# **1998 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act for the relief of Kenneth J. Settle, Sr., Dana Powell-Settle, Dana L. Settle, and Kenneth J.
3 Settle, Jr.

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#### Approved

6 Whereas, Kenneth J. Settle, Sr., his wife Dana Powell-Settle, and their children Dana L. Settle, then
7 age 3, and Kenneth J. Settle, Jr., then age 2 (collectively, the members of the Settle family), were
8 residents of Prince William County in July, 1993; and

9 Whereas, on July 4, 1993, as the members of the Settle family were driving through the intersection
10 of Fuller Road and U.S. Route 1 near the entrance to the Quantico Marine Base in Prince William
11 County, in conformity with the traffic light signal, their vehicle was struck by an ambulance of the
12 Dumfries-Triangle Rescue Squad that was being driven through the intersection in violation of the traffic
13 signal; and

Whereas, when the ambulance driver ran the red light at the intersection he (i) was traveling at a speed of sixty miles per hour in a thirty-five mile per hour speed zone, (ii) did not look in either direction, and (iii) failed to slow the vehicle as he entered the intersection; and

Whereas, immediately prior to the accident the ambulance driver was leaving the Quantico Marine
Base to rendezvous with another unit from his rescue squad that had been dispatched to an incident on
Interstate 95, though the ambulance driver did not know at which interstate mile marker the other unit
was located; and

Whereas, at the time of the accident the ambulance driver was not driving to the scene of an
incident, and instead his destination was a point near the on-ramp to Interstate 95, one tenth of a mile
west of the accident site, where he intended to pull over and call the other unit on his radio to ascertain
its location, if he could; and

Whereas, each of the members of the Settle family suffered severe physical injuries in the collision with the ambulance; and

Whereas, after the collision the ambulance driver was charged with reckless driving because, in his own words, he had been going "way too fast"; and

29 Whereas, the ambulance driver subsequently pled guilty to the charge of reckless driving in Prince30 William County Circuit Court; and

31 Whereas, § 46.2-920 authorizes the driver of an emergency vehicle to proceed past any red signal if 32 the speed of the vehicle is sufficiently reduced to enable it to pass the traffic light with due regard to 33 the safety of persons and property, and further provides that the limits on criminal prosecution afforded 34 by such section shall not release the operator of such vehicle from civil liability for failure to use 35 reasonable care in such operation; and

Whereas, the Virginia Tort Claims Act does not provide a procedure for recovering damages
 resulting from negligent actions in this case because the ambulance driver was not an employee of an
 agency of the Commonwealth; and

Whereas, the members of the Settle family subsequently brought suit in Prince William CountyCircuit Court to recover damages for their injuries; and

41 Whereas, in the civil suit the ambulance driver was accorded the defense of sovereign immunity from42 damages from his negligent actions; and

Whereas, the ambulance driver would not have been able to avail himself of the defense of sovereignimmunity if his actions had been found to constitute gross negligence; and

Whereas, at trial, the attorney for the members of the Settle family tendered jury instructions
regarding the ambulance driver's duties (i) under § 46.2-920, (ii) a Prince William County ordinance
regulating the operation of vehicles in emergency conditions and (iii) to slow and stop if necessary, as
he learned in the Emergency Vehicle Operator's Course required of all volunteer emergency vehicle
drivers, all of which were refused by the trial court judge; and

50 Whereas, in order to establish that the ambulance driver's conduct constituted gross negligence, the 51 jury was required to find that his deviation from his duties was sufficient to shock the conscience of the 52 jury; and

53 Whereas, because the trial judge refused to instruct the jury on the nature of the ambulance driver's 54 duties, the jury did not find that the ambulance driver's conduct constituted gross negligence; and

55 Whereas, as the ambulance driver was immune from liability for his negligent acts, the jury returned 56 its verdict for the ambulance driver, which verdict was upheld on appeal; and SB89ER

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Whereas, the members of the Settle family have incurred as the direct and proximate result of the ambulance driver's negligence (i) approximately \$50,000 in accrued unpaid medical bills and likely future medical expenses; (ii) approximately \$50,000 in lost income; and (iii) in excess of \$40,000 in litigation expenses, exclusive of attorneys' fees; and

Whereas, Kenneth J. Settle, Sr., Dana Powell-Settle, Dana L. Settle, and Kenneth J. Settle, Jr., have
no other means to obtain reimbursement for these expenses except by the action of this body; now,
therefore,

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

65 1. § 1. That there is hereby appropriated from the general fund of the state treasury the sum of \$100,000, together with the litigation costs actually incurred in connection with this matter for which 66 receipts are presented, not to exceed \$40,000, for the relief of Kenneth J. Settle, Sr., Dana Powell-Settle, 67 Dana L. Settle, and Kenneth J. Settle, Jr., to be paid by check issued by the State Treasurer on warrant 68 of the Comptroller to Kenneth J. Settle, Sr., Dana Powell-Settle, Dana L. Settle, and Kenneth J. Settle, 69 Jr., upon execution of a release by them of all claims they may have against the Commonwealth or any 70 of its political subdivisions or their officers, employees, or agents in connection with the aforesaid 71 72 occurrence.