HOUSE BILL 930

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By: Delegates Rosenberg, Bobo, Carter, McIntosh, Oaks, and Zirkin

Introduced and read first time: February 11, 2004

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concer	ning
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_	Quaimed	ı ımmunıty	y irom	CIVII L	ability -	SLAPP	Suits

- 3 FOR the purpose of granting qualified immunity from civil liability to a defendant in
- 4 a strategic lawsuit against public participation (SLAPP suit) who, when
- 5 communicating with a government body or the public at large, without
- 6 constitutional malice, exercises rights under the First Amendment of the U.S.
- 7 Constitution or certain articles of the Maryland Declaration of Rights regarding
- 8 certain matters; describing certain elements of a SLAPP suit; allowing a
- 9 defendant in a SLAPP suit to move to dismiss the alleged SLAPP suit and
- requiring the court to hold a hearing on the motion as soon as practicable;
- allowing a defendant to file a motion to stay all court proceedings until the
- 12 underlying matter about which the defendant communicated is resolved;
- making this Act applicable to SLAPP suits notwithstanding any other law or
- rule; providing that this Act does not diminish any equitable or legal right or
- remedy otherwise available to a defendant; defining a certain term; providing
- for the application of this Act; and generally relating to strategic lawsuits
- against public participation (SLAPP suits) and immunity from civil liability in
- 18 those lawsuits.
- 19 BY adding to
- 20 Article Courts and Judicial Proceedings
- 21 Section 5-807
- 22 Annotated Code of Maryland
- 23 (2002 Replacement Volume and 2003 Supplement)
- 24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 25 MARYLAND, That the Laws of Maryland read as follows:
- 26 Article Courts and Judicial Proceedings
- 27 5-807.
- 28 (A) IN THIS SECTION, "SLAPP SUIT" MEANS A STRATEGIC LAWSUIT AGAINST
- 29 PUBLIC PARTICIPATION.

- 1 (B) A LAWSUIT IS A SLAPP SUIT IF IT IS:
- 2 (1) BROUGHT IN BAD FAITH AGAINST A PARTY WHO HAS
- 3 COMMUNICATED WITH A FEDERAL, STATE, OR LOCAL GOVERNMENT BODY OR THE
- 4 PUBLIC AT LARGE TO REPORT ON, COMMENT ON, RULE ON, CHALLENGE, OPPOSE, OR
- 5 IN ANY OTHER WAY EXERCISE RIGHTS UNDER THE FIRST AMENDMENT OF THE U.S.
- 6 CONSTITUTION OR ARTICLE 10, ARTICLE 13, OR ARTICLE 40 OF THE MARYLAND
- 7 DECLARATION OF RIGHTS REGARDING ANY MATTER WITHIN THE AUTHORITY OF A
- 8 GOVERNMENT BODY;
- 9 (2) MATERIALLY RELATED TO THE DEFENDANT'S COMMUNICATION;
- 10 AND
- 11 (3) INTENDED TO INHIBIT THE EXERCISE OF RIGHTS UNDER THE FIRST
- 12 AMENDMENT OF THE U.S. CONSTITUTION OR ARTICLE 10, ARTICLE 13, OR ARTICLE 40
- 13 OF THE MARYLAND DECLARATION OF RIGHTS.
- 14 (C) A DEFENDANT IN A SLAPP SUIT IS NOT CIVILLY LIABLE FOR
- 15 COMMUNICATING WITH A FEDERAL, STATE, OR LOCAL GOVERNMENT BODY OR THE
- 16 PUBLIC AT LARGE, IF THE DEFENDANT, WITHOUT CONSTITUTIONAL MALICE,
- 17 REPORTS ON, COMMENTS ON, RULES ON, CHALLENGES, OPPOSES, OR IN ANY OTHER
- 18 WAY EXERCISES RIGHTS UNDER THE FIRST AMENDMENT OF THE U.S. CONSTITUTION
- 19 OR ARTICLE 10, ARTICLE 13, OR ARTICLE 40 OF THE MARYLAND DECLARATION OF
- 20 RIGHTS REGARDING ANY MATTER WITHIN THE AUTHORITY OF A GOVERNMENT
- 21 BODY.
- 22 (D) A DEFENDANT IN AN ALLEGED SLAPP SUIT MAY MOVE TO:
- 23 (1) DISMISS THE ALLEGED SLAPP SUIT, IN WHICH CASE THE COURT
- 24 SHALL HOLD A HEARING ON THE MOTION TO DISMISS AS SOON AS PRACTICABLE; OR
- 25 (2) STAY ALL COURT PROCEEDINGS UNTIL THE MATTER ABOUT WHICH
- 26 THE DEFENDANT COMMUNICATED TO THE GOVERNMENT BODY OR THE PUBLIC AT
- 27 LARGE IS RESOLVED.
- 28 (E) THIS SECTION:
- 29 (1) IS APPLICABLE TO SLAPP SUITS NOTWITHSTANDING ANY OTHER
- 30 LAW OR RULE; AND
- 31 (2) DOES NOT DIMINISH ANY EQUITABLE OR LEGAL RIGHT OR REMEDY
- 32 OTHERWISE AVAILABLE TO A DEFENDANT IN A SLAPP SUIT.
- 33 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be
- 34 construed to apply only prospectively and may not be applied or interpreted to have
- 35 any effect on or application to any cause of action arising before the effective date of
- 36 this Act.

- 1 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take 2 effect October 1, 2004.