2013 SESSION

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SENATE BILL NO. 1112

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee for Courts of Justice

on February 1, 2013)

(Patron Prior to Substitute—Senator McDougle)

- 2 3 4 5 6 A BILL to amend and reenact § 8.01-44.5 of the Code of Virginia, relating to exemplary damages for 7 persons injured by intoxicated drivers. 8
 - Be it enacted by the General Assembly of Virginia:
 - 1. That § 8.01-44.5 of the Code of Virginia is amended and reenacted as follows:

§ 8.01-44.5. Exemplary damages for persons injured by intoxicated drivers.

11 In any action for personal injury or death arising from the operation of a motor vehicle, engine or train, the finder of fact may, in its discretion, award exemplary damages to the plaintiff if the evidence 12 proves that the defendant acted with malice toward the plaintiff or the defendant's conduct was so 13 willful or wanton as to show a conscious disregard for the rights of others. 14

15 A defendant's conduct shall be deemed sufficiently willful or wanton as to show a conscious 16 disregard for the rights of others when the evidence proves that (i) when the incident causing the injury or death occurred, the defendant had a blood alcohol concentration of 0.15 percent or more by weight 17 by volume or 0.15 grams or more per 210 liters of breath; (ii) at the time the defendant began drinking 18 19 alcohol, or during the time he was drinking alcohol, he knew or should have known that his ability to 20 operate a motor vehicle, engine or train would be impaired, or when he was operating a motor vehicle 21 he knew or should have known that his ability to operate a motor vehicle was impaired; and (iii) the 22 defendant's intoxication was a proximate cause of the injury to or death of the plaintiff. For the 23 purposes of clause (i), it shall be rebuttably presumed that the blood alcohol concentration at the time 24 of the incident causing injury or death was at least as high as the test result as shown in a certificate 25 issued pursuant to § 18.2-268.9 or in a certificate of analysis for a blood test administered pursuant to an arrest for driving under the influence, provided that the test was administered within three hours of 26 the incident causing injury or death. In addition to any other forms of proof, a party may submit a copy 27 28 of a certificate issued pursuant to § 18.2-268.9 or a certificate of analysis for a blood test administered 29 pursuant to an arrest for driving under the influence, which shall be prima facie evidence of the facts 30 contained therein.

31 However, when a defendant has unreasonably refused to submit to a test of his blood alcohol content 32 as required by § 18.2-268.2, a defendant's conduct shall be deemed sufficiently willful or wanton as to show a conscious disregard for the rights of others when the evidence proves that (i) when the incident 33 34 causing the injury or death occurred the defendant was intoxicated, which may be established by 35 evidence concerning the conduct or condition of the defendant; (ii) at the time the defendant began 36 drinking alcohol, or during the time he was drinking alcohol, he knew or should have known that his ability to operate a motor vehicle was impaired; and (iii) the defendant's intoxication was a proximate 37 38 cause of the injury to the plaintiff or death of the plaintiff's decedent. A In addition to any other forms 39 of proof, a party may submit a certified copy of a court's determination of unreasonable refusal pursuant 40 to § 18.2-268.3, which shall be prima facie evidence that the defendant unreasonably refused to submit 41 to the test.

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