HOUSE BILL 548

C5, N1 (8lr1110)

ENROLLED BILL

— Environment and Transportation/Finance —

Introduced by Delegates Healey, B. Barnes, Beidle, Carey, Chang, Frush, Gaines, Holmes, Pena-Melnyk, Simonaire, Valentino-Smith, Vallario, and A. Washington

Read and	Examined by	Proofreaders:		
			Proc	freader.
			Proc	freader.
Sealed with the Great Seal and	presented to	the Governor,	for his appro-	val this
day of	at		o'clock,	M.
			Ş	Speaker.
	CHAPTER _			
AN ACT concerning				
Railroad Companies Privately Owned Transportation Use State-Owned Right	<u>on Projects -</u>	Construction a	and Authorizat	tion to
FOR the purpose of establishing the property by condemnation decreased and the state may not authorize to	es not apply t ding that a ce the use of or	o an entity that c ertain project may	owns or operates ov not be construction owned right—of	certain eted and way or

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1	Article - Public Utilities
2	Section 5-405 through 5-408
3	Annotated Code of Maryland
4	(2010 Replacement Volume and 2017 Supplement)
5	BY repealing and reenacting, with amendments,
6	Article - Public Utilities
7	Section 5-409
8	Annotated Code of Maryland
9	(2010 Replacement Volume and 2017 Supplement)
0	BY adding to
1	Article - Public Utilities
2	Section 5-412
3	Annotated Code of Maryland
4	(2010 Replacement Volume and 2017 Supplement)
_ 1	(2010 Replacement Volume and 2017 Supplement)
5	BY adding to
6	$\frac{DT \ adding \ to}{Article - Transportation}$
17	Section 9–101 to be under the new title "Title 9. Railroads"
8	Annotated Code of Maryland
9	(2015 Replacement Volume and 2017 Supplement)
J	(2019 Replacement Volume and 2011 Supplement)
20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
21	That the Laws of Maryland read as follows:
4 1	That the Laws of Marylana read as follows.
22	Article - Public Utilities
23	5–405.
24	(a) A railroad company or its authorized agent may agree with the owner to
25	purchase, use, occupy, or divert the owner's land, earth, gravel, stone, timber, streams,
26	materials, or improvements that the company wants for the proper construction or repair
27	of the railroad company's roads or works.
28	(b) The company may acquire the property by condemnation under Title 12 of the
29	Real Property Article if:
30	(1) the company cannot agree with the owner of the property; or
31	$\frac{(2)}{(2)}$ an owner:
32	(i) is a minor, is adjudged to be mentally incompetent, or is under
33	any other legal disability to contract; or
34	(ii) is absent from the county in which the property is located when
25	the company wants the property

1	5-406.		
2	(a)	(1)	A railroad company may change the location or grade of any portion of
3	its road if th	le com	pany finds the change is necessary for any reasonable cause, including to
4	avoid:		
5			(i) inconvenience to public travel;
6			(ii) dangerous or difficult curves or grades; or
7			(iii) unsafe or unsubstantial grounds or foundations.
8	. C.1	(2)	A change of location or grade under this section shall follow the general
9	route of the	existi	ng road.
10		(3)	A railroad company may enter on and take land and make surveys
11			e the change in location or grade in accordance with Title 12 of the Real
12	Property Ar	ticle.	
13	(b)	(1)	A railroad company is liable to the owner of the land on which the road
14	was constru	cted f e	or any damages caused by a change in location or grade of the road.
		(0)	
15	1 1 .	(2)	The amount of damages determined shall be paid to the owner or
16	deposited in	to cou	26.
17		(3)	An owner shall claim damages within:
18			(i) 30 days after actual notice of the intended change has been given
19	to the owner	r, if th	e owner resides on the premises; or
20			(ii) 60 days after publication of notice in a newspaper in general
21	circulation i	n the	county, if the owner is a nonresident.
22	(e)		railroad company condemns land under this section, the condemnation is
23			mpany, unless the company chooses to abandon the location within 30
24	days after n	iaking	the condemnation.
25	5-407.		
26	(a)	A ra	ilroad company and the municipal corporation, public officer, or public
27	` '		ns or has control of any road, street, alley, or other public way or ground
28			e any part of the railroad may agree on the manner, terms, and conditions
29			oad company to use or occupy the road, street, alley, or other public way
30	or ground.		

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1	(b) If the parties are unable to agree and the railroad company needs to use or
2	occupy the road, street, alley, or other public way or ground, the railroad company may
3	acquire the property by condemnation in accordance with Title 12 of the Real Property
4	Article.
5	(e) (1) A railroad company that lays track on any public street, road, alley, or
6	other public way or ground is responsible for any damage done by the location of the track
7	to private property on or near the public way or ground.
8	(2) The owner of the private property shall bring a civil action for damages
9	under this subsection within 2 years after the completion of the track.
10	(d) A railroad company may not pass through Baltimore City without the consent
11	of the Mayor and City Council.
12	5–408.
13	The power of a railroad company to condemn land and other property under this
14	subtitle includes the power to condemn, for railroad purposes, private crossings or ways
15	and land and other property to provide substitute outlets.
16	5–409.
17	(A) [Sections] SUBJECT TO SUBSECTION (B) OF THIS SECTION, §§ 5-405,
18	5-406, and 5-407 of this subtitle apply to all railroads operated by electricity, cable, or
19	other improved motive power, whether the property proposed to be condemned is located
20	in a county or Baltimore City, where streets and alleys have not been opened and occupied
21	as city streets.
22	(B) SECTIONS 5-405 THROUGH 5-408 OF THIS SUBTITLE DO NOT APPLY TO
23	AN ENTITY THAT OWNS OR OPERATES:
24	(1) A RAILROAD POWERED BY A MAGNETIC LEVITATION PROPULSION
25	SYSTEM; OR
26	(2) PASSENGER OR FREIGHT TRANSPORTATION FOR WHICH
27	PRESSURIZED CAPSULES OR PODS TRAVEL AT HIGH SPEED IN REDUCED-PRESSURE
28	TUBES ON A THIN LAYER OF PRESSURIZED AIR OR OTHER GAS.
29	$\underline{Article-Transportation}$

TITLE 9. RAILROADS.

31 **5-412. 9-101.**

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1	(A) IN THIS SECTION, "PROJECT" MEANS A PRIVATELY OWNED
2	TRANSPORTATION PROJECT IN THE STATE THAT INCLUDES THE CONSTRUCTION OF
3	ONE OR MORE TUNNELS WITH A DIAMETER OF 6 FEET OR GREATER THAT WILL BE
4	PRIMARILY USED BY A COMMON CARRIER.
5	(B) NOTWITHSTANDING ANY OTHER LAW, A PROJECT MAY NOT BE
6	CONSTRUCTED AND THE STATE MAY NOT AUTHORIZE THE USE OF OR ACCESS TO A
7	STATE-OWNED RIGHT-OF-WAY OR STATE PROPERTY FOR A PROJECT UNLESS:
8	(1) (I) THE OWNER OF THE PROJECT HAS PREVIOUSLY OBTAINED
9	A FRANCHISE FROM THE COMMISSION TO OPERATE AS A PUBLIC SERVICE COMPANY:
0	OR
	<u> </u>
1	(II) THE PROJECT IS APPROVED BY THE COMMISSION; AND
	<u></u>
2	$\frac{(2)}{(1)}$ $\frac{1}{1}$ AN A RAIL ALIGNMENT AN ENVIRONMENTAL IMPACT
13	STATEMENT IS PREPARED FOR THE PROJECT IN ACCORDANCE WITH THE NATIONAL
4	ENVIRONMENTAL POLICY ACT; AND OR
15	2. THE RECORD OF DECISION ISSUED FOR THE RAIL
15 16	2. THE RECORD OF DECISION ISSUED FOR THE RAIL ALIGNMENT ENVIRONMENTAL IMPACT STATEMENT PREPARED UNDER ITEM 1 OF
	
16 17	ALIGNMENT ENVIRONMENTAL IMPACT STATEMENT PREPARED UNDER ITEM 1 OF THIS ITEM APPROVES THE RAIL ALIGNMENT FOR THE PROJECT; OR
16 17	ALIGNMENT ENVIRONMENTAL IMPACT STATEMENT PREPARED UNDER ITEM 1 OF THIS ITEM APPROVES THE RAIL ALIGNMENT FOR THE PROJECT; OR (II) 1-(2) AN IF AN ENVIRONMENTAL IMPACT STATEMENT IS
16 17 18	ALIGNMENT ENVIRONMENTAL IMPACT STATEMENT PREPARED UNDER ITEM 1 OF THIS ITEM APPROVES THE RAIL ALIGNMENT FOR THE PROJECT; OR (II) 1-(2) AN IF AN ENVIRONMENTAL IMPACT STATEMENT IS NOT REQUIRED BY AND PREPARED FOR THE PROJECT UNDER THE NATIONAL
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16 17 18 19 20 21 22 23 24 25	ALIGNMENT ENVIRONMENTAL IMPACT STATEMENT PREPARED UNDER ITEM 1 OF THIS ITEM APPROVES THE RAIL ALIGNMENT FOR THE PROJECT; OR (II) 1-(2) AN IF AN ENVIRONMENTAL IMPACT STATEMENT IS NOT REQUIRED BY AND PREPARED FOR THE PROJECT UNDER THE NATIONAL ENVIRONMENTAL POLICY ACT: (I) AN ENVIRONMENTAL EFFECTS REPORT IS PREPARED FOR THE PROJECT IN ACCORDANCE WITH § 1-304 OF THE NATURAL RESOURCES ARTICLE; AND 2- THE ENVIRONMENTAL EFFECTS REPORT PREPARED UNDER ITEM 1 OF THIS ITEM APPROVES THE RAIL ALIGNMENT FOR THE PROJECT.
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<u>(C)</u> NOTHING IN THIS SECTION MAY BE CONSTRUED TO PREEMPT OR 30 CONFLICT WITH ANY FEDERAL LAW OR REGULATION. 31

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 32October 1, 2018. 33