	071966204
1	HOUSE BILL NO. 1902
2	Offered January 10, 2007
2 3	Prefiled January 4, 2007
4	A BILL to amend and reenact § 8.01-380 of the Code of Virginia, relating to requirements of the
5	moving party in nonsuit actions.
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	Patron—Albo
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8 9	Referred to Committee for Courts of Justice
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 8.01-380 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-380. Dismissal of action by nonsuit; fees and costs.
13	A. A party shall not be allowed to suffer a nonsuit as to any cause of action or claim, or any other
14	party to the proceeding, unless he does so before a motion to strike the evidence has been sustained or
15	before the jury retires from the bar or before the action has been submitted to the court for decision.
16	After a nonsuit no new proceeding on the same cause of action or against the same party shall be had in
17 18	any court other than that in which the nonsuit was taken, unless that court is without jurisdiction, or not
10 19	a proper venue, or other good cause is shown for proceeding in another court, or when such new proceeding is instituted in a federal court. If after a nonsuit an improper venue is chosen, the court shall
19 20	not dismiss the matter but shall transfer it to the proper venue upon motion of any party.
20 21	B. Only one nonsuit may be taken to a cause of action or against the same party to the proceeding,
22	as a matter of right, although the court may allow additional nonsuits or counsel may stipulate to
23	additional nonsuits. The court, in the event additional nonsuits are allowed, may assess costs and
24	reasonable attorneys' fees against the nonsuiting party.
25	C. If notice to take a nonsuit of right is given to the opposing party within seven days of trial, the
26	court in its discretion may assess against the nonsuiting party reasonable witness fees and travel costs of
27	expert witnesses scheduled to appear at trial, which are actually incurred by the opposing party solely by
28	reason of the failure to give notice at least seven days prior to trial. The court shall have the authority to
29	determine the reasonableness of expert witness fees and travel costs.
30	D A party shall not be allowed to ponsuit a cause of action, without the consent of the adverse party

D. A party shall not be allowed to nonsuit a cause of action, without the consent of the adverse party
who has filed a counterclaim, cross claim or third-party claim which arises out of the same transaction
or occurrence as the claim of the party desiring to nonsuit unless the counterclaim, cross claim or
third-party claim can remain pending for independent adjudication by the court.

E. A party, when taking a nonsuit, shall inform the court if the cause of action has been previously
nonsuited and shall include language in the order stating the date of the previous nonsuit and the court
in which the previous nonsuit was taken.

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