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By: Senator Stone

Introduced and read first time: February 5, 1998 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: March 19, 1998

CHAPTER_____

1 AN ACT concerning

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Architects - Emergencies - Voluntary Practice of Architecture - Immunity

3 FOR the purpose of providing that a licensed architect is not liable for any loss caused

- 4 by an act, error, or omission of the licensed architect while practicing
- 5 architecture if the act, error, or omission was not wanton, willful, or intentional
- 6 and the practice of architecture was performed voluntarily and without
- 7 compensation, at the scene of an emergency, disaster, or catastrophic event, and
- 8 at the request of a certain official acting in an official capacity under certain
- 9 circumstances; limiting the immunity provided by this Act; providing for the
- 10 application of this Act; defining certain terms; and generally relating to certain
- 11 immunity for licensed architects who voluntarily and without compensation
- 12 practice architecture at the scene of an emergency, disaster, or catastrophic
- 13 event.

14 BY adding to

- 15 Article Courts and Judicial Proceedings
- 16 Section 5-426
- 17 Annotated Code of Maryland
- 18 (1995 Replacement Volume and 1997 Supplement)

19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

20 MARYLAND, That the Laws of Maryland read as follows:

2	SENATE BILL 330
1	Article - Courts and Judicial Proceedings
2 5-426.	
3 (A) (1) 4 INDICATED.	IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
7 RESPONSIBILITY	"BUILDING INSPECTION OFFICIAL" MEANS ANY APPOINTED OR AL, STATE, OR LOCAL OFFICIAL WITH OVERALL EXECUTIVE TO COORDINATE BUILDING INSPECTION IN THE JURISDICTION IN RGENCY, DISASTER, OR CATASTROPHIC EVENT HAS OCCURRED.
11 RESCUE, OR EM	"FIRE OFFICIAL" MEANS ANY APPOINTED OR ELECTED LOCAL OVERALL EXECUTIVE RESPONSIBILITY TO COORDINATE FIRE, ERGENCY MEDICAL SERVICES IN THE JURISDICTION IN WHICH A CY, DISASTER, OR CATASTROPHIC EVENT HAS OCCURRED.
15 RESPONSIBILITY	"LAW ENFORCEMENT OFFICIAL" MEANS ANY APPOINTED OR RAL, STATE, OR LOCAL OFFICIAL WITH OVERALL EXECUTIVE Y TO COORDINATE LAW ENFORCEMENT IN THE JURISDICTION IN RGENCY, DISASTER, OR CATASTROPHIC EVENT HAS OCCURRED.
	"PUBLIC OFFICIAL" MEANS ANY FEDERAL, STATE, OR LOCALLY IAL WITH OVERALL EXECUTIVE RESPONSIBILITY IN THE N WHICH AN EMERGENCY, DISASTER, OR CATASTROPHIC EVENT HAS
23 TO COORDINAT	"PUBLIC SAFETY OFFICIAL" MEANS ANY APPOINTED OR ELECTED E, OR LOCAL OFFICIAL WITH OVERALL EXECUTIVE RESPONSIBILITY E PUBLIC SAFETY IN THE JURISDICTION IN WHICH AN EMERGENCY, ATASTROPHIC EVENT HAS OCCURRED.
26 BEYOND THE LI27 ANY PERSONAL28 CAUSED BY AN29 PRACTICING AR	CENSED ARCHITECT IS NOT PERSONALLY LIABLE IN DAMAGES MITS OF ANY APPLICABLE INSURANCE OR SELF-INSURANCE FOR INJURY, WRONGFUL DEATH, PROPERTY DAMAGE, OR OTHER LOSS ACT, ERROR, OR OMISSION OF THE LICENSED ARCHITECT WHILE CHITECTURE WITH REGARD TO ANY STRUCTURE OR OTHER L DESIGN, EITHER PUBLICLY OR PRIVATELY OWNED, IF:
31 (1) 32 INTENTIONALLY	THE ACT, ERROR, OR OMISSION WAS NOT WANTON, WILLFUL, Y TORTIOUS, OR GROSSLY NEGLIGENT; AND
33 (2)	THE PRACTICE OF ARCHITECTURE WAS PERFORMED:
34	(I) VOLUNTARILY AND WITHOUT COMPENSATION;
	(II) AT THE SCENE OF A DECLARED NATIONAL, STATE, OR LOCAL AUSED BY A MAJOR EARTHQUAKE, HURRICANE, TORNADO, FIRE, LLAPSE, OR SIMILAR DISASTER OR CATASTROPHIC EVENT; AND

SENATE BILL 330

1 (III) AT THE REQUEST OF A PUBLIC OFFICIAL, LAW ENFORCEMENT 2 OFFICIAL, PUBLIC SAFETY OFFICIAL, FIRE OFFICIAL, OR BUILDING INSPECTION 3 OFFICIAL, ACTING IN AN OFFICIAL CAPACITY.

4 (C) THE IMMUNITY PROVIDED BY THIS SECTION APPLIES ONLY TO THE 5 VOLUNTARY PRACTICE OF ARCHITECTURE PERFORMED WHILE A DECLARED STATE 6 OF EMERGENCY IS IN EFFECT.

7 (D) (1) THIS SECTION DOES NOT CREATE, AND MAY NOT BE CONSTRUED AS
8 CREATING, A NEW CAUSE OF ACTION OR SUBSTANTIVE LEGAL RIGHT AGAINST A
9 LICENSED ARCHITECT.

(2) THIS SECTION DOES NOT AFFECT, AND MAY NOT BE CONSTRUED AS
 AFFECTING, ANY IMMUNITIES FROM CIVIL LIABILITY OR DEFENSES ESTABLISHED
 BY ANY OTHER PROVISIONS OF THE CODE OR AVAILABLE AT COMMON LAW, TO
 WHICH A LICENSED ARCHITECT MAY BE ENTITLED.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be
construed to apply only prospectively and may not be applied or interpreted to have
any effect on or application to any cause of action arising before the effective date of
this Act.

18 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect19 October 1, 1998.

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