J3 0lr2938 CF 0lr2754

By: Senator Klausmeier

Introduced and read first time: February 3, 2020

Assigned to: Finance

A BILL ENTITLED

4	A TAT	A OM	•
1	A N	$\mathbf{A}(71)$	concerning
_	1 11 1	1101	COLLCCITILITY

2

3

Residential Treatment Centers and Facilities – Sexual Abuse and Harassment – Reporting and Prevention

4 FOR the purpose of defining "covered entity" for the purpose of applying certain provisions 5 of law regarding the reporting and prevention of abuse and harassment in certain 6 State facilities to forensic residential centers and residential treatment centers for 7 emotionally disturbed children and adolescents; requiring certain entities to report 8 certain complaints of sexual abuse and sexual harassment to certain entities; 9 requiring certain entities to develop and implement certain policies and procedures, ensure that staff provide certain assistance, and develop and oversee certain training 10 11 and education; requiring the Behavioral Health Administration to ensure that 12 certain policies and procedures are uniform for certain facilities; requiring certain 13 entities to adopt a certain plan; altering certain requirements for certain facilities; 14 requiring the Office of Health Care Quality to enforce certain provisions of law; 15 requiring the Maryland Department of Health to adopt certain regulations; making 16 conforming changes; and generally relating to residential treatment centers and 17 facilities and the reporting and prevention of sexual abuse and harassment.

- 18 BY repealing and reenacting, with amendments.
- 19 Article Health General
- 20 Section 10–705
- 21 Annotated Code of Maryland
- 22 (2019 Replacement Volume)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 24 That the Laws of Maryland read as follows:
- 25 Article Health General
- 26 10-705.

1	(a)	(1)	In thi	is sec	tion the following words have the meanings indicated.
2		(2)	(i)	"Ab	use" means cruel or inhumane treatment that causes:
3				1.	Any physical injury; or
4				2.	Any of the following kinds of sexual abuse:
5 6	Article;			A.	A sexual act, as defined in § 3–301 of the Criminal Law
7 8	Article; or			В.	Sexual contact, as defined in § 3–301 of the Criminal Law
9 10	Law Article			С.	Vaginal intercourse, as defined in § 3–301 of the Criminal
11			(ii)	"Ab	use" does not include:
12 13	physician or	rders i	n a ma	1. nner	The performance of an accepted medical procedure that a that is consistent with the provisions of this subtitle; or
14 15 16	applicable S		.nd fede	2. eral la	An action taken by an employee that complies with aws and applicable Department policies on the use of physical
17		(3)	"Cov	ERE	D ENTITY" MEANS:
18			(I)	AS	TATE FACILITY;
19 20	COMAR 1	0.07. 1	(II) 13; OR	A	FORENSIC RESIDENTIAL CENTER LICENSED UNDER
21 22	DISTURBEI	о сніі	(III) LDREN		RESIDENTIAL TREATMENT CENTER FOR EMOTIONALLY ADOLESCENTS LICENSED UNDER COMAR 10.07.04.
23 24 25 26		cond	unwelco	ome s	arassment" means intimidation, bullying, or coercion of a sexual advances, requests for sexual favors, and other verbal exual nature that tends to create a hostile or offensive
27 28 29			receive	s a c	or any employee of a [facility] COVERED ENTITY or of the omplaint of abuse, or who observes or has reason to believe promptly report the alleged abuse to:

An appropriate law enforcement agency; or

30

(i)

$\frac{1}{2}$	(ii) The administrative head of the facility, who promptly shall report the alleged abuse to an appropriate law enforcement agency.									
3	(2)	A rep	A report:							
4		(i)	May be oral or written; and							
5 6	provide.	(ii)	Shall contain as much information as the reporter is able to							
7 8	(3) abuse and sexual	_	A [State facility] COVERED ENTITY shall report complaints of sexual arassment to [the State designated protection and advocacy system]:							
9 10	QUALITY;	(I)	THE ADMINISTRATION AND THE OFFICE OF HEALTH CARE							
11 12	DEPARTMENT OF	(II) F HUM	THE CHILD PROTECTIVE SERVICES UNIT IN THE AN SERVICES; AND							
13		(III)	THE MARYLAND DISABILITY LAW CENTER.							
14	(c) (1)	The l	aw enforcement agency shall:							
15		(i)	Investigate thoroughly each report of an alleged abuse; and							
16		(ii)	Attempt to ensure the protection of the alleged victim.							
17	(2)	The i	nvestigation shall include:							
18 19	any;	(i)	A determination of the nature, extent, and cause of the abuse, if							
20		(ii)	The identity of the alleged abuser; and							
21		(iii)	Any other pertinent fact or matter.							
22 23 24 25										
26 27	(e) A person shall have the immunity from liability described under \S 5–626 of the Courts and Judicial Proceedings Article for:									

Making a report under this section;

28

(1)

30

- (2)1 Participating in an investigation arising out of a report under this 2 section: or 3 (3)Participating in a judicial proceeding arising out of a report under this 4 section. 5 (f) **(1)** The Administration shall ensure that State facilities A COVERED 6 ENTITY SHALL: 7 [(1)] (I) Develop [uniform] AND IMPLEMENT policies and procedures on 8 making and responding to allegations AND COMPLAINTS of sexual abuse or sexual 9 harassment: 10 [(2)] (II) Ensure that staff provide assistance to patients who have requested assistance in making complaints about sexual abuse or sexual harassment; 11 12 [(3)] (III) Develop and oversee training for staff on how to identify and prevent sexual abuse and sexual harassment, how to respond to complaints, and how to 13 14 support victims in an appropriate manner; and 15 [(4)] (IV) Develop and oversee patient education on identifying sexual 16 abuse and sexual harassment and on reporting incidents of sexual abuse and sexual 17 harassment. 18 THE ADMINISTRATION SHALL ENSURE THAT THE POLICIES AND **(2)** 19 PROCEDURES DEVELOPED AND IMPLEMENTED UNDER PARAGRAPH (1) OF THIS 20 SUBSECTION ARE UNIFORM FOR STATE FACILITIES. 21 The Administration shall develop and implement a plan to secure the sleeping 22quarters of male and female patients at all State facilities that maximizes the use of available resources and infrastructure. 2324 Each [State facility] **COVERED ENTITY** shall: (h) 25 Use evidence—based screening tools to identify on admission a patient's 26 risk of being a victim of sexual or physical abuse, or being a sexual or physical abuser, and 27 shall consider the assessment of risk in making any unit and room assignment; 28 ADOPT A WRITTEN PROTECTION PLAN AS PART OF A PATIENT'S (2) 29 TREATMENT PLAN, AS WARRANTED BY THE PATIENT'S RISK OF BEING A VICTIM OF
- 31 (3) Reassign any patient accused of sexual assault promptly to another unit 32 and ensure that any alleged victim and the alleged assailant are not housed in the same 33 unit;

SEXUAL OR PHYSICAL ABUSE OR BEING A SEXUAL OR PHYSICAL ABUSER;

1	[(3)] (4)	Provide a	n patient	who	has	a history	of	sexual	trauma	with
2	treatment and education	that is evi	dence–ba	sed or	reflec	ctive of be	est p	oractices	s to reduc	e the
3	likelihood of the patient b	peing the v	ictim of r	epeate	ed sex	kual abus	e; a	nd		

- 4 **[**(4)**] (5)** Ensure that designated clinical staff are trained in at least one trauma recovery modality that is considered to be a best practice.
- 6 (I) THE OFFICE OF HEALTH CARE QUALITY SHALL ENFORCE THIS 7 SECTION.
- 8 (J) THE DEPARTMENT SHALL ADOPT REGULATIONS TO CARRY OUT THIS 9 SECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 October 1, 2020.