

HOUSE BILL 785

J1

7lr2198

By: **Delegate Kipke**

Introduced and read first time: February 3, 2017

Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 **Recovery Residences – Condition of Acceptance of State Funds – Prohibition**

3 FOR the purpose of prohibiting the State from requiring as a condition of acceptance of
4 State funds that a recovery residence admit certain applicants for residence in the
5 recovery residence; and generally relating to State funding of recovery residences.

6 BY adding to

7 Article – Health – General

8 Section 19–2505

9 Annotated Code of Maryland

10 (2015 Replacement Volume and 2016 Supplement)

11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
12 That the Laws of Maryland read as follows:

13 **Article – Health – General**

14 **19–2505.**

15 **THE STATE MAY NOT REQUIRE AS A CONDITION OF ACCEPTANCE OF STATE**
16 **FUNDS THAT A RECOVERY RESIDENCE ADMIT APPLICANTS FOR RESIDENCE IN THE**
17 **RECOVERY RESIDENCE WHO ARE RECEIVING MEDICATION–ASSISTED TREATMENT**
18 **FOR OPIOID DEPENDENCE.**

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
20 October 1, 2017.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

