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1	HOUSE BILL NO. 1811
2 3	Offered January 9, 2013
	Prefiled January 8, 2013
4	A BILL to amend and reenact §§ 18.2-46.3:3 and 18.2-255.2 of the Code of Virginia, relating to gang
5	activities or drug distribution near housing for older persons; penalty.
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_	Patron—McQuinn
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 18.2-46.3:3 and 18.2-255.2 of the Code of Virginia are amended and reenacted as
12 13	follows:
13 14	§ 18.2-46.3:3. Enhanced punishment for gang activity taking place in a gang-free zone; penalties.
14	A. Any person who violates § 18.2-46.2 (i) upon the property, including buildings and grounds, of
16	any public or private elementary, secondary, or postsecondary school, or any public or private two-year
17	or four-year institution of higher education; (ii) upon public property or any property open to public use
18	within 1,000 feet of such school property; (iii) on any school bus as defined in § 46.2-100; Θ (iv) upon
19	the property, including buildings and grounds, of any publicly owned or operated community center or
20	any publicly owned or operated recreation center; or (v) within 1,000 feet of multifamily housing for
21	older persons is guilty of a felony punishable as specified in § 18.2-46.2, and shall be sentenced to a
22	mandatory minimum term of imprisonment of two years. A person who violates subsection A of
23	§ 18.2-46.3 upon any property listed in this section is guilty of a Class 6 felony, except that any person
24	18 years of age or older who violates subsection A of § 18.2-46.3 upon any property listed in this
25	section, when such offense is committed against a juvenile, is guilty of a Class 5 felony. Any person
26	who violates subsection B of § 18.2-46.3 upon any property listed in this section is guilty of a Class 5
27	felony. It is a violation of this section if the person violated § 18.2-46.2 or 18.2-46.3 on the property
28 29	described in clauses (i) through (iii) (v) regardless of where the person intended to commit such violation
29 30	violation. B. As used in this section, "multifamily housing for older persons" means multi-unit housing where
30 31	the majority of the residents, living independently or in an assisted manner, are older persons living in
32	"housing for older persons" as defined in § 36-96.7.
33	§ 18.2-255.2. Prohibiting the sale or manufacture of drugs on or near certain properties;
34	penalty.
35	A. It shall be unlawful for any person to manufacture, sell or distribute or possess with intent to sell,
36	give or distribute any controlled substance, imitation controlled substance, marijuana or synthetic
37	cannabinoids while:
38	1. Upon the property, including buildings and grounds, of any public or private elementary,
39	secondary, or post secondary postsecondary school, or any public or private two-year or four-year
40	institution of higher education, or any clearly marked licensed child day center as defined in §
41	63.2-100;
42	2. Upon public property or any property open to public use within 1,000 feet of the property
43 44	described in subdivision 1; 3. On any school bus as defined in § 46.2-100;
45	4. Upon a designated school bus stop, or upon either public property or any property open to public
46	use which is within 1,000 feet of such school bus stop, during the time when school children are
47	waiting to be picked up and transported to or are being dropped off from school or a school-sponsored
48	activity;
49	5. Upon the property, including buildings and grounds, of any publicly owned or publicly operated
50	recreation or community center facility or any public library; or
51	6. Upon the property of any state facility as defined in § 37.2-100 or upon public property or
52	property open to public use within 1,000 feet of such an institution; or
53	7. Within 1,000 feet of multifamily housing for older persons, as defined in § 18.2-46.3:3.
54	It is a violation of the provisions of this section if the person possessed the controlled substance,
55 56	imitation controlled substance, marijuana or synthetic cannabinoids on the property described in subdivisions 1 through 6.7 recordless of where the person intended to call give or distribute the
56 57	subdivisions 1 through 6 7, regardless of where the person intended to sell, give or distribute the controlled substance, imitation controlled substance, marijuana, or synthetic cannabinoids. Nothing in
57 58	this section shall prohibit the authorized distribution of controlled substances.
50	and section shart promote the authorized distribution of controlled substances.

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59 B. Violation of this section shall constitute a separate and distinct felony. Any person violating the 60 provisions of this section shall, upon conviction, be imprisoned for a term of not less than one year nor more than five years and fined not more than \$100,000. A second or subsequent conviction hereunder 61 62 for an offense involving a controlled substance classified in Schedule I, II, or III of the Drug Control 63 Act (§ 54.1-3400 et seq.) or synthetic cannabinoids or more than one-half ounce of marijuana shall be 64 punished by a mandatory minimum term of imprisonment of one year to be served consecutively with 65 any other sentence. However, if such person proves that he sold such controlled substance, marijuana, or synthetic cannabinoids only as an accommodation to another individual and not with intent to profit 66 thereby from any consideration received or expected nor to induce the recipient or intended recipient of 67 the controlled substance, marijuana, or synthetic cannabinoids to use or become addicted to or dependent 68 69 upon such controlled substance, marijuana, or synthetic cannabinoids, he shall be guilty of a Class 1 70 misdemeanor.

71 C. If a person commits an act violating the provisions of this section, and the same act also violates 72 another provision of law that provides for penalties greater than those provided for by this section, then 73 nothing in this section shall prohibit or bar any prosecution or proceeding under that other provision of 74 law or the imposition of any penalties provided for thereby.

75 2. That the provisions of this act may result in a net increase in periods of imprisonment or 76 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot 77 be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 78 3 of the Acts of Assembly of 2012, Special Session I, requires the Virginia Criminal Sentencing

79 Commission to assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4, the estimated

80 amount of the necessary appropriation cannot be determined for periods of commitment to the

81 custody of the Department of Juvenile Justice.