2025 SESSION

1 2 3 4 5 6 7 8 9	25100403D HOUSE BILL NO. 2481 Offered January 13, 2025 Prefiled January 8, 2025 A BILL to amend and reenact § 65.2-400 of the Code of Virginia, relating to workers' compensation; injuries caused by repetitive and sustained physical stressors. Patron—Krizek Committee Referral Pending
10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36	 Be it enacted by the General Assembly of Virginia: 1. That § 65.2-400 of the Code of Virginia is amended and reenacted as follows: § 65.2-400. "Occupational disease" defined. A. As used in this title, unless the context elearly indicates otherwise requires a different meaning, the term "occupational disease" means a disease arising out of and in the course of employment, but not an ordinary disease of life to which the general public is exposed outside of the employment. In addition, "occupational disease" includes injuries or diseases from conditions resulting from repetitive and sustained motions, exertions, posture stresses, contact stresses, vibrations, or noises. Repetitive and sustained physical stress is not required to have occurred over a particular period of time, so long as the period of time over which such physical stress occurred over a particular period of time, so long as the period of time over which such physical stress occurred over a particular period of and in the course of employment only if there is apparent to the rational mind, upon consideration of all the circumstances: B. A disease shall be deemed to arise out of the employment only if there is apparent to the rational mind, upon consideration of all the circumstances: I. ta direct causal connection between the conditions under which work is performed and the occupational disease; I. ta be seen to have followed as a natural incident of the work as a result of the exposure outside of the employment, or any condition of the neck, back or spinal column; J. I. ta be fairly traced to the employment as the proximate cause; I. It is neither a disease to which an employee may have had substantial exposure outside of the employment, nor any condition of the neck, back or spinal column; J. I. ta be fairly traced to the employment and to independent of the relation of employer and employee; and I. I had its origin in a risk connected with the empl