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# **SENATE BILL NO. 888**

Offered January 20, 1995

### A BILL to amend and reenact § 38.2-2206 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 65.2-309.1, relating to workers' compensation; uninsured or underinsured motorist coverage; subrogation.

## Patrons-Reasor, Bell, Chichester, Hawkins, Holland, R.J., Nolen, Norment and Schewel; Delegates: Bloxom, Fisher, Hargrove, Newman, Purkey, Rhodes, Shuler, Spruill and Wardrup

Referred to the Committee on Commerce and Labor

#### 12 Be it enacted by the General Assembly of Virginia:

#### 1. That § 38.2-2206 of the Code of Virginia is amended and reenacted and that the Code of 13 Virginia is amended by adding a section numbered 65.2-309.1 as follows: 14 15

§ 38.2-2206. Uninsured motorist insurance coverage.

16 A. Except as provided in subsection J of this section, no policy or contract of bodily injury or 17 property damage liability insurance relating to the ownership, maintenance, or use of a motor vehicle shall be issued or delivered in this Commonwealth to the owner of such vehicle or shall be issued or 18 delivered by any insurer licensed in this Commonwealth upon any motor vehicle principally garaged or 19 20 used in this Commonwealth unless it contains an endorsement or provisions undertaking to pay the 21 insured all sums that he is legally entitled to recover as damages from the owner or operator of an 22 uninsured motor vehicle, within limits not less than the requirements of § 46.2-100. Those limits shall 23 equal but not exceed the limits of the liability insurance provided by the policy, unless the insured 24 rejects the additional uninsured motorist insurance coverage by notifying the insurer as provided in 25 subsection B of § 38.2-2202. The endorsement or provisions shall also obligate the insurer to make payment for bodily injury or property damage caused by the operation or use of an underinsured motor 26 vehicle to the extent the vehicle is underinsured, as defined in subsection B of this section. The 27 28 endorsement or provisions shall also provide for at least \$20,000 coverage for damage or destruction of 29 the property of the insured in any one accident but may provide an exclusion of the first \$200 of the 30 loss or damage where the loss or damage is a result of any one accident involving an unidentifiable 31 owner or operator of an uninsured motor vehicle.

B. As used in this section, the term "bodily injury" includes death resulting from bodily injury.

33 "Insured" as used in subsections A, D, G, and H of this section means the named insured and, while 34 resident of the same household, the spouse of the named insured, and relatives of either, while in a 35 motor vehicle or otherwise, and any person who uses the motor vehicle to which the policy applies, 36 with the expressed or implied consent of the named insured, and a guest in the motor vehicle to which 37 the policy applies or the personal representative of any of the above.

38 Uninsured motor vehicle" means a motor vehicle for which (i) there is no bodily injury liability 39 insurance and property damage liability insurance in the amounts specified by § 46.2-100, (ii) there is 40 such insurance but the insurer writing the insurance denies coverage for any reason whatsoever, 41 including failure or refusal of the insured to cooperate with the insurer, (iii) there is no bond or deposit 42 of money or securities in lieu of such insurance, or (iv) the owner of the motor vehicle has not qualified as a self-insurer under the provisions of § 46.2-368. A motor vehicle shall be deemed uninsured if its 43 44 owner or operator is unknown.

A motor vehicle is "underinsured" when, and to the extent that, the total amount of bodily injury and 45 property damage coverage applicable to the operation or use of the motor vehicle and available for 46 payment for such bodily injury or property damage, including all bonds or deposits of money or securities made pursuant to Article 15 (§ 46.2-435 et seq.) of Chapter 3 of Title 46.2, is less than the 47 **48** 49 total amount of uninsured motorist coverage afforded any person injured as a result of the operation or 50 use of the vehicle.

51 "Available for payment" means the amount of liability insurance coverage applicable to the claim of 52 the injured person for bodily injury or property damage reduced by the payment of any other claims 53 arising out of the same occurrence.

54 If an injured person is entitled to underinsured motorist coverage under more than one policy, the 55 following order of priority of policies applies and any amount available for payment shall be credited against such policies in the following order of priority: 56 57

1. The policy covering a motor vehicle occupied by the injured person at the time of the accident;

2. The policy covering a motor vehicle not involved in the accident under which the injured person 58 59 is a named insured:

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3. The policy covering a motor vehicle not involved in the accident under which the injured personis an insured other than a named insured.

62 Where there is more than one insurer providing coverage under one of the payment priorities set 63 forth, their liability shall be proportioned as to their respective underinsured motorist coverages.

64 Recovery under the endorsement or provisions shall be subject to the conditions set forth in this section.

C. There shall be a rebuttable presumption that a motor vehicle is uninsured if the Commissioner of the Department of Motor Vehicles certifies that, from the records of the Department of Motor Vehicles, it appears that: (i) there is no bodily injury liability insurance and property damage liability insurance in the amounts specified by § 46.2-100 covering the owner or operator of the motor vehicle; or (ii) no bond has been given or cash or securities delivered in lieu of the insurance; or (iii) the owner or operator of the motor vehicle has not qualified as a self-insurer in accordance with the provisions of § 46.2-368.

73 D. If the owner or operator of any motor vehicle that causes bodily injury or property damage to the 74 insured is unknown, and if the damage or injury results from an accident where there has been no 75 contact between that motor vehicle and the motor vehicle occupied by the insured, or where there has been no contact with the person of the insured if the insured was not occupying a motor vehicle, then 76 77 for the insured to recover under the endorsement required by subsection A of this section, the accident 78 shall be reported promptly to either (i) the insurer, or (ii) a law-enforcement officer having jurisdiction 79 in the county or city in which the accident occurred. If it is not reasonably practicable to make the 80 report promptly, the report shall be made as soon as reasonably practicable under the circumstances.

E. If the owner or operator of any vehicle causing injury or damages is unknown, an action may be instituted against the unknown defendant as "John Doe" and service of process may be made by delivering a copy of the motion for judgment or other pleadings to the clerk of the court in which the action is brought. Service upon the insurer issuing the policy shall be made as prescribed by law as though the insurer were a party defendant. The provisions of § 8.01-288 shall not be applicable to the service of process required in this subsection. The insurer shall have the right to file pleadings and take other action allowable by law in the name of John Doe.

88 F. If any action is instituted against the owner or operator of an uninsured or underinsured motor 89 vehicle by any insured intending to rely on the uninsured or underinsured coverage provision or 90 endorsement of this policy under which the insured is making a claim, then the insured shall serve a copy of the process upon this insurer in the manner prescribed by law, as though the insurer were a 91 92 party defendant. The provisions of § 8.01-288 shall not be applicable to the service of process required 93 in this subsection. The insurer shall then have the right to file pleadings and take other action allowable 94 by law in the name of the owner or operator of the uninsured or underinsured motor vehicle or in its 95 own name. Nothing in this subsection shall prevent the owner or operator of the uninsured motor 96 vehicle from employing counsel of his own choice and taking any action in his own interest in 97 connection with the proceeding.

98 G. Any insurer paying a claim under the endorsement or provisions required by subsection A of this 99 section shall be subrogated to the rights of the insured to whom the claim was paid against the person 100 causing the injury, death, or damage and that person's insurer, although it may deny coverage for any reason, to the extent that payment was made. The bringing of an action against the unknown owner or 101 102 operator as John Doe or the conclusion of such an action shall not bar the insured from bringing an 103 action against the owner or operator proceeded against as John Doe, or against the owner's or operator's 104 insurer denying coverage for any reason, if the identity of the owner or operator who caused the injury 105 or damages becomes known. Any recovery against the owner or operator, or the insurer of the owner or operator shall be paid to the insurer of the injured party to the extent that the insurer paid the named 106 insured in the action brought against the owner or operator as John Doe. However, the insurer shall pay 107 108 its proportionate part of all reasonable costs and expenses incurred in connection with the action, 109 including reasonable attorney's fees. Nothing in an endorsement or provisions made under this subsection 110 nor any other provision of law shall prevent the joining in an action against John Doe of the owner or 111 operator of the motor vehicle causing the injury as a party defendant, and the joinder is hereby 112 specifically authorized.

H. No endorsement or provisions providing the coverage required by subsection A of this section
shall require arbitration of any claim arising under the endorsement or provisions, nor may anything be
required of the insured except the establishment of legal liability, nor shall the insured be restricted or
prevented in any manner from employing legal counsel or instituting legal proceedings.

117 I. The Except as provided in § 65.2-309.1, the provisions of subsections A and B of § 38.2-2204 and 118 the provisions of subsection A of this section shall not apply to any policy of insurance to the extent 119 that it covers the liability of an employer under any workers' compensation law, or to the extent that it 120 covers liability to which the Federal Tort Claims Act applies. No provision or application of this section 121 shall limit the liability of an insurer of motor vehicles to an employee or other insured under this section who is injured by an uninsured motor vehicle; provided that in the event an employee of a self-insured
employer receives a workers' compensation award for injuries resulting from an accident with an
uninsured motor vehicle, such award shall be set off against any judgment for damages awarded
pursuant to this section for personal injuries resulting from such accident.

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126 J. Policies of insurance whose primary purpose is to provide coverage in excess of other valid and 127 collectible insurance or qualified self-insurance may include uninsured motorist coverage as provided in 128 subsection A of this section. Insurers issuing or providing liability policies that are of an excess or 129 umbrella type or which provide liability coverage incidental to a policy and not related to a specifically 130 insured motor vehicle, shall not be required to offer, provide or make available to those policies 131 uninsured or underinsured motor vehicle coverage as defined in subsection A of this section.

K. A liability insurance carrier providing coverage under a policy issued or renewed on or after July
1, 1988, may pay the entire amount of its available coverage without obtaining a release of a claim if
the claimant has underinsured insurance coverage in excess of the amount so paid. Any liability insurer
making a payment pursuant to this section shall promptly give notice to its insured and to the insurer
which provides the underinsured coverage that it has paid the full amount of its available coverage.

137 § 65.2-309.1. Subrogation of employer to employee's rights to recover uninsured or underinsured
 138 motorist benefits pursuant to insurance coverage carried by and at the expense of employer.

139 A. A claim against an employer under this title for injury or death benefits shall create a right of 140 subrogation on behalf of the employer against proceeds recovered by the injured employee pursuant to 141 the uninsured or underinsured motorist provisions of a policy of motor vehicle insurance carried by and 142 at the expense of the employer. In any action by an employee against any person other than the 143 employer, the court shall, on petition or motion of the employer at any time prior to verdict, ascertain 144 the amount of compensation paid and expenses for medical, surgical and hospital attention and supplies, 145 and funeral expenses incurred by the employer under the provisions of this title and deduct therefrom a proportionate share of such amounts as are paid by the plaintiff for reasonable expenses and attorney's 146 fees as provided in § 65.2-311; and, in the event of judgment against such person other than the 147 148 employer, the court shall, in its order, require that the judgment debtor pay such compensation and 149 expenses of the employer, less said share of expenses and attorney's fees, so ascertained by the court 150 out of the amount of the judgment, so far as sufficient, and the balance, if any, to the judgment creditor. 151 B. If an injured employee is entitled to underinsured motorist coverage under more than one policy,

152 the order of priority shall be as provided by subsection B of § 38.2-2206.