# 2012 SESSION

**ENROLLED** 

### 1

## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 19.2-136, 19.2-143, 46.2-114, and 46.2-1308 of the Code of Virginia, 3 relating to how bonds in recognizances are payable.

4 5

9

### Approved

#### 6 Be it enacted by the General Assembly of Virginia:

#### 1. That §§ 19.2-136, 19.2-143, 46.2-114, and 46.2-1308 of the Code of Virginia are amended and 7 8 reenacted as follows:

§ 19.2-136. How bonds in recognizances payable; penalty.

10 Bonds in recognizances in criminal or juvenile cases shall be payable to the county, eity or town wherein the recognizance was taken county or city in which the case is prosecuted. The treasurer or 11 12 director of finance of such county, eity or town locality may engage in collection activity regarding the judgment of default rendered pursuant to § 19.2-143. Any responses to the judgment of default rendered 13 pursuant to § 19.2-143 shall be filed with the court, with notice given to the county, city or town 14 15 wherein the recognizance was taken such locality. Every bond under this title shall be in such sum as 16 the court or officer requiring it may direct.

§ 19.2-143. Where default recorded; process on recognizance; forfeiture on recognizance; when copy 17 18 may be used; cash bond.

19 When a person, under recognizance in a case, either as party or witness, fails to perform the condition of appearance thereof, if it is to appear before a court of record, or a district court, a hearing 20 21 shall be held upon reasonable notice to all parties affording them opportunity to show cause why the recognizance or any part thereof should not be forfeited. The show cause notice shall be issued within 22 23 45 days of the breach of the condition of appearance.

24 If the court finds the recognizance or any part thereof should be forfeited, the default shall be 25 recorded therein, unless the defendant or juvenile is brought before the court within 150 days of the 26 findings of default. After 150 days of the finding of default, his default shall be recorded therein, and if 27 it is to appear before a district court, his default shall be entered by the judge of such court, on the case papers unless the defendant or juvenile has been delivered or appeared before the court. The process on 28 29 any such forfeited recognizance shall be issued from the court before which the appearance was to be, 30 and wherein such forfeiture was recorded or entered. Any such process issued by a judge shall be made 31 returnable before, and tried by, such judge, who shall promptly transmit to the clerk of the circuit court 32 of his county or city wherein deeds are recorded an abstract of such judgment as he may render thereon, 33 which shall be forthwith docketed by the clerk of such court.

34 If the defendant or juvenile appears before or is delivered to the court within 24 months of the 35 findings of default, the court shall remit any bond previously ordered forfeited by the courts, less such 36 costs as the court may direct.

37 If it is brought to the attention of the court that the defendant or juvenile is incarcerated in another 38 state or country within 48 months of the finding of default, thereby preventing his delivery or 39 appearance within that period, the court shall remit any bond previously ordered forfeited. If the 40 defendant or juvenile left the Commonwealth with the permission of the court, the bond shall be 41 remitted without deduction of costs; otherwise, the cost of returning him to the Commonwealth shall be 42 deducted from the bond.

43 Evidence that the defendant or juvenile is incarcerated or subject to court process in another 44 jurisdiction on the day his appearance is required or a medical certificate from a duly licensed physician 45 that the defendant was physically unable to so appear shall be considered evidence of good cause why 46 the recognizance should not be forfeited.

47 If such recognizance so forfeited is not for such appearance, process thereon shall be issued from the 48 court in which it was taken, or the court to which it was made returnable, and in a proceeding in one 49 court on a recognizance entered in another a copy thereof shall be evidence in like manner as the 50 original would be if it had been entered in the court wherein the proceeding is being had thereon.

However, when any defendant or juvenile who posted a cash bond and failed to appear is tried in his 51 52 absence and is convicted, the court or judge trying the case shall first apply the cash bond, or so much 53 thereof as may be necessary, to the payment of any fines or costs, or both, adjudged against the 54 defendant or juvenile or imposed by law. Any remaining funds shall be forfeited without further notice. 55 However, if a rehearing is granted, the court may remit part or all of such cash bond not applied 56 ultimately to fines or costs, and order a refund of the same by the State Treasurer, or by the treasurer or

HB278ER

[H 278]

director of finance of the county, city or town locality, if the bond was collected by a county, city or 57 58 town locality pursuant to § 19.2-136, but only if good cause is shown.

59 If the defendant or juvenile posted a cash bond and failed to appear, but is not tried in his absence, 60 the bond shall be forfeited promptly without further notice. However, if the defendant or juvenile 61 appears in court within 60 days after the bond is forfeited, the judge may remit part or all of any bond 62 previously forfeited and order a refund of the same by the State Treasurer, or by the treasurer or director of finance of the county, city or town locality, if the bond was collected by a county, city or town 63 locality pursuant to § 19.2-136. 64

§ 46.2-114. Disposition of fines and forfeitures. 65

66 All fines or forfeitures collected on conviction or on a forfeiture of bail of any person charged with a 67 violation of any of the provisions of this title punishable as felonies, misdemeanors, or traffic infractions 68 shall be paid into the state treasury to be credited to the Literary Fund unless a different form of 69 payment is required specifically by this title. 70

§ 46.2-1308. Disposition of fines in traffic cases; failure or neglect to comply with section.

In counties, cities, and towns whose governing bodies adopt the ordinances authorized by §§ 46.2-1300 and 46.2-1304, all fines imposed for violations of such ordinances shall be paid into the 71 72 73 county, city or town treasury. Fees shall be disposed of according to law.

74 In all cases, however, in which the arrest is made or the summons is issued by an officer of the 75 Department of State Police or of any other division of the state government, for violation of the motor 76 vehicle laws of the Commonwealth, the person arrested or summoned shall be charged with and tried for 77 a violation of some provision of this title and all fines and forfeitures collected upon convictions or 78 upon forfeitures of bail of any person so arrested or summoned shall be credited to the Literary Fund.

79 Willful failure, refusal or neglect to comply with this provision shall constitute a Class 4 80 misdemeanor and may be grounds for removal of the guilty person from office. Charges for dereliction

of the duties here imposed shall be tried by the circuit court of the jurisdiction served by the officer 81 charged with the violation. 82