Unofficial Copy D3 SB 185/02 - JPR 2003 Regular Session 3lr1956 CF SB 149

By: Delegates Kelley, Anderson, Gutierrez, Howard, Lee, Menes, Moe,

Niemann, Patterson, Ramirez, Simmons, and V. Turner Introduced and read first time: February 3, 2003

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

Courts - Right of Party to Be Present at Trial

3 FOR the purpose of providing that, absent a voluntary waiver, a party to a judicial

- 4 action may not be excluded from the trial except to preserve decorum or to
- 5 continue the orderly proceedings of the court; providing that this right may not
- 6 be abridged by certain rules or regulations adopted by the Court of Appeals;
- 7 stating the intent of the General Assembly; and generally relating to a party's
- 8 attendance at a judicial action.

9 BY repealing and reenacting, with amendments,

- 10 Article Courts and Judicial Proceedings
- 11 Section 1-201(a)
- 12 Annotated Code of Maryland
- 13 (2002 Replacement Volume)
- 14 BY adding to
- 15 Article Courts and Judicial Proceedings
- 16 Section 6-411
- 17 Annotated Code of Maryland
- 18 (2002 Replacement Volume)

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

- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21

Article - Courts and Judicial Proceedings

22 1-201.

23 (a) (1) The power of the Court of Appeals to make rules and regulations to

24 govern the practice and procedure and judicial administration in that court and in the

25 other courts of the State shall be liberally construed. Without intending to limit the

26 comprehensive application of the term "practice and procedure," the term includes:

27 (I) [the] THE forms of process;

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1		(II)	[writs] WRITS;
2		(III)	[pleadings] PLEADINGS;
3		(IV)	[motions] MOTIONS;
4		(V)	[parties] PARTIES;
5		(VI)	[depositions] DEPOSITIONS;
6		(VII)	[discovery] DISCOVERY;
7		(VIII)	[trials] TRIALS;
8		(IX)	[judgments] JUDGMENTS;
9		(X)	[new] NEW trials;
10		(XI)	[provisional] PROVISIONAL and final remedies;
11		(XII)	[appeals] APPEALS;
12 (XIII) [unification] UNIFICATION of practice and procedure in 13 actions at law and suits in equity, so as to secure one form of civil action and 14 procedure for both; and			
15 16		(XIV) of evider	[regulation] REGULATION of the form and method of taking nce in all cases, including criminal cases.
 (2) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, ABSENT A VOLUNTARY WAIVER, A PARTY TO AN ACTION MAY NOT BE EXCLUDED FROM THE TRIAL EXCEPT TO PRESERVE DECORUM OR TO CONTINUE THE ORDERLY PROCEEDINGS OF THE COURT. 			
21	6-411.		
22	A PARTY TO AN ACTION MAY NOT BE EXCLUDED FROM THE TRIAL EXCEPT:		
23	(1)	BY THE	E PARTY'S VOLUNTARY WAIVER;
24	(2)	TO PRE	ESERVE DECORUM; OR
25	(3)	TO CO	NTINUE THE ORDERLY PROCEEDINGS OF THE COURT.
SECTION 2. AND BE IT FURTHER ENACTED, That, it is the intent of the General Assembly that any party to a judicial action, notwithstanding the party's physical or mental disability, has the fundamental right to be present at the trial of that action and that this right may be abridged in only three instances: to preserve the decorum in the courtroom, to continue the orderly proceedings of the court, or if the party voluntarily waives the right to be present at the trial.			

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- 1 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 2 October 1, 2003.