## **HOUSE BILL 650**

D1, K3 2lr1651

By: Delegate Brooks

Introduced and read first time: January 31, 2022

Assigned to: Judiciary

A BILL ENTITLED 1 AN ACT concerning 2 Execution on a Judgment - Child Support Arrearage - Workers' Compensation 3 FOR the purpose of specifying that a certain percentage of the net recovery by the debtor on a claim for workers' compensation is subject to execution on a judgment for a child 4 5 support arrearage; and generally relating to executions on a judgment. 6 BY repealing and reenacting, with amendments, 7 Article – Courts and Judicial Proceedings 8 Section 11–504(i) 9 Annotated Code of Maryland 10 (2020 Replacement Volume and 2021 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 11 12 That the Laws of Maryland read as follows: 13 **Article - Courts and Judicial Proceedings** 11-504.

14

- In this subsection, "net recovery" means the sum of money to be 15 distributed to the debtor after deduction of attorney's fees, expenses, medical bills, and 16 17 satisfaction of any liens or subrogation claims arising out of the claims for personal injury, including those arising under: 18
- 19 (i) The Medicare Secondary Payer Act, 42 U.S.C. § 1395y;
- 20 A program of the Maryland Department of Health for which a right of subrogation exists under §§ 15–120 and 15–121.1 of the Health – General Article; 21

## **HOUSE BILL 650**

$1\\2$	Retirement Income	(iii) Secui				plan	subject	to	the	federal	Employee
3		(iv)	A healt	h insur	ance cor	ntract;	OR				
4		(v)	Awor	KERS'	COMPE	NSATI	ON INSU	JRA	NCE	PLAN.	
5 6 7	(2) personal injury] is CLAIM FOR:		-							=	a claim for rage <b>ON A</b>
8		<b>(</b> I <b>)</b>	PERSO	NAL IN	JURY; (	OR					
9		(II)	Work	ERS' CO	OMPENS	SATIO	N, INCLU	J <b>DI</b> I	NG:		
10			1.	ГЕМРО	RARY P	ARTIA	L DISAF	BILI'	TY;		
11			2.	ГЕМРО	RARY T	OTAL :	DISABII	ITY	·;		
12			3. 1	PERMA	NENT P	ARTIA	L DISA	BILI	TY;		
13			4. 1	PERMA	NENT T	OTAL	DISABII	LITY	; AN	D	
14			5. V	OCAT	IONAL F	REHAB	ILITATI	ON	COM	PENSAT	TION.
15 16	SECTION 2. October 1, 2022.	AND	BE IT	FURT	HER EN	NACTE	ED, That	t th	is Ac	et shall	take effect