## SENATE BILL 565

D3 6lr2420

By: Senator Cassilly

Introduced and read first time: February 4, 2016

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1	AN	ACT	concerning
1 1	AN	ACT	concerning

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- FOR the purpose of making certain provisions of law relating to an offer of judgment in an action for a medical injury applicable to all civil actions; altering a certain definition;
- 5 providing for the application of this Act; and generally relating to offers of judgment
- 6 in civil actions.
- 7 BY renumbering
- 8 Article Courts and Judicial Proceedings
- 9 Section 3–2A–08A
- 10 to be Section 11–113
- 11 Annotated Code of Maryland
- 12 (2013 Replacement Volume and 2015 Supplement)
- 13 BY repealing and reenacting, with amendments,
- 14 Article Courts and Judicial Proceedings
- 15 Section 11–113
- 16 Annotated Code of Maryland
- 17 (2013 Replacement Volume and 2015 Supplement)
- 18 (As enacted by Section 1 of this Act)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 20 That Section(s) 3-2A-08A of Article Courts and Judicial Proceedings of the Annotated
- 21 Code of Maryland be renumbered to be Section(s) 11–113.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
- 23 as follows:

## **Article - Courts and Judicial Proceedings**

25 11–113.

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$1\\2$	(a) 2–603.	(1)	In thi	s section, "costs" means the costs described under Maryland Rule
3		(2)	"Cos	TS" INCLUDES:
4			<b>(I)</b>	COSTS AND FEES OF THE CLERK;
5 6	SERVER;		(II)	COSTS AND FEES OF THE SHERIFF OR A PRIVATE PROCESS
7 8 9	ALL OR PA	RT OF	(III) THE	COSTS AND FEES OF THE COURT REPORTER FOR OBTAINING STENOGRAPHIC TRANSCRIPT NECESSARY FOR USE IN THE
10			(IV)	COSTS AND FEES FOR PRINTING;
11			(v)	COSTS AND FEES FOR WITNESSES;
12 13	PAPERS NE	CESSA	(VI) RY FO	COSTS AND FEES FOR EXEMPLIFICATION AND COPIES OF R USE IN THE CASE;
14			(VII)	COMPENSATION OF COURT APPOINTED EXPERTS; AND
15 16	EXPENSES,	AND C		COMPENSATION OF INTERPRETERS AND SALARIES, FEES, OF SPECIAL INTERPRETATION SERVICES.
17	(b)	This s	ection	does not apply to cases dismissed following a settlement.
18 19 20	action for a	medica	al inju	y time not less than 45 days before the trial begins, a party to [an ry] A CIVIL ACTION may serve on the adverse party an offer of he amount of money specified in the offer, with costs then accrued.
21 22 23 24 25	determined liability was	by fur deteri	r judg: ther p nined	the liability of one party to another has been determined by ment, but the amount or extent of the liability remains to be roceedings, a party adjudged liable or a party in whose favor may make an offer of judgment not less than 45 days before the gs to determine the amount or extent of liability.
26 27 28	-		n noti	hin 15 days after the service of the offer of judgment, the adverse ce that the offer is accepted, either party may then file with the e of acceptance together with an affidavit of service notifying the

other parties of the filing of the offer and acceptance.

- 1 (2) If the court receives the filings specified in paragraph (1) of this 2 subsection, the court shall enter judgment.
- 3 (e) (1) If an adverse party does not accept an offer of judgment within the time 4 specified in subsection (d)(1) of this section, the offer shall be deemed withdrawn and 5 evidence of the offer is not admissible except in a proceeding to determine costs.
  - (2) An offer of judgment that is not accepted does not preclude a party from making a subsequent offer of judgment in the time specified in this section.

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- 8 (f) If the judgment finally obtained is not more favorable to the adverse party 9 than the offer, the adverse party who received the offer shall pay the costs of the party 10 making the offer incurred after the making of the offer.
- SECTION 3. 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.
- SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2016.