J1 5lr0301

By: Delegates Murray, Carter, Franchot, Hubbard, Nathan-Pulliam, Oaks, F. Turner, and V. Turner

Introduced and read first time: January 28, 2005 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

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Basic Human Rights Act of 2005

3	FOR the purpose of establishing domestic partnerships in the State for certain
4	purposes; prohibiting an individual from claiming the benefits of a domestic
5	partnership except under certain circumstances; establishing certain crimes and
6	penalties; requiring individuals to sign a Certificate of Domestic Partnership
7	before a notary public to enter into a domestic partnership; establishing certain
8	qualifications for individuals entering into a domestic partnership; requiring the
9	Secretary of Health and Mental Hygiene to adopt certain regulations; providing
10	certain procedures for the termination of a domestic partnership; requiring a
11	domestic partner that qualified for and claimed certain third party benefits to
12	provide notice to the third party on the termination of a domestic partnership;
13	establishing certain rights for certain third parties; requiring certain health
14	care facilities to allow domestic partners and certain relatives of domestic
15	partners to visit a domestic partner except under certain circumstances;
16	requiring two adults to be treated as domestic partners in certain circumstances
17	related to medical emergencies; providing for the scope of this Act; establishing
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19	married to each other in another state may not be considered to be certain
20	evidence, knowledge, awareness, or admission; prohibiting the Department of
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23	a domestic partner to give consent to conduct a postmortem examination of a
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31	that a domestic partner may be a representative of a deceased from whom a

hospital is asking a human organ donation; prohibiting a hospital from billing a

domestic partner for the costs associated with the deceased domestic partner's

organ donation; requiring that domestic partners be given the opportunity to

- 1 share a room in a certain facility under certain circumstances; requiring certain related institutions to allow a resident who is a party to a domestic partnership 2 3 to have privacy during a visit by the other domestic partner; authorizing the 4 domestic partner to arrange the final disposition of the body of a decedent with 5 a mortician under certain circumstances; establishing that, for purposes of an interest in the property of a burial site, a domestic partner is a person in 6 7 interest; establishing that a domestic partner is a next of kin for purposes of making anatomical gifts of a decedent; defining certain terms; making the 8 9 provisions of this Act severable; and generally relating to the Medical Decision 10 Making Act of 2005. 11 BY adding to 12 Article - Health - General 13 Section 6-101 through 6-501 to be under the new title "Title 6. Domestic Partnerships" 14 15 Annotated Code of Maryland 16 (2000 Replacement Volume and 2004 Supplement) 17 BY repealing and reenacting, with amendments, 18 Article - Health - General 19 Section 1-101, 4-215(e), 5-501(b), 5-509(c), 5-605(a)(2), 5-612, 10-807(e), 20 19-310(d) and (g), and 19-344(h), (k), and (q)(1) Annotated Code of Maryland 21 22 (2000 Replacement Volume and 2004 Supplement) 23 BY repealing and reenacting, without amendments, 24 Article - Health - General 25 Section 4-215(a), 5-501(a), 5-509(a), 5-605(a)(1), 10-807(a), 19-310(a) and (j), 26 19-343(a) and (b), and 19-344(a) 27 Annotated Code of Maryland 28 (2000 Replacement Volume and 2004 Supplement) 29 BY repealing and reenacting, without amendments, Article - Health Occupations 30 31 Section 7-410(a) 32 Annotated Code of Maryland (2000 Replacement Volume and 2004 Supplement) 33
- 34 BY repealing and reenacting, with amendments,
- 35 Article Health Occupations
- 36 Section 7-410(c)
- 37 Annotated Code of Maryland
- 38 (2000 Replacement Volume and 2004 Supplement)
- 39 BY repealing and reenacting, with amendments,

}	UNOFFICIAL COPY OF HOUSE BILL 353
1 2 3 4	Article - Real Property Section 14-121(a) Annotated Code of Maryland (2003 Replacement Volume and 2004 Supplement)
5 6 7 8 9	BY repealing and reenacting, with amendments, Article - Estates and Trusts Section 4-501 Annotated Code of Maryland (2001 Replacement Volume and 2004 Supplement)
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
12	Article - Health - General
13	TITLE 6. DOMESTIC PARTNERSHIPS.
14	SUBTITLE 1. DEFINITIONS.
15	6-101.
16	(A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
	(B) "CERTIFICATE OF DOMESTIC PARTNERSHIP" MEANS A CERTIFICATE ESTABLISHING A DOMESTIC PARTNERSHIP AND AUTHORIZING THE DOMESTIC PARTNERS TO CLAIM THE BENEFITS OF A DOMESTIC PARTNERSHIP.
20 21	(C) (1) "COMMON RESIDENCE" MEANS THE SHARED PLACE WHERE BOTH DOMESTIC PARTNERS LIVE.
	(2) "COMMON RESIDENCE" INCLUDES THE SHORT-TERM OR LONG-TERM TEMPORARY LEAVING OF THE COMMON RESIDENCE BY ONE DOMESTIC PARTNER WITH THE INTENT TO RETURN TO THE COMMON RESIDENCE.
25	(3) "COMMON RESIDENCE" DOES NOT MEAN THAT:
26 27	(I) BOTH DOMESTIC PARTNERS ARE REQUIRED TO HAVE THE RIGHT TO LEGAL POSSESSION OF THE COMMON RESIDENCE; OR
28 29	(II) A DOMESTIC PARTNER MAY NOT HAVE AN ADDITIONAL RESIDENCE.

30 (D) "DOMESTIC PARTNER" MEANS AN INDIVIDUAL WHO HAS SIGNED A 31 CERTIFICATE OF DOMESTIC PARTNERSHIP WITH AN ELIGIBLE INDIVIDUAL.

EACH INDIVIDUAL IS AT LEAST 18 YEARS OLD:

24 MARRIAGE WITHIN FOUR DEGREES OF CONSANGUINITY UNDER THE CIVIL LAW

THE INDIVIDUALS ARE NOT RELATED TO EACH OTHER BY BLOOD OR

THE INDIVIDUALS ARE OF THE OPPOSITE SEX AND EACH

THE INDIVIDUALS ARE OF THE SAME SEX; OR

NEITHER INDIVIDUAL IS MARRIED OR IS A MEMBER OF A CIVIL

THE INDIVIDUALS AGREE TO BE IN A RELATIONSHIP OF MUTUAL

THE INDIVIDUALS SHARE A COMMON RESIDENCE; AND

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25 RULE:

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32 INTERDEPENDENCE:

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(II)28 INDIVIDUAL IS AT LEAST 62 YEARS OLD;

30 UNION OR DOMESTIC PARTNERSHIP:

1 2	PARTNERS	(7) HIP BEF		DIVIDUALS AGREE TO SIGN THE CERTIFICATE OF DOMESTIC NOTARY PUBLIC.
3	6-203.			
4 5	(A) A DOMEST			A DOMESTIC PARTNERSHIP, BOTH PARTIES ENTERING INTO P SHALL:
	FOLLOWIN DOMESTIC		RMATIO	R BEFORE THE NOTARY PUBLIC AND GIVE, UNDER OATH, THE N, WHICH SHALL BE PLACED ON THE CERTIFICATE OF
9			(I)	THE NAME OF EACH INDIVIDUAL;
10			(II)	THE PLACE OF COMMON RESIDENCE OF THE INDIVIDUALS;
11 12	YEARS OL	D;	(III)	AN AFFIRMATION THAT EACH INDIVIDUAL IS AT LEAST 18
	BY BLOOD RELATION			AN AFFIRMATION THAT THE INDIVIDUALS ARE NOT RELATED , HOWEVER, IF RELATED BY BLOOD, THE DEGREE OF
16 17	SAME SEX	OR AT		AN AFFIRMATION THAT EACH INDIVIDUAL IS EITHER OF THE 2 YEARS OLD;
18 19	MEMBER (OF A CIV		AN AFFIRMATION THAT NEITHER INDIVIDUAL IS MARRIED OR A ON OR DOMESTIC PARTNERSHIP; AND
20 21	RELATION	ISHIP OF		AN AFFIRMATION THAT THE INDIVIDUALS AGREE TO A AL INTERDEPENDENCE; AND
22		(2)	SIGN TI	HE CERTIFICATE OF DOMESTIC PARTNERSHIP.
23	(B)	A CERT	TIFICATI	E OF DOMESTIC PARTNERSHIP SHALL CONTAIN:
24		(1)	A STAT	EMENT AS FOLLOWS:
27	MONTH AND LOCATION	ND YEAI N), IN AC	R), AT CORDA	HAT ON THIS DAY OF (STATE HERE (STATE HERE TIME), AT (STATE HERE NCE WITH THE LAWS OF THE STATE OF MARYLAND, THE S HAVE ENTERED INTO A DOMESTIC PARTNERSHIP:
29				
30	(STATE HE	ERE NAM	ME OF PA	ARTY)
31				
32	(STATE HE	ERE NAM	ME OF O	ГНЕR PARTY)"; AND

- 1 (2) A SPACE FOR THE SIGNATURE OF THE NOTARY PUBLIC. 2 THE SECRETARY SHALL ADOPT REGULATIONS REGARDING: (C) THE DESIGN OF AN OFFICIAL CERTIFICATE OF DOMESTIC (1) 4 PARTNERSHIP; THE DESIGN OF AN OFFICIAL NOTICE OF TERMINATION OF A (2) 6 DOMESTIC PARTNERSHIP; AND THE PLACES WHERE THE OFFICIAL CERTIFICATES WILL BE (3) 8 DISTRIBUTED. 9 6-204. 10 (A) A DOMESTIC PARTNERSHIP SHALL TERMINATE: ON THE DEATH OF A DOMESTIC PARTNER; OR 11 (1) WHEN A NOTICE OF TERMINATION OF DOMESTIC PARTNERSHIP HAS 12 (2) 13 BEEN SIGNED BY THE PARTIES TO A DOMESTIC PARTNERSHIP BEFORE A NOTARY 14 PUBLIC. THIS SECTION APPLIES TO A DOMESTIC PARTNER WHO HAS GIVEN A 15 (B) 16 COPY OF A CERTIFICATE OF DOMESTIC PARTNERSHIP TO A THIRD PARTY TO 17 QUALIFY FOR OR CLAIM ANY BENEFIT OR RIGHT OF A DOMESTIC PARTNER. ANY BENEFIT OR RIGHT OFFERED BY A THIRD PARTY THAT A 18 19 DOMESTIC PARTNER CLAIMS AS A RESULT OF A DOMESTIC PARTNERSHIP, SHALL 20 IMMEDIATELY TERMINATE ON THE TERMINATION OF A DOMESTIC PARTNERSHIP. ON THE TERMINATION OF A DOMESTIC PARTNERSHIP, A DOMESTIC 21 22 PARTNER SHALL GIVE OR SEND TO THE THIRD PARTY, AT THE LAST KNOWN ADDRESS 23 OF THE THIRD PARTY, WRITTEN NOTIFICATION THAT THE DOMESTIC PARTNERSHIP 24 HAS BEEN TERMINATED. 25 A THIRD PARTY WHO SUFFERS A LOSS AS A RESULT OF THE FAILURE 26 OF A DOMESTIC PARTNER TO NOTIFY THE THIRD PARTY OF THE TERMINATION OF A 27 DOMESTIC PARTNERSHIP IS ENTITLED TO RECOVER ANY ACTUAL DAMAGES. SUBTITLE 3. PENALTIES. 28
- 29 6-301.
- 30 AN INDIVIDUAL MAY NOT KNOWINGLY MAKE ANY MATERIAL FALSE
- 31 STATEMENT TO OBTAIN OR TO HELP ANOTHER INDIVIDUAL TO OBTAIN A
- 32 CERTIFICATE OF DOMESTIC PARTNERSHIP IN VIOLATION OF THIS TITLE.

- 1 (B) AN INDIVIDUAL WHO VIOLATES THE PROVISIONS OF THIS SECTION IS 2 GUILTY OF PERJURY AND ON CONVICTION IS SUBJECT TO THE PENALTY PROVIDED
- 3 IN § 9-101 OF THE CRIMINAL LAW ARTICLE.
- 4 SUBTITLE 4. MEDICAL EMERGENCIES.
- 5 6-401.
- 6 (A) HOSPITALS, RELATED INSTITUTIONS, AND RESIDENTIAL TREATMENT
- 7 CENTERS, AS DEFINED IN § 19-301 OF THIS ARTICLE, SHALL ALLOW A PATIENT'S
- 8 DOMESTIC PARTNER, THE CHILDREN OF THE PATIENT'S DOMESTIC PARTNER, AND
- 9 THE DOMESTIC PARTNER OF THE PATIENT'S PARENT OR CHILD TO VISIT, UNLESS:
- 10 (1) NO VISITORS ARE ALLOWED;
- 11 (2) THE FACILITY REASONABLY DETERMINES THAT THE PRESENCE OF A
- 12 PARTICULAR VISITOR WOULD ENDANGER THE HEALTH OR SAFETY OF A PATIENT OR
- 13 MEMBER OF THE FACILITY STAFF; OR
- 14 (3) THE PATIENT TELLS THE FACILITY STAFF THAT THE PATIENT DOES
- 15 NOT WANT A PARTICULAR PERSON TO VISIT.
- 16 (B) THIS SECTION DOES NOT PROHIBIT A HOSPITAL, RELATED INSTITUTION,
- 17 OR RESIDENTIAL TREATMENT CENTER FROM ESTABLISHING REASONABLE
- 18 RESTRICTIONS UPON VISITATION, INCLUDING RESTRICTIONS ON THE HOURS OF
- 19 VISITATION AND NUMBER OF VISITORS.
- 20 6-402.
- 21 (A) THIS SECTION APPLIES TO TWO ADULTS WHO QUALIFY FOR A
- 22 CERTIFICATE OF DOMESTIC PARTNERSHIP BUT HAVE NOT OBTAINED A CERTIFICATE
- 23 OF DOMESTIC PARTNERSHIP.
- 24 (B) IN THE CASE OF A MEDICAL EMERGENCY, TWO ADULTS SHALL BE
- 25 TREATED AS DOMESTIC PARTNERS IF ONE OF THE ADULTS TELLS, IN GOOD FAITH,
- 26 THE EMERGENCY MEDICAL PROVIDER OR HOSPITAL PERSONNEL THAT THE ADULTS
- 27 ARE IN A MUTUALLY INTERDEPENDENT RELATIONSHIP, FOR THE FOLLOWING
- 28 PURPOSES ONLY:
- 29 (1) ALLOWING ONE ADULT TO ACCOMPANY THE ILL OR INJURED ADULT
- 30 BEING TRANSPORTED TO A HOSPITAL IN AN EMERGENCY VEHICLE; AND
- 31 (2) VISITATION WITH THE ILL OR INJURED ADULT ADMITTED TO A
- 32 HOSPITAL ON AN EMERGENCY BASIS ON THE SAME BASIS AS A MEMBER OF THE ILL
- 33 OR INJURED ADULT'S IMMEDIATE FAMILY.

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UNOFFICIAL COPY OF HOUSE BILL 353 1 SUBTITLE 5. DOMESTIC PARTNER'S RIGHTS AND OBLIGATIONS. 2 6-501. THE RIGHTS AND OBLIGATIONS OF A DOMESTIC PARTNER AS A RESULT OF 3 (A) 4 ENTERING INTO A DOMESTIC PARTNERSHIP ARE ONLY THOSE DESCRIBED IN THIS 5 TITLE. THE ENTERING INTO OF A DOMESTIC PARTNERSHIP BY TWO INDIVIDUALS (B) 6 WHO ARE ALSO MARRIED TO EACH OTHER IN ANOTHER STATE MAY NOT BE 8 CONSIDERED EVIDENCE, KNOWLEDGE, AWARENESS, OR AN ADMISSION THAT THE 9 DOMESTIC PARTNERS ARE LAWFULLY MARRIED. 10 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 11 read as follows: 12 **Article - Health - General** 13 1-101. 14 In this article the following words have the meanings indicated. (a) 15 "County" means a county of this State and, unless expressly provided (b) otherwise, Baltimore City. 17 (c) "Department" means the Department of Health and Mental Hygiene. "DOMESTIC PARTNER" MEANS AN INDIVIDUAL WHO HAS COMPLETED A 18 (D) 19 CERTIFICATE OF DOMESTIC PARTNERSHIP AS PROVIDED UNDER TITLE 6 OF THIS 20 ARTICLE. 21 "Health officer" means, unless expressly provided otherwise, the [(d)](E) 22 Baltimore City Commissioner of Health or the health officer of a county. 23 "Includes" or "including" means includes or including by way of 24 illustration and not by way of limitation. "Local health planning agency" means the health department of a 25 [(f)]26 jurisdiction or a body designated by the local health department to perform health 27 planning functions. 28 [(g)](H) "Medical examiner" means: 29 (1) The Chief Medical Examiner;

The Deputy Chief Medical Examiner;

Any assistant medical examiner; or

Any deputy medical examiner.

		ry, or rep	' means an individual, receiver, trustee, guardian, personal presentative of any kind and any partnership, firm, er entity.
[(i)] Maryland Me	(J) edical Pra		an" means an individual who is authorized under the to practice medicine in this State.
[(j)]	(K)	"Secreta	ry" means the Secretary of Health and Mental Hygiene.
[(k)]	(L)	"State" r	means:
	(1)	A state,	possession, or territory of the United States;
	(2)	The Dist	trict of Columbia; or
	(3)	The Con	nmonwealth of Puerto Rico.
4-215.			
	In this se	ection, "c	emetery" includes a crematory or other place for final
cemetery. Tl	he Secret	n remains ary or a h	t for disinterment and reinterment is required before the sif reinterment is not to be made in the same lealth officer shall issue the permit after receipt of an e Secretary requires.
	(2) n or aband		man remains in a cemetery are to be disinterred for purposes of the cemetery, one application is sufficient for that
disinterment	(3) and rein		partment shall keep a record of each permit issued for the f human remains.
record about	t the loca	disclose o	is provided in paragraph (5) of this subsection, the or allow public inspection of information in a permit e site of a disinterment or reinterment if a local burial ector of the Maryland Historical Trust determines that:
of the Code;	and	(i)	The site is historic property, as defined in Article 83B, § 5-601
destruction t	to the site	(ii)	Disclosure would create a substantial risk of harm, theft, or
	(5)	The Dep	partment may not deny inspection of a permit record to:
		(i)	The owner of the site of the disinterment or reinterment;
		(ii)	A governmental entity that has the power of eminent domain; or
	representative association, of [(i)] Maryland More [(j)] [(k)] [(k)] 4-215. (a) disposition. (e) disinterment cemetery. To application of relocation purpose. disinterment Department record about sites advisor of the Code;	representative, fiducia association, corporation [(i)] (J) Maryland Medical Practice [(j)] (K) [(k)] (L) (1) (2) (3) 4-215. (a) In this sociation. (e) (1) disinterment of human cemetery. The Secret application on the formula computation on the formula computation on the formula computation of the Secret application of the formula computation	representative, fiduciary, or repassociation, corporation, or oth [(i)] (J) "Physici Maryland Medical Practice Act [(j)] (K) "Secreta [(k)] (L) "State" r (1) A state, (2) The Dist (3) The Con 4-215. (a) In this section, "c disposition. (e) (1) A permidisinterment of human remains cemetery. The Secretary or a happlication on the form that the (2) If all hur of relocation or abandonment opurpose. (3) The Dep disinterment and reinterment of the Secretary of the Secretary or a happlication or abandonment opurpose. (4) Except a Department may not disclose or record about the location of the sites advisory board or the Dir (i) of the Code; and (ii) destruction to the site. (5) The Dep (i)

	(iii) The spouse, DOMESTIC PARTNER, next of kin, or a personal representative of the deceased whose human remains have been disinterred or reinterred.	appointed
4	5-501.	
5 6	(a) Consent for a postmortem examination of a body by a physician is sufficient if the consent is given as provided in this section.	
	(b) (1) The consent may be given by any one of the following persons person, whether alone or with another, has assumed control of the body for its final disposition:	if that
10	(i) A parent;	
11	(ii) A spouse;	
12	(III) A DOMESTIC PARTNER;	
13	[(iii)] (IV) A child;	
14	[(iv)] (V) A guardian;	
15	[(v)] (VI) A next of kin; or	
16	[(vi)] (VII) In the absence of these persons, any other persons	erson.
17 18	(2) If a person does not assume control of a body under paragraph 8 this subsection, the consent may be given by the State Anatomy Board.	(1) of
19	9 5-509.	
22 23	(a) Any individual who is 18 years of age or older may decide the disposition the individual's own body after that individual's death without the predeath or 2 post-death consent of another person by executing a document that expresses the 3 individual's wishes regarding disposition of the body or by entering into a pre-need contract.	on of
27 28	Unless a person has knowledge that contrary directions have been given the decedent, if a decedent has not executed a document under subsection (a) of this section, the following persons, in the order of priority stated, have the right to arrange for the final disposition of the body of the decedent, including by cremation under § 5-502 of this subtitle:	-
30	The surviving spouse OR DOMESTIC PARTNER of the deced	lent;
31	(2) An adult child of the decedent;	
32	2 (3) A parent of the decedent;	
33	An adult brother or sister of the decedent;	

1 2	(5) authorization of the d		n acting as a representative of the decedent under a signed
3	(6) decedent's death, if or		rdian of the person of the decedent at the time of the en appointed; or
7 8 9	authorizing agent for body, including the pe	person w purposes ersonal re ith effort	osence of any person under paragraphs (1) through (6) of this illing to assume the responsibility to act as the of arranging the final disposition of the decedent's epresentative of the decedent's estate, after attesting in has been made to no avail to contact the individuals (6) of this subsection.
11	5-605.		
12	(a) (1)	In this s	ubsection, "unavailable" means:
13 14	the existence of a sur	(i) rogate de	After reasonable inquiry, a health care provider is unaware of cision maker;
15 16	ascertain the whereal	(ii) bouts of a	After reasonable inquiry, a health care provider cannot surrogate decision maker;
	manner, taking into a oral message from a		A surrogate decision maker has not responded in a timely be health care needs of the individual, to a written or the provider;
20		(iv)	A surrogate decision maker is incapacitated; or
21 22	concerning health car	(v) re for the	A surrogate decision maker is unwilling to make decisions individual.
25 26 27	incapable of making agent in accordance	about hea an inform with this s	owing individuals or groups, in the specified order of priority, alth care for a person who has been certified to be need decision and who has not appointed a health care subtitle. Individuals in a particular class may be only if all individuals in the next higher class are
29		(i)	A guardian for the patient, if one has been appointed;
30		(ii)	The patient's spouse OR DOMESTIC PARTNER;
31		(iii)	An adult child of the patient;
32		(iv)	A parent of the patient;
33		(v)	An adult brother or sister of the patient; or
34 35	requirements of para	(vi) graph (3)	A friend or other relative of the patient who meets the of this subsection.

1	5-612.			
4		g proced	o believes ure from t	care provider for an individual incapable of making an sthat an instruction to withhold or withdraw a the patient is inconsistent with generally accepted
			thdrawal o	Petition a patient care advisory committee for advice concerning of the life-sustaining procedure from the patient if the d institution; or
	injunctive or life-sustainir		lief relatir	File a petition in a court of competent jurisdiction seeking ng to the withholding or withdrawal of the the patient.
			the stand	ving a petition filed under paragraph (1) of this subsection, ards set forth in §§ 13-711 through 13-713 of the
17 18 19 20	child, grando qualified as or city in wh withheld, or that action u	child, broasurroga ich the p withdrav pon findi	other, or sinte under statient for which the transfer to the transfer transfer to the transfer trans	patient's spouse, DOMESTIC PARTNER, a parent, adult ister of the patient, or a friend or other relative who has § 5-605 of this subtitle to a circuit court of the county whom treatment will be or is currently being provided, this subtitle resides or is located, the court may enjoin reponderance of the evidence that the action is not title or by other State or federal law.
22 23	(-)			hat the court considers of greater importance, a including an appeal, shall:
24		(1)	Take pre	ecedence on the docket;
25		(2)	Be heard	at the earliest practicable date; and
26		(3)	Be expec	dited in every way.
27	10-807.			
				transfer an individual from a public facility to another acility agrees, to that private facility, if the Director
31 32	be more like	(1) ly to ben		vidual either can receive better care or treatment in or would care or treatment at the other facility; or
33		(2)	The safe	ty or welfare of other individuals would be furthered.
34 35	(e) accompanied		vidual ma <u>y</u>	y not be transported to or from any facility unless

3	that officer's designe	same sex. e may des	However signate an	tendant or other individual who is authorized by the the chief executive officer of the facility or ambulance attendant or other person of in individual, if deemed appropriate; or
5 6	(2) offspring of the indiv	-	ent, spou	se, DOMESTIC PARTNER, adult sibling, or adult
7	19-310.			
	completed a course of	offered by	an organ	requestor" means a hospital employee who has tissue, or eye recovery agency on how to request organ or tissue donation.
13 14 15	representative of the designated requestor that the individual's	hospital ir appropri r shall req represent	n accordanate organ quest, with ative cons	ed in subsection (j) of this section, when an ace with § 5-202 of this article, a tissue, or eye recovery agency or a sensitivity, in the order of stated priority, tent to the donation of all or any of the mical donation if suitable.
	(2) representative of the following order of p	deceased		of paragraph (1) of this subsection, the al is 1 of the following individuals listed in the
20 21	competent, then;	(i)	A spous	e OR DOMESTIC PARTNER, but, if not alive or not
22 23	competent, or imme	(ii) diately av		r daughter who is at least 18 years old, but, if not alive, nen;
24 25	then;	(iii)	A paren	t, but, if not alive, competent, or immediately available,
26 27	or not competent, th	(iv) en;	A broth	er or sister who is at least 18 years old, but, if not alive
28		(v)	A guard	ian;
29		(vi)	A friend	or other relative of the decedent, if the individual:
30			1.	Is a competent individual; and
31			2.	Presents an affidavit to the attending physician stating:
32 33	decedent; and		A.	That the individual is a relative or close friend of the
	individual maintaine			Specific facts and circumstances demonstrating that the with the decedent sufficient to be familiar with

- 28 (b) (1) The General Assembly intends to promote the interests and 29 well-being of each resident of a facility.
- 30 (2) It is the policy of this State that, in addition to any other rights, each 31 resident of a facility has the following basic rights:
- 32 (i) The right to be treated with consideration, respect, and full
- 33 recognition of human dignity and individuality;

	adequate, appropriate, and regulations;	(ii) , and in co	The right to receive treatment, care, and services that are ompliance with relevant State and federal laws, rules,
4		(iii)	The right to privacy;
5		(iv)	The right to be free from mental and physical abuse;
6 7	management, and trea	(v) tment of	The right to expect and receive appropriate assessment, pain as an integral component of the patient's care;
8 9	except for restraints th	(vi) nat a phys	The right to be free from physical and chemical restraints, sician authorizes for a clearly indicated medical need;
10 11	program; and	(vii)	The right to receive respect and privacy in a medical care
12		(viii)	The right to manage personal financial affairs.
13	19-344.		
14 15			policy set forth in § 19-343 of this subtitle, the following services provided to a resident of a facility.
		ERS who	do so and not medically contraindicated, spouses OR o are both residents of the facility shall be given the
19 20	(k) (1) by the spouse.	Each ma	arried resident of a facility shall have privacy during a visit
21 22	(2) SHALL HAVE PRIV		RESIDENT WHO IS PARTY TO A DOMESTIC PARTNERSHIP JRING A VISIT BY THE OTHER DOMESTIC PARTNER.
			nt of a facility or the next of kin, DOMESTIC PARTNER, or ident may file a complaint about an alleged violation of
26			Article - Health Occupations
27	7-410.		
30	the individual's own by post-death consent of	oody after another	ho is 18 years of age or older may decide the disposition of r the individual's death without the pre-death or person by executing a document that expresses the ing into a pre-need contract.
	the decedent, if a dec	edent has	has knowledge that contrary directions have been given by not executed a document under subsection (a) of this in the order of priority stated, have the right to arrange

			body of the decedent under this section and are liable paration, care, and disposition of the decedent:
3	(1) OF THE HEALT		viving spouse OR DOMESTIC PARTNER, AS DEFINED IN § 6-101 AL ARTICLE, of the decedent;
5	(2)	An adul	t child of the decedent;
6	(3)	A paren	t of the decedent;
7	(4)	An adul	t brother or sister of the decedent;
8 9	(5) authorization of t		n acting as a representative of the decedent under a signed
10 11	(6) decedent's death		ardian of the person of the decedent at the time of the has been appointed; or
14 15 16	subsection, any of authorizing agen body, including writing that a go	other person vert for purposes the personal red faith effort	bsence of any person under paragraphs (1) through (6) of this willing to assume the responsibility to act as the s of arranging the final disposition of the decedent's epresentative of the decedent's estate, after attesting in thas been made to no avail to contact the persons rough (6) of this subsection.
18			Article - Real Property
19	14-121.		
19 20		In this s	ection the following words have the meanings indicated.
20 21 22 23	(a) (1) (2) whether original	(i) ly located bel or associated i	"Burial site" means any natural or prepared physical location, ow, on, or above the surface of the earth into which funerary objects are deposited as a part of a death rite
20 21 22 23 24 25 26	(a) (1) (2) whether original human remains or ceremony of a	(i) ly located belor associated in culture, re (ii) that result from	"Burial site" means any natural or prepared physical location, ow, on, or above the surface of the earth into which funerary objects are deposited as a part of a death rite
20 21 22 23 24 25 26 27 28 29	(a) (1) (2) whether original human remains or ceremony of a funerary objects remain at the site (3)	(i) ly located bel or associated a uny culture, re (ii) that result from the control of the control "Cultura of the control o	"Burial site" means any natural or prepared physical location, ow, on, or above the surface of the earth into which funerary objects are deposited as a part of a death rite sligion, or group. "Burial site" includes the human remains and associated om a shipwreck or accident and are intentionally left to all affiliation" means a relationship of shared group identity historically between a present-day group, tribe, band,
20 21 22 23 24 25 26 27 28 29	(a) (1) (2) whether original human remains or ceremony of a funerary objects remain at the site (3) that can be reason	(i) ly located bel or associated i nny culture, re (ii) that result fro e. "Cultura nably traced entifiable ear	"Burial site" means any natural or prepared physical location, ow, on, or above the surface of the earth into which funerary objects are deposited as a part of a death rite sligion, or group. "Burial site" includes the human remains and associated om a shipwreck or accident and are intentionally left to all affiliation" means a relationship of shared group identity historically between a present-day group, tribe, band,

1 (II)IS A DOMESTIC PARTNER, AS DEFINED IN § 6-101 OF THE 2 HEALTH - GENERAL ARTICLE, OF A PERSON INTERRED IN A BURIAL SITE; 3 [(ii)](III)Has a cultural affiliation with the person interred in a 4 burial site; or Has an interest in a burial site that the Office of the [(iii)] (IV) 6 State's Attorney for the county where the burial site is located recognizes is in the public interest after consultation with a local burial sites advisory board or, if such a 8 board does not exist, the Maryland Historical Trust. 9 **Article - Estates and Trusts** 10 4-501. 11 (a) In this subtitle the following words have the meanings indicated. 12 (b) "Body" or "part of body" includes organs, tissues, bones, blood, and other 13 body fluids. 14 "Licensed hospital" includes any hospital licensed by the State Department (c) 15 of Health and Mental Hygiene under the laws of the State, and any hospital operated 16 by the United States government, although not required to be licensed under the laws 17 of the State. 18 (d) "Next of kin" includes spouse AND DOMESTIC PARTNER, AS DEFINED IN § 19 6-101 OF THE HEALTH - GENERAL ARTICLE. 20 "Person" means any individual, corporation, government or governmental 21 agency or subdivision, estate, trust, partnership or association, or any other legal 22 entity. 23 "Physician" or "surgeon" means any physician or surgeon licensed to 24 practice under the laws of the State. 25 SECTION 3. AND BE IT FURTHER ENACTED, That if any provision of this 26 Act or the application thereof to any person or circumstance is held invalid for any 27 reason in a court of competent jurisdiction, the invalidity does not affect other 28 provisions or any other application of this Act which can be given effect without the 29 invalid provision or application, and for this purpose the provisions of this Act are 30 declared severable. SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 32 July 1, 2005.