UNOFFICIAL COPY OF SENATE BILL 491

5lr2043 K1 HB 1070/04 - ECM CF 5lr1998

By: Senators Astle, Hafer, and Kittleman Introduced and read first time: February 4, 2005

Assigned to: Finance

A BILL ENTITLED

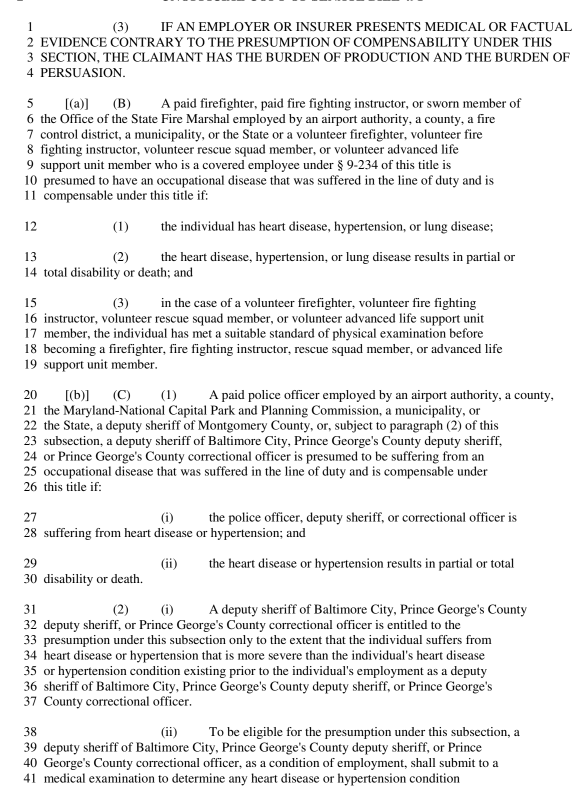
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2 **Workers' Compensation - Presumptions**

- 3 FOR the purpose of providing that the presumption of compensability of certain
- 4 occupational diseases under workers' compensation law is rebuttable; providing
- 5 that the presumption of compensability shifts the burden of production to an
- employer or insurer to overcome the presumption; providing that, if an employer 6
- or insurer presents medical or factual evidence contrary to the presumption of 7 8 compensability, the claimant has the burden of production and the burden of
- 9
- persuasion; limiting the application of certain presumptions of compensability to
- an individual who has been retired for a certain period of time; stating the 10
- intent of the General Assembly regarding the ability of an expert witness to 11
- provide certain testimony; and generally relating to presumptions of 12
- compensability under workers' compensation law. 13
- 14 BY repealing and reenacting, with amendments,
- Article Labor and Employment 15
- Section 9-503 16
- 17 Annotated Code of Maryland
- 18 (1999 Replacement Volume and 2004 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 20 MARYLAND, That the Laws of Maryland read as follows:

21 **Article - Labor and Employment**

- 22 9-503.
- THE PRESUMPTION OF COMPENSABILITY UNDER THIS SECTION IS 23 (A) (1)
- 24 REBUTTABLE.
- 25 THE PRESUMPTION OF COMPENSABILITY UNDER THIS SECTION
- 26 SHIFTS THE BURDEN OF PRODUCTION TO AN EMPLOYER OR INSURER TO OVERCOME
- 27 THE PRESUMPTION.



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	existing prior to the individual's employment as a deputy sheriff of Baltimore City, Prince George's County deputy sheriff, or Prince George's County correctional officer.
5 6 7 8	[(c)] (D) A paid firefighter, paid fire fighting instructor, or a sworn member of the Office of the State Fire Marshal employed by an airport authority, a county, a fire control district, a municipality, or the State or a volunteer firefighter, volunteer fire fighting instructor, volunteer rescue squad member, or volunteer advanced life support unit member who is a covered employee under § 9-234 of this title is presumed to be suffering from an occupational disease that was suffered in the line of duty and is compensable under this title if the individual:
	(1) has leukemia or pancreatic, prostate, rectal, or throat cancer that is caused by contact with a toxic substance that the individual has encountered in the line of duty;
15	(2) has completed at least 5 years of service as a firefighter, fire fighting instructor, rescue squad member, or advanced life support unit member or in a combination of those jobs in the department where the individual currently is employed or serves;
19	(3) is unable to perform the normal duties of a firefighter, fire fighting instructor, rescue squad member, or advanced life support unit member in the department where the individual currently is employed or serves because of the cancer or leukemia disability; and
23 24	(4) in the case of a volunteer firefighter, volunteer fire fighting instructor, volunteer rescue squad member, or volunteer advanced life support unit member, has met a suitable standard of physical examination before becoming a firefighter, fire fighting instructor, rescue squad member, or advanced life support unit member.
28	[(d)] (E) (1) A paid law enforcement employee of the Department of Natural Resources who is a covered employee under § 9-207 of this title is presumed to have an occupational disease that was suffered in the line of duty and is compensable under this title if the employee:
30	(i) is suffering from Lyme disease;
31 32	(ii) was not suffering from Lyme disease before assignment to a position that regularly places the employee in an outdoor wooded environment; and
	(iii) except as provided in paragraph (2) of this subsection, demonstrates that the employee had any Lyme disease vaccination required or made available to the employee by the Department of Natural Resources.
	(2) The requirement imposed by paragraph (1)(iii) of this subsection does not apply to an individual who objects to immunization because it conflicts with the individual's bona fide religious beliefs and practices.

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- 1 [(e)] (F) (1) Except as provided in paragraph (2) of this subsection, any paid
- 2 firefighter, paid fire fighting instructor, sworn member of the Office of the State Fire
- 3 Marshal, paid police officer, paid law enforcement employee of the Department of
- 4 Natural Resources, deputy sheriff of Montgomery County, deputy sheriff of Baltimore
- 5 City, deputy sheriff of Prince George's County, or Prince George's County correctional
- 6 officer who is eligible for benefits under subsection [(a),] (b), (c), [or (d)] (D), OR (E) of
- 7 this section shall receive the benefits in addition to any benefits that the individual is
- 8 entitled to receive under the retirement system in which the individual was a
- 9 participant at the time of the claim.
- 10 (2) The benefits received under this title shall be adjusted so that the
- 11 weekly total of those benefits and retirement benefits does not exceed the weekly
- 12 salary that was paid to the paid law enforcement employee of the Department of
- 13 Natural Resources, firefighter, fire fighting instructor, sworn member of the Office of
- 14 the State Fire Marshal, police officer, deputy sheriff, or Prince George's County
- 15 correctional officer.
- 16 (G) THE PRESUMPTIONS OF COMPENSABILITY UNDER THIS SECTION DO NOT
- 17 APPLY TO AN EMPLOYEE WHO HAS BEEN RETIRED FOR MORE THAN 5 YEARS FROM
- 18 THE EMPLOYMENT THAT THE EMPLOYEE ALLEGES IS THE CAUSE OF THE DISEASE.
- 19 SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the
- 20 General Assembly that the provisions under § 9-503 of the Labor and Employment
- 21 Article concerning workers' compensation presumptions should not be construed to
- 22 preclude an expert witness from testifying about the cause of the disease solely
- 23 because the expert witness does not accept the basis for the statutory presumption.
- 24 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 25 October 1, 2005.