2014 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 An Act to amend and reenact § 16.1-88.2 of the Code of Virginia, relating to suit for personal injury;
 3 report from health care provider licensed outside of the Commonwealth.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 16.1-88.2 of the Code of Virginia is amended and reenacted as follows:

8 § 16.1-88.2. Evidence of medical reports or records; testimony of health care provider or 9 custodian of records.

10 In a civil suit tried in a general district court or appealed to the circuit court to recover damages for 11 personal injuries or to resolve any dispute with an insurance company or health care provider, either 12 party may present evidence as to the extent, nature, and treatment of the injury, the examination of the 13 person so injured, and the costs of such treatment and examination by the following:

14 1. A report from the treating or examining health care provider as defined in § 8.01-581.1 or a 15 health care provider licensed outside of the Commonwealth for his treatment of the plaintiff outside of the Commonwealth. Such medical report shall be admitted if the party intending to present evidence by 16 the use of a report gives the opposing party or parties a copy of the report and written notice of such 17 intention 10 days in advance of trial and if attached to such report is a sworn statement of the treating 18 19 or examining health care provider that (i) the person named therein was treated or examined by such 20 health care provider; (ii) the information contained in the report is true and accurate and fully 21 descriptive as to the nature and extent of the injury; and (iii) any statement of costs contained in the 22 report is true and accurate; or

23 2. The records or bills of a hospital or similar medical facility at which the treatment or examination
24 was performed. Such hospital or other medical facility records or bills shall be admitted if (i) the party
25 intending to present evidence by the use of records or bills gives the opposing party or parties a copy of
26 the records or bills and written notice of such intention 10 days in advance of trial and (ii) attached to
27 the records or bills is a sworn statement of the custodian thereof that the same is a true and accurate
28 copy of the records or bills of such hospital or other medical facility.

29 If, thereafter, the plaintiff or defendant summons the health care provider or custodian making such 30 statement to testify in proper person or by deposition, the court shall determine which party shall pay 31 the fee and costs for such appearance or depositions, or may apportion the same among the parties in such proportions as the ends of justice may require. If such health care provider or custodian is not 32 33 subject to subpoena for cross-examination in court or by a deposition, then the court shall allow a 34 reasonable opportunity for the party seeking the subpoena for such health care provider or custodian to obtain his testimony as the ends of justice may require. The plaintiff may only present evidence 35 pursuant to this section in circuit court if he has not requested an amount in excess of the ad damnum 36 37 in the motion for judgment filed in the general district court.

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