SENATE BILL 65

(PRE-FILED)

7lr0886

By: **Senator Reilly** Requested: October 17, 2016 Introduced and read first time: January 11, 2017 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Commercial Law – Copyright Infringement – Assertions Made in Bad Faith

3 FOR the purpose of prohibiting a person from making certain assertions of copyright 4 infringement in bad faith; authorizing a court to consider certain factors as evidence $\mathbf{5}$ of whether a person has made an assertion of copyright infringement in bad faith or 6 in good faith; altering the authority of the Attorney General and the Division of 7 Consumer Protection of the Office of the Attorney General to take certain actions; 8 altering the scope of individuals authorized to bring a civil action in a certain court 9 to recover for certain injuries or losses sustained as a result of a violation of this Act; 10 altering the circumstances in which a court may award certain damages and 11 remedies under certain circumstances; altering certain definitions; and generally 12relating to bad faith assertions of copyright infringement.

- 13 BY repealing and reenacting, with amendments,
- 14 Article Commercial Law
- 15 Section 11–1601 and 11–1603
- 16 Annotated Code of Maryland
- 17 (2013 Replacement Volume and 2016 Supplement)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Commercial Law
- 20 Section 11–1604 and 11–1605
- 21 Annotated Code of Maryland
- 22 (2013 Replacement Volume and 2016 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 24 That the Laws of Maryland read as follows:
- 25

Article – Commercial Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2	SENATE BILL 65				
1	11–1601.					
2	(a)	In this subtitle the following words have the meanings indicated.				
3	(b)	"Claim" means the scope of [the]:				
4 5	owner's inv	(1) THE patent owner's exclusive rights to the use and control of the patent ention; OR				
6 7	(2) THE COPYRIGHT OWNER'S EXCLUSIVE RIGHTS TO REPRODUCE, DISPLAY, PERFORM, OR OTHERWISE USE THE COPYRIGHT OWNER'S WORK.					
8 9 10	(c) communica infringemen	"Demand letter" means a letter, an electronic mail, or any other written tion asserting that a person has engaged in patent OR COPYRIGHT nt.				
$\begin{array}{c} 11 \\ 12 \end{array}$	(d) Attorney Ge	"Division" means the Division of Consumer Protection of the Office of the eneral.				
13	(e)	"Target" means a person:				
$\begin{array}{c} 14 \\ 15 \end{array}$	(1) Who has received a demand letter or against whom an assertion of patent OR COPYRIGHT infringement has been made;					
$\begin{array}{c} 16 \\ 17 \end{array}$	been filed a	(2) Who has been threatened with litigation or against whom a lawsuit has lleging patent OR COPYRIGHT infringement; or				
18 19 20	(3) Who has at least one customer who has received a demand letter asserting that the person's product, service, [or] technology, OR WORK has infringed a patent OR COPYRIGHT.					
21	11–1603.					
$\begin{array}{c} 22\\ 23 \end{array}$	(a) against ano	A person may not make an assertion of patent OR COPYRIGHT infringement ther in bad faith.				
$\begin{array}{c} 24 \\ 25 \end{array}$	(b) made an as	(1) A court may consider the following factors as evidence that a person has sertion of patent OR COPYRIGHT infringement in bad faith:				
26		(i) The demand letter sent by the person does not contain:				
$\begin{array}{c} 27\\ 28 \end{array}$	CERTIFICA	1. The alleged patent number OR A COPY OF THE TE OF COPYRIGHT REGISTRATION;				
29 30	owner or as	2. The name and address of the patent OR COPYRIGHT signee, if any; or				

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1 3. Facts relating to the specific areas in which the target's $\mathbf{2}$ product, service, [or] technology, OR WORK infringes the patent OR COPYRIGHT or is 3 covered by the claims in the patent **OR COPYRIGHT**; 4 (ii) The target requested the information described in item (i) of this $\mathbf{5}$ paragraph, and the person failed to provide the information within a reasonable period of 6 time: 7 Before sending the demand letter, the person did not conduct an (iii) 8 analysis comparing the claims in the patent OR COPYRIGHT to the target's product, 9 service, [or] technology, OR WORK, or the analysis was conducted but does not identify specific areas in which the product, service, [or] technology, OR WORK is covered by the 10 11 claims in the patent **OR COPYRIGHT**: 12The demand letter demanded a response or payment of a (iv) 13licensing fee within an unreasonably short period of time; 14(v) The person offered to license the patent **OR COPYRIGHT** for an amount that is not based on a reasonable estimate of the value of the license; 1516(vi) The assertion of patent OR COPYRIGHT infringement is without 17merit, and the person knew, or should have known, that the assertion is without merit; 18 The assertion of patent OR COPYRIGHT infringement is (vii) 19 deceptive; 20(viii) 1. The person, or a subsidiary or an affiliate of the person, 21previously has filed or threatened to file one or more lawsuits based on the same or a similar 22assertion of patent OR COPYRIGHT infringement; and 232.The threats or lawsuits did not provide the A. information described in item (i) of this paragraph; and 2425В. A court found the person's assertion to be without merit; 26and 27(ix) Any other factor the court determines to be relevant. 28(2)The court may consider the following factors as evidence that a person 29has made an assertion of patent OR COPYRIGHT infringement in good faith: 30 If the demand letter sent by the person does not contain the (i) 31information described in paragraph (1)(i) of this subsection, the person provides the 32information to the target within a reasonable period of time;

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1	(ii)	The person has:
$\frac{2}{3}$	has infringed the patent	1. Engaged in a good faith effort to establish that the target t OR COPYRIGHT ; and
4		2. Attempted to negotiate an appropriate remedy;
5	(iii)	The person has:
$6 \\ 7$	efforts to enforce a pate	1. Demonstrated good faith business practices in previous nt OR COPYRIGHT ; or
8 9	litigation;	2. Successfully enforced a patent OR COPYRIGHT through
10 11 12	(iv) patent OR COPYRIGHT patent OR COPYRIGHT	The person has made a substantial investment in the use of the , or in the production or sale of a product OR WORK covered by the ;
13	(v)	The person is:
14		1. An inventor of the patent or an original assignee; [or]
$\begin{array}{c} 15\\ 16\end{array}$	THE COPYRIGHT OR A	2. AN AUTHOR OF THE ORIGINAL WORK PROTECTED BY N ORIGINAL ASSIGNEE; OR
17 18	a technology transfer or	[2.] 3. A representative of an institution of higher education or ganization affiliated with an institution of higher education; and
19	(vi)	Any other factor the court determines to be relevant.
20	11–1604.	
21 22 23	•	neral and the Division shall have the same authority under this tions, conduct investigations, and bring civil and criminal actions of this article.
24	11–1605.	
$25 \\ 26 \\ 27$	Title 13 of this article, a	to any action by the Division or Attorney General authorized by a target may bring an action in an appropriate court to recover for as a result of a violation of this subtitle.
28	(b) If a target	prevails in an action brought under this subtitle and is awarded

28 (b) If a target prevails in a 29 damages, the court also may award:

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1	(1)	Court costs and fees, including reasonable attorney's fees;		
2	(2)	Exem	plary damages in an amount not to exceed the greater of:	
3		(i)	\$50,000; or	
4		(ii)	Three times the total of damages, costs, and fees; and	
5	(3)	Any e	quitable relief that the court considers appropriate.	
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6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2017.