2014 SESSION

ENROLLED

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 64.2-454 of the Code of Virginia, relating to qualification of 3 administrator in action for wrongful death or personal injury.

4 5

1

Approved

Be it enacted by the General Assembly of Virginia: 6

1. That § 64.2-454 of the Code of Virginia is amended and reenacted as follows: 7

8 § 64.2-454. Appointment of administrator for prosecution of action for personal injury or 9 wrongful death against or on behalf of estate of deceased resident or nonresident.

10 An administrator may be appointed in any case in which it is represented that a civil action for 11 personal injury or death by wrongful act arising within the Commonwealth is contemplated against or on 12 behalf of the estate or the beneficiaries of the estate of a resident or nonresident of the Commonwealth who has died within or outside the Commonwealth if an executor of the estate has not been appointed, 13 14 solely for the purpose of prosecution of such action, by the clerk of the circuit court in the county or 15 city in which jurisdiction and venue would have been properly laid for such action if the person for 16 whom the appointment is sought had survived.

17 If a fiduciary has been appointed in a foreign jurisdiction, the fiduciary may qualify as 18 administrator. The appointment of a fiduciary in a foreign jurisdiction shall not preclude a resident or 19 nonresident from qualifying as an administrator for the purposes of maintaining a wrongful death action

20 pursuant to § 8.01-50 or a personal injury action in the Commonwealth.

21 A resident and nonresident may be appointed as coadministrators. [S 245]