## **2024 SESSION**

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## HOUSE BILL NO. 452

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee for Courts of Justice

on February 21, 2024)

(Patron Prior to Substitute—Delegate Callsen)

A BILL to amend and reenact § 18.2-251 of the Code of Virginia, relating to first-time drug offenders.

Be it enacted by the General Assembly of Virginia:

8 1. That § 18.2-251 of the Code of Virginia is amended and reenacted as follows:

9 § 18.2-251. Persons charged with first offense may be placed on probation; conditions; 10 substance abuse screening, assessment treatment and education programs or services; drug tests; 11 costs and fees; violations; discharge.

Whenever any person who has not previously been convicted of any eriminal felony offense under 12 13 this article or under any substantially similar statute of the United States or of any state relating to narcotic drugs, marijuana, or stimulant, depressant, or hallucinogenic drugs, or has not previously had a 14 15 proceeding against him for violation of such an offense dismissed as provided in this section, or pleads guilty to or enters a plea of not guilty to possession of a controlled substance under § 18.2-250, the 16 court, upon such plea if the facts found by the court would justify a finding of guilt, without entering a 17 judgment of guilt and with the consent of the accused, may defer further proceedings and place him on 18 probation upon terms and conditions. If the court defers further proceedings, at that time the court shall 19 20 determine whether the clerk of court has been provided with the fingerprint identification information or 21 fingerprints of the person, taken by a law-enforcement officer pursuant to § 19.2-390, and, if not, shall 22 order that the fingerprints and photograph of the person be taken by a law-enforcement officer.

23 As a term or condition, the court shall require the accused to undergo a substance abuse assessment 24 pursuant to § 18.2-251.01 or 19.2-299.2, as appropriate, and enter treatment and/or education program or 25 services, if available, such as, in the opinion of the court, may be best suited to the needs of the accused based upon consideration of the substance abuse assessment. The program or services may be located in 26 27 the judicial district in which the charge is brought or in any other judicial district as the court may 28 provide. The services shall be provided by (i) a program licensed by the Department of Behavioral Health and Developmental Services, by or a similar program which is made available through the 29 30 Department of Corrections, (ii) a local community-based probation services agency established pursuant to § 9.1-174, or (iii) an ASAP program certified by the Commission on VASAP. 31

The court shall require the person entering such program under the provisions of this section to pay all or part of the costs of the program, including the costs of the screening, assessment, testing, and treatment, based upon the accused's ability to pay unless the person is determined by the court to be indigent.

36 As a condition of probation, the court shall require the accused (a) to successfully complete treatment 37 or education program or services, (b) to remain drug and alcohol free during the period of probation and 38 submit to such tests during that the period of probation as may be necessary and appropriate to 39 determine if the accused is drug and alcohol free of any drug, other than a drug prescribed by a doctor, 40 and alcohol, (c) to make reasonable efforts to secure and maintain employment, and (d) to comply with 41 a plan of at least 100 hours of community service for a felony and up to 24 hours of community service 42 for a misdemeanor. Such testing shall be conducted by personnel of the supervising probation agency or 43 personnel of any program or agency approved by the supervising probation agency.

Upon violation of a term or condition, the court may enter an adjudication of guilt and proceed as otherwise provided *or proceed in any other manner as provided for by law*. Upon fulfillment of the terms and conditions, and upon determining that the clerk of court has been provided with the fingerprint identification information or fingerprints of such person, the court shall discharge the person and dismiss the proceedings against him. Discharge and dismissal under this section shall be without adjudication of guilt and is a conviction only for the purposes of applying this section in subsequent proceedings.

Notwithstanding any other provision of this section, whenever a court places an individual on
probation upon terms and conditions pursuant to this section, such action shall be treated as a conviction
for purposes of § 22.1-315. The provisions of this paragraph shall not be applicable to any offense for

54 which a juvenile has had his license suspended or denied pursuant to § 16.1-278.9 for the same offense.

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