## **1994 SESSION**

LD8850759 1 **SENATE BILL NO. 564** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Transportation 4 5 6 on February 10, 1994) (Patron Prior to Substitute—Senator Woods) A BILL to amend and reenact §§ 46.2-100, 46.2-731, 46.2-739, and 46.2-1237 of the Code of Virginia 7 and to repeal §§ 46.2-1236 and 46.2-1238 of the Code of Virginia, relating to parking privileges and 8 special license plates for certain handicapped persons. Be it enacted by the General Assembly of Virginia: Q 1. That §§ 46.2-100, 46.2-731, 46.2-739, and 46.2-1237 of the Code of Virginia are amended and 10 11 reenacted as follows: § 46.2-100. Definitions. 12 The following words and phrases when used in this title shall, for the purpose of this title, have the 13 14 meanings respectively ascribed to them in this section except in those instances where the context 15 clearly indicates a different meaning: 16 "Antique motor vehicle" means every motor vehicle, as defined in this section, which was actually 17 manufactured or designated by the manufacturer as a model manufactured in a calendar year not less than twenty-five years prior to January 1 of each calendar year and is owned solely as a collector's item. 18 "Automobile or watercraft transporters" means any tractor truck, lowboy, vehicle, or combination, 19 20 including vehicles or combinations which transport motor vehicles or watercraft on their power unit, 21 designed and used exclusively for the transportation of motor vehicles or watercraft. 22 "Bicycle" means a device propelled solely by human power, having pedals, two or more wheels, and a seat height of more than twenty-five inches from the ground when adjusted to its maximum height. 23 24 For purposes of Chapter 8 (§ 46.2-800 et seq.) of this title, a bicycle shall be a vehicle while operated 25 on the highway. 26 "Business district" means the territory contiguous to a highway where seventy-five percent or more 27 of the property contiguous to a highway, on either side of the highway, for a distance of 300 feet or 28 more along the highway, is occupied by land and buildings actually in use for business purposes. 29 "Camping trailer" means every vehicle which has collapsible sides and contains sleeping quarters but 30 may or may not contain bathing and cooking facilities and is designed to be drawn by a motor vehicle. "Cancel" or "cancellation" means that the document or privilege cancelled has been annulled or 31 32 terminated because of some error, defect, or ineligibility, but the cancellation is without prejudice and 33 reapplication may be made at any time after cancellation. 34 Chauffeur" means every person employed for the principal purpose of driving a motor vehicle and 35 every person who drives a motor vehicle while in use as a public or common carrier of persons or 36 property. 37 Commission" means the State Corporation Commission. 38 "Commissioner" means the Commissioner of the Department of Motor Vehicles of the 39 Commonwealth. 40 "Crosswalk" means that part of a roadway at an intersection included within the connections of the 41 lateral lines of the sidewalks on opposite sides of the highway measured from the curbs or, in the absence of curbs, from the edges of the traversable roadway; or any portion of a roadway at an 42 intersection or elsewhere distinctly indicated for pedestrian crossing by lines or other markings on the 43 44 surface. 45 "Decal" means a device to be attached to a license plate that validates the license plate for a predetermined registration period. 46 47 "Department" means the Department of Motor Vehicles of the Commonwealth. **48** "Disabled parking license plate" means a license plate that displays the international symbol of access in the same size as the numbers and letters on the plate and in a color that contrasts with the 49 50 background. 51 "Disabled veteran" means a veteran who (i) has either lost, or lost the use of, a leg, arm, or hand; (ii) is blind; or (iii) is permanently and totally disabled as certified by the U. S. Veterans 52 Administration. A veteran shall be considered blind if he has a permanent impairment of both eyes to 53 54 the following extent: (i) central visual acuity of 20/200 or less in the better eye, with corrective lenses, or central visual acuity of more than 20/200, if there is a field defect in which the peripheral field has 55 contracted to such an extent that the widest diameter of visual field subtends an angular distance no 56 57 greater than twenty degrees in the better eye. "Driver's license" means any license, including a commercial driver's license as defined in the 58 59 Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.), issued under the laws of the

8/2/22 7:53

Ŋ

107

60 Commonwealth authorizing the operation of a motor vehicle.

61 "Essential parts" means all integral parts and body parts, the removal, alteration, or substitution of 62 which will tend to conceal the identity of a vehicle.

63 "Farm tractor" means every motor vehicle designed and used as a farm, agricultural, or horticultural
 64 implement for drawing plows, mowing machines, and other farm, agricultural, or horticultural machinery
 65 and implements including self-propelled mowers designed and used for mowing lawns.

"Federal safety requirements" means applicable provisions of the National Traffic and Motor Vehicle
Safety Act of 1966 as amended (15 U.S.C. § 1381 et seq.) and all administrative regulations and policies
adopted pursuant thereto.

<sup>69</sup> <sup>°</sup>Financial responsibility" means the ability to respond in damages for liability thereafter incurred arising out of the ownership, maintenance, use, or operation of a motor vehicle, in the amounts provided for in § 46.2-472.

"Foreign market vehicle" means any motor vehicle originally manufactured outside the United States,
which was not manufactured in accordance with the National Traffic and Motor Vehicle Safety Act as
amended (15 U.S.C. § 1381 et seq.) and the policies and regulations adopted pursuant to that Act, and
for which a Virginia title or registration is sought.

76 "Foreign vehicle" means every motor vehicle, trailer, or semitrailer which is brought into the77 Commonwealth otherwise than in the ordinary course of business by or through a manufacturer or dealer78 and which has not been registered in the Commonwealth.

79 "Golf cart" means a self-propelled vehicle which is designed to transport persons playing golf and80 their equipment on a golf course.

81 "Gross weight" means the aggregate weight of a vehicle or combination of vehicles and the load82 thereon.

83 "Highway" means the entire width between the boundary lines of every way or place open to the use
84 of the public for purposes of vehicular travel in the Commonwealth, including the streets and alleys,
85 and, for law-enforcement purposes, the entire width between the boundary lines of all private roads or
86 private streets which have been specifically designated "highways" by an ordinance adopted by the
87 governing body of the county, city, or town in which such private roads or streets are located.

"Intersection" means (i) the area embraced within the prolongation or connection of the lateral 88 89 curblines or, if none, then the lateral boundary lines of the roadways of two highways which join one 90 another at, or approximately at, right angles, or the area within which vehicles traveling on different highways joining at any other angle may come in conflict; (ii) where a highway includes two roadways 91 92 thirty feet or more apart, then every crossing of each roadway of such divided highway by an 93 intersecting highway shall be regarded as a separate intersection, in the event such intersecting highway 94 also includes two roadways thirty feet or more apart, then every crossing of two roadways of such 95 highways shall be regarded as a separate intersection; or (iii) for purposes only of authorizing 96 installation of traffic-control devices, every crossing of a highway or street at grade by a pedestrian 97 crosswalk.

"Law-enforcement officer" means any officer authorized to direct or regulate traffic or to make
arrests for violations of this title or local ordinances authorized by law. For the purposes of access to
law-enforcement databases regarding motor vehicle registration and ownership only, this term shall also
include city and county commissioners of the revenue and treasurers, together with their duly designated
deputies and employees, when such officials are actually engaged in the enforcement of §§ 46.2-752
through 46.2-754 and local ordinances enacted thereunder.

"License plate" means a device containing letters, numerals, or a combination of both, attached to a
 motor vehicle, trailer, or semitrailer to indicate that the vehicle is properly registered with the
 Department.

"Light" means a device for producing illumination or the illumination produced by the device.

108 "Mobile home" means a structure, transportable in one or more sections, which in the traveling mode 109 is eight body feet or more in width or forty body feet or more in length, or, when erected on site, is 110 320 or more square feet, and which is built on a permanent chassis and designed to be used as a 111 dwelling with or without a permanent foundation when connected to the required utilities, and includes 112 the plumbing, heating, air conditioning, and electrical systems contained therein.

113 "Moped" means a bicycle-like device with pedals and a helper motor which is rated at no more than 114 two brake horsepower and which produces speeds up to a maximum of thirty miles per hour. For 115 purposes of Chapter 8 of this title, a moped shall be a vehicle while operated on a highway.

116 "Motor home" means every private motor vehicle with a normal seating capacity of not more than117 ten persons, including the driver, designed primarily for use as living quarters for human beings.

118 "Motor vehicle" means every vehicle as defined in this section which is self-propelled or designed 119 for self-propulsion except as otherwise provided in this title. Any structure designed, used, or maintained 120 primarily to be loaded on or affixed to a motor vehicle to provide a mobile dwelling, sleeping place, 121 office, or commercial space shall be considered a part of a motor vehicle. For the purposes of this title,

SB564S1

Ŋ

122 any device herein defined as a bicycle or a moped shall be deemed not to be a motor vehicle.

123 "Motorcycle" means every motor vehicle designed to travel on not more than three wheels in contact 124 with the ground, except any vehicle included within the term "farm tractor" or "moped" as defined in 125 this section.

126 "Nonresident" means every person who is not domiciled in the Commonwealth, except: (i) any 127 foreign corporation which is authorized to do business in the Commonwealth by the State Corporation 128 Commission shall be a resident of the Commonwealth for the purpose of this title; in the case of 129 corporations incorporated in the Commonwealth but doing business outside the Commonwealth, only 130 such principal place of business or branches located within the Commonwealth shall be dealt with as residents of the Commonwealth; (ii) a person who becomes engaged in a gainful occupation in the 131 132 Commonwealth for a period exceeding sixty days shall be a resident for the purposes of this title except 133 for the purposes of Chapter 3 (§ 46.2-300 et seq.) of this title; (iii) a person, other than a nonresident 134 student as defined in this section, who has actually resided in the Commonwealth for a period of six 135 months, whether employed or not, or who has registered a motor vehicle, listing an address in the 136 Commonwealth in the application for registration shall be deemed a resident for the purposes of this 137 title, except for the purposes of the Virginia Commercial Driver's License Act (§ 46.2-341.1 et seq.).

138 "Nonresident student" means every nonresident person who is enrolled as a full-time student in an accredited institution of learning in the Commonwealth and who is not gainfully employed.

140 "Operation or use for rent or for hire, for the transportation of passengers, or as a property carrier for 141 compensation," and "business of transporting persons or property" mean any owner or operator of any 142 motor vehicle, trailer, or semitrailer operating over the highways in the Commonwealth who accepts or 143 receives compensation for the service, directly or indirectly; but these terms do not mean a "truck 144 lessor" as defined in this section.

145 "Operator" or "driver" means every person who either (i) drives or is in actual physical control of a
146 motor vehicle on a highway or (ii) is exercising control over or steering a vehicle being towed by a
147 motor vehicle.

"Organizational removable windshield placard" means a two-sided, hooked placard which includes
on each side: (i) the international symbol of access at least three inches in height, centered on the
placard, and shown in white on a green background; (ii) the name of the institution or organization;
(iii) an identification number; (iv) an expiration date; and (v) the seal or identifying symbol of the
issuing authority.

153 "Owner" means a person who holds the legal title to a vehicle; however, if a vehicle is the subject of 154 an agreement for its conditional sale or lease with the right of purchase on performance of the 155 conditions stated in the agreement and with an immediate right of possession vested in the conditional 156 vendee or lessee or if a mortgagor of a vehicle is entitled to possession, then the conditional vendee or lessee or mortgagor shall be the owner for the purpose of this title. In all such instances when the rent 157 158 paid by the lessee includes charges for services of any nature or when the lease does not provide that 159 title shall pass to the lessee on payment of the rent stipulated, the lessor shall be regarded as the owner 160 of the vehicle, and the vehicle shall be subject to such requirements of this title as are applicable to vehicles operated for compensation. A "truck lessor" as defined in this section shall be regarded as the 161 162 owner, and his vehicles shall be subject to such requirements of this title as are applicable to vehicles of 163 private carriers.

164 "Passenger car" means every motor vehicle other than a motorcycle designed and used primarily for165 the transportation of no more than ten persons including the driver.

"Permanent removable windshield placard" means a two-sided, hooked placard which includes on
each side: (i) the international symbol of access at least three inches in height, centered on the placard,
and shown in white on a blue background; (ii) the name, age, and sex of the person to whom issued;
(iii) an identification number; (iv) an expiration date; and (v) the seal or other identifying symbol of the
issuing authority.

171 "Person with a disability that limits or impairs his ability to walk" means a person who, as 172 determined by a licensed physician: (i) cannot walk 200 feet without stopping to rest; (ii) cannot walk 173 without the use of or assistance from a brace, cane crutch, another person, prosthetic device, 174 wheelchair, or other assistive device; (iii) is restricted by lung disease to such an extent that his forced 175 (respiratory) expiratory volume for one second, when measured by spirometry, is less than one liter, or 176 the arterial oxygen tension is less than sixty millimeters of mercury on room air at rest; (iv) uses 177 portable oxygen; (v) has a cardiac condition to the extent that his functional limitations are classified in 178 severity as Class III or Class IV according to standards set by the American Heart Association; (vi) is 179 severely limited in his ability to walk due to an arthritic, neurological, or orthopedic condition; or (vii) 180 has some other debilitating condition that, in the view of a licensed physician, limits or impairs his 181 ability to walk.

221

**183** having a registered gross weight of 7,500 pounds or less.

184 "Private road or driveway" means every way in private ownership and used for vehicular travel by185 the owner and those having express or implied permission from the owner, but not by other persons.

186 "Reconstructed vehicle" means every vehicle of a type required to be registered under this title
187 materially altered from its original construction by the removal, addition, or substitution of new or used
188 essential parts.

"Residence district" means the territory contiguous to a highway, not comprising a business district,
where seventy-five percent or more of the property contiguous to such highway, on either side of the
highway, for a distance of 300 feet or more along the highway is occupied by dwellings and land
improved for dwelling purposes, or by dwellings, land improved for dwelling purposes and land or
buildings in use for business purposes.

194 "Revoke" or "revocation" means that the document or privilege revoked is not subject to renewal or195 restoration except through reapplication after the expiration of the period of revocation.

196 "Roadway" means that portion of a highway improved, designed, or ordinarily used for vehicular
197 travel, exclusive of the shoulder. A highway may include two or more roadways if divided by a physical
198 barrier or barriers or an unpaved area.

199 "Safety zone" means the area officially set apart within a roadway for the exclusive use of pedestrians and which is protected or is so marked or indicated by plainly visible signs.

"School bus" means any motor vehicle, other than a station wagon, automobile, truck, or commercial
bus, which is: (i) designed and used primarily for the transportation of pupils to and from public, private
or parochial schools, or used for the transportation of the mentally or physically handicapped to and
from a sheltered workshop; (ii) painted yellow and bears the words "School Bus" in black letters of a
specified size on front and rear; and (iii) is equipped with warning devices prescribed in § 46.2-1090. A
yellow school bus may have a white roof provided such vehicle is painted in accordance with
regulations promulgated by the Department of Education.

208 "Semitrailer" means every vehicle of the trailer type so designed and used in conjunction with a
 209 motor vehicle that some part of its own weight and that of its own load rests on or is carried by another
 210 vehicle.

211 "Shoulder" means that part of a highway between the portion regularly travelled by vehicular traffic212 and the lateral curbline or ditch.

213 "Snowmobile" means a self-propelled vehicle designed to travel on snow or ice, steered by skis or 214 runners, and supported in whole or in part by one or more skis, belts, or cleats.

215 "Specially constructed vehicle" means any vehicle which was not originally constructed under a
 216 distinctive name, make, model, or type by a generally recognized manufacturer of vehicles and not a
 217 reconstructed vehicle as herein defined.

218 "Stinger-steered automobile or watercraft transporter" means an automobile or watercraft transporter
 219 configured as a semitrailer combination wherein the fifth wheel is located on a drop frame behind and
 220 below the rearmost axle of the power unit.

"Superintendent" means the Superintendent of the Department of State Police of the Commonwealth.

"Suspend" or "suspension" means that the document or privilege suspended has been temporarily
withdrawn, but may be reinstated following the period of suspension unless it has expired prior to the
end of the period of suspension.

"Temporary removable windshield placard" means a two-sided, hooked placard which includes on
each side: (i) the international symbol of access at least three inches in height, centered on the placard,
and shown in white on a red background; (ii) the name, age, and sex of the person to whom issued;
(iii) an identification number; (iv) an expiration date; and (v) the seal or other identifying symbol of the
issuing authority.

"Towing and recovery operator" means a person engaged in the business of (i) removing disabled
vehicles, parts of vehicles, their cargoes, and other objects to facilities for repair or safekeeping and (ii)
restoring to the highway or other location where they either can be operated or removed to other
locations for repair or safekeeping vehicles which have come to rest in places where they cannot be
operated.

235 "Tractor truck" means every motor vehicle designed and used primarily for drawing other vehicles
236 and not so constructed as to carry a load other than a part of the load and weight of the vehicle attached
237 thereto.

238 "Traffic infraction" means a violation of law punishable as provided in § 46.2-113, which is neither a239 felony nor a misdemeanor.

240 "Traffic lane" or "lane" means that portion of a roadway designed or designated to accommodate the241 forward movement of a single line of vehicles.

242 "Trailer" means every vehicle without motive power designed for carrying property or passengers243 wholly on its own structure and for being drawn by a motor vehicle, including mobile homes.

244 "Truck" means every motor vehicle designed to transport property on its own structure independent

SB564S1

Ŋ

**245** of any other vehicle and having a registered gross weight in excess of 7,500 pounds.

246 "Truck lessor" means a person who holds the legal title to any motor vehicle, trailer, or semitrailer 247 which is the subject of a bona fide written lease for a term of one year or more to another person, 248 provided that: (i) neither the lessor nor the lessee is a common carrier by motor vehicle or restricted 249 common carrier by motor vehicle or contract carrier by motor vehicle as defined in § 56-273; (ii) the 250 leased motor vehicle, trailer, or semitrailer is used exclusively for the transportation of property of the 251 lessee; (iii) the lessor is not employed in any capacity by the lessee; (iv) the operator of the leased 252 motor vehicle is a bona fide employee of the lessee and is not employed in any capacity by the lessor; 253 and (v) a true copy of the lease, verified by affidavit of the lessor, is filed with the Commissioner.

"Vehicle" means every device in, on or by which any person or property is or may be transported or
drawn on a highway, except devices moved by human power or used exclusively on stationary rails or
tracks. For the purposes of Chapter 8 of this title, bicycles and mopeds shall be vehicles while operated
on a highway.

258 "Wheel chair or wheel chair conveyance" means a chair or seat equipped with wheels, typically used 259 to provide mobility for persons who, by reason of physical disability, are otherwise unable to move 260 about as pedestrians. The term includes both three-wheeled and four-wheeled devices. So long as it is 261 operated only as provided in § 46.2-677, a self-propelled wheel chair or self-propelled wheel chair 262 conveyance shall not be considered a motor vehicle.

§ 46.2-731. Disabled parking license plates; organizational removable windshield placards; permanent
 removable windshield placards; temporary windshield placards for persons with disabilities that limit or
 impair their ability to walk and owners of vehicles specially equipped and used to transport persons with
 disabilities; fees.

267 On receipt of an application, the Commissioner shall issue appropriately designed *disabled parking* 268 license plates to persons with physical handicaps which disabilities that limit or impair their mobility 269 and to the owners of vehicles specially equipped and used for the transportation of groups of physically 270 handicapped persons ability to walk. The fee for license plates issued to the person shall be as provided 271 in  $\frac{46.2-694}{10}$ . The Commissioner shall request that the application be accompanied by a certification of 272 a licensed physician that the applicant meets the definition of "person with a disability that limits or 273 impairs his ability to walk" contained in § 46.2-100. The issuance of a disabled parking license plate 274 shall not preclude the issuance of a permanent removable windshield placard.

275 On application, the Commissioner shall also issue to any person with a temporary or permanent 276 physical handicap which limits his mobility, a removable decal, to be used on any passenger car, pickup 277 or panel truck operated by him, which decal shall allow him the same parking privileges as allowed by 278 special license plates issued under this section. The decals shall be of a design determined by the 279 Commissioner and shall be displayed in a manner determined by the Superintendent of State Police. Issuance of the decal shall be limited to physically handicapped persons for use in conjunction with 280 281 passenger vehicles and pickup or panel trucks. A reasonable fee to be determined by the Commissioner 282 shall be charged for each decal issued under this section, but no fee shall be charged any person 283 exempted from fees by § 46.2-739. Decals issued to temporarily handicapped persons shall be valid for 284 no more than one year and no less than three months. No decal issued hereunder shall be valid for more 285 than five years. The Commissioner, in order to determine the period of validity of a temporary decal, 286 may require any applicant for a decal to furnish a statement from a licensed physician as to the nature 287 of the applicant's handicap and its likely duration. All decals shall bear the date of their expiration and 288 the name, age, and sex of the person to whom issued.

On application of an organization, the Commissioner shall issue disabled parking license plates for
 vehicles registered in the applicant's name if the vehicles are primarily used to transport persons with
 disabilities. The application shall include a certification by the applicant, under criteria determined by
 the Commissioner, that the vehicle is primarily used to transport persons with disabilities that limit or
 impair their ability to walk, as defined in § 46.2-100.

**294** The fee for the issuance of a disabled parking license plate under this section may not exceed the fee **295** charged for a similar license plate for the same class vehicle.

296 Upon application of a person with a disability that limits or impairs his ability to walk, the 297 Commissioner shall issue a permanent removable windshield placard for use on a passenger car or 298 pickup or panel truck. The Commissioner shall request that the application be accompanied by a 299 certification from a licensed physician on forms prescribed by the Commissioner that the applicant 300 meets the definition of "person with a disability that limits or impairs his ability to walk" contained in 301 § 46.2-100. The Commissioner shall provide for the renewal of such placards every five years as well as 302 a reasonable fee to be charged for each placard, but no fee shall be charged any person exempted from 303 fees in § 46.2-739. The placards shall be of a design approved by the Commissioner pursuant to the 304 specifications and definitions contained in § 46.2-100.

**305** Upon the application of a person with a disability that limits or impairs his ability to walk and

306 whose disability is temporary in nature, the Commissioner shall issue a temporary removable windshield 307 placard. The application for a temporary removable windshield placard shall be accompanied by a 308 certification from a licensed physician on forms prescribed by the Commissioner that the applicant 309 meets the definition of "person with a condition that limits or impairs his ability to walk" contained in 310 § 46.2-100 and shall also include the period of time that the physician determines the applicant will 311 have the disability, not to exceed six months. The temporary removable windshield placard shall be 312 valid for the period of time for which the physician has determined that the applicant will have the disability, not to exceed six months from the date of issuance. The Commissioner shall provide for a 313 314 reasonable fee to be charged for the placard.

315 Until July 1, 1994, on On application, the Commissioner shall issue to hospitals, hospices, and nursing homes, and other institutions and organizations meeting criteria determined by the 316 *Commissioner* removable decals windshield placards, as provided for in the foregoing provisions of this 317 318 section, for use by volunteers when transporting handicapped disabled persons in passenger vehicles and pickup or panel trucks owned by such volunteers. The provisions of this section relating to other decals 319 320 issued under this section shall also apply, mutatis mutandis, to decals issued to these institutions and 321 organizations, except that decals issued to institutions and agencies, in addition to their expiration date, 322 shall bear the name of the institution or organization whose volunteers will be using the decals rather 323 than the name, age, and sex of the person to whom issued organizational removable windshield 324 placards.

325 The disabled person, vehicle owner, or volunteer for an institution or organization to which these special disabled parking license plates, or decals organizational removable windshield placards, 326 327 permanent windshield placards, or temporary removable windshield placards are issued or any person to 328 whom special disabled parking license plates have been issued under § 46.2-739 shall be allowed to 329 park the vehicle on which such license plates or decals placards are displayed for unlimited periods of 330 time up to four hours in parking zones restricted as to length of parking time permitted and shall be 331 exempted from paying parking meter fees of any county, city, or town. The provisions of this subsection shall take precedence over any county, city, or town ordinance; however, this subsection shall not apply 332 333 to any local ordinance which creates zones where stopping, standing, or parking is prohibited, or which creates parking zones for special types of vehicles, nor shall it apply to any local ordinance which 334 335 prohibits parking during heavy traffic periods, during specified rush hours, or where parking would 336 clearly present a traffic hazard.

337 No person shall use or display a an organizational removable windshield placard, permanent 338 removable windshield placard or temporary decal removable windshield placard beyond its expiration date. It shall be unlawful for any person to willfully and falsely represent himself as having the 339 qualifications to obtain the special license plates or decalwindshield placards or utilize the parking 340 341 privilege accorded by this section when not entitled thereto. 342

§ 46.2-739. Special license plates for certain disabled veterans; fees.

343 No annual registration fee shall be required for any one motor vehicle owned and used personally by any veteran who has either lost, or lost the use of, one or both legs, or an arm or a hand, or who is 344 345 blind or who is permanently and totally disabled as certified by the Veterans Administration. A. On 346 receipt of an application, the Commissioner shall issue special license plates to applicants who are disabled veterans as defined in § 46.2-100. These vehicles license plates shall display be special 347 permanent red, white, and blue license plates bearing the letters "DV." The application shall be 348 349 accompanied by a statement certification from the U. S. Veterans Administration that the veteran has been so designated or classified by the Veterans Administration as to meet the requirements of this 350 351 section, and that his disability is service-connected. For the purposes of this section, a person shall be 352 considered blind if he has a permanent impairment of both eves of the following status: central visual 353 acuity of 20/200 or less in the better eye, with corrective glasses, or central visual acuity of more than 354 20/200 if there is a field defect in which the peripheral field has contracted to such an extent that the 355 widest diameter of visual field subtends an angular distance no greater than twenty degrees in the better 356 eye. License plates issued under this subsection shall not permit the vehicles upon which they are 357 displayed to use parking spaces reserved for persons with disabilities that limit or impair their ability to 358 walk.

359 B. On receipt of an application, the Commissioner shall issue special DV disabled parking license 360 plates displaying the international symbol of access in the same size as the numbers and letters on the 361 plate and in a color that contrasts to the background to veterans who are also persons with disabilities 362 that limit or impair their ability to walk as defined in § 46.2-100. The Commissioner shall require that such application be accompanied by a certification from a licensed physician to that effect. Special DV 363 disabled parking license plates issued under this subsection shall authorize the vehicles upon which they 364 are displayed to use parking spaces reserved for persons with disabilities that limit or impair their 365 366 ability to walk.

367 No annual registration fee shall be required for any one motor vehicle owned and used personally **368** by any veteran, provided such vehicle displays license plates issued under this section.

369 § 46.2-1237. Parking in spaces reserved for persons with disabilities; issuance of summons by
 370 law-enforcement personnel, other uniformed personnel and certain security guards; reciprocity; removal
 371 of vehicle not displaying disabled parking license plates or placards.

No vehicles other than those displaying disabled parking license plates, organizational removable
windshield placards, permanent removable windshield placards, or temporary removable windshield
placards issued under § 46.2-731 or DV disabled parking license plates issued under subsection B of
§ 46.2-739 shall park in any parking spaces reserved for persons with disabilities. A summons or
parking ticket for the offense may be issued by law-enforcement officers or uniformed law-enforcement
department employees without the necessity of a warrant's being obtained by the owner of any private
parking area.

Organizational removable windshield placards, permanent removable windshield placards and
temporary removable windshield placards shall be displayed in such a manner that they may be viewed
from the front and rear of the vehicle and be hanging from the rearview mirror of a vehicle utilizing a
parking space reserved for persons with disabilities that limit or impair their ability to walk. When there
is no rearview mirror, the placard shall be displayed on the vehicle's dashboard. No placard shall be
displayed from the rearview mirror while a vehicle is in motion.

385 The governing body of any county, city, or town may adopt an ordinance making it by ordinance 386 provide that it shall be unlawful for a vehicle not displaying a license plate, decal, or special parking 387 permit, issued under §§ 46.2-731, 46.2-739 or § 46.2-1238, disabled parking license plates, an 388 organizational removable windshield placard, a permanent removable windshield placard, or a 389 temporary removable windshield placard issued under § 46.2-731 or DV disabled parking license plates 390 issued under subsection B of § 46.2-739 to be parked in a parking space reserved for the handicapped 391 on public property or on privately owned parking areas open to the public persons with disabilities that 392 *limit or impair their ability to walk.* Any local governing body by ordinance may provide a penalty for 393 its violation not to exceed that prescribed for a Class 4 misdemeanor, notwithstanding any other 394 provision of law. The ordinance may further provide that a summons or parking ticket for the offense 395 may be issued by law-enforcement officers and other uniformed personnel employed by the county, city, 396 or town to enforce parking regulations without the necessity of a warrant warrant's being obtained by 397 the owner of the private parking area.

398 The local governing bodies of Franklin County and the Cities of Danville and Martinsville may by 399 ordinance provide that, in privately owned parking areas open to the public, a summons for violation of 400 the ordinance promulgated under this section may be issued by private security guards licensed under 401 the provisions of Chapter 19 of Title 54.1 and deputized to issue a summons for the offense by the chief 402 law-enforcement officer of the county or city in which the private parking area is located.

403 Parking spaces reserved for the handicapped persons with disabilities that limit or impair their ability
 404 to walk shall be identified in accordance with the provisions of § 36-99.11.

405 Disabled parking license plates, permanent removable windshield placards, temporary removable
406 windshield placards, and DV disabled parking license plates issued by other states and countries for the
407 purpose of identifying vehicles permitted to use parking spaces reserved for persons with disabilities that
408 limit or impair their ability to walk shall be accorded all rights and privileges accorded vehicles
409 displaying such devices in Virginia.

410 The owner or duly authorized agent of the owner of a parking space properly designated and clearly 411 marked as reserved for use by persons with disabilities that limit or impair their ability to walk may 412 have any vehicle not displaying disabled parking license plates, organizational removable windshield 413 placards, permanent removable windshield placards, temporary removable windshield placards, or DV 414 disabled parking license plates removed from the parking space and stored. The owner of a vehicle 415 which has been removed and stored may regain possession of his vehicle on payment to the person or 416 persons who removed and stored the vehicle all reasonable costs incidental to the removal and storage. 417 The owner of the vehicle, on notice to the owner or duly authorized agent of the owner of the parking 418 space, may also petition the general district court having jurisdiction over the location where the 419 parking occurred for an immediate determination as to whether the removal of the vehicle was lawful. If 420 the court finds that the removal was unlawful, the court shall direct the owner of the parking space to 421 pay the costs incidental to the removal and storage of the vehicle and return the vehicle to its owner.

In any prosecution charging a violation of an ordinance adopted pursuant to this section, proof that
the vehicle described in the complaint, summons, parking ticket, citation, or warrant was parked in
violation of the ordinance, together with proof that the defendant was at the time the registered owner of
the vehicle, as required by Chapter 6 of this title, shall constitute in evidence a prima facie presumption
that the registered owner of the vehicle was the person who committed the violation.

427 2. That §§ 46.2-1236 and 46.2-1238 of the Code of Virginia are repealed.