1995 SESSION

ENGROSSED

	LD0890722
1	SENATE BILL NO. 167
	Senate Amendments in [] — February 4, 1994
2 3	A BILL to amend and reenact §§ 26-12.2 and 64.1-75.1 of the Code of Virginia, relating to
4	appointment of personal representative for personal injury or wrongful death action.
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6	Patron—Norment
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8	Referred to the Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That §§ 26-12.2 and 64.1-75.1 of the Code of Virginia are amended and reenacted as follows:
12	§ 26-12.2. When inventory and settlement not required.
13	An inventory under § 26-12 or a settlement under § 26-17 shall not be required of a personal
14	representative who qualifies for the sole purpose of bringing an action under § 8.01-50 or defending an
15	action for personal injury or for wrongful death under § 8.01-50. However, if there be is no surviving
16	relative designated as a beneficiary under § 8.01-53 and the court directs that the funds recovered in
17	such action be paid to the personal representative for distribution according to law, such personal
18	representative shall file the inventory required in § 26-12 and the statement required under § 26-17. Any
19	fee allowed a personal representative who qualifies solely for the purpose of defending an action as
20	specified in this section shall be paid first from any estate owned by the decedent and, if there is no
21	such estate or the estate is insufficient, from any recovery made by the plaintiff in the action under a
22	policy of insurance owned by the decedent or, in cases of uninsured motorists, the plaintiff.
23	§ 64.1-75.1. Appointment of administrator for prosecution of action for personal injury or wrongful
24	death against estate of deceased nonresident.
25	In any case in which it is represented that an action at law for personal injury or death by wrongful
26	act upon a cause of action arising within this Commonwealth is contemplated against the estate of a
27	person who has died within or without this Commonwealth and who was a nonresident of this
28	Commonwealth, an administrator of such person may be appointed, solely for the purpose of prosecution
29	of said suit, by the clerk of the court having jurisdiction for the probate of wills in the county or city in
30	which jurisdiction and venue would have been properly laid for such action in the same manner as if the

which jurisdiction and venue would have been properly laid for such action in the same manner as if the
person for whom the appointment thereof is sought had survived . If the decedent was a resident of the
Commonwealth, a personal representative may qualify as provided in § 26-12 [.2].

SB167E