## **2018 SESSION**

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## **SENATE BILL NO. 917**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Transportation

on February 7, 2019)

(Patron Prior to Substitute—Senator Chase)

- A BILL to amend and reenact § 46.2-882 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 46.2-882.1, relating to handheld photo speed monitoring devices. Be it enacted by the General Assembly of Virginia:
- 9 1. That § 46.2-882 of the Code of Virginia is amended and reenacted and that the Code of Virginia 10 is amended by adding a section numbered 46.2-882.1 as follows:

11 § 46.2-882. Determining speed with various devices; certificate as to accuracy of device; arrest 12 without warrant.

13 The speed of any motor vehicle may be determined by the use of (i) a laser speed determination device, (ii) radar, (iii) a microcomputer device that is physically connected to an odometer cable and 14 both measures and records distance traveled and elapsed time to determine the average speed of a motor 15 vehicle, or (iv) a microcomputer device that is located aboard an airplane or helicopter and measures 16 17 and records distance traveled and elapsed time to determine the average speed of a motor vehicle being operated on highways within the Interstate System of highways as defined in § 33.2-100, or (v) a 18 handheld photo speed monitoring device as defined in § 46.2-882.1. The results of such determinations 19 20 shall be accepted as prima facie evidence of the speed of such motor vehicle in any court or legal 21 proceeding where the speed of the motor vehicle is at issue.

22 In any court or legal proceeding in which any question arises about the calibration or accuracy of 23 any laser speed determination device, radar, or microcomputer device, or handheld photo speed 24 monitoring device as described in this section used to determine the speed of any motor vehicle, a 25 certificate, or a true copy thereof, showing the calibration or accuracy of (i) (a) the speedometer of any vehicle, (ii) (b) any tuning fork employed in calibrating or testing the radar or other speed determination 26 27 device or (iii) (c) any other method employed in calibrating or testing any laser speed determination 28 device or handheld photo speed monitoring device, and when and by whom the calibration was made, 29 shall be admissible as evidence of the facts therein stated. No calibration or testing of such device shall be valid for longer than six months. 30

The driver of any such motor vehicle may be arrested without a warrant under this section if the 31 32 arresting officer is in uniform and displays his badge of authority and if the officer has observed the registration of the speed of such motor vehicle by the laser speed determination device, radar, or 33 34 microcomputer device as described in this section, or has received a radio message from the officer who 35 observed the speed of the motor vehicle registered by the laser speed determination device, radar, or 36 microcomputer device as described in this section. However, in case of an arrest based on such a 37 message, such radio message shall have been dispatched immediately after the speed of the motor 38 vehicle was registered and furnished the license number or other positive identification of the vehicle 39 and the registered speed to the arresting officer.

Neither State Police officers nor local law-enforcement officers shall use laser speed determination 40 41 devices or radar, as described herein in airplanes or helicopters for the purpose of determining the speed 42 of motor vehicles.

43 State Police officers may use laser speed determination devices, radar, and/or microcomputer devices 44 as described in this section. All localities may use radar and, laser speed determination devices, or handheld photo speed monitoring devices to measure speed. The Cities of Alexandria, Fairfax, Falls 45 Church, Manassas, and Manassas Park and the Counties of Arlington, Fairfax, Loudoun, and Prince 46 47 William and towns within such counties may use microcomputer devices as described in this section.

The Division of Purchases and Supply, pursuant to § 2.2-1112, shall determine the proper equipment **48** used to determine the speed of motor vehicles and shall advise the respective law-enforcement officials 49 50 of the same. Police chiefs and sheriffs shall ensure that all such equipment and devices purchased on or 51 after July 1, 1986, meet or exceed the standards established by the Division.

§ 46.2-882.1. Use of handheld photo speed monitoring devices in school crossing zones.

A. For the purposes of this section:

"Handheld photo speed monitoring device" means handheld equipment that uses LIDAR-based speed 54 detection and, when activated by a law-enforcement officer, produces one or more photographs, 55 microphotographs, videotapes, or other recorded images of vehicles. 56 57

"School crossing zone" has the same meaning ascribed to it in § 46.2-873.

B. A law-enforcement officer may operate a handheld photo speed monitoring device in school 58 crossing zones for the purposes of recording violations of § 46.2-873. 59

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1. A handheld photo speed monitoring device may be used only by a law-enforcement officer who is
physically present in or around the school crossing zone to record images of vehicles that are traveling
at speeds of at least 12 miles per hour above the posted school crossing zone speed limit within such
school crossing zone.

64 2. The operator of a vehicle shall be liable for a monetary civil penalty imposed pursuant to this 65 section if such vehicle is found, as evidenced by information obtained from a handheld photo speed 66 monitoring device, to be traveling at speeds of at least 12 miles per hour above the posted school 67 crossing zone speed limit within such school crossing zone. Such civil penalty shall not exceed \$125, 68 and any prosecution shall be instituted and conducted in the same manner as prosecution for traffic 69 infractions. Civil penalties collected under this section shall be paid to the locality in which the 70 violation occurred.

71 3. If a handheld photo speed monitoring device is used, proof of a violation of § 46.2-873 shall be 72 evidenced by information obtained from such device. A certificate, or a facsimile thereof, sworn to or 73 affirmed by a law-enforcement officer, based upon inspection of photographs, microphotographs, 74 videotape, or other recorded images produced by a handheld photo speed monitoring device, shall be 75 prima facie evidence of the facts contained therein. Any photographs, microphotographs, videotape, or 76 other recorded images evidencing such a violation shall be available for inspection in any proceeding to 77 adjudicate the liability for such violation of § 46.2-873.

78 4. In the prosecution for a violation of § 46.2-873 in which a summons was issued pursuant to this 79 section, prima facie evidence that the vehicle described in the summons issued pursuant to this section 80 was operated in violation of § 46.2-873, together with proof that the defendant was at the time of such violation the owner, lessee, or renter of the vehicle, shall constitute in evidence a rebuttable 81 presumption that such owner, lessee, or renter of the vehicle was the person who committed the 82 83 violation. Such presumption shall be rebutted if the owner, lessee, or renter of the vehicle (i) files an 84 affidavit by regular mail with the clerk of the general district court that he was not the operator of the 85 vehicle at the time of the alleged violation or (ii) testifies in open court under oath that he was not the operator of the vehicle at the time of the alleged violation. Such presumption shall also be rebutted if a 86 87 certified copy of a police report, showing that the vehicle had been reported to the police as stolen prior to the time of the alleged violation of § 46.2-873, is presented, prior to the return date established 88 89 on the summons issued pursuant to this section, to the court adjudicating the alleged violation.

5. Imposition of a penalty pursuant to this section by mailing a summons shall not be deemed a conviction as an operator and shall not be made part of the operating record of the person upon whom such liability is imposed, nor shall it be used for insurance purposes in the provision of motor vehicle insurance coverage. However, if a law-enforcement officer uses a handheld photo speed monitoring device to record a violation of § 46.2-878.1 and personally issues a summons at the time of the violation, the conviction that results shall be made a part of the person's driving record and used for insurance purposes in the provision of motor vehicle insurance coverage.

97 6. A summons for a violation of § 46.2-873 issued as provided in this section may be executed by 98 mailing by first-class mail a copy thereof to the owner, lessee, or renter of the vehicle. In the case of a 99 vehicle owner, the copy shall be mailed to the address contained in the records of or accessible to the 100 Department; in the case of a vehicle lessee or renter, the copy shall be mailed to the address contained in the records of the lessor or owner. Every such mailing shall include, in addition to the summons, a 101 102 notice of (i) the summoned person's ability to rebut the presumption that he was the operator of the vehicle at the time of the alleged violation through the filing of an affidavit as provided in subdivision 4 103 and (ii) instructions for filing such affidavit, including the address to which the affidavit is to be sent. If 104 the summoned person fails to appear on the date of return set out in the summons mailed pursuant to 105 106 this section, the summons shall be executed in the manner set out in § 19.2-76.3. No proceedings for 107 contempt or arrest of a person summoned by mailing shall be instituted for failure to appear on the 108 return date of the summons. If the summons is issued to an owner or lessee of a vehicle with a 109 registration outside the Commonwealth and such person fails to appear on the date of return set out in the summons mailed pursuant to this section, the summons will be eligible for all legal collections 110 activities. Any summons executed for a violation of § 46.2-873 issued pursuant to this section shall 111 112 provide to the person summoned at least 30 business days from the mailing of the summons to inspect information collected by a handheld photo speed monitoring device in connection with the violation. If 113 114 the law-enforcement agency does not execute a summons for a violation of § 46.2-873 issued pursuant to this section within 14 business days from the date of the violation, all information collected 115 pertaining to that suspected violation shall be purged within 16 business days from the date of the 116 117 violation.

118 7. Information collected by a handheld photo speed monitoring device operated pursuant to this
119 section shall be limited exclusively to that information that is necessary for the enforcement of school
120 crossing zone speeding violations. Information provided to the operator of a handheld photo speed
121 monitoring device shall be protected in a database with security comparable to that of the Department's

122 system and used only for enforcement against individuals who violate the provisions of this section or 123 § 46.2-873. Notwithstanding any other provision of law, all photographs, microphotographs, electronic 124 images, or other personal information collected by a handheld photo speed monitoring device shall be 125 used exclusively for enforcing school crossing zone speed limits and shall not be (i) open to the public; 126 (ii) sold or used for sales, solicitation, or marketing purposes; (iii) disclosed to any other entity except 127 as may be necessary for the enforcement of school crossing zone speed limits or to a vehicle owner or 128 operator as part of a challenge to the violation; or (iv) used in a court in a pending action or 129 proceeding unless the action or proceeding relates to a violation of this section or § 46.2-873, or such 130 information is requested upon order from a court of competent jurisdiction. Information collected under 131 this section pertaining to a specific violation shall be purged and not retained later than 60 days after the collection of any civil penalties. Any law-enforcement agency using handheld photo speed monitoring 132 devices shall annually certify compliance with this section and make all records pertaining to such 133 system available for inspection and audit by the Commissioner of Highways or the Commissioner of the 134 135 Department of Motor Vehicles or his designee. Any person who discloses personal information in 136 violation of the provisions of this subdivision shall be subject to a civil penalty of \$1,000 per disclosure. 8. A conspicuous sign shall be placed within 500 feet of any school crossing zone at which a 137 138 handheld photo speed monitoring device is used, indicating the use of the device. There shall be a 139 rebuttable presumption that such sign was in place at the time of the commission of the speed limit 140 violation.

141 2. That a private entity may enter into an agreement with a law-enforcement agency to be 142 compensated for providing the handheld photo speed monitoring device and all related support 143 services, including consulting, operations, and administration. However, only a law-enforcement 144 officer may swear to or affirm the certificate required by subdivision B 3 of § 46.2-882.1 of the 145 Code of Virginia as created by this act. Any law-enforcement agency shall enter into an agreement 146 for compensation based on the value of the goods and services provided, not on the number of 147 violations paid or monotony peopleties impaced

147 violations paid or monetary penalties imposed.

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