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HOUSE BILL NO. 122

Offered January 12, 2022

3 Prefiled January 7, 2022 4 A BILL to amend and reenact §§ 15.2-919, 46.2-646, 46.2-1003, 46.2-1013, 46.2-1014, 46.2-1049, 5 46.2-1052, 46.2-1054, and 46.2-1157 of the Code of Virginia, relating to issuing citations; certain 6 traffic offenses; exclusion of evidence. 7

Patron-Wyatt

Referred to Committee for Courts of Justice

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Be it enacted by the General Assembly of Virginia:

1. That §§ 15.2-919, 46.2-646, 46.2-1003, 46.2-1013, 46.2-1014, 46.2-1049, 46.2-1052, 46.2-1054, and 12 46.2-1157 of the Code of Virginia are amended and reenacted as follows: 13

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§ 15.2-919. Regulation of motorcycle, moped, or motorized skateboard or scooter noise.

15 A. Any locality may, by ordinance, regulate noise from a motorcycle, moped, or motorized 16 skateboard or scooter, as defined in § 46.2-100, which that is not equipped with a muffler and exhaust system conforming to §§ 46.2-1047 and 46.2-1049, if such noise may be hazardous to the health and 17 18 well-being of its citizens.

19 B. No law-enforcement officer, as defined in § 9.1-101, shall stop a motorcycle, moped, motorized 20 skateboard, or scooter for a violation of this section. No evidence discovered or obtained as the result of 21 a stop in violation of this subsection, including evidence discovered or obtained with the operator's 22 consent, shall be admissible in any trial, hearing, or other proceeding. 23

§ 46.2-646. Expiration and renewal of registration.

24 A. Every registration under this title, unless otherwise provided, shall expire on the last day of the 25 twelfth month next succeeding the date of registration. Every registration, unless otherwise provided, shall be renewed annually on application by the owner and by payment of the fees required by law, the 26 27 renewal to take effect on the first day of the month succeeding the date of expiration. Notwithstanding 28 these limitations, the Commissioner may extend the validity period of an expiring registration if (i) the 29 Department is unable to process an application for renewal due to circumstances beyond its control, and 30 (ii) the extension has been authorized under a directive from the Governor. However, in no event shall 31 the validity period be extended more than 90 days per occurrence of such conditions.

B. All motor vehicles, trailers, and semitrailers registered in the Commonwealth shall, at the 32 33 discretion of the Commissioner, be placed in a system of registration on a monthly basis to distribute 34 the work of registering motor vehicles as uniformly as practicable throughout the 12 months of the year. 35 All such motor vehicles, trailers, and semitrailers, unless otherwise provided, shall be registered for a 36 period of 12 months. The registration shall be extended, at the discretion of the Commissioner, on 37 receipt of appropriate prorated fees, as required by law, for a period of not less than one month nor 38 more than 11 months as is necessary to distribute the registrations as equally as practicable on a 39 monthly basis. The Commissioner shall, on request, assign to any owner or owners of two or more motor vehicles, trailers, or semitrailers the same registration period. The expiration date shall be the last 40 41 day of the twelfth month or the last day of the designated month. Except for motor vehicles, trailers, and semitrailers registered for more than one year under subsection C of this section, every registration 42 43 shall be renewed annually on application by the owner and by payment of fees required by law, the renewal to take effect on the first day of the succeeding month. 44

45 C. The Commissioner may offer, at his discretion, an optional multi-year registration for all motor vehicles, trailers, and semitrailers except for (i) those registered under the International Registration Plan and (ii) those registered as uninsured motor vehicles. When this option is offered and chosen by the 46 47 48 registrant, all annual and 12-month fees due at the time of registration shall be multiplied by the number 49 of years or fraction thereof that the vehicle will be registered.

50 D. For any summons issued for a violation of this section, the court may, in its discretion, dismiss 51 the summons where proof of compliance with this section is provided to the court on or before the court 52 date.

53 E. No law-enforcement officer shall stop a motor vehicle due to an expired registration sticker prior 54 to the first day of the fourth month after the original expiration date. No evidence discovered or 55 obtained as the result of a stop in violation of this subsection, including evidence discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other proceeding. 56 57

§ 46.2-1003. Illegal use of defective and unsafe equipment.

58 A. It shall be unlawful for any person to use or have as equipment on a motor vehicle operated on a INTRODUCED

59 highway any device or equipment mentioned in § 46.2-1002 which that is defective and in an unsafe 60 condition.

61 B. For any summons issued for a violation of this section, the court may, in its discretion, dismiss 62 the summons, where proof of compliance with this section is provided to the court on or before the 63 court date.

64 C. No law enforcement officer shall stop a motor vehicle for a violation of this section. No evidence 65 discovered or obtained as the result of a stop in violation of this subsection, including evidence discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other 66 67 proceeding. 68

§ 46.2-1013. Tail lights.

69 A. Every motor vehicle and every trailer or semitrailer being drawn at the end of one or more other 70 vehicles shall carry at the rear two red lights plainly visible in clear weather from a distance of 500 feet 71 to the rear of such vehicle.

72 B. All Such tail lights required pursuant to subsection A shall be constructed and so mounted in their 73 relation to the rear license plate as to illuminate the license plate with a white light so that the same 74 may be read from a distance of 50 feet to the rear of such vehicle. Alternatively, a separate white light 75 shall be so mounted as to illuminate the rear license plate from a distance of 50 feet to the rear of such vehicle. No law-enforcement officer shall stop a motor vehicle for a violation of this subsection. No 76 77 evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence 78 discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other 79 proceeding.

80 C. Any such tail lights or special white light required pursuant to this section shall be of a type 81 approved by the Superintendent.

D. In any instance where the tail light is to be installed on a boat trailer and the boat extends beyond 82 83 the end of the trailer or to the end of the trailer, an approved portable light assembly or assemblies may be attached to the exposed rear of the boat, provided such installation complies with the visibility 84 requirements of this section. The provisions of this section shall not apply to motorcycles. 85 86

§ 46.2-1014. Brake lights.

87 A. Every motor vehicle, trailer, or semitrailer, except an antique vehicle not originally equipped with 88 a brake light, registered in the Commonwealth and operated on the highways in the Commonwealth 89 shall be equipped with at least two brake lights of a type approved by the Superintendent. Such brake 90 lights shall automatically exhibit a red or amber light plainly visible in clear weather from a distance of 91 500 feet to the rear of such vehicle when the brake is applied.

92 The provisions of this section shall not apply to motorcycles or autocycles equipped with brake lights 93 as required by § 46.2-1012.

94 B. No law-enforcement officer shall stop a motor vehicle, trailer, or semitrailer for a violation of this 95 section, except that a law-enforcement officer may stop a vehicle if it displays no brake lights that meet the requirements set forth in subsection A. No evidence discovered or obtained as the result of a stop in 96 violation of this subsection, including evidence discovered or obtained with the operator's consent, shall 97 98 be admissible in any trial, hearing, or other proceeding. 99

§ 46.2-1049. Exhaust system in good working order.

100 A. No person shall drive and no owner of a vehicle shall permit or allow the operation of any such 101 vehicle on a highway unless it is equipped with an exhaust system in good working order and in 102 constant operation to prevent excessive or unusual levels of noise, provided, however, that for motor vehicles, such exhaust system shall be of a type installed as standard factory equipment, or comparable 103 to that designed for use on the particular vehicle as standard factory equipment or other equipment that 104 has been submitted to and approved by the Superintendent or meets or exceeds the standards and specifications of the Society of Automotive Engineers, the American National Standards Institute, or the 105 106 107 federal Department of Transportation.

108 As used in this section, "exhaust system" means all the parts of a vehicle through which the exhaust passes after leaving the engine block, including mufflers and other sound dissipative devices. 109

110 Chambered pipes are not an effective muffling device to prevent excessive or unusual noise, and any 111 vehicle equipped with chambered pipes shall be deemed in violation of this section.

The provisions of this section shall not apply to (i) any antique motor vehicle licensed pursuant to 112 113 § 46.2-730, provided that the engine is comparable to that designed as standard factory equipment for 114 use on that particular vehicle, and the exhaust system is in good working order, or (ii) converted electric 115 vehicles.

116 B. No law-enforcement officer shall stop a motor vehicle for a violation of this section. No evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence 117 discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other 118 119 proceeding.

120 § 46.2-1052. Tinting films, signs, decals, and stickers on windshields, etc.; penalties. 121 A. As used in this article, unless the context requires a different meaning:

122 "Front side windows" means those windows located adjacent to and forward of the driver's seat.

123 "Holographic effect" means a picture or image that may remain constant or change as the viewing 124 angle is changed.

"Multipurpose passenger vehicle" means any motor vehicle that is (i) designed to carry no more than
 10 persons and (ii) constructed either on a truck chassis or with special features for occasional off-road
 use.

128 "Prism effect" means a visual, iridescent, or rainbow-like effect that separates light into various129 colored components that may change depending on viewing angle.

130 "Rear side windows" means those windows located to the rear of the driver's seat.

131 "Rear window" or "rear windows" means those windows that are located to the rear of the passenger132 compartment of a motor vehicle and that are approximately parallel to the windshield.

B. Except as otherwise provided in this article or permitted by federal law, it shall be unlawful for any person to operate any motor vehicle on a highway with any sign, poster, colored or tinted film, sun-shading material, or other colored material on the windshield, front or rear side windows, or rear windows of such motor vehicle. This provision, however, shall not apply to any certificate or other paper required by law or permitted by the Superintendent to be placed on a motor vehicle's windshield are window.

139 The size of stickers or decals used by counties, cities, and towns in lieu of license plates shall be in
140 compliance with regulations promulgated by the Superintendent. Such stickers shall be affixed on the
141 windshield at a location designated by the Superintendent.

- 142 C. Notwithstanding the foregoing provisions of this section, whenever a motor vehicle is equipped 143 with a mirror on each side of such vehicle, so located as to reflect to the driver of such vehicle a view 144 of the highway for at least 200 feet to the rear of such vehicle, any or all of the following shall be 145 lawful:
- 146 1. To drive a motor vehicle equipped with one optically grooved clear plastic right-angle rear view
 147 lens attached to one rear window of such motor vehicle, not exceeding 18 inches in diameter in the case
 148 of a circular lens or not exceeding 11 inches by 14 inches in the case of a rectangular lens, which
 149 enables the driver of the motor vehicle to view below the line of sight as viewed through the rear
 150 window;

151 2. To have affixed to the rear side windows, rear window or windows of a motor vehicle any sticker 152 or stickers, regardless of size; or

153 3. To drive a motor vehicle when the driver's clear view of the highway through the rear window or 154 windows is otherwise obstructed.

D. Except as provided in § 46.2-1053, but notwithstanding the foregoing provisions of this section, no sun-shading or tinting film may be applied or affixed to any window of a motor vehicle unless such motor vehicle is equipped with a mirror on each side of such motor vehicle, so located as to reflect to the driver of the vehicle a view of the highway for at least 200 feet to the rear of such vehicle, and the sun-shading or tinting film is applied or affixed in accordance with the following:

160 1. No sun-shading or tinting films may be applied or affixed to the rear side windows or rear
161 window or windows of any motor vehicle operated on the highways of the Commonwealth that reduce
162 the total light transmittance of such window to less than 35 percent;

163 2. No sun-shading or tinting films may be applied or affixed to the front side windows of any motor
164 vehicle operated on the highways of the Commonwealth that reduce total light transmittance of such
165 window to less than 50 percent;

166 3. No sun-shading or tinting films shall be applied or affixed to any window of a motor vehicle that(i) have a reflectance of light exceeding 20 percent or (ii) produce a holographic or prism effect.

Any person who operates a motor vehicle on the highways of the Commonwealth with sun-shading or tinting films that (i) have a total light transmittance less than that required by subdivisions 1 and 2, (ii) have a reflectance of light exceeding 20 percent, or (iii) produce holographic or prism effects is guilty of a traffic infraction but shall not be awarded any demerit points by the Commissioner for the violation.

Any person or firm who applies or affixes to the windows of any motor vehicle in Virginia
sun-shading or tinting films that (i) reduce the light transmittance to levels less than that allowed in
subdivisions 1 and 2, (ii) have a reflectance of light exceeding 20 percent, or (iii) produce holographic
or prism effects is guilty of a Class 3 misdemeanor for the first offense and of a Class 2 misdemeanor
for any subsequent offense.

E. The Division of Purchases and Supply, pursuant to § 2.2-1112, shall determine the proper standards for equipment or devices used to measure light transmittance through windows of motor vehicles. Law-enforcement officers shall use only such equipment or devices to measure light transmittance through windows that meet the standards established by the Division. Such measurements

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182 made by law-enforcement officers shall be given a tolerance of minus seven percentage points.

183 F. No film or darkening material may be applied on the windshield except to replace the sunshield in 184 the uppermost area as installed by the manufacturer of the vehicle.

185 G. Nothing in this section shall prohibit the affixing to the rear window of a motor vehicle of a 186 single sticker no larger than 20 square inches if such sticker is totally contained within the lower five 187 inches of the glass of the rear window, nor shall subsection C apply to a motor vehicle to which but one 188 such sticker is so affixed.

189 H. Nothing in this section shall prohibit applying to the rear side windows or rear window of any 190 multipurpose passenger vehicle or pickup truck sun-shading or tinting films that reduce the total light 191 transmittance of such window or windows below 35 percent.

192 I. Notwithstanding the foregoing provisions of this section, sun-shading material which was applied or installed prior to July 1, 1987, in a manner and on which windows not then in violation of Virginia 193 194 law, shall continue to be lawful, provided that it can be shown by appropriate receipts that such material 195 was installed prior to July 1, 1987.

196 J. Where a person is convicted within one year of a second or subsequent violation of this section 197 involving the operation of the same vehicle having a tinted or smoked windshield, the court, in addition 198 to any other penalty, may order the person so convicted to remove such tinted or smoked windshield 199 from the vehicle.

K. The provisions of this section shall not apply to law-enforcement vehicles.

201 L. The provisions of this section shall not apply to the rear windows or rear side windows of any 202 emergency medical services vehicle used to transport patients.

203 M. The provisions of subdivisions D 1, 2, and 3 shall not apply to vehicles operated in the 204 performance of private security duties by a security canine handler as defined in § 9.1-138 and licensed 205 in accordance with § 9.1-139.

206 N. The provisions of subdivision D 1 shall not apply to sight-seeing carriers as defined in 207 § 46.2-2000 and contract passenger carriers as defined in § 46.2-2000.

208 O. For any summons issued for a violation of this section, the court may, in its discretion, dismiss 209 the summons, where proof of compliance with this section is provided to the court on or before the 210 court date.

211 P. No law-enforcement officer shall stop a motor vehicle for a violation of this section related to 212 sun-shading, colored, or tinting film affixed to any windshield or windows of a motor vehicle. No 213 evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence 214 discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other 215 proceeding. 216

§ 46.2-1054. Suspension of objects or alteration of vehicle so as to obstruct driver's view.

A. It shall be unlawful for any person (i) to drive a motor vehicle on a highway in the 217 218 Commonwealth with any object or objects, other than a rear view mirror, sun visor, or other equipment 219 of the motor vehicle approved by the Superintendent, suspended from any part of the motor vehicle in 220 such a manner as to substantially obstruct the driver's clear view of the highway through the windshield, 221 the front side windows, or the rear window or (ii) to alter a passenger-carrying vehicle in such a manner 222 as to obstruct the driver's view through the windshield. However, this section shall not apply (a) when 223 the driver's clear view of the highway through the rear window is obstructed if such motor vehicle is 224 equipped with a mirror on each side, so located as to reflect to the driver a view of the highway for at 225 least 200 feet to the rear of such vehicle, (b) to safety devices installed on the windshields of vehicles 226 owned by private waste haulers or local governments and used to transport solid waste, or (c) to bicycle 227 racks installed on the front of any bus operated by any city, county, transit authority, or transit or transportation district. The provisions of clause (ii) shall not apply to the lawful immobilization of 228 229 vehicles pursuant to § 46.2-1216 or 46.2-1231.

230 B. No law-enforcement officer shall stop a motor vehicle for a violation of this section. No evidence 231 discovered or obtained as the result of a stop in violation of this subsection, including evidence 232 discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other 233 proceeding. 234

§ 46.2-1157. Inspection of motor vehicles required.

235 A. The owner or operator of any motor vehicle, trailer, or semitrailer registered in Virginia and 236 operated or parked on a highway within the Commonwealth shall submit his vehicle to an inspection of 237 its mechanism and equipment by an official inspection station, designated for that purpose, in 238 accordance with § 46.2-1158. No owner or operator shall fail to submit a motor vehicle, trailer, or 239 semitrailer operated or parked on the highways in the Commonwealth to such inspection or fail or refuse 240 to correct or have corrected in accordance with the requirements of this title any mechanical defects 241 found by such inspection to exist.

242 B. The provisions of this section requiring safety inspections of motor vehicles shall also apply to vehicles used for firefighting; inspections of firefighting vehicles shall be conducted pursuant to 243

regulations promulgated by the Superintendent of State Police, taking into consideration the specialpurpose of such vehicles and the conditions under which they operate.

246 C. Each day during which such motor vehicle, trailer, or semitrailer is operated or parked on any
247 highway in the Commonwealth after failure to comply with this law shall constitute a separate offense.
248 D. Except as otherwise provided, autocycles shall be inspected as motorcycles under this article.

E. No law enforcement officer shall stop a motor vehicle due to an expired vehicle inspection sticker until the first day of the fourth month after the original expiration date. No evidence discovered or obtained as the result of a stop in violation of this subsection, including evidence discovered or obtained with the operator's consent, shall be admissible in any trial, hearing, or other proceeding.