P4, D4

7lr2148 CF 7lr2145

By: **Charles County Senators** Introduced and read first time: January 25, 2017 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

Charles County – State's Attorney's Office and Child Support Enforcement Administration – Transfer of Personnel

4 FOR the purpose of transferring the functions, powers, and duties of the Child Support $\mathbf{5}$ Unit of the Office of the State's Attorney for Charles County to the Child Support 6 Enforcement Administration of the Department of Human Resources; requiring that 7 certain employees be transferred in accordance with certain provisions of law that 8 provide for inclusion in the State Personnel Management System, seniority, 9 compensation, annual leave accrual, transfer of certain pension contributions, and 10 other personnel matters for employees transferring to the Child Support 11 Enforcement Administration; requiring Charles County to pay certain personnel 12certain compensation as of a certain date; requiring the creation of certain Position 13 Identification Numbers for certain transferred employees; providing for the determination of salary grade and seniority for transferred employees; requiring that 14 15certain transferred employees be given credit with the State for years of county 16employment for purposes of determining eligibility for participation as a retiree in 17the State Employee and Retiree Health and Welfare Benefits Program; requiring 18 that certain transferred employees be subject to certain benefit selections in the 19Employees' Pension System; providing that certain transferred employees are not 20responsible for depositing the difference between certain member contributions and 21 interest in the Charles County Pension Plan and the Employees' Pension System for 22certain creditable service earned in the Charles County Pension Plan; requiring a 23certain valuation to be performed by a certain actuary; and generally relating to the 24transfer of certain personnel to the Child Support Enforcement Administration of 25the Department of Human Resources.

- 26 BY repealing and reenacting, without amendments,
- 27 Article Family Law
- 28 Section 10–117
- 29 Annotated Code of Maryland
- 30 (2012 Replacement Volume and 2016 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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

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Article - Family Law

 $4 \quad 10-117.$

5 (a) A county or circuit court with a local support enforcement office may request 6 that the responsibility for support enforcement be transferred to the Administration.

7 (b) A request for transfer of responsibility under this section must be made to the 8 Department of Human Resources by September 1 of the year preceding the fiscal year for 9 which responsibility will be transferred.

10 Any personnel of the local support enforcement office involved in a transfer (c)11 under this section shall be in the State Personnel Management System and shall be placed 12in the position that is comparable to or most closely compares to their former position, 13without further examination or qualification. These employees shall be credited with the 14years of service with the jurisdiction for purposes of seniority, including the determination of leave accumulation and the determination of layoff rights under Title 11, Subtitle 2 of 1516the State Personnel and Pensions Article, and, except as provided under § 2–510 of the Courts Article, shall become members of the Employees' Pension System of the State of 1718 Maryland, All previous pension contributions shall be transferred in accordance with Title 1937 of the State Personnel and Pensions Article. These employees shall receive no 20diminution in compensation or accumulated leave solely as a result of the transfer. The 21salary grade of these employees shall be determined using a salary based on the same 22hourly rate of salary of the employee at the time of transfer. Annual leave in excess of that 23which may be retained annually in the State Personnel Management System may be 24retained at the time of transfer if that accumulation was permitted by the former employer.

25 SECTION 2. AND BE IT FURTHER ENACTED, That, on July 1, 2017, all the 26 functions, powers, and duties of the Child Support Unit of the Office of the State's Attorney 27 for Charles County and the personnel indicated in Section 3 of this Act shall be transferred 28 to the Child Support Enforcement Administration of the Department of Human Resources.

29 SECTION 3. AND BE IT FURTHER ENACTED, That:

(a) Except for the assistant State's Attorneys, all employees of the Child Support
Unit of the Office of the State's Attorney for Charles County on June 30, 2017, shall be
transferred to the Child Support Enforcement Administration of the Department of Human
Resources in accordance with the provisions of § 10–117(c) of the Family Law Article.

34 (b) Except for the assistant State's Attorneys, a Position Identification Number 35 (PIN) shall be created for each transferred employee in a State classification commensurate 36 with the employee's salary grade at the time of the transfer. The salary grade shall be 37 determined using a salary based on the same hourly rate of salary of the employee at the

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time of transfer. Each transferred employee shall be given credit with the State for years of County employment for purposes of seniority including the determination of leave accumulation and determination of layoff rights under Title 11, Subtitle 2 of the State Personnel and Pensions Article.

 $\mathbf{5}$ If an employee of the Office of the State's Attorney for Charles County who (c) 6 provides services as an assistant State's Attorney under the 2017 agreement between the 7 Child Support Enforcement Administration and the Office of the State's Attorney for 8 Charles County for the period between October 1, 2016, and June 30, 2017, both inclusive, 9 is appointed by the Office of the Attorney General to continue providing services for the 10 Child Support Enforcement Administration as a State employee on or after June 30, 2017, 11 a Position Identification Number (PIN) shall be created for each transferred employee in a 12State classification commensurate with the employee's salary grade at the time of the 13transfer. The salary grade shall be determined using a salary based on the same hourly 14 rate of salary of the employee at the time of transfer. Each transferred employee shall be 15given credit with the State for years of County employment for purposes of seniority 16including the determination of leave accumulation and determination of layoff rights under 17Title 11, Subtitle 2 of the State Personnel and Pensions Article.

18 (d) Each transferred employee who is a member of the Charles County Pension 19 Plan on June 30, 2017, shall be given credit with the State for years of County employment 20 for purposes of determining eligibility for participation as a retiree in the State Employee 21 and Retiree Health and Welfare Benefits Program under § 2–508 of the State Personnel 22 and Pensions Article, so that eligibility is based on the starting date for service with the 23 Child Support Unit of the Office of the State's Attorney for Charles County instead of the 24 starting date of employment with the State.

(e) Each transferred employee who is a member of the Charles County Pension
Plan on June 30, 2017, and who becomes a member of the Employees' Pension System of
the State of Maryland in accordance with this Act shall be subject to:

(1) the Alternate Contributory Pension Selection of the Employees' Pension
System as provided under Title 23, Subtitle 2, Part III of the State Personnel and Pensions
Article if the beginning date of the individual's employment with the Child Support Unit of
the Office of the State's Attorney for Charles County was on or before June 30, 2011; or

(2) the Reformed Contributory Pension Benefit of the Employees' Pension
System as provided under Title 23, Subtitle 2, Part IV of the State Personnel and Pensions
Article if the beginning date of the individual's employment with the Child Support Unit of
the Office of the State's Attorney for Charles County was on or after July 1, 2011.

36 (f) Notwithstanding § 37–203.1(a) of the State Personnel and Pensions Article, 37 each transferred employee who transfers service credit from the Charles County Pension 38 Plan to the Employees' Pension System of the State of Maryland in accordance with this 39 Act is not responsible for depositing in the annuity savings fund of the Employees' Pension 40 System the difference between the member contributions at the rate provided for in the 41 Charles County Pension Plan, including interest on those contributions, and the member

contributions at the rate provided for in the Employees' Pension System, including interest
on those contributions of 5% per year compounded annually, for the individual's creditable
service that was earned in the Charles County Pension Plan.

4 (g) The actuarial valuation required under § 37–205 of the State Personnel and 5 Pensions Article for employees transferred under this Act shall be performed by the actuary 6 designated by the Board of Trustees in accordance with § 21–125 of the State Personnel 7 and Pensions Article.

8 (h) It shall be the responsibility of Charles County to pay to each employee 9 transferred under this Act any compensation due to the employee on termination of County 10 employment as of June 30, 2017.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July1, 2017.

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