1997 SESSION

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1	HOUSE BILL NO. 1696
2 3	AMENDMENT IN THE NATURE OF A SUBSTITUTE
5	(Proposed by the Joint Conference Committee
4	on February 22, 1997)
5	(Patron Prior to Substitute—Delegate Deeds)
6	A BILL to amend and reenact § 46.2-1030 of the Code of Virginia, relating to lighting of motor vehicle
7	headlights.
8	Be it enacted by the General Assembly of Virginia:
9 10	1. That § 46.2-1030 of the Code of Virginia is amended and reenacted as follows:
	§ 46.2-1030. When lights to be lighted; number of lights to be lighted at any time; use of warning
11	lights.
12	A. Every vehicle <i>in operation</i> on a highway in the Commonwealth shall display lighted headlights
13	and illuminating devices as required by this article (i) from sunset to sunrise and , (ii) during any other time when because of rain smaller for another insufficient light, or other unforce the struggless of the struggless
14 15	time when, because of rain, smoke, fog, snow, sleet, insufficient light, or other unfavorable atmospheric
15	conditions, visibility is reduced to a degree whereby persons or vehicles on the highway are not clearly discernible at a distance of 500 feet, and (iii) whenever windshield wipers are in use as a result of fog,
17	rain, sleet, or snow. The provisions of this subsection, however, shall not apply to instances when
18	windshield wipers are used intermittently in misting rain, sleet, or snow.
19	<i>B.</i> Not more than four lights used to provide general illumination ahead of the vehicle, including at
20	least two headlights and any other combination of fog lights or other auxiliary lights approved by the
21	Superintendent, shall be lighted at any time. However, this limitation shall not preclude the display of
22	warning lights authorized in §§ 46.2-1020 through 46.2-1027, or other lights as may be authorized by
23	the Superintendent.
24	C. Vehicles equipped with warning lights authorized in §§ 46.2-1020 through 46.2-1027 shall display
25	such lights at all times when responding to emergency calls, towing disabled vehicles, or constructing,
25 26	repairing, and maintaining public highways or utilities on or along public highways.
27	D. The failure to display lighted headlights and illuminating devices under the conditions set forth in
28	clause (iii) of subsection A of this section shall not constitute negligence per se, nor shall violation of
29	clause (iii) of subsection A of this section constitute a defense to any claim for personal injury or
30	recovery of medical expenses for injuries sustained in a motor vehicle accident.
31	E. No demerit points shall be assessed for failure to display lighted headlights and illuminating
32	devices during periods of fog, rain, sleet, or snow in violation of clause (iii) of subsection A of this
33	section.
34	F. No citation for a violation of clause (iii) of subsection A of this section shall be issued unless the
35	officer issuing such citation has cause to stop or arrest the driver of such motor vehicle for the violation
36	of some other provision of this Code or local ordinance relating to the operation, ownership, or
37	maintenance of a motor vehicle or any criminal statute.

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