SENATE BILL 43

D33lr0665 SB 80/12 - JPR(PRE-FILED) By: Senator Zirkin Requested: October 26, 2012 Introduced and read first time: January 9, 2013 Assigned to: Judicial Proceedings Committee Report: Favorable Senate action: Adopted Read second time: February 12, 2013 CHAPTER AN ACT concerning Courts - Evidence - Vehicle Repair Estimates FOR the purpose of providing that, on certain testimony by a party or certain other persons, a written vehicle repair estimate prepared by an insurer or its authorized representative is admissible, without the testimony of the preparer of the estimate, as evidence of the authenticity and the fairness and reasonableness of the estimate; making certain provisions concerning the admissibility of paid bills for goods or services applicable to certain written vehicle repair estimates; providing for the application of this Act; and generally relating to the admissibility of certain written vehicle repair estimates as evidence of certain matters in certain civil trials. BY repealing and reenacting, with amendments, Article - Courts and Judicial Proceedings Section 10-105 Annotated Code of Maryland (2006 Replacement Volume and 2012 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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10-105.

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

Article – Courts and Judicial Proceedings



1	(a) The provisions of this section apply to a civil action in:
2	(1) The District Court; or
3 4 5	(2) A circuit court if the amount in controversy in the action in the circuit court does not exceed the amount specified in § 4–401 of this article for that type of action.
6 7 8 9 10 11 12	(b) (1) (i) Subject to the provisions of this section, a paid bill for goods or services OR A WRITTEN VEHICLE REPAIR ESTIMATE PREPARED BY AN INSURER OR ITS AUTHORIZED REPRESENTATIVE is admissible without the testimony of the provider of the goods or services OR THE PREPARER OF THE VEHICLE REPAIR ESTIMATE as evidence of the authenticity of the bill [for goods or services provided] OR WRITTEN ESTIMATE and the fairness and reasonableness of the charges of the provider of the goods or services OR OF THE VEHICLE REPAIR ESTIMATE.
13 14	(ii) A finder of fact may attach whatever weight to a paid bill OR WRITTEN ESTIMATE that the finder of fact deems appropriate.
15 16	(2) The bill OR WRITTEN ESTIMATE shall be admitted on testimony, by the party or any other person with personal knowledge:
17 18	(i) Identifying the original bill OR WRITTEN ESTIMATE or an authenticated copy; and
19 20	(ii) 1. Identifying the provider of the goods or services THAT ARE THE SUBJECT OF THE BILL OR THE PREPARER OF THE WRITTEN ESTIMATE ;
21 22	2. Explaining the circumstances surrounding the receipt of the bill OR WRITTEN ESTIMATE ;
23 24	3. Describing the goods or services [provided] THAT ARE THE SUBJECT OF THE BILL OR WRITTEN ESTIMATE;
25 26	4. Stating that the goods or services were provided OR WOULD BE PROVIDED in connection with the event giving rise to the action; and
27 28	5. [Stating] IN THE CASE OF A BILL, STATING that the bill was paid.
29 30 31	(c) (1) Subsection (b) of this section applies only if, at least 60 days before the beginning of the trial, the party who intends to introduce the bill OR WRITTEN ESTIMATE :

1 2 3 4 5 6	(i) Serves notice of the party's intent to introduce the bill OR WRITTEN ESTIMATE without the support of the testimony of the provider of the goods or services that [were billed] ARE THE SUBJECT OF THE BILL OR OF THE PREPARER OF THE VEHICLE REPAIR ESTIMATE , a list that identifies each bill OR WRITTEN ESTIMATE , and a copy of the bill OR WRITTEN ESTIMATE on all other parties as provided under Maryland Rule 1–321; and
7 8	(ii) Files notice of service and the list that identifies each bill OR WRITTEN ESTIMATE with the court.
9 10	(2) The list required under paragraph (1) of this subsection shall include:
11 12	(i) The name of the provider of the goods and services for each bill OR THE PREPARER OF THE WRITTEN ESTIMATE ; and
13 14	(ii) The date of each bill of the provider of the goods and services AND THE DATE OF EACH WRITTEN ESTIMATE.
15	(d) Nothing contained in this section may be construed to:
16 17 18	(1) Apply to proof of the existence of a medical, dental, or other health condition, the opinion of a health care provider, or the necessity and the providing of medical, dental, or other health care;
19 20	(2) Limit the provisions of § 10–104 of this subtitle concerning the admissibility of a medical, dental, hospital, or other health care writing or record; or
21	(3) Limit the right of a party to:
22	(i) Request a summons to compel the attendance of a witness;
23	(ii) Examine a witness who appears at trial; or
24	(iii) Engage in discovery as provided under the Maryland Rules.
25 26 27	SECTION 2. 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 case filed before the effective date of this Act.
28 29	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013 .