2025 SESSION

25101092D

HOUSE BILL NO. 2141

Offered January 13, 2025 Prefiled January 7, 2025

A BILL to amend and reenact § 33.2-1224 of the Code of Virginia, relating to signs or advertisements within the limits of a highway; civil penalty.

Patron-Milde

Referred to Committee on Transportation

Be it enacted by the General Assembly of Virginia:

1. That § 33.2-1224 of the Code of Virginia is amended and reenacted as follows:

§ 33.2-1224. Signs or advertising on rocks, poles, etc., within limits of highway; civil penalty.

A. Any person who in any manner (i) paints, prints, places, puts, or affixes any sign or advertisement upon or to any rock, stone, tree, fence, stump, pole, mile-board, milestone, danger-sign, guide-sign, guidepost, highway sign, historical marker, building, or other object lawfully within the limits of any highway or (ii) erects, paints, prints, places, puts, or affixes any sign or advertisement within the limits of any highway is subject to a civil penalty of \$100 \$250. Each occurrence shall be subject to a separate penalty; however, any occurrence located within a 100-yard radius of an identical sign or advertisement for which a civil penalty of \$250 is imposed shall be subject to a civil penalty of \$100. All civil penalties collected under this section shall be paid into the Highway Maintenance and Operating Fund.

B. Signs or advertisements placed within the limits of the highway are hereby declared a public and
private nuisance and may be forthwith removed, obliterated, or abated by the Commissioner of Highways or
his representatives without notice. The In addition to any civil penalties authorized pursuant to subsection A,
the Commissioner of Highways may collect the cost of such removal, obliteration, or abatement from the
person erecting, painting, printing, placing, putting, affixing, or using such sign or advertisement. When no
one is observed erecting, painting, printing, placing, putting, or affixing such sign or advertisement, the
person, firm, or corporation being advertised shall be presumed to have placed the sign or advertisement and
shall be punished accordingly subject to the collection of costs and civil penalties authorized by this section.
Such presumption, however, shall be rebuttable by competent evidence. In addition, the Commissioner of
Highways or his representative may seek to enjoin any recurring violator of this section.

C. The Commissioner of Highways may enter into agreements with any local governing body authorizing local law-enforcement agencies or other local governmental entities to act as agents of the Commissioner of Highways for the purpose of (i) enforcing the provisions of this section and (ii) collecting the penalties and costs provided for in this section. Any such agreement may provide that penalties and costs collected pursuant to such agreement shall be paid as agreed.

D. The provisions of this section shall not apply to signs or outdoor advertising regulated under other provisions of this chapter.

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