2011 SESSION

	11100658D
1	SENATE BILL NO. 806
2	Senate Amendments in [] — January 26, 2011
2 3	A BILL to amend and reenact § 8.01-401.1 of the Code of Virginia, relating to expert witnesses;
4	literature designations.
5	
6	Patron Prior to Engrossment—Senator Obenshain
7	
8	Referred to Committee for Courts of Justice
9	Referred to Committee for Courts of Justice
9 10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 8.01-401.1 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-401.1. Opinion testimony by experts; hearsay exception.
	In any civil action any expert witness may give testimony and render an opinion or draw inferences
14	from facts, circumstances or data made known to or perceived by such witness at or before the hearing
15	or trial during which he is called upon to testify. The facts, circumstances or data relied upon by such
16	witness in forming an opinion or drawing inferences, if of a type normally relied upon by others in the
17	particular field of expertise in forming opinions and drawing inferences, need not be admissible in
18	evidence.
19	The expert may testify in terms of opinion or inference and give his reasons therefor without prior
20	disclosure of the underlying facts or data, unless the court requires otherwise. The expert may in any
21	event be required to disclose the underlying facts or data on cross-examination.
22	To the extent called to the attention of an expert witness upon cross-examination or relied upon by
23	the expert witness in direct examination, statements contained in published treatises, periodicals or
24	pamphlets, on a subject of history, medicine, or other science or art, established as a reliable authority
25	by testimony or by stipulation shall not be excluded as hearsay. If admitted, the statements may be read
26	into evidence but may not be received as exhibits. If the statements are to be introduced through an
27	expert witness upon direct examination, copies of the <i>specific</i> statements shall be provided to opposing
28	parties thirty 30 days prior to trial unless otherwise ordered by the court. If an opposing party intends to
29	rely on statements in the previously designated treatises, periodicals, or pamphlets during the direct
30	examination of his own expert witness, copies of those specific statements shall be provided to all
31	parties within 10 days after receipt of [the statements from the opposing party those statements] unless
32	otherwise ordered by the court.

32 otherwise ordered by the court.