

WILLIAM DONALD SCHAEFER, Governor

SECTION 2---AND-BE-IT-FURTHER-ENACTED 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article-28---Maryland-National-Capital-Park  
and-Planning-Commission

2-121-

~~(A)--A-PERSON-MAY-NOT-BRING-AGAINST-THE-COMMISSION-AN-ACTION FOR-UNLIQUIDATED-DAMAGES-FOR-AN--INJURY--TO--THE--PERSON--OR--THE PROPERTY--OF--THE--PERSON--UNLESS--A-NOTICE-OF-THE-CLAIM-IS-GIVEN WITHIN-180-DAYS-AFTER-THE-INJURY-OR--AFTER--THE--PERSON--KNEW--OR SHOULD-HAVE-KNOWN-OF-THE-INJURY,--WHICHEVER-IS-LATER.~~

~~(B)--THE--CLAIMANT-OR-A-REPRESENTATIVE-OF-THE-CLAIMANT-SHALL GIVE-TO-THE-EXECUTIVE--DIRECTOR--OF--THE--COMMISSION--THE--NOTICE REQUIRED-BY-SUBSECTION-(A)-OF-THIS-SECTION-EITHER-IN-PERSON-OR-BY CERTIFIED-MAIL,--RETURN-RECEIPT-REQUESTED,--BEARING-A-POSTMARK-FROM THE-UNITED-STATES-POSTAL-SERVICE.~~

Article - Courts and Judicial Proceedings

5-306.

(a) Except as provided in subsection (c) of this section, no action for unliquidated damages for an injury to a person or his property may be brought against a county, [or] municipal corporation, OR MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION unless the notice of the claim required by this section is given within 180 days after the injury.

(b) (1) Except in Anne Arundel County and Baltimore County, the notice shall be given in person or by certified mail, return receipt requested, bearing a postmark from the United States Postal Service, by the claimant or his representative to the county commissioner, county council, or corporate authorities of a defendant municipal corporation or:

(i) In Baltimore City, to the city solicitor;

(ii) In Howard County, to the county executive;

(iii) In Montgomery County, to the county executive; [or]

(iv) In Prince George's County, to the county executive; OR

(V) FOR A CLAIM AGAINST THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION, TO THE EXECUTIVE DIRECTOR OF THE COMMISSION.