2010 SESSION

ENROLLED

[H 105]

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 8.01-676.1 of the Code of Virginia, relating to security for appeal; 3 modification.

4 5

6 7

Approved

Be it enacted by the General Assembly of Virginia:

8 1. That § 8.01-676.1 of the Code of Virginia is amended and reenacted as follows: 9

§ 8.01-676.1. Security for appeal.

10 A. Security for costs of appeal of right to Court of Appeals. - A party filing a notice of an appeal of right to the Court of Appeals shall simultaneously file an appeal bond or irrevocable letter of credit in 11 the penalty of \$500, or such sum as the trial court may require, subject to subsection E, conditioned 12 13 upon paying all costs and fees incurred in the Court of Appeals and the Supreme Court if it takes 14 cognizance of the claim. If the appellant wishes suspension of execution, the security shall also be 15 conditioned as provided in subsection C and shall be in such sum as the trial court may require as provided in subsection C. 16

17 B. Security for costs on petition for appeal to Court of Appeals or Supreme Court. - An appellant 18 whose petition for appeal is granted by the Court of Appeals or the Supreme Court shall (if he has not done so) within 15 days from the date of the Certificate of Appeal file an appeal bond or irrevocable 19 20 letter of credit in the same penalty as provided in subsection A, conditioned on the payment of all 21 damages, costs, and fees incurred in the Court of Appeals and in the Supreme Court.

22 C. Security for suspension of execution. - An appellant who wishes execution of the judgment or 23 award from which an appeal is sought to be suspended during the appeal shall, subject to the provisions 24 of subsection J, file an appeal bond or irrevocable letter of credit conditioned upon the performance or 25 satisfaction of the judgment and payment of all damages incurred in consequence of such suspension, 26 and except as provided in subsection D, execution shall be suspended upon the filing of such security 27 and the timely prosecution of such appeal. Such security shall be continuing and additional security shall 28 not be necessary except as to any additional amount which may be added or to any additional 29 requirement which may be imposed by the courts.

30 D. Suspension of execution in decrees for support and custody; injunctions. - The court from which 31 an appeal is sought may refuse to suspend the execution of decrees for support and custody, and may 32 also refuse suspension when a judgment refuses, grants, modifies, or dissolves an injunction.

33 E. Increase or decrease in penalty or other modification of security. - The Court of Appeals or the 34 Supreme Court, when it considers a petition for appeal, may order that the penalty or any other terms or 35 requirements of the security for the appeal be decreased or increased or of the security for the suspension of execution of a judgment be modified for good cause shown if such request is made in the 36 brief of any party filed in the Court of Appeals, or in the Petition for Appeal or the appellee's Brief in 37 38 Opposition filed in the Supreme Court or the Court of Appeals. Affidavits and counter-affidavits may be 39 filed by the parties containing facts pertinent to such request. Any increase or decrease in the amount of 40 or other modification of the security so ordered shall be effected in the clerk's office of the trial court 41 within 15 days of the order of the Court of Appeals or the Supreme Court. If an increase so ordered is 42 not effected within 15 days, the appeal shall be dismissed, in the case of the security required under 43 subsection A, or the suspension of execution of a judgment shall be discontinued, in the case of the 44 security required under subsection C. Such increase or decrease in the penalty of or other modification of the security may also be considered and ordered by the trial court for good cause shown, on motion 45 46 of either party, at any time until the Court of Appeals or the Supreme Court acts upon the amount of penalty any similar motion, and failure to increase such penalty as hereinabove provided shall also cause 47 the appeal to be dismissed, in the case of the security required under subsection A, or the suspension of **48** 49 execution of a judgment to be discontinued, in the case of the security required under subsection C.

50 F. By whom executed. - Each bond filed shall be executed by a party or another on his behalf, and by surety approved by the clerk of the court from which appeal is sought, or by the clerk of the 51 52 Supreme Court or the clerk of the Court of Appeals if the bond is ordered by such Court. Any letter of credit posted as security for an appeal shall be in a form acceptable to the clerk of the court from which 53 54 appeal is sought, or by the clerk of the Supreme Court or the Court of Appeals if the security is ordered 55 by such court. The letter of credit shall be from a bank incorporated or authorized to conduct banking business under the laws of this Commonwealth or authorized to do business in this Commonwealth 56 57 under the banking laws of the United States, or a federally insured savings institution located in this

HB105ER

58 Commonwealth.

59 G. Appeal from State Corporation Commission; security for costs. - When an appeal of right is 60 entered from the State Corporation Commission to the Supreme Court, and no suspension of the order, judgment, or decree appealed from is requested, such appeal bond or letter of credit shall be filed when 61 62 and in the amount required by the clerk of the Supreme Court, whose action shall be subject to review 63 by the Supreme Court.

64 H. Appeal from State Corporation Commission; suspension. - Any judgment, order, or decree of the State Corporation Commission subject to appeal to the Supreme Court may be suspended by the 65 66 Commission or by the Supreme Court pending decision of the appeal if the Commission or the Supreme 67 Court deems such suspension necessary for the proper administration of justice but only upon the written application of an appellant after reasonable notice to all other parties in interest and the filing of 68 69 a suspending bond or irrevocable letter of credit with such conditions, in such penalty, and with such 70 surety thereon as the Commission or the Supreme Court may deem sufficient. But no surety shall be 71 required if the appellant is any county, city or town of this Commonwealth, or the Commonwealth.

I. Forms of bonds; letters of credit; where filed. - The Clerk of the Supreme Court shall prescribe 72 73 separate forms for appeal bonds, one for costs alone, one for suspension of execution, and one for both 74 and a form for irrevocable letters of credit, to which the bond or bonds or irrevocable letters of credit 75 given shall substantially conform. The forms for each bond and the letter of credit shall be published in 76 the Rules of Court. It shall be sufficient if the bond or letter of credit, when executed as required, is 77 filed with the trial court, clerk of the Virginia Workers' Compensation Commission, or the clerk of the 78 State Corporation Commission, whichever is applicable, and no personal appearance in the trial court, 79 Virginia Workers' Compensation Commission, or State Corporation Commission by the principal, the 80 surety on the bond or the bank issuing the letter of credit shall be required as a condition precedent to 81 its filing.

82 J. In any civil litigation under any legal theory, the amount of the appeal bond or irrevocable letter 83 of credit to be furnished during the pendency of all appeals or discretionary reviews of any judgment granting legal, equitable, or any other form of relief in order to stay the execution thereon during the 84 85 entire course of appellate review by any courts shall be set in accordance with applicable laws or court 86 rules, except that the total appeal bond or irrevocable letter of credit that is required of an appellant and 87 all of its affiliates shall not exceed \$25 million, regardless of the value of the judgment.

88 J1. Any objection to or motion for modification of the form, amount, or issuer of any letter of credit 89 or bond may be made to, and decided by, the Court of Appeals or the Supreme Court. Any objection to 90 or motion for modification of the form, amount, or issuer of any letter of credit or bond may also be 91 made to, and decided by, the court or commission whose decision is being appealed at any time until 92 the Court of Appeals or the Supreme Court acts upon any similar motion.

93 K. Dissipation of assets. - If the appellee proves by a preponderance of the evidence that a party 94 bringing an appeal, for whom the appeal bond or irrevocable letter of credit requirement has been 95 limited or waived pursuant to subsection J, is purposefully dissipating its assets or diverting assets outside the jurisdiction of the United States courts for the purpose of evading the judgment, the 96 97 limitation or waiver granted pursuant to subsection J shall be rescinded and a court may require the 98 appellant to post a bond or irrevocable letter of credit in an amount up to the full amount of the 99 judgment. Dissipation of assets shall not include those ongoing expenditures made from assets of the 100 kind that the appellant made in the regular course of business prior to the judgment being appealed, 101 such as the payment of stock dividends and other financial incentives to the shareholders of publicly 102 owned companies, continued participation in charitable and civic activities, and other expenditures 103 consistent with the exercise of good business judgment.

104 L. For good cause shown, a court may otherwise waive the filing of an appeal bond or irrevocable 105 letter of credit as to the damages in excess of, or other than, the compensatory damages.

M. Exemption. - When an appeal is proper to protect the estate of a decedent or person under disability, or to protect the interest of the Commonwealth or any county, city, or town of this 106 107 108 Commonwealth, no security for appeal shall be required. 109

N. Indigents. - No person who is an indigent shall be required to post security for an appeal bond.

110 O. Virginia Workers' Compensation Commission. - No claimant who files an appeal from a final decision of the Virginia Workers' Compensation Commission with the Court of Appeals shall be 111 required to post security for costs as provided in subsection A or B of this section if such claimant has 112 113 not returned to his employment or by reason of his disability is unemployed. Such claimant shall file an 114 affidavit describing his disability and employment status with the Court of Appeals together with a 115 motion to waive the filing of the security under subsection A or B of this section.

116 P. Time for filing security for appeal. - The appeal bond or letter of credit prescribed in subsections 117 A and B is not jurisdictional and the time for filing such security in cases before the Court of Appeals or the Supreme Court may be extended by a judge or justice of the court before which the case is 118

- 119
- pending on motion for good cause shown and to attain the ends of justice. Q. Consideration of appeal bond or letter of credit by Court of Appeals *or Supreme Court.* A determination on an issue affecting an appeal bond or letter of credit in a case before the Court of 120 121
- 122 Appeals or the Supreme Court may be considered by an individual judge of such court rather than by a
- 123 panel of judges.