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m 3lr 2543
m CF SB 397
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By: Delegates Cardin, Morhaim, and Stein

Introduced and read first time: February 8, 2013

Assigned to: Environmental Matters

A BILL ENTITLED

4	A TAT		•
L	AN	ACT	concerning

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Condemnation Proceedings - Compensation and Payment of Fees

- 3 FOR the purpose of establishing that damages to be awarded when land, or any part of 4 it, is taken in a certain condemnation proceeding by a certain entity is three 5 times the fair market value of the part taken; authorizing the fair market value 6 of property in condemnation proceedings by certain entities to be determined in 7 a certain manner; requiring the condemnation authority to pay all costs of a 8 certain appraisal; requiring the plaintiff in a condemnation proceeding to pay 9 reasonable legal, expert, appraisal, and engineering fees actually incurred by the defendant; defining a certain term; and generally relating to compensation 10 and payment of fees by certain private companies and public service companies 11 in condemnation proceedings. 12
- 13 BY repealing and reenacting, with amendments,
- 14 Article Real Property
- 15 Section 12–104, 12–105, and 12–106
- 16 Annotated Code of Maryland
- 17 (2010 Replacement Volume and 2012 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 19 MARYLAND, That the Laws of Maryland read as follows:
- 20 Article Real Property
- 21 12–104.
- 22 (a) [The] EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE 23 damages to be awarded for the taking of land is its fair market value.



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- (b) The damages to be awarded where land, or any part of it, is taken is the fair market value of the part taken, but not less than the actual value of the part taken plus any severance or resulting damages to the remaining land by reason of the taking and of future use by the plaintiff of the part taken. The severance or resulting damages shall be diminished to the extent of the value of the special (particular) benefits to the remainder arising from the plaintiff's future use of the part taken.
- (c) For the purpose of determining the extent of the taking and the valuation of the tenant's interest in a condemnation proceeding, no improvement or installation which otherwise would be deemed part of the land shall be deemed personal property so as to be excluded from the taking solely because of the private right of a tenant, as against the owner of any other interest in the land sought to be condemned, to remove the improvement or installation, unless the tenant exercises his right to remove it prior to the date when his answer is due, or states in his answer his election to exercise this right.
- (d) The damages to be awarded for the taking of a structure, such as a church or place of religious worship, held in fee simple, or under a lease renewable forever, by or for the benefit of a religious body and regularly used by the religious body, are the cost of reproducing or replacing the improvements, adjusted for physical and functional depreciation, to which shall be added the fair market value of the land.
- (e) (1) The damages to be awarded for the taking of all land owned and designated by a public body as park land, open space, or recreation area is the fair market value as of the valuation date, of other land substantially similar in size and character and of comparable quality for park, open space, or recreational purposes for the community which made use of the land to be taken. No damages may be awarded unless other land is acquired for park, open space, or recreational purposes. No awarded damages may be less than the fair market value of the land to be taken.
- (2) The damages to be awarded for the taking of part of the park land, open space, or recreation area is the fair market value of the part taken, but not less than the actual value of the replacement land as defined in paragraph (1) of this subsection plus any severance or resulting damages to the remaining land by reason of the taking and of the future use by the plaintiff of the part taken. The severance or resulting damages are to be diminished to the extent of the value of the special (particular) benefits to the remainder arising from the plaintiff's future use of the land taken.
- (3) Where the land, or any part of it, taken pursuant to this subsection contains improvements, the damages to be awarded, in addition to that provided for in paragraphs (1) and (2) of this subsection, shall include the reasonable cost as of the valuation date of providing new improvements of substantially the same size, comparable character, and for the same purpose as those taken.
- (f) The damages to be awarded for the taking of land or an interest in land over which an easement in gross or other right to restrict its use has been granted

pursuant to § 2–504 of the Agriculture Article shall be as provided for in this subsection:

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- (1) The damages to be awarded for the taking of an entire tract is its fair market value after deducting the lesser of (a) the value of the easement granted, or (b) the excess of the aggregate amount of the property taxes that would have been due on the property if the easement had not been granted above the aggregate amount of property taxes actually paid on the property since the easement was granted.
- (2) The damages to be awarded where part of a tract of land is taken is the fair market value of the part taken less the deduction computed as described in paragraph (1) of this subsection, but not less than the actual value of the part taken less the deduction computed as described in paragraph (1) of this subsection, plus any severance or resulting damages to the remaining land by reason of the taking and of future use by the plaintiff of the part taken.
- (g) If any easement in gross or other right to restrict use of land or any interest in land has been donated to the Maryland Historical Trust or the Maryland Environmental Trust, damages shall be awarded in any condemnation proceedings under this title to the fee owner and leasehold owner, as their interests may appear, and shall be the fair market value of the land or interest in it, computed as though the easement or other right did not exist.
 - (H) (1) IN THIS SUBSECTION, "FAIR MARKET VALUE" INCLUDES:
- 21 (I) THE ACTUAL VALUE OF THE PART TAKEN PLUS ANY 22 SEVERANCE OR RESULTING DAMAGES TO THE REMAINING LAND BY REASON OF 23 THE TAKING AND OF FUTURE USE BY THE PLAINTIFF OF THE PART TAKEN; AND
- 24 (II) THE VALUE OF ANY VEGETATION ON THE LAND, 25 WHETHER OR NOT THE VEGETATION WAS PLANTED BY THE LAND OWNER.
- 26 (2) This subsection applies only to private property 27 Acquired for public use by:
- 28 (I) A PRIVATE COMPANY BY THE EXERCISE OF AUTHORITY 29 GRANTED TO THE PRIVATE COMPANY UNDER THE NATURAL GAS ACT; OR
- 30 (II) A PUBLIC SERVICE COMPANY BY THE EXERCISE OF 31 AUTHORITY GRANTED TO THE PUBLIC SERVICE COMPANY UNDER STATE LAW.
- 32 (3) THE DAMAGES TO BE AWARDED WHEN LAND, OR ANY PART OF
 33 IT, IS TAKEN BY AN ENTITY DESCRIBED IN PARAGRAPH (2) OF THIS SUBSECTION
 34 IS THREE TIMES THE FAIR MARKET VALUE OF THE PART TAKEN.

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1 12–105.

- 2 (a) In this section, the phrase "the effective date of legislative authority for the acquisition of the property," means, with respect to a condemnor vested with continuing power of condemnation, the date of specific administrative determination to acquire the property.
 - (b) [The] EXCEPT AS PROVIDED IN SUBSECTION (B-1) OF THIS SECTION, THE fair market value of property in a condemnation proceeding is the price as of the valuation date for the highest and best use of the property which a vendor, willing but not obligated to sell, would accept for the property, and which a purchaser, willing but not obligated to buy, would pay, excluding any increment in value proximately caused by the public project for which the property condemned is needed. In addition, fair market value includes any amount by which the price reflects a diminution in value occurring between the effective date of legislative authority for the acquisition of the property and the date of actual taking if the trier of facts finds that the diminution in value was proximately caused by the public project for which the property condemned is needed, or by announcements or acts of the plaintiff or its officials concerning the public project, and was beyond the reasonable control of the property owner.
- 18 **(B-1) (1)** THIS SUBSECTION APPLIES ONLY TO A CONDEMNATION 19 PROCEEDING BROUGHT BY:
- 20 (I) A PRIVATE COMPANY BY THE EXERCISE OF AUTHORITY 21 GRANTED TO THE PRIVATE COMPANY UNDER THE NATURAL GAS ACT; OR
- 22 (II) A PUBLIC SERVICE COMPANY BY THE EXERCISE OF 23 AUTHORITY GRANTED TO THE PUBLIC SERVICE COMPANY UNDER STATE LAW.
- 24 (2) THE FAIR MARKET VALUE OF PROPERTY IN A CONDEMNATION 25 PROCEEDING BROUGHT UNDER THIS SUBSECTION IS THE HIGHER OF:
- 26 (I) THE FAIR MARKET VALUE DETERMINED UNDER 27 SUBSECTION (B) OF THIS SECTION; OR
- 28 (II) THE VALUE OF THE PROPERTY AS DETERMINED BY AN 29 APPRAISER CHOSEN BY THE PROPERTY OWNER.
- 30 (3) If A PROPERTY OWNER ELECTS TO HAVE AN APPRAISAL DONE 31 UNDER PARAGRAPH (2)(II) OF THIS SUBSECTION, THE CONDEMNING 32 AUTHORITY SHALL PAY ALL COSTS OF THE APPRAISAL.
 - (c) The defendant property owner may elect to present as evidence in a condemnation proceeding, the assessed value of the property, as determined by the

Department of Assessments and Taxation, if the assessed value is greater than the appraised value placed on the property by the condemning authority.

- (d) If property is ever acquired by the exercise of the power of eminent domain, the fair market value of the property is not affected by the property having been qualified for a tax credit under § 9–208 of the Tax Property Article. However, if the grantee of an easement purchased the easement for monetary consideration other than, or in addition to, the tax credit under § 9–208 of the Tax Property Article, then the condemnation award shall be reduced by an amount equal to the additional consideration.
- 10 12–106.

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- 11 (a) The plaintiff shall pay all the costs in the trial court.
- 12 (b) The costs in a condemnation proceeding include:
- 13 (1) The usual per diem to the jurors;
- 14 (2) The cost of transporting the trier of fact to view the property;
- 15 (3) The cost of meals for the jury if the court so orders;
- 16 (4) The cost of recording the inquisition among the land records and of 17 all documentary stamps which may be required in the transfer of the property to the 18 plaintiff; and
 - (5) [An allowance to the defendant, as fixed by the court, for the] **THE** reasonable legal, **EXPERT**, appraisal, and engineering fees actually incurred by the defendant because of the condemnation proceeding[, if the judgment is for the defendant on the right to condemn].
 - (c) In proceeding under Article III of the Constitution of the State, or any amendment to it, the plaintiff shall pay interest at the rate of 6 percent per annum on any difference between the amount of money initially paid into court for the use of the defendant and the jury award as stated in the inquisition, from the date the money was paid into court to the date of the inquisition or final judgment, whichever date is later.
 - (d) On taking possession, acquiring the right to take possession, or the actual transfer of title to the plaintiff, whichever occurs first, the plaintiff immediately shall file with the supervisor of assessments for the county involved a written notification or record setting forth in sufficient detail the area of the land and a description of any improvement being acquired. If the plaintiff is an agency or instrumentality of the State, the supervisor of assessments, on filing of the notification or record, immediately shall remove the property from the tax rolls.

- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect $\begin{array}{c} 1 \\ 2 \end{array}$
- October 1, 2013.