Unofficial Copy
R1

1997 Regular Session
7lr1243

By: Chairman, Finance Committee (Departmental - Transportation)

Introduced and read first time: January 27, 1997

Rule 32(e) suspended Assigned to: Finance

A BILL ENTITLED

4	4 T T	4 000	
1	AN	ACT	concerning

## 2 State Highways - Access Controls

- 3 FOR the purpose of changing a certain term used in reference to the State Highway
- 4 Administration's authority to control access on certain State highways; authorizing
- 5 the State Highway Administration to acquire certain rights regarding access and
- 6 deny access on certain State highways if a reasonable alternative is available;
- 7 providing that the denial of access on certain State highways does not require
- 8 compensation under certain circumstances; repealing a certain prohibition against
- 9 denying certain access to certain State roads; and generally relating to access
- 10 controls on State highways.
- 11 BY repealing and reenacting, with amendments,
- 12 Article Transportation
- 13 Section 8-620 and 8-625
- 14 Annotated Code of Maryland
- 15 (1993 Replacement Volume and 1996 Supplement)
- 16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 17 MARYLAND, That the Laws of Maryland read as follows:

## 18 **Article - Transportation**

- 19 8-620.
- 20 (a) The Administration may designate any part of any existing State highway as [a
- 21 freeway] AN EXPRESSWAY.
- 22 (b) (1) If an existing highway is designated as [a freeway:]AN EXPRESSWAY
- 23 AND
- 24 [(1) The] A PROPERTY ABUTTING THE EXPRESSWAY IS NOT SERVED BY
- 25 ANY OTHER REASONABLE ACCESS TO ANOTHER PUBLIC ROAD, THE Administration
- 26 may acquire the right of any owner of THE property [abutting the freeway] to access to
- 27 or from the abutting land to or from the [freeway] EXPRESSWAY by:
- (i) Closing any existing access; or

1 2	(ii) Limiting the right of the owner to construct any new access or to enlarge or extend any existing access[; and].
	(2) IF AN EXISTING HIGHWAY IS DESIGNATED AS AN EXPRESSWAY AND A PROPERTY ABUTTING THE EXPRESSWAY HAS REASONABLE ACCESS TO ANOTHER PUBLIC ROAD, THE ADMINISTRATION MAY:
8	(I) ACQUIRE THE RIGHT OF ANY OWNER OF THAT PROPERTY ABUTTING THE EXPRESSWAY TO CONTINUE TO USE AN EXISTING ACCESS TO OR FROM THE ABUTTING LAND TO OR FROM THE EXPRESSWAY BY CLOSING ANY EXISTING ACCESS; AND
	(II) IN ITS OWN DISCRETION, PROHIBIT NEW ACCESS TO OR FROM THE ABUTTING LAND TO OR FROM THE EXPRESSWAY BY LIMITING THE RIGHT OF THE OWNER TO CONSTRUCT ANY NEW ACCESS.
15	(3) AN OWNER DENIED NEW ACCESS UNDER PARAGRAPH (2) (II) OF THIS SUBSECTION IS NOT ENTITLED TO ANY COMPENSATION FOR THE DENIAL OF ACCESS IF REASONABLE ACCESS TO ANOTHER PUBLIC ROAD IS AVAILABLE AT THE TIME OF THE DENIAL OF ACCESS.
17 18	[(2)] (4) The Administration, in its discretion, may designate points at which access will be permitted and may specify the terms and conditions of that access.
19	8-625.
	(a) For purposes of this section, average daily traffic volume shall be determined over a 1-year period by the procedures that the Administration uses to establish traffic density.
	(b) (1) Except in accordance with a permit issued by the Administration, a person may not make any entrance from any commercial or industrial property to any State highway that carries an average traffic volume of more than 2,000 vehicles a day.
26 27	(2) The Administration may apply to the circuit court in the subdivision in which the violation occurred or is threatened for appropriate injunctive relief.
30	(c) (1) To promote highway safety, the Administration may limit the width of existing entrances and exits and determine the locations of access points that may be used by any commercial or industrial property owner or user into any existing section of a State highway that carries an average traffic volume of more than 2,000 vehicles a day.
32 33	(2) If the Administration finds it expedient for traffic safety, the Administration may:
34 35	(I) [limit] LIMIT the width and location of access points by any method that it considers desirable; AND
	(II) DENY AN ABUTTING PROPERTY OWNER ALL NEW ACCESS ALONG ANY PRIMARY STATE HIGHWAY IF REASONABLE ACCESS TO ANOTHER PUBLIC ROAD IS AVAILABLE TO AND FROM THE PROPERTY.

(3) DENIAL OF ACCESS UNDER PARAGRAPH (2)(II) OF THIS SUBSECTION

 $40\,$  IS AN EXERCISE OF THE POLICE POWER AND DOES NOT REQUIRE THE PAYMENT OF

3

- 1 COMPENSATION. [However, the Administration may not deny an abutting property
- 2 owner all access along any State highway other than a parkway or freeway.]
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 4 October 1, 1997.