K1 7lr2582 CF SB 550

By: **Delegate McHale**

Introduced and read first time: February 6, 2007

Assigned to: Economic Matters

A BILL ENTITLED

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	$\Delta X $	$\Delta I''I'$	concerning
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Workers' Compensation - Appeals - Evidence

3 FOR the purpose of authorizing the introduction of certain health care records as evidence in an appeal from a decision of the Workers' Compensation 4 5 Commission under certain circumstances; requiring a certain notice to be served 6 to all parties within a certain time period; providing for the right to object for 7 good cause under certain conditions and within a certain time period; providing 8 for the content of an objection; providing for a response to an objection; 9 clarifying that this Act does not otherwise limit the right to introduce new 10 evidence; defining a certain term; providing for the application of this Act; and generally relating to evidence introduced in appeals from 11 12 Compensation Commission decisions.

- 13 BY repealing and reenacting, without amendments,
- 14 Article Courts and Judicial Proceedings
- 15 Section 10–104(a)
- 16 Annotated Code of Maryland
- 17 (2006 Replacement Volume)
- 18 BY repealing and reenacting, without amendments,
- 19 Article Labor and Employment
- 20 Section 9–745
- 21 Annotated Code of Maryland
- 22 (1999 Replacement Volume and 2006 Supplement)
- 23 BY adding to

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2 3 4	Section 9–74 Annotated (45.1 Code of	d Employment f Maryland t Volume and 2006 Supplement)
5 6			E IT ENACTED BY THE GENERAL ASSEMBLY OF Laws of Maryland read as follows:
7		Arti	cle – Courts and Judicial Proceedings
8	10–104.		
9	(a) (1)	In thi	is section the following terms have the meanings indicated.
10	(2)	"Heal	lth care provider" means:
11 12	article;	(i)	A health care provider, as defined in § 3-2A-01 of this
13		(ii)	An ambulatory surgical facility;
14 15 16			An inpatient facility that is organized primarily in the large persons, through an integrated program of medical and other competent professional supervision;
17 18	– General Article;	(iv)	A home health agency, as defined in § 19–401 of the Health
19 20	certificate of need	(v) is requ	Any health institution, service, or program for which a pired under Title 19 of the Health – General Article; or
21		(vi)	A person who is:
22 23	described in items	(i) thr	1. Substantially similar to a health care provider ough (v) of this paragraph; and
24 25	services.		2. Regulated by another state to provide health care
26			Article - Labor and Employment
27	9–745.		

1	(a)	The proceedings in an appeal shall:	
2		(1) be informal and summary; and	
3		(2) provide each party a full opportunity to be heard.	
4	(b)	In each court proceeding under this title:	
5 6	correct; and	(1) the decision of the Commission is presumed to be prima facie	
7		(2) the party challenging the decision has the burden of proof.	
8	(c)	The court shall determine whether the Commission:	
9 10	injury, occup	(1) justly considered all of the facts about the accidental personal pational disease, or compensable hernia;	
11		(2) exceeded the powers granted to it under this title; or	
12		(3) misconstrued the law and facts applicable in the case decided.	
13 14 15	(d) with the pra involved in t	On a motion of any party filed with the clerk of the court in accordance actice in civil cases, the court shall submit to a jury any question of fact he case.	
16 17 18	(e) powers and of the Comm	(1) If the court determines that the Commission acted within its correctly construed the law and facts, the court shall confirm the decision ission.	
19 20 21	-	(2) If the court determines that the Commission did not act within its id not correctly construe the law and facts, the court shall reverse or ecision or remand the case to the Commission for further proceedings.	
22	9-745.1.		
23 24	(A) STATED IN	IN THIS SECTION, "HEALTH CARE PROVIDER" HAS THE MEANING \$ 10–104(A) OF THE COURTS ARTICLE.	
25 26	(B) WITHOUT T	(1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION, THE SUPPORTING TESTIMONY OF THE HEALTH CARE PROVIDER OR	

CUSTODIAN OF RECORDS, AN APPELLEE MAY INTRODUCE A WRITING OR

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1 2	RECORD OF A HEALTH CARE PROVIDER OR HEALTH CARE FACILITY AS EVIDENCE OF:
3	(I) THE EXISTENCE OF A HEALTH CONDITION;
4	(II) A HEALTH CARE PROVIDER'S OPINION;
5	(III) THE HEALTH CARE PROVIDED; OR
6	(IV) THE NECESSITY OF THE HEALTH CARE PROVIDED.
7 8	(2) IN ORDER FOR A WRITING OR RECORD TO BE ADMISSIBLE ON APPEAL UNDER THIS SUBSECTION:
9	(I) THE WRITING OR RECORD SHALL HAVE BEEN
10	INTRODUCED IN THE PROCEEDING THAT IS THE SUBJECT OF THE APPEAL; AND
11 12	(II) AT LEAST 120 DAYS BEFORE THE DATE FOR WHICH THE TRIAL IS SCHEDULED, OR WITHIN 10 DAYS OF A RECEIPT OF A NOTICE TO
13	SCHEDULE THE TRIAL ON A DATE THAT IS LESS THAN 120 DAYS FROM THE DATE
14 15	OF THE NOTICE, THE APPELLEE SHALL, AS PROVIDED UNDER MARYLAND RULES 1–321 AND 1–322, FILE WITH THE CLERK OF THE COURT AND SERVE ON
16	ALL OTHER PARTIES:
17	1. A NOTICE OF INTENT TO INTRODUCE THE
18 19	WRITING OR RECORD WITHOUT THE SUPPORTING TESTIMONY OF THE HEALTH CARE PROVIDER OR CUSTODIAN OF RECORDS; AND
20	2. A COPY OF EACH WRITING OR RECORD INCLUDED
21	IN THE NOTICE.
22	(3) THE WRITING OR RECORD MUST BE OTHERWISE ADMISSIBLE.
23	(4) (I) WITHIN 30 DAYS OF RECEIPT OF THE NOTICE SERVED
24	UNDER SUBSECTION (B)(2) OF THIS SECTION, THE APPELLANT MAY FOR GOOD
25	CAUSE FILE WITH THE COURT OBJECTIONS TO THE PROPOSED INTRODUCTION
26	OF EVIDENCE WITHOUT TESTIMONY.
27	(II) THE OBJECTIONS SHALL:

IDENTIFY THE PROPOSED EVIDENCE THAT THE

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October 1, 2007.

2	APPELLANT OBJECTS TO HAVING INTRODUCED WITHOUT SUPPORTING
3	TESTIMONY; AND
4	2. SET FORTH THE FACTUAL BASIS OR LEGAL
5	GROUNDS THAT ESTABLISH A SUFFICIENT SHOWING OF GOOD CAUSE FOR THE
6	COURT TO SUSTAIN THE OBJECTIONS.
7	(C) THE APPELLEE MAY FILE WITH THE COURT A RESPONSE TO THE
8	OBJECTIONS WITHIN 10 DAYS OF RECEIPT OF THE OBJECTIONS.
9	(D) THIS SECTION MAY NOT BE CONSTRUED TO LIMIT THE RIGHT OF A
10	PARTY TO INTRODUCE NEW OR ADDITIONAL HEALTH CARE EVIDENCE AT TRIAL
11	OR PRESENT WITNESSES AT TRIAL.
12	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be
13	construed to apply only prospectively and may not be applied or interpreted to have
14	any effect on or application to any appeals of a decision of the Workers' Compensation
15	Commission filed before the effective date of this Act.
16	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect