## **SENATE BILL 103**

J1 4lr0052 (PRE-FILED)

# By: Chair, Finance Committee (By Request - Departmental - Health and Mental Hygiene)

Requested: October 8, 2013

Introduced and read first time: January 8, 2014

Assigned to: Finance

Committee Report: Favorable

Senate action: Adopted

Read second time: January 17, 2014

CHAPTER

#### 1 AN ACT concerning

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### Public Health Programs for Children - Renaming and Modernization

- 3 FOR the purpose of changing the name of the Program for Hearing-Impaired Infants 4 to the Early Hearing Detection and Intervention Program; replacing obsolete 5 terminology related to infant hearing loss; changing the name of the Advisory 6 Council for the Program to the Early Hearing Detection and Intervention 7 Advisory Council; altering the membership and duties of the Advisory Council; 8 altering the length of an Advisory Council member's term; providing for 9 staggered terms for Advisory Council members; altering the number of times 10 the Advisory Council must meet each year; altering obsolete terminology relating to crippled children; altering the purpose of a certain program for 11 12 certain children; authorizing the Department of Health and Mental Hygiene to 13 adopt certain regulations; defining certain terms; altering certain definitions; 14 repealing a certain definition; making certain conforming changes; specifying 15 the terms of members of the Advisory Council; and generally relating to public 16 health programs for children.
- 17 BY repealing and reenacting, with amendments,
- 18 Article Education
- 19 Section 8–416(c)
- 20 Annotated Code of Maryland
- 21 (2008 Replacement Volume and 2013 Supplement)

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



34

RISK FOR DEVELOPING HEARING LOSS.

1	BY repealing and reenacting, with amendments,
2	Article – Health – General
3	Section 13–601 through 13–605 to be under the amended subtitle "Subtitle 6.
4	Early Hearing Detection and Intervention Program"; and 15–125
5	Annotated Code of Maryland
6	(2009 Replacement Volume and 2013 Supplement)
_	CECTION 1 DE 17 ENACTED DY MILE CENTEDAL ACCEMBLY OF
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
9	Article – Education
10	8–416.
11	(c) The Program shall include the early intervention services provided or
12	supervised by the Department, the Department of Health and Mental Hygiene,
13	including the [Program for Hearing-Impaired Infants] EARLY HEARING
14	DETECTION AND INTERVENTION PROGRAM established under Title 13, Subtitle 6
15	of the Health – General Article, the Department of Human Resources, and the
16	Governor's Office for Children.
17	Article – Health – General
18	Subtitle 6. [Program for Hearing-Impaired Infants]
19	EARLY HEARING DETECTION AND INTERVENTION PROGRAM.
20	13–601.
21	(a) In this subtitle the following words have the meanings indicated.
22	(b) ["Hearing-impaired infant" means an infant who has an impairment that
23	is] "HEARING LOSS" MEANS a dysfunction of the auditory system OR ANY
24	NONTRANSIENT HEARING IMPAIRMENT of any type or degree which is sufficient to
25	interfere with the acquisition and development of [speech and language]
26	SPEECH-LANGUAGE skills with or without the use of sound amplification.
27	(c) "Infant" means a child who is under the age of 1 year.
28	(d) "Newborn" means a child up to 29 days old who is born [in or receives
29	care in a hospital] in the State.
30	(e) "Program" means the program that the Secretary establishes to provide
31	for [the] universal hearing screening of newborns and early identification and
32	follow-up of [hearing-impaired infants] NEWBORNS and infants [who have a risk
	ionow—up of thearing—imparred financs, NEWBORNS and financs two have a risk

1 2 3	- ' '	s factor" includes any of the following factors that an infant may considered relevant in determining the possibility of a hearing
4 5	(1) nursery;	An admission for more than 48 hours to a neonatal intensive care
6 7	(2) including:	An anatomical malformation that involves the head or neck,
8		(i) A dysmorphic appearance;
9		(ii) A morphologic abnormality of the pinna;
10		(iii) An overt or submucous cleft palate; and
11		(iv) Any syndromal or nonsyndromal abnormality;
12	(3)	A severe asphyxia, including:
13 14	spontaneous resp	(i) An infant with an Apgar score of 0-3 who fails to institute iration within 10 minutes; or
15 16	hours of the infan	(ii) An infant with hypotonia that persists during the 1st 2 t's life;
17	(4)	A bacterial meningitis, especially H. influenza;
18	(5)	A birth weight of less than 1500 grams;
19 20	(6) herpes, rubella, s	A congenital perinatal infection, including cytomegalovirus, yphilis, and toxoplasmosis;
21	(7)	A family history of a childhood hearing impairment; and
22 23	(8) exchange transfu	A hyperbilirubinemia at a level that exceeds indications for sion.]
24	13–602.	
25 26 27 28	screening of new infants who have	Secretary shall establish a program for the universal hearing borns and early identification and follow—up of NEWBORNS AND [a risk factor for developing a hearing impairment] HEARING LOSS RISK FOR HEARING LOSS.

1 2	(b) The Department.	progra	m shall be based on the model system developed by the
3	13–603.		
4 5	(a) There Advisory Council f		n EARLY HEARING DETECTION AND INTERVENTION program.
6 7	(b) (1) the Secretary.	The A	Advisory Council consists of [11] 12 members appointed by
8	(2)	Of the	e [11] <b>12</b> members:
9 10	loss;	(i)	1 shall be a physician with expertise in childhood hearing
11		(ii)	3 shall be from the field of education:
12 13	Education;		1. 1 shall be from the Maryland State Department of
14			2. 1 shall be from the Maryland School for the Deaf; and
15 16	education agency;		3. 1 shall be an educator of the deaf from a local
17 18	Mental Hygiene;	(iii)	1 shall be from the Maryland Department of Health and
19 20	area of deafness;	(iv)	1 shall be a mental health professional with expertise in the
21 22	HEARING LOSS;	(v)	2 shall be parents of [hearing-impaired] children WITH
23		(vi)	1 shall be from the Maryland Association of the Deaf;
24 25	loss; [and]	(vii)	1 shall be an audiologist with expertise in childhood hearing
26 27	Maryland; AND	(viii)	1 shall be from the Alexander Graham Bell Association of
28 29	DEAF AND HARD	(IX) OF H	1 SHALL BE FROM THE GOVERNOR'S OFFICE OF THE EARING.

1	(C) (1)	THE TERM OF A MEMBER IS 3 YEARS.
2	(2)	THE TERM OF A MEMBER BEGINS JULY 1.
3 4 5	(3) THE TERMS PRO 2014.	THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY VIDED FOR MEMBERS OF THE ADVISORY COUNCIL ON JULY 1,
6 7	(4) UNTIL A SUCCES	AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE SOR IS APPOINTED AND QUALIFIES.
8 9 10	(5) SERVES ONLY I APPOINTED AND	A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN FOR THE REST OF THE TERM OR UNTIL A SUCCESSOR IS QUALIFIES.
11 12	(6) NOT BE REAPPOI	A MEMBER WHO SERVES 2 CONSECUTIVE 3-YEAR TERMS MAY INTED FOR 3 YEARS AFTER COMPLETION OF THOSE TERMS.
13 14	[(c)] <b>(D)</b> members.	The Advisory Council shall elect a chairperson from among its
15 16	[(d)] (E) times and places t	The Advisory Council shall meet at least [6] 4 times a year at the that it determines.
17	[(e)] <b>(</b> F <b>)</b>	A member of the Advisory Council:
18	(1)	May not receive compensation; but
19 20	(2) State Travel Regu	Is entitled to reimbursement for expenses under the Standard lations, as provided in the State budget.
21	[(f)] (G)	The Advisory Council shall:
22 23 24 25		Advise the Department on the implementation of [universal of newborns and an early identification program and follow—up of infants and infants who have a risk factor of developing a hearing <b>PROGRAM</b> ;
26 27	[(2) program;	Provide consultation to the Department in the development of the
28	(3)	Make recommendations for operation of the program;
29	(4)	Advise the Department:

1	(i) In setting standards for the program;
2	(ii) In monitoring and reviewing the program; and
3	(iii) In providing quality assurance for the program;]
4 5 6 7	[(5)] (2) Advise the Department on the development of protocols to assist hospitals, HEALTH CARE PROVIDERS, AND AUDIOLOGISTS in [implementing universal] CONDUCTING UNIVERSAL NEWBORN hearing screening [of newborns] AND FOLLOW-UP HEARING EVALUATIONS OF INFANTS;
8 9 10	[(6)] (3) Provide consultation to the Department in the establishment of an educational program for families, professionals, and the public that can be integrated with existing State and local education agency programs; and
11 12 13	[(7)] (4) Review any materials the Department may distribute to the public concerning [hearing-impaired] newborns and infants WHO HAVE OR ARE AT RISK FOR HEARING LOSS.
14 15	[(g)] (H) In consultation with the Advisory Council, the Department shall develop guidelines for the operations of the Advisory Council.
16	13–604.
17 18	(a) The Secretary may contract with any qualified person to administer the program.
19	(b) The Secretary shall:
20	(1) Develop a system to gather and maintain data;
21	(2) Develop methods to:
22 23 24	(i) Contact parents or guardians of newborns and their identified primary care providers regarding the results of the newborn hearing screening;
25 26 27	(ii) Contact parents or guardians of [hearing-impaired infants] NEWBORNS and infants [who have a risk factor of developing a hearing impairment] WITH HEARING LOSS OR WHO ARE AT RISK FOR HEARING LOSS; and
28 29	(iii) [Refer the parents or guardians] ENSURE FAMILIES ARE REFERRED to appropriate services;

		Establish a TOLL—FREE telephone [hot] line to communicate hearing [impairment] LOSS and services for [hearing—impaired] RING LOSS OR WHO ARE AT RISK FOR HEARING LOSS;
	(4)	Appoint an Advisory Council for the program;
	(5)	Meet annually with the Advisory Council; and
regulations	(6) necess	In consultation with the Advisory Council, adopt rules and ary to implement the program.
13–605.		
	as pa	rt of the supplemental information required to be submitted to the art of the birth event, a hospital shall include the results of the g screening of the newborn.
	G PF	DEPARTMENT MAY ADOPT REGULATIONS FOR RESULTS COCEDURES FOR HOSPITALS, BIRTHING SITES, AND
15–125.		
(a) MEANINGS	(1) INDIC	IN THIS SECTION THE FOLLOWING WORDS HAVE THE ATED.
YEARS.	(2)	"CHILDREN" MEANS INDIVIDUALS UNDER THE AGE OF 12
UNDER THE	(3) E AGE (	"YOUTH" MEANS AN INDIVIDUAL AT LEAST 12 YEARS OLD AND OF 22 YEARS.
(B)	The D	Department is the agency of this State [:
who [are cri	(1) ppled o	To] TO administer a program of services for children AND YOUTH or who have conditions that lead to crippling; and
-		To supervise the administration of the program services that the not provide directly] HAVE OR ARE SUSPECTED OF HAVING CARE NEEDS.
[(b)] <b>(</b>	(C)	The [purposes] PURPOSE of this program [are:
	regulations: 13–605.  (A) Department [universal] I  (B) REPORTING AUDIOLOGI  15–125.  (a) MEANINGS  YEARS.  UNDER THE  (B)  who [are cri Department SPECIAL HI	information about infants WITH HEAD  (4)  (5)  (6) regulations necessed 13–605.  (A) As particle as pa

To develop, extend, and improve services for finding these children;

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(1)

$\frac{1}{2}$	care; and	To provide medical, surgical, corrective, and other services and
3 4 5 6	OTHER SERVIC	To provide facilities for diagnosis, hospitalization, and aftercare] IS EIMBURSEMENT FOR MEDICAL, DIAGNOSTIC, CORRECTIVE, AND ES AND CARE TO CHILDREN AND YOUTH WHO HAVE OR ARE HAVING SPECIAL HEALTH CARE NEEDS.
7	[(c)] <b>(</b> D <b>)</b>	The Department may:
8	(1)	Prepare and administer detailed plans for these purposes;
9	(2)	Adopt rules and regulations for administering these plans;
10 11	(3) available to the I	Receive and, in accordance with these plans, spend all funds made Department for these purposes; and
12 13	(4) improving these	Cooperate with the federal government in extending and services and in administering these plans.
14 15 16		2. AND BE IT FURTHER ENACTED, That the terms of the Early Hearing Detection and Intervention Advisory Council shall
17	(1)	four members in 2015;
18	(2)	four members in 2016; and
19	(3)	four members in 2017.
20 21	SECTION July 1, 2014.	3. AND BE IT FURTHER ENACTED, That this Act shall take effect
	Approved:	
		Governor.
		President of the Senate.
		Speaker of the House of Delegates.