D3, L2 7lr2435 **CF HB 222** 

By: Senator Edwards

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(a)

(b)

Introduced and read first time: January 29, 2007

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1	AN ACT concerning
2	Garrett County - Local Government Tort Claims Act - Inclusion of Specified
3	Nonprofit Entity
4	FOR the purpose of altering the definition of a "local government" under the Local
5	Government Tort Claims Act to include a certain nonprofit corporation in
6	Garrett County; providing that a certain notice requirement does not apply to
7	certain actions against a certain nonprofit corporation in Garrett County or its
8	employees; and generally relating to the inclusion of a certain nonprofit entity
9	in Garrett County under the Local Government Tort Claims Act.
10	BY repealing and reenacting, with amendments,
11	Article – Courts and Judicial Proceedings
12	Section 5–301 and 5–304
13	Annotated Code of Maryland
14	(2006 Replacement Volume)
15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
16	MARYLAND, That the Laws of Maryland read as follows:
17	Article - Courts and Judicial Proceedings
18	5–301.

In this subtitle the following words have the meanings indicated.

"Actual malice" means ill will or improper motivation.

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2 3	(c) government that person.	(1) at the	"Employee" means any person who was employed by a local time of the act or omission giving rise to potential liability against
4		(2)	"Employee" includes:
5 6	or merit syst	tem;	(i) Any employee, either within or without a classified service
7			(ii) An appointed or elected official; or
8 9	under its con	ntrol aı	(iii) A volunteer who, at the request of the local government, and addirection, was providing services or performing duties.
10	(d)	"Local	government" means:
11		(1)	A chartered county established under Article 25A of the Code;
12		(2)	A code county established under Article 25B of the Code;
13 14	Article 25 of	(3) Tthe Co	A board of county commissioners established or operating under ode;
15		(4)	Baltimore City;
16 17	of the Code;	(5)	A municipal corporation established or operating under Article 23A
18		(6)	The Maryland–National Capital Park and Planning Commission;
19		(7)	The Washington Suburban Sanitary Commission;
20		(8)	The Northeast Maryland Waste Disposal Authority;
21 22 23		-	A community college or board of trustees for a community college erating under Title 16 of the Education Article, not including nmunity College;
24 25	library estak		A county public library or board of trustees of a county public or operating under Title 23, Subtitle 4 of the Education Article;

1 2	(11) Pratt Free Library	The Enoch Pratt Free Library or Board of Trustees of the Enoch;
3 4	(12) the Washington Co	The Washington County Free Library or the Board of Trustees of bunty Free Library;
5	(13)	A special taxing district;
6 7	(14) State law that is a	A nonprofit community service corporation incorporated under uthorized to collect charges or assessments;
8 9	(15) Community Develo	Housing authorities created under Division II of the Housing and opment Article;
10 11 12	(16) or other sewer or public general law	A sanitary district, sanitary commission, metropolitan commission, water authority established or operating under public local law or;
13	(17)	The Baltimore Metropolitan Council;
14	(18)	The Howard County Economic Development Authority;
15	(19)	The Howard County Mental Health Authority;
16 17	(20) county or municipa	A commercial district management authority established by a all corporation if provided under local law;
18	(21)	The Baltimore City Police Department;
19 20	(22) corporation establi	A regional library resource center or a cooperative library shed under Title 23, Subtitle 2 of the Education Article;
21	(23)	Lexington Market, Inc., in Baltimore City;
22 23 24 25		The nonprofit corporation serving as the local public transportation oll County pursuant to a contract or memorandum of understanding ty (Carroll County Senior Overland Service, Inc., t/a Carroll Area and]
26 27 28		The nonprofit corporation serving as the animal control and y for Carroll County pursuant to a contract or memorandum of h Carroll County (the Humane Society of Carroll County, Inc.); AND

1 2 3 4	(26) THE NONPROFIT CORPORATION SERVING AS THE LOCAL PUBLIC TRANSPORTATION AUTHORITY FOR GARRETT COUNTY PURSUANT TO A CONTRACT OR MEMORANDUM OF UNDERSTANDING WITH GARRETT COUNTY (GARRETT COUNTY COMMUNITY ACTION COMMITTEE, INC.).
5	5–304.
6 7	(a) This section does not apply to an action against a nonprofit corporation described in § 5–301(d)(24) [or], (25), OR (26) of this subtitle or its employees.
8 9 10 11	(b) Except as provided in subsections (a) and (d) of this section, an action for unliquidated damages may not be brought against a local government or its employees unless the notice of the claim required by this section is given within 180 days after the injury.
12 13 14 15 16	(c) (1) Except in Anne Arundel County, Baltimore County, Harford County, and Prince George's County, the notice shall be given in person or by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, by the claimant or the representative of the claimant, to the county commissioner, county council, or corporate authorities of a defendant local government, or:
18	(i) In Baltimore City, to the City Solicitor;
19	(ii) In Howard County, to the County Executive; and
20	(iii) In Montgomery County, to the County Executive.
21 22 23 24 25	(2) In Anne Arundel County, Baltimore County, Harford County, and Prince George's County, the notice shall be given in person or by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, by the claimant or the representative of the claimant, to the county solicitor or county attorney.
26 27	(3) The notice shall be in writing and shall state the time, place, and cause of the injury.
28 29 30 31	(d) Notwithstanding the other provisions of this section, unless the defendant can affirmatively show that its defense has been prejudiced by lack of required notice, upon motion and for good cause shown the court may entertain the suit even though the required notice was not given.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2007.