2005 SESSION

	056136772
1	SENATE BILL NO. 832
2	Offered January 12, 2005
3	Prefiled January 10, 2005
4	A BILL to amend and reenact § 8.01-249 of the Code of Virginia, relating to accrual of causes of action
5	under the Consumer Protection Act.
6	under the Consumer Trolection Act.
U	Patrons—Mims; Delegates: Black, Marshall, R.G., May and Rust
7	Tarons—Ivinins, Delegates. Diack, Warshan, R.O., Way and Rust
8	Referred to Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 8.01-249 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-249. When cause of action shall be deemed to accrue in certain personal actions.
13	The cause of action in the actions herein listed shall be deemed to accrue as follows:
14	1. In actions for fraud or mistake, in actions for violations of the Consumer Protection Act
15	(§ 59.1-196 et seq.) based upon any misrepresentation, deception, fraud, false promise, false pretense or
16	failure to disclose, and in actions for rescission of contract for undue influence, when such fraud,
17	mistake, misrepresentation, deception, false promise, false pretense, failure to disclose or undue
18	influence is discovered or by the exercise of due diligence reasonably should have been discovered;
19	2. In actions or other proceedings for money on deposit with a bank or any person or corporation
20	doing a banking business, when a request in writing be made therefor by check, order, or otherwise;
2 1	3. In actions for malicious prosecution or abuse of process, when the relevant criminal or civil action
22	is terminated:
23	4. In actions for injury to the person resulting from exposure to asbestos or products containing
24	asbestos, when a diagnosis of asbestosis, interstitial fibrosis, mesothelioma, or other disabling
25	asbestos-related injury or disease is first communicated to the person or his agent by a physician.
26	However, no such action may be brought more than two years after the death of such person;
27	5. In actions for contribution or for indemnification, when the contributee or the indemnitee has paid
28	or discharged the obligation. A third-party claim permitted by subsection A of § 8.01-281 and the Rules
29	of Court may be asserted before such cause of action is deemed to accrue hereunder;
30	6. In actions for injury to the person, whatever the theory of recovery, resulting from sexual abuse
31	occurring during the infancy or incapacity of the person, upon removal of the disability of infancy or
32	incapacity as provided in § 8.01-229 or, if the fact of the injury and its causal connection to the sexual
33	abuse is not then known, when the fact of the injury and its causal connection to the sexual abuse is
34	first communicated to the person by a licensed physician, psychologist, or clinical psychologist. As used
35	in this subdivision, "sexual abuse" means sexual abuse as defined in subdivision 6 of § 18.2-67.10 and
36	acts constituting rape, sodomy, object sexual penetration or sexual battery as defined in Article 7
37	(§ 18.2-61 et seq.) of Chapter 4 of Title 18.2;
38	7. In products liability actions against parties other than health care providers as defined in
39	§ 8.01-581.1 for injury to the person resulting from or arising as a result of the implantation of any
40	prosthetic device for breast augmentation or reconstruction, when the fact of the injury and its causal
41	connection to the implantation is first communicated to the person by a physician;
42	8. In actions on an open account, from the later of the last payment or last charge for goods or
43	services rendered on the account.

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