2013 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

Approved

An Act to amend and reenact § 18.2-186.3 of the Code of Virginia, relating to identity theft; penalties. 2

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[S 1010]

5 Be it enacted by the General Assembly of Virginia:

1. That § 18.2-186.3 of the Code of Virginia is amended and reenacted as follows:

§ 18.2-186.3. Identity theft; penalty; restitution; victim assistance.

8 A. It shall be unlawful for any person, without the authorization or permission of the person or 9 persons who are the subjects of the identifying information, with the intent to defraud, for his own use 10 or the use of a third person, to:

1. Obtain, record or access identifying information which is not available to the general public that 11 12 would assist in accessing financial resources, obtaining identification documents, or obtaining benefits of 13 such other person;

14 2. Obtain money, credit, loans, goods or services through the use of identifying information of such 15 other person;

3. Obtain identification documents in such other person's name; or

4. Obtain, record or access identifying information while impersonating a law-enforcement officer or 17 18 an official of the government of the Commonwealth.

19 B. It shall be unlawful for any person without the authorization or permission of the person who is 20 the subject of the identifying information, with the intent to sell or distribute the information to another 21 to:

22 1. Fraudulently obtain, record or access identifying information that is not available to the general 23 public that would assist in accessing financial resources, obtaining identification documents, or obtaining 24 benefits of such other person;

25 2. Obtain money, credit, loans, goods or services through the use of identifying information of such 26 other person; 27

3. Obtain identification documents in such other person's name; or

28 4. Obtain, record or access identifying information while impersonating a law-enforcement officer or 29 an official of the Commonwealth.

B1. It shall be unlawful for any person to use identification documents or identifying information of 30 31 another person, whether that person is dead or alive, or of a false or fictitious person, to avoid 32 summons, arrest, prosecution or to impede a criminal investigation.

C. As used in this section, "identifying information" shall include but not be limited to: (i) name; (ii) 33 date of birth; (iii) social security number; (iv) driver's license number; (v) bank account numbers; (vi) 34 credit or debit card numbers; (vii) personal identification numbers (PIN); (viii) electronic identification 35 codes; (ix) automated or electronic signatures; (x) biometric data; (xi) fingerprints; (xii) passwords; or 36 37 (xiii) any other numbers or information that can be used to access a person's financial resources, obtain 38 identification, act as identification, or obtain money, credit, loans, goods or services.

39 D. Violations of this section shall be punishable as a Class 1 misdemeanor. Any violation resulting 40 in financial loss of greater than \$200 shall be punishable as a Class 6 felony. Any second or subsequent 41 conviction shall be punishable as a Class 6 felony. Any violation of subsection B where five or more 42 persons' identifying information has been obtained, recorded, or accessed in the same transaction or 43 occurrence shall be punishable as a Class 65 felony. Any violation of subsection B where 50 or more 44 persons' identifying information has been obtained, recorded, or accessed in the same transaction or 45 occurrence shall be punishable as a Class 5 4 felony. Any violation resulting in the arrest and detention of the person whose identification documents or identifying information were used to avoid summons, 46 arrest, prosecution, or to impede a criminal investigation shall be punishable as a Class 6 5 felony. In 47 any proceeding brought pursuant to this section, the crime shall be considered to have been committed 48 49 in any locality where the person whose identifying information was appropriated resides, or in which 50 any part of the offense took place, regardless of whether the defendant was ever actually in such locality. 51

52 E. Upon conviction, in addition to any other punishment, a person found guilty of this offense shall 53 be ordered by the court to make restitution as the court deems appropriate to any person whose 54 identifying information was appropriated or to the estate of such person. Such restitution may include 55 the person's or his estate's actual expenses associated with correcting inaccuracies or errors in his credit 56 report or other identifying information.

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57 F. Upon the request of a person whose identifying information was appropriated, the Attorney 58 General may provide assistance to the victim in obtaining information necessary to correct inaccuracies 59 or errors in his credit report or other identifying information; however, no legal representation shall be 60 afforded such person.

2. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation is \$30,152 for periods of imprisonment in state adult correctional facilities and cannot be determined 61

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64 for periods of commitment to the custody of the Department of Juvenile Justice.