2022 SESSION

	22103867D
1	HOUSE BILL NO. 1214
2	Offered January 18, 2022
3	A BILL to amend and reenact §§ 18.2-146 and 59.1-136.3 of the Code of Virginia and to amend the
4	Code of Virginia by adding a section numbered 18.2-97.2, relating to damage to motor vehicles;
5	catalytic converter; penalties.
6	
Ū	Patron—Carr
7	
8	Referred to Committee for Courts of Justice
<u>9</u>	
10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 18.2-146 and 59.1-136.3 of the Code of Virginia are amended and reenacted and that
12	the Code of Virginia is amended by adding a section numbered 18.2-97.2 as follows:
13	§ 18.2-146. Breaking, injuring, defacing, destroying or preventing the operation of vehicle,
14	aircraft or boat; penalties.
15	Any person who shall individually or in association with one or more others willfully break, injure,
16	tamper with, or remove any part or parts of any vehicle, aircraft, boat, or vessel for the purpose of
17	injuring, defacing, or destroying said vehicle, aircraft, boat, or vessel, or temporarily or permanently
18	preventing its useful operation, or for any purpose against the will or without the consent of the owner
19	of such vehicle, aircraft, boat, or vessel, or who shall in any other manner willfully or maliciously
20	interfere with or prevent the running or operation of such vehicle, aircraft, boat, or vessel, shall be is
21	guilty of a Class 1 misdemeanor, unless such violation of this section caused damage to such vehicle,
22	aircraft, boat, or vessel of \$1,000 or more, then he is guilty of a Class 6 felony. For the purposes of
23	determining whether a violation caused damage of \$1,000 or more, the cost of any replacement part or
24	parts of any vehicle, aircraft, boat, or vessel and any additional cost necessary to install such
25	replacement part or parts shall be included in the cost of the damage.
26	§ 18.2-97.2. Larceny of a catalytic converter from a motor vehicle; penalty.
27	A. Any person who commits larceny of a catalytic converter from a motor vehicle, regardless of the
28	catalytic converter's value, is guilty of a Class 6 felony.
29	B. Any person found in possession of a catalytic converter that has been detached from a motor
30	vehicle shall be presumed to have violated subsection A unless such person (i) is an authorized scrap
31	seller as defined in § 59.1-136.1 or (ii) has in his possession documentation, such as a bill of sale,
32	receipt, letter of authorization, or similar evidence, establishing that such person lawfully possesses the
33	catalytic converter.
34	§ 59.1-136.3. Purchases of nonferrous scrap, metal articles, and proprietary articles.
35	A. Except as provided in § 59.1-136.4, scrap metal purchasers may purchase nonferrous scrap, metal
36	articles, and proprietary articles from any person who is not an authorized scrap seller or the authorized
37	agent and employee of an authorized scrap seller only in accordance with the following requirements
38	and procedures:
39	1. At the time of sale, the seller of any nonferrous scrap, metal article, or proprietary article shall
40	provide a driver's license or other government-issued current photographic identification including the
41	seller's full name, current address, date of birth, and social security or other recognized identification
42	number; and
43	2. The scrap metal purchaser shall record the seller's identification information, as well as the time
44	and date of the transaction, the license number of the seller's vehicle, and a description of the items
45	received from the seller, in a permanent ledger maintained at the scrap metal purchaser's place of
46	business. The ledger shall be made available upon request to any law-enforcement official, conservator
47	of the peace, or special conservator of the peace appointed pursuant to § 19.2-13, in the performance of
48	his duties who presents his credentials at the scrap metal purchaser's normal business location during
49	regular business hours. Records required by this subdivision shall be maintained by the scrap metal
50	dealer at its normal place of business or at another readily accessible and secure location for at least five
51	years.
52	B. Upon compliance with the other requirements of this section and § 59.1-136.4, a scrap metal
53	purchaser may purchase proprietary articles from a person who is not an authorized scrap seller or the
54	authorized agent and employee of an authorized scrap seller if the scrap metal purchaser complies with
55	one of the following:
56	1. The scrap metal purchaser receives from the person seeking to sell the proprietary articles
57	documentation, such as a bill of sale, receipt, letter of authorization, or similar evidence, establishing
58	that the person lawfully possesses the proprietary articles to be sold and makes a copy of any such

59 documentation and keeps such copy with the ledger; or and

60 2. The scrap metal purchaser shall document a diligent inquiry into whether the person selling or delivering the same has a legal right to do so, and, after After purchasing a proprietary article from a 61 62 person without obtaining the documentation described in subdivision 1, the scrap metal purchaser shall 63 submit a report to the local sheriff's department or the chief of police of the locality, by the close of the 64 following business day, describing the proprietary article and including a copy of the seller's identifying information and the documentation described in subdivision 1, and hold the proprietary article for not 65 less than 15 days following purchase. 66

67 C. The scrap metal purchaser shall take a photographic or video image of all proprietary articles purchased from anyone other than an authorized scrap seller. Such image shall be of sufficient quality so **68** as to reasonably identify the subject of the image and shall be maintained by the scrap metal purchaser 69 70 no less than 30 days from the date the image is taken. Any image taken and maintained in accordance with this subdivision shall be made available upon the request of any law-enforcement officer 71 72 conducting official law-enforcement business.

73 D. The scrap metal purchaser may purchase nonferrous scrap, metal articles, and proprietary articles 74 directly from an authorized scrap seller and from the authorized agent or employee of an authorized 75 scrap seller.

76 2. That the provisions of this act may result in a net increase in periods of imprisonment or 77 commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 78 necessary appropriation cannot be determined for periods of imprisonment in state adult 79 correctional facilities; therefore, Chapter 552 of the Acts of Assembly of 2021, Special Session I, 80 requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary 81 appropriation cannot be determined for periods of commitment to the custody of the Department 82

83 of Juvenile Justice.