2017 SESSION

	16101132D
1	SENATE BILL NO. 66
2	Offered January 13, 2016
3	Prefiled December 21, 2015
4	A BILL to amend the Code of Virginia by adding a section numbered 18.2-33.1, relating to felony
5	homicide; felony drug offenses; penalty.
6	
	Patron—Wexton
7	
8	Referred to Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding a section numbered 18.2-33.1 as follows:
12	§ 18.2-33.1. Felony homicide; felony drug offenses; affirmative defense.
13 14	A. A person is guilty of felony homicide under § 18.2-33 if the felonious act that resulted in the killing of one accidentally, contrary to the intention of the parties, involved the manufacture, sale, gift,
14	or distribution of a controlled substance classified in Schedule I or II of the Drug Control Act
16	(§ 54.1-3400 et seq.) to another person in violation of Article 1 (§ 18.2-247 et seq.) of Chapter 7 and (i)
17	such other person's death results from his use of the controlled substance and (ii) such controlled
18	substance is a proximate cause of the death of such other person regardless of the time or place death
19	occurred in relation to the commission of the underlying felony. It is not a defense to a prosecution
20	under this subsection that the decedent contributed to his own death by his knowing or voluntary use of
21	the controlled substance. Venue for a prosecution under this subsection shall lie in the locality where
22	the felony violation of Article 1 (§ 18.2-247 et seq.) of Chapter 7 occurred, where the use of the
23	controlled substance occurred, or where death occurred.
24	B. Except as otherwise provided in subsection C, if a person proves that he gave or distributed a
25	controlled substance classified in Schedule I or II only as an accommodation to another individual, who
26	is not an inmate in a community correctional facility, local correctional facility, or state correctional
27	facility as defined in § 53.1-1 or in the custody of an employee thereof, and not with intent to profit
28	thereby from any consideration received or expected nor to induce the recipient of the controlled
29	substance to use or become addicted to or dependent upon such controlled substance, he is guilty of a
30	Class 5 felony.
31	C. It shall be an affirmative defense to prosecution under this section if such person gave or
32	distributed a controlled substance classified in Schedule I or II only as an accommodation to another
33 34	individual as provided in subsection B and:
34 35	1. Such person, in good faith, seeks or obtains emergency medical attention for the other individual, if such other individual is experiencing an overdose, by contemporaneously reporting such overdose to a
35 36	firefighter, as defined in § 65.2-102, emergency medical services personnel, as defined in § 32.1-111.1, a
37	law-enforcement officer, as defined in § 9.1-101, or an emergency 911 system;
38	2. Such person (i) remains at the scene of the overdose until a law-enforcement officer responds to
	the report of an overdose or (ii) if transported by a firefighter or emergency medical services personnel
40	responding to the report of the overdose for emergency medical attention prior to the arrival of a
41	law-enforcement officer, remains at the location to which he was transported until a law-enforcement
42	officer responds to the report of an overdose at such location;
43	3. Such person identifies himself to the law-enforcement officer who responds to the report of the
44	overdose; and
45	4. If requested by a law-enforcement officer, such person substantially cooperates in any
46	investigation of any criminal offense reasonably related to the controlled substance, alcohol, or
47	combination of such substances that resulted in the overdose.
48	2. That the provisions of this act clarify the intent of the General Assembly with regard to the law
49	governing felony homicide and serve to overrule the decision of the Court of Appeals of Virginia
50 51	in Woodard v. Commonwealth, 61 Va. App. 567, 739 S.E.2d 220 (2013), aff'd, 287 Va. 276, 754 S.E.2d 200 (2014)
51 52	S.E.2d 309 (2014). 3. That the provisions of this act may result in a net increase in periods of imprisonment or
52 53	commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot
55 54	be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter
55	665 of the Acts of Assembly of 2015 requires the Virginia Criminal Sentencing Commission to
56	assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4, the estimated amount of the
57	necessary appropriation cannot be determined for periods of commitment to the custody of the
	Department of Juvenile Justice.