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HOUSE BILL NO. 2298

Offered January 21, 2015

A BILL to amend and reenact § 19.2-305.1 of the Code of Virginia, relating to mandatory restitution; damage to Capitol Square or any building, monument, etc., in Capitol Square.

Patron-Morefield

Referred to Committee on Rules

Be it enacted by the General Assembly of Virginia:

1. That § 19.2-305.1 of the Code of Virginia is amended and reenacted as follows: 10 11

§ 19.2-305.1. Restitution for property damage or loss; community service.

12 A. Notwithstanding any other provision of law, no person convicted of a crime in violation of any 13 provision in Title 18.2, which resulted in property damage or loss, shall be placed on probation or have his sentence suspended unless such person shall make at least partial restitution for such property 14 15 damage or loss, or shall be compelled to perform community services, or both, or shall submit a plan for doing that which appears to the court to be feasible under the circumstances. 16

B. Notwithstanding any other provision of law, any person who, on or after July 1, 1995, commits, 17 18 and is convicted of, a crime in violation of any provision in Title 18.2 shall make at least partial 19 restitution for any property damage or loss caused by the crime or for any medical expenses or expenses 20 directly related to funeral or burial incurred by the victim or his estate as a result of the crime, may be compelled to perform community services and, if the court so orders, shall submit a plan for doing that 21 22 which appears to be feasible to the court under the circumstances.

23 B1. Notwithstanding any other provision of law, any person, who on or after July 1, 2005 commits 24 and is convicted of a crime in violation of § 18.2-248 involving the manufacture of any controlled 25 substance, may be ordered, upon presentation of suitable evidence of such costs, by the court to reimburse the Commonwealth or the locality for the costs incurred by the jurisdiction, as the case may 26 27 be, for the removal and remediation associated with the illegal manufacture of any controlled substance 28 by the defendant.

29 B2. Notwithstanding any other provision of law, any person who, on or after July 1, 2015, commits 30 and is convicted of a violation of § 18.2-138 for damage to the Capitol or any building, monument, statuary, artwork, or other state property in Capitol Square shall be ordered to pay mandatory 31 restitution to the Commonwealth for the full amount of damages. Any person who, on or after July 1, 2015, commits and is convicted of a violation of § 18.2-405, 18.2-407, or 18.2-408 in Capitol Square 32 33 34 shall be ordered to pay mandatory restitution to the Commonwealth for the full amount of damages to 35 the Capitol or any building, monument, statuary, artwork, or other state property in Capitol Square to 36 which damage is caused during such riot or unlawful assembly. In any prosecution under § 18.2-138, 37 18.2-405, 18.2-407, or 18.2-408, testimony of the Division of Engineering and Buildings of the 38 Department of General Services or the Division of Risk Management shall be admissible as evidence of 39 value or extent of damages or cost of repairs to the Capitol or any building, monument, statuary, artwork, or other state property in Capitol Square. For the purposes of this subsection, "Capitol 40 41 Square" means the grounds and the interior and exterior of all buildings in that area in the City of Richmond bounded by Bank, Governor, Broad, and Ninth Streets. "Capitol Square" includes the exterior 42 of all state buildings that are at least 50 years old and bordering the boundary streets. 43

C. At or before the time of sentencing, the court shall receive and consider any plan for making 44 restitution submitted by the defendant. The plan shall include the defendant's home address, place of 45 46 employment and address, social security number and bank information. If the court finds such plan to be 47 reasonable and practical under the circumstances, it may consider probation or suspension of whatever portion of the sentence that it deems appropriate. By order of the court incorporating the defendant's 48 49 plan or a reasonable and practical plan devised by the court, the defendant shall make restitution while he is free on probation or work release or following his release from confinement. Additionally, the 50 51 court may order that the defendant make restitution during his confinement, if feasible, based upon both 52 his earning capacity and net worth as determined by the court at sentencing.

53 D. At the time of sentencing, the court shall determine the amount to be repaid by the defendant and 54 the terms and conditions thereof. If community service work is ordered, the court shall determine the 55 terms and conditions upon which such work shall be performed. The court shall include such findings in the judgment order. The order shall specify that sums paid under such order shall be paid to the clerk, 56 who shall disburse such sums as the court may, by order, direct. Any court desiring to participate in the 57 Setoff Debt Collection Act (§§ 58.1-520 through 58.1-535) for the purpose of collecting fines or costs or 58

59 providing restitution shall, at the time of sentencing, obtain the social security number of each defendant.

E. Unreasonable failure to execute the plan by the defendant shall result in revocation of the probation or imposition of the suspended sentence. A hearing shall be held in accordance with the provisions of this Code relating to revocation of probation or imposition of a suspended sentence before either such action is taken.

E1. A defendant convicted of an offense under § 18.2-374.1, 18.2-374.1:1, or 18.2-374.3 shall be
ordered to pay mandatory restitution to the victim of the offense in an amount as determined by the
court. For purposes of this subsection, "victim" means a person who is depicted in a still or
videographic image involved in an offense under § 18.2-374.1, 18.2-374.1:1, or 18.2-374.3.

69 The Commonwealth shall make reasonable efforts to notify victims of offenses under § 18.2-374.1,70 18.2-374.1:1, or 18.2-374.3.

F. If restitution is ordered to be paid by the defendant to the victim of a crime and the victim can no longer be located or identified, the clerk shall deposit any such restitution collected to the Criminal Injuries Compensation Fund for the benefit of crime victims. The administrator shall reserve a sum sufficient in the Fund from which he shall make prompt payment to the victim for any proper claims. Before making the deposit he shall record the name, last known address and amount of restitution due each victim appearing from the clerk's report to be entitled to restitution.

G. If restitution pursuant to § 19.2-305 or this section is ordered to be paid by the defendant to the victim of a crime or other entity, and the Criminal Injuries Compensation Fund has made any payments to or on behalf of the victim for any loss, damage, or expenses included in the restitution order, then upon presentation by the Fund of a written request that sets forth the amount of payments made by the Fund to the victim or on the victim's behalf, the entity collecting restitution shall pay to the Fund as much of the restitution collected as will reimburse the Fund for its payments made to the victim or on

83 the victim's behalf.