## HOUSE BILL 558

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EMERGENCY BILL ENROLLED BILL

- Ways and Means/Education, Health, and Environmental Affairs -

Introduced by Delegates Glenn, Anderson, Carter, Clippinger, Conaway, Hammen, Hayes, Haynes, Lierman, McCray, McIntosh, Oaks, B. Robinson, and M. Washington

Read and Examined by Proofreaders:

|  | Proofreader. |
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| Proofreader. |  |

Sealed with the Great Seal and presented to the Governor, for his approval this


CHAPTER $\qquad$

## Baltimore City - Partially Elected School Board

FOR the purpose of increasing the number of members of the Baltimore City Board of School Commissioners; requiring a certain number of members of the board to be elected at large by the voters of Baltimore City; providing for the terms of the appointed and elected members of the Board; of Legislative Servies alish the listriets in eollaboration with the Baltimore Gity Boan flection requiring certain members of the board to be elected at a certain election and in accordance with certain provisions of law; staggering of the terms of corain members and for the termination of the terms of eertain members the providing for the removal of and hearingeand , the elected members of the board; providing for the application of this Act; requiring the Board to send within a certain period of time a certain written

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
indicates matter stricken from the bill by amendment or deleted from the law by amendment.
Italics indicate opposite chamber/conference committee amendments.

notice to certain entities; requiring a certain selection committee established, or a decision process undertaken, by the Baltimore City Board of School Commissioners to select the next Chief Executive Officer of the Baltimore City Public School System to include certain members; making conforming changes; making this Act an emergency measure; quiring tha the Ae be mbitted to aferendum of the legally Bultimore City; and generally relating to the Baltimore City Board of School Commissioners and the selection of members.

BY repealing and reenacting, with amendments, Article - Education
Section 3-108.1 and 3-114
Annotated Code of Maryland
(2014 Replacement Volume and 2015 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

## Article - Education

3-108.1.
(a) In this section, "board" means the Baltimore City Board of School Commissioners of the Baltimore City Public School System.
(b) There is a Baltimore City Board of School Commissioners of the Baltimore City Public School System.
(c) The board consists of:
(1) Nine voting members jointly appointed by the Mayor of Baltimore City and the Governor from a list of qualified individuals submitted to the Mayor and the Governor by the State Board; [and]
(2) FOUR Two ELECTED VOTING MEMBERS; AND
[(2)] (3) One voting student member appointed as provided in subsection [(o)] (L) of this section.
(d) Each member of the board shall be a resident of Baltimore City.
 BE ELFCTED FROM EACH OF THE FOUR BALTIMORE CITY BOARD-OF SCHOOL GOMMISSIONERS DISTRICTS ESTABLISHEDBY THE CITY, BY THEVOTERSOF THAT

(2) IN COH\&ABORATION WHTH THE BALTHMORE CHY BOARD-OF
 EEGHSLATUESERNIGESSHAW\& ESTABLISHTHE BOUNDARES FOR THE BALTHMORE GIF BOARDOFSCHOO\& COMMHSSIONERS OISTRICTS. THE TWO ELECTED VOTING MEMBERS SHALL BE ELECTED AT LARGE BY THE VOTERS OF BALTIMORE CITY.
[(e)] (F) To the extent practicable, the [membership] APPOINTED MEMBERS of the board shall reflect the demographic composition of Baltimore City.
[(f)] (G) (1) At least four of the APPOINTED voting members shall possess a high level of knowledge and expertise concerning the successful administration of a large business, nonprofit, or governmental entity and shall have served in a high level management position within such an entity.
[(g)] (2) At least three of the APPOINTED voting members shall possess a high level of knowledge and expertise concerning education.
[(h)] (3) At least one APPOINTED voting member shall be a parent of a student enrolled in the Baltimore City Public School System as of the date of appointment of the member.
[(i) (1)] (4) (I) Among the [nine] APPOINTED voting members, at least one member shall also possess knowledge or experience in the education of children with disabilities.
[(2)] (II) The knowledge or experience may be derived from being the parent of a child with a disability.
[(j)] (H) (1) (I) The term of a $\boldsymbol{A N A P P O I N T E D}$ voting member is $\ddagger 3 \ddagger \mathbf{4}$ years.

## (II) THE TERM OF AN ELECTED MEMBER IS 4 YEARS.

(2) ( $\boldsymbol{(})$ The terms of the APPOINTED voting members are staggered as required by the terms provided for THE APPOINTED members of the board on June 1, 1997.
(H) THE TERMS OF THE EEECTED VOTING NEMBERS ARE STAGGERED-AS PEQURED BY THE TERNS PROVIOED-UNOER PARAGRAPH(7) OF THIS SUBSEGTHO FOR ELECTED MEMBERS OF THE BOARD ELECTED AT THE GENERAL ELECTION IN NOVEMBER 2018.
(3) At the end of a term, a voting member continues to serve until a successor is ELECTED OR appointed and qualifies.
(4) A voting member who is appointed after a term has begun serves only for the remainder of the term and until a successor is ELECTED OR appointed and qualifies.
(5) A voting member may not serve more than two consecutive full terms.
(6) To the extent practicable, the Governor and the Mayor OF BALTIMORE CITY shall fill any vacancy FOR AN APPOINTED OR ELECTED MEMBER on the board within 60 days of the date of the vacancy from a list of qualified individuals submitted to the Mayor and the Governor by the State Board.
(7) ( $\boldsymbol{(})$ THE ELECTED MEMBERS OF THE BOARD SHALL BE ELECTED:
1.(I) AT THE GENERAL ELECTION IN NOVEMBER 2018 2029 2022 AND EVERY 4 YEARS THEREAFTER; AND

2르른) In ACCORDANCE WITH TITLE 8, SUBTITLE 8 OF THE Election Law Article.

## (\#\#) THE TERMS OF THE THECTED VOTUNG MEMBERS ARE

 STAGGEREDAS FOHLOWS:1. THETWOELECTEDVOTING MEMBERSWHORECEIVEA THE LOWEST PERGENTAGE OF VOTES, AS BETERNENED BY THE FINAL VOTE GOUNT ӨF THE 2018GENERAL ELEGTION AS CERTIFIED BY THE BOARD OF ELECTIONS, SHALLSERVE FORATERMOF 2YEARS, ANDTHE ELECTIONFORTHAT OFFICE SHALE BE HELD EVERY 4 YEARS THEREAFTER.

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[(k)] (I) (1) On the joint approval of the Mayor of Baltimore City and the Governor, [a] AN APPOINTED member may be removed only for cause in accordance with $\S 3-108$ of this subtitle.
(2) ( $)$ THE StATE BOARD MAY REMOVE AN ELECTED VOTING

MEMBER FOR:
\# (I) IMMORALITY;
를 (II) Misconduct In OFFICE;

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            Z=(III) INCOMPETENCY; OR
            4.(IV) WILLFUL NEGLECT OF DUTY.
(\#) BEFORE REMOVNGA MEMBER,THESTATE BOARD-SHAEE SEND TUE MEMBERA COPY OF THE CHARGES AGAINST THE MEMBERANDGFE THE MEMBER AN OPPORTUNHT WHTHEN 10 BAYS TO REQUEST A HEARING.
(HE) IF THE MEMBERREQUESTS AHEARINGWHUHNTUE10-BAY
PERIOD:
1. THE STATE BOARD PROMPTLY SHABL HOLD A HEARHNG, BUT A HEARHNG MAY NOT BE-SET WHTHN 10 DAYS AFTER THESTATE BOARDSENDSTHE MEMBERANOTICE OF THE HEARING;ANP
2. THE MEMBER SHALL HAVE AN OPPORTUNITY TO BE HEARD PUBEIGLY BEFORE TUESTATE BOARD IN TUE MENBER'S OWN DEFENSE, IN PERSON OR BY COUNSEL.
(IV) A MEMBER REMOVED-UNDER THESUBSECTHON HAS THE RIGHT TO A DE NOV REVHEW OF THE REMOVAL BY THE CECUIP COURT FOR BAゅTMORECHY.
[(1)] (J) Each member of the board serves without compensation.
[(m) On appointment of the board, the Governor and the Mayor shall jointly select one of the voting members to serve as the chairman of the board who shall serve through June 30, 1999.]
[(n)] (K) Beginning on July 1, 1999 and every 2 years thereafter, from among its voting members the board shall elect a chairman.
[(o)] (L) (1) [One] THE student member shall be a student enrolled in the Baltimore City Public School System who shall be selected by the Associated Student Congress of Baltimore City.
(2) The term of a student member is 1 year.
(3) A student member may not serve more than two consecutive full terms.
(4) The student member may vote on all matters before the board except those relating to:

> (i) Personnel;
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(ii) Capital and operating budgets;
(iii) School closings, reopenings, and boundaries;
(iv) Collective bargaining decisions;
(v) Student disciplinary matters; and
(vi) Appeals to the board as provided under §§ 4-205 and 6-202 of this article.
(5) The student member may not attend or participate in an executive or special session of the board.
[(p)] (M) Any action by the board shall require:
(1) A quorum of a majority of the voting members then serving; and
(2) The affirmative vote of a majority of the voting members then serving.

3-114.
(a) In the following counties, the members of the county board shall be elected:
(1) Allegany;
(2) Calvert;
(3) Carroll;
(4) Cecil;
(5) Charles;
(6) Dorchester;
(7) Frederick;
(8) Garrett;
(9) Howard;
(10) Kent;
(11) Montgomery;
(12) Queen Anne's;
(13) St. Mary's;
(14) Somerset;
(15) Talbot;
(16) Washington; and
(17) Worcester.

## (B) IN BALTIMORE CITY, IN ACCORDANCE WITH § 3-108.1 OF THIS SUBTITLE, THE MEMBERS OF THE BALTIMORE CITY BOARD OF SCHOOL COMMISSIONERS SHALL BE A COMBINATION OF MEMBERS WHO ARE ELECTED AND APPOINTED.

[(b)] (C) In Baltimore County, in accordance with Subtitle 2A of this title, the members of the county board shall be a combination of members who are elected and appointed.
[(c)] (D) In Caroline County, in accordance with Subtitle 3A of this title, the members of the county board shall be a combination of members who are elected and appointed.
[(d)] (E) In Harford County, in accordance with Subtitle 6A of this title, the members of the county board shall be a combination of members who are elected and appointed.
[(e)] (F) In Prince George's County, in accordance with Subtitle 10 of this title, the members of the county board shall be a combination of members who are elected and appointed.
[(f)] (G) An individual subject to the authority of the county board may not serve as a member of the county board. At the time of filing a certificate of candidacy for election to a county board, a person shall certify to the local board of supervisors of elections whether or not the person is subject to the authority of the county board. The Governor may not issue a commission of election to a person who has certified affirmatively and who is elected to a county board until the member-elect offers proof that the member-elect is no longer subject to the authority of the county board.
[(g)] (H) The election of the county boards shall be held as provided in Subtitles 2 through 14 of this title and the Election Law Article.

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 the terms of any member of the Baltimore City Board of School Commissioners appointed to the board on or before July 1, 2016.

SECTION 3. AND BE IT FURTHER ENACTED, That the Baltimore City Board of School Commissioners shall send, within 30 days after the effective date of this Act, a written notice of the changes made to the composition and terms of members of the Baltimore City Board of School Commissioners by § 3-108.1 of the Education Article, as enacted by Section 1 of this Act, to the following parties to the City-State Partnership Agreement of 1996:
(1) the Mayor of Baltimore City;
(2) the Baltimore City Council;
(3) the State Board of Education; and
(4) the American Civil Liberties Union of Maryland on behalf of the plaintiffs in Bradford, et al v. Maryland State Board of Education, et al, (Case No. 94340058/CE189672, Circuit Court for Baltimore City).

SECTION 4. AND BE IT FURTHER ENACTED, That:
(a) A selection committee established, or a decision process undertaken, by the Baltimore City Board of School Commissioners to select the next Chief Executive Officer of the Baltimore City Public School System shall include:
(1) one member of the Senate of Maryland who is a member of the Baltimore City Senate Delegation, appointed by the President of the Senate; and
(2) one member of the House of Delegates who is a member of the Baltimore City House Delegation, appointed by the Speaker of the House.
(b) The legislative members appointed to the selection committee or to take part in the decision process to select the next Chief Executive Officer of the Baltimore City Public School System under subsection (a) of this section shall be nonvoting, advisory members, but shall be included in all meetings and conversations of the Baltimore City Board of School Commissioners relating to the selection of the Chief Executive Officer.

SECTION 8. AND BE IT FURTUER ENACTED, That in ollabon with the Baltime City Bord Elections, the Deraumen Legislative Seviee chall:
(1) on or before June 1, 2017, establish the boundaries for the initial distriets for the election of the four members of the Baltimore City Board of Sehool Commissioners to be ele the general election to be held in November 2018, and
(2) on before June 1 in the year after the sta per the polion rum from Uni She Sula Census Bureut estash the
boundaries for the distriets for the lection of the four members of the BaltimoreCity Board ef Sehol Commission by Baltimere City.

SECTION 4. AND BE IT FURTHER ENACTED, That before this Aet beomes effective it shall firs be submitted to a referendum of the legally qualified voters of Baltimore City a the general election to held in November 2016. The Mayor Baltimore Gity and the Baltimore City Board of Elections ahall do thos thing nere and proper \% provide for and hold the referendum required by this orion. If a majorit of the vor east on the question are"For the referred law" the provisions of this Ant shall beome efferive the 30th day following the offieial ean of for the referendum, bul if a majorit of the on the question are" "Againg the referred law" the provision of this Ant are of no effect and mull and void.

SECTION 5. 근 논․ AND BE IT FURTHER ENACTED, That, the
 required by Section 4 of this Act, this Ant shall take Jfeety 1,2016 this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea or nay vote supported by three-fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.

