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WEST VIRGINIA LEGISLATURE

2016 REGULAR SESSION

Enrolled

Senate Bill 15

THE FEB 25 P 4: 50

OFFICE WEST WHOMASECRETARY OF STATE

By SENATORS BOSO AND GAUNCH

[Passed February 17, 2016; in effect 90 days from passage.]

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AN ACT to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
designated §55-7-30, relating generally to manufacturers and sellers of prescription drugs
and medical devices and liability of those entities for alleged inadequate warning or
instruction; and adopting the learned intermediary doctrine as defense to civil action based
upon inadequate warnings or instructions.

Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new section, designated §55-7-30, to read as follows:

ARTICLE 7. ACTIONS FOR INJURIES.

§55-7-30. Adequate pharmaceutical warnings; limiting civil liability for manufacturers or sellers who provide warning to a learned intermediary.

- (a) A manufacturer or seller of a prescription drug or medical device may not be held liable in a product liability action for a claim based upon inadequate warning or instruction unless the claimant proves, among other elements, that:
- (1) The manufacturer or seller of a prescription drug or medical device acted unreasonably in failing to provide reasonable instructions or warnings regarding foreseeable risks of harm to prescribing or other health care providers who are in a position to reduce the risks of harm in accordance with the instructions or warnings; and
 - (2) Failure to provide reasonable instructions or warnings was a proximate cause of harm.
- (b) It is the intention of the Legislature in enacting this section to adopt and allow the development of a learned intermediary doctrine as a defense in cases based upon claims of inadequate warning or instruction for prescription drugs or medical devices.

PRESENTED TO THE GOVERNOR

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