1999 SESSION

ENROLLED

[H 2294]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact § 46.2-360 of the Code of Virginia, relating to restoration of privilege of
operating motor vehicle to persons convicted under certain other provisions of Habitual Offender
Act.

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Approved

Be it enacted by the General Assembly of Virginia:

8 1. That § 46.2-360 of the Code of Virginia is amended and reenacted as follows:

9 § 46.2-360. Restoration of privilege of operating motor vehicle; restoration of privilege to persons
10 convicted under certain other provisions of Habitual Offender Act.

Any person who has been found to be an habitual offender where the determination or adjudication was based in part and dependent on a conviction as set out in subdivision 1 b of § 46.2-351, may petition the court in which he was found to be an habitual offender, or the circuit court in the political subdivision in which he then resides to:

15 1. Restore his privilege to drive a motor vehicle in the Commonwealth, provided that five years have elapsed from the date of the final order of a court entered under this article, or if no such order was 16 17 entered then the notice of the determination by the Commissioner. On such petition, and for good cause 18 shown, the court may, in its discretion, restore to the person the privilege to drive a motor vehicle in the 19 Commonwealth on whatever conditions the court may prescribe, subject to other provisions of law relating to the issuance of driver's licenses, if the court is satisfied from the evidence presented that: (i) 20 21 at the time of the previous convictions, the petitioner was addicted to or psychologically dependent on the use of alcohol or other drugs; (ii) at the time of the hearing on the petition, he is no longer addicted 22 23 to or psychologically dependent on the use of alcohol or such other drug; and (iii) the person does not 24 constitute a threat to the safety and welfare of himself or others with regard to the driving of a motor 25 vehicle. However, prior to acting on the petition, the court shall order that an evaluation of the person be conducted by a Virginia Alcohol Safety Action Program and recommendations therefrom be 26 27 submitted to the court. The court may, in lieu of restoring the person's privilege to drive, authorize the 28 issuance of a restricted license for a period not to exceed five years in accordance with the provisions of 29 subsection E of § 18.2-271.1. The local Virginia Alcohol Safety Action Program shall during the term of 30 the restricted license monitor the person's compliance with the terms of the restrictions imposed by the 31 court. Any violation of the restrictions shall be reported to the court, and the court may then modify the 32 restrictions or revoke the license.

33 2. Issue a restricted permit to authorize such person to drive a motor vehicle in the Commonwealth 34 in the course of his employment, to and from his home to the place of his employment or such other 35 medically necessary travel as the court deems necessary and proper upon written verification of need by a licensed physician, provided that three years have elapsed from the date of the final order, or if no such order was entered then the notice of the determination by the Commissioner. The court may order 36 37 38 that a restricted license for such purposes be issued in accordance with the procedures of subsection E 39 of § 18.2-271.1, if the court is satisfied from the evidence presented that (i) at the time of the previous 40 convictions, the petitioner was addicted to or psychologically dependent on the use of alcohol or other 41 drugs, (ii) at the time of the hearing on the petition, he is no longer addicted to or psychologically 42 dependent on the use of alcohol or such other drugs, and (iii) the defendant does not constitute a threat 43 to the safety and welfare of himself and others with regard to the driving of a motor vehicle. The court may prohibit the person to whom a restricted license is issued from operating a motor vehicle that is not 44 45 equipped with a functioning, certified ignition interlock system during all or any part of the term for which the restricted license is issued, in accordance with the provisions set forth in § 18.2-270.1. 46 However, prior to acting on the petition, the court shall order that an evaluation of the person be 47 conducted by a Virginia Alcohol Safety Action Program and recommendations therefrom be submitted 48 49 to the court. The local Virginia Alcohol Safety Action Program shall during the term of the restricted 50 license monitor the person's compliance with the terms of the restrictions imposed by the court. Any violation of the restrictions shall be reported to the court, and the court may then modify the restrictions 51 52 or revoke the license.

In the computation of the five-year and three-year periods under subdivisions 1 and 2 of this section, such person shall be given credit for any period his driver's license was administratively revoked under *subsection B of* § 46.2-391 prior to the final order or notification by the Commissioner of the habitual offender determination.

A copy of any petition filed hereunder shall be served on the attorney for the Commonwealth for the 57 58 jurisdiction wherein the petition was filed, and shall also be served on the Commissioner of the 59 Department of Motor Vehicles, who shall provide to the attorney for the Commonwealth a certified copy of the petitioner's driving record. The Commissioner shall also advise the attorney for the 60 61 Commonwealth whether there is anything in the records maintained by the Department that might make 62 the petitioner ineligible for restoration, and may also provide notice of any potential ineligibility to the Attorney General's Office, which may join in representing the interests of the Commonwealth where it 63 appears that the petitioner is not eligible for restoration. The hearing on a petition filed pursuant to this 64 article shall not be set for a date sooner than thirty days after the petition is filed and served as provided 65 herein. The court may order that the petitioner be evaluated by a Virginia Alcohol Safety Action 66 67 Program and that the results of the evaluation be made available to the court prior to the hearing date.

68 2. That an emergency exists and this act is in force from its passage.