2011 SESSION

INTRODUCED

HB2087

11101936D HOUSE BILL NO. 2087 1 2 Offered January 12, 2011 3 Prefiled January 12, 2011 4 A BILL to amend and reenact § 65.2-402.1 of the Code of Virginia, relating to workers' compensation; 5 infectious disease presumption; MRSA. 6 Patron—Herring 7 8 Referred to Committee on Commerce and Labor 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 65.2-402.1 of the Code of Virginia is amended and reenacted as follows: 11 12 § 65.2-402.1. Presumption as to death or disability from infectious disease. 13 A. Hepatitis, meningococcal meningitis, tuberculosis, MRSA, or HIV causing the death of, or any 14 health condition or impairment resulting in total or partial disability of any (i) salaried or volunteer firefighter, paramedic or emergency medical technician, (ii) member of the State Police Officers' 15 16 Retirement System, (iii) member of county, city or town police departments, (iv) sheriff or deputy sheriff, (v) Department of Emergency Management hazardous materials officer, (vi) city sergeant or 17 deputy city sergeant of the City of Richmond, (vii) Virginia Marine Police officer, (viii) conservation 18 police officer who is a full-time sworn member of the enforcement division of the Department of Game 19 20 and Inland Fisheries, (ix) Capitol Police officer, (x) special agent of the Department of Alcoholic Beverage Control appointed under the provisions of Chapter 1 (§ 4.1-100 et seq.) of Title 4.1, (xi) conservation officer of the Department of Conservation and Recreation commissioned pursuant to 21 22 § 10.1-115, or (xii) sworn officer of the police force established and maintained by the Virginia Port 23 24 Authority, who has a documented occupational exposure to blood or body fluids shall be presumed to be 25 occupational diseases, suffered in the line of government duty, that are covered by this title unless such presumption is overcome by a preponderance of competent evidence to the contrary. For purposes of 26 27 this section, an occupational exposure occurring on or after July 1, 2002, shall be deemed "documented" 28 if the person covered under this section gave notice, written or otherwise, of the occupational exposure 29 to his employer, and an occupational exposure occurring prior to July 1, 2002, shall be deemed 30 "documented" without regard to whether the person gave notice, written or otherwise, of the 31 occupational exposure to his employer. 32 **B**. As used in this section: 33 "Blood or body fluids" means blood and body fluids containing visible blood and other body fluids 34 to which universal precautions for prevention of occupational transmission of blood-borne pathogens, as established by the Centers for Disease Control, apply. For purposes of potential transmission of hepatitis, meningococcal meningitis, tuberculosis, *MRSA*, or HIV the term "blood or body fluids" includes 35 36 37 respiratory, salivary, and sinus fluids, including droplets, sputum, saliva, mucous, and any other fluid

through which infectious airborne or blood-borne organisms can be transmitted between persons.
"Hepatitis" means hepatitis A, hepatitis B, hepatitis non-A, hepatitis non-B, hepatitis C or any other
strain of hepatitis generally recognized by the medical community.

"HIV" means the medically recognized retrovirus known as human immunodeficiency virus, type I or
 type II, causing immunodeficiency syndrome.

"MRSA" means methicillin-resistant staphylococcus aureus.

"Occupational exposure," in the case of hepatitis, meningococcal meningitis, tuberculosis, *MRSA*, or
HIV, means an exposure that occurs during the performance of job duties that places a covered
employee at risk of infection.

47 C. Persons covered under this section who test positive for exposure to the enumerated occupational
48 diseases, but have not yet incurred the requisite total or partial disability, shall otherwise be entitled to
49 make a claim for medical benefits pursuant to § 65.2-603, including entitlement to an annual medical
50 examination to measure the progress of the condition, if any, and any other medical treatment,
51 prophylactic or otherwise.

52 D. Whenever any standard, medically-recognized vaccine or other form of immunization or 53 prophylaxis exists for the prevention of a communicable disease for which a presumption is established 54 under this section, if medically indicated by the given circumstances pursuant to immunization policies 55 established by the Advisory Committee on Immunization Practices of the United States Public Health 56 Service, a person subject to the provisions of this section may be required by such person's employer to 57 undergo the immunization or prophylaxis unless the person's physician determines in writing that the 58 immunization or prophylaxis would pose a significant risk to the person's health. Absent such written

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59 declaration, failure or refusal by a person subject to the provisions of this section to undergo such 60 immunization or prophylaxis shall disqualify the person from any presumption established by this 61 section.

62 E. The presumptions described in subsection A of this section shall only apply if persons entitled to 63 invoke them have, if requested by the appointing authority or governing body employing them, undergone preemployment physical examinations that (i) were conducted prior to the making of any 64 65 claims under this title that rely on such presumptions, (ii) were performed by physicians whose qualifications are as prescribed by the appointing authority or governing body employing such persons, 66 (iii) included such appropriate laboratory and other diagnostic studies as the appointing authorities or 67 governing bodies may have prescribed, and (iv) found such persons free of hepatitis, meningococcal 68 meningitis, tuberculosis, MRSA, or HIV at the time of such examinations. The presumptions described in 69 70 subsection A of this section shall not be effective until six months following such examinations, unless 71 such persons entitled to invoke such presumption can demonstrate a documented exposure during the 72 six-month period.

F. Persons making claims under this title who rely on such presumption shall, upon the request of appointing authorities or governing bodies employing such persons, submit to physical examinations (i) conducted by physicians selected by such appointing authorities or governing bodies or their representatives and (ii) consisting of such tests and studies as may reasonably be required by such physicians. However, a qualified physician, selected and compensated by the claimant, may, at the election of such claimant, be present at such examination.