## **SENATE BILL 543**

F2 (7lr3048)

## ENROLLED BILL

— Education, Health, and Environmental Affairs/Appropriations — Introduced by Senator Conway

Read and	Examined	l by Pı	roofre	eaders:				
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							Proofre	ader.
Sealed with the Great Seal and	presented	l to t	the (	doverno	or, for	his	approval	this
day of	at					o'clock	,	M.
							Presi	dent.
	СНАРТЕБ	R						
AN ACT concerning								
Higher Education – A (Maryland Fair A							<b>cy</b>	
FOR the purpose of prohibiting certain or considering using information admissions applications; provinquiring into or considering certain institutions of higher as part of a certain application institutions of higher education students for purposes of admission and the second seco	ion about to iding for a using certed to end of the idea of the id	the cri e certa ain cr to pro er cer iire in	imina ain <del>ex</del> rimin <del>evide</del> tain ito or	al histor eception al histor certain circum consid	ry of a  excer  ory inf  notice  stance  er the	pplica ptions format <del>e to cer</del> e crimi	nts on ce to the ba ion; requ rtain stud owing ce nal histo	ertain an on airing dents ertain ory of
certain counseling or services	s <del>, and dec</del>	<del>iding</del>	whet	<del>her stu</del>	<del>idents</del>	<del>may</del>	<del>particips</del>	<del>ite in</del>

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

[Brackets] indicate matter deleted from existing law.

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

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

education from using information on a student's criminal history to rescind admission or unreasonably restrict a student's access to certain activities or aspects

Italics indicate opposite chamber/conference committee amendments.



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of campus life automatically or unreasonably restricting a student's admission; requiring authorizing certain institutions of higher education to adopt an individualized a process when denying or limiting certain students' access to campus residency <del>or a particular activity or aspect of campus life</del> or a certain academic program; requiring authorizing an individualized the process to be set forth in writing and include certain considerations; requiring that certain negatively affected students have the right to appeal a denial or limitation of access to campus residency or a particular activity or aspect of campus life; requiring certain institutions of higher education to inform accepted students of their individualized processes and the students' right to present certain evidence in writing: requiring certain institutions of higher education to consider the State's policy of promoting the admission of students with criminal records; providing for the application of this Act; defining certain terms; providing for a delayed effective date; and generally relating to the prohibition against institutions of higher education considering criminal history during the admissions process consideration of criminal history in the higher education admissions process.

17 BY adding to

18 Article – Education

Section 26–501 through 26–506 to be under the new subtitle "Subtitle 5. Prohibition on Considering Consideration of Criminal History During in the Admissions

21 Process" 22 Annotated Code of Maryland

(2014 Replacement Volume and 2016 Supplement)

24 Preamble

WHEREAS, Higher education plays a critical role in developing good citizenship, creating economic and social opportunities, and enhancing public safety; and

WHEREAS, Barriers to education increase recidivism rates for individuals with criminal histories and national crime statistics demonstrate that higher education institutions that have eliminated pre-admission inquiry into criminal history have not experienced an increase in campus crime rates; and

WHEREAS, It is the policy of the State to encourage the continuing education of individuals with a criminal record and remove barriers to their ability to meaningfully reenter society and transition into the workforce; now, therefore,

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

Article - Education

- 1 SUBTITLE 5. PROHIBITION ON CONSIDERING CRIMINAL HISTORY DURING THE
- 2 ADMISSIONS PROCESS CONSIDERATION OF CRIMINAL HISTORY IN THE
- 3 ADMISSIONS PROCESS.
- 4 **26–501.**
- 5 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
- 6 INDICATED.
- 7 (B) (1) "ADMISSIONS PROCESS" MEANS THE PROCESS BY WHICH
- 8 INSTITUTIONS OF HIGHER EDUCATION SELECT STUDENTS FOR ENROLLMENT.
- 9 (2) "ADMISSIONS PROCESS" INCLUDES THE SUBMISSION OF AN
- 10 APPLICATION TO ATTEND AN INSTITUTION OF HIGHER EDUCATION, ALL DECISIONS
- 11 MADE DURING THE REVIEW OF APPLICATIONS, AND THE SELECTION OF APPLICANTS
- 12 <del>TO MATRICULATE</del> "ADMISSIONS APPLICATION" MEANS AN INDIVIDUAL
- 13 APPLICATION TO ENROLL AS AN UNDERGRADUATE STUDENT AT AN INSTITUTION OF
- 14 HIGHER EDUCATION.
- 15 (C) "CRIMINAL HISTORY" MEANS AN ARREST, A CRIMINAL ACCUSATION, OR
- 16 A CRIMINAL CONVICTION.
- 18 NATURE OF THE CRIMINAL HISTORY OF AN ACCEPTED STUDENT AND AN ACTIVITY
- 19 OR ASPECT OF CAMPUS LIFE THAT WOULD CREATE AN UNREASONABLE RISK TO THE
- 20 SAFETY OR WELFARE OF THE ACCEPTED STUDENT, OTHER INDIVIDUALS ON
- 21 CAMPUS. OR CAMPUS PROPERTY IF THE ACCEPTED STUDENT WERE AUTHORIZED TO
- 22 PARTICIPATE WITHOUT CONDITION.
- 23 (D) "THIRD-PARTY ADMISSIONS APPLICATION" MEANS AN ADMISSIONS
- 24 APPLICATION NOT CONTROLLED BY THE INSTITUTION.
- 25 **26–502.**
- This subtitle applies to institutions of higher education that
- 27 RECEIVE STATE FUNDS.
- 28 **26–503.**
- 29 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, AN
- 30 INSTITUTION OF HIGHER EDUCATION MAY NOT <del>INQUIRE INTO OR CONSIDER</del>
- 31 INFORMATION ABOUT THE CRIMINAL HISTORY OF AN INDIVIDUAL DURING THE
- 32 ADMISSIONS PROCESS USE AN ADMISSIONS APPLICATION THAT CONTAINS
- 33 QUESTIONS ABOUT THE CRIMINAL HISTORY OF THE APPLICANT.

1	(B) AN INSTITUTION OF HIGHER EDUCATION MAY CONSIDER INFORMATION
2	ABOUT A CRIME COMMITTED BY AN APPLICANT IF THE INSTITUTION KNOWS OR
3	SHOULD KNOW THAT THE CRIME IS ONGOING USE A THIRD-PARTY ADMISSIONS
4	APPLICATION THAT CONTAINS QUESTIONS ABOUT THE CRIMINAL HISTORY OF THE
5	APPLICANT IF THE INSTITUTION POSTS A NOTICE ON ITS WEB SITE STATING THAT A
6	CRIMINAL HISTORY DOES NOT DISQUALIFY AN APPLICANT FROM ADMISSION.

- 7 (C) AN INSTITUTION OF HIGHER EDUCATION SHALL PROVIDE NOTICE TO A
  8 PROSPECTIVE STUDENT AS PART OF THE ADMISSIONS APPLICATION, IF THE
  9 ADMISSIONS APPLICATION IS NOT A THIRD-PARTY ADMISSIONS APPLICATION,
  10 WHETHER THE PROFESSION FOR WHICH THE STUDENT IS SEEKING A DEGREE
  11 PROHIBITS LICENSURE OR CERTIFICATION ON THE BASIS OF A CRIMINAL HISTORY.
- 12 **26–504.**
- (A) SUBJECT TO § 26–505 OF THIS SUBTITLE, AN INSTITUTION OF HIGHER EDUCATION MAY MAKE INQUIRIES INTO AND CONSIDER INFORMATION ABOUT A STUDENT'S CRIMINAL HISTORY FOR THE PURPOSE OF:
- 16 (1) MAKING DECISIONS REGARDING <u>ADMISSION AND ACCESS TO</u>
  17 CAMPUS RESIDENCY; OR
- 18 **(2)** OFFERING SUPPORTIVE COUNSELING OR SERVICES TO HELP
  19 REHABILITATE AND EDUCATE THE STUDENT ON BARRIERS A CRIMINAL RECORD MAY
  20 PRESENT<del>; OR</del>
- 21 **(3)** DECIDING WHETHER THE STUDENT MAY PARTICIPATE IN 22 ACTIVITIES AND ASPECTS OF CAMPUS LIFE USUALLY OPEN TO STUDENTS.
- 23 (B) IN MAKING INQUIRIES OR CONSIDERING INFORMATION UNDER THIS 24 SECTION, AN INSTITUTION OF HIGHER EDUCATION MAY NOT:
- 25 (1) USE ANY INFORMATION ABOUT A STUDENT'S CRIMINAL HISTORY 26 TO RESCIND AN OFFER OF ADMISSION; OR
- 27 (2) AUTOMATICALLY AUTOMATICALLY OR UNREASONABLY RESTRICT
  28 A STUDENT'S ACTIVITIES OR ASPECTS OF CAMPUS LIFE ADMISSION BASED ON THAT
  29 STUDENT'S CRIMINAL HISTORY.
- 30 **26–505.**
- 31 (A) IN DECIDING TO DENY OR LIMIT A STUDENT'S <u>ADMISSION OR</u> ACCESS TO 32 CAMPUS RESIDENCY <del>OR PARTICIPATION IN A PARTICULAR ACTIVITY OR ASPECT OF</del>

- 1 CAMPUS-LIFE UNDER § 26-504 OF THIS SUBTITLE, AN INSTITUTION OF HIGHER
- 2 EDUCATION SHALL MAY SHALL DEVELOP AN INDIVIDUALIZED A PROCESS FOR
- 3 DETERMINING WHETHER THERE IS A DIRECT RELATIONSHIP BETWEEN A STUDENT'S
- 4 CRIMINAL HISTORY AND CAMPUS RESIDENCY OR A PARTICULAR ACTIVITY OR
- 5 ASPECT OF CAMPUS LIFE OR A SPECIFIC ACADEMIC PROGRAM.
- 6 (B) AN INDIVIDUALIZED THE PROCESS DEVELOPED UNDER THIS SECTION
  7 SHALL MAY SHALL BE SET FORTH IN WRITING AND SHALL MAY SHALL INCLUDE
- 8 CONSIDERATION OF:
- 9 (1) THE AGE OF THE STUDENT AT THE TIME ANY ASPECT OF THE 10 STUDENT'S CRIMINAL HISTORY OCCURRED;
- 11 (2) THE TIME THAT HAS ELAPSED SINCE ANY ASPECT OF THE
- 12 STUDENT'S CRIMINAL HISTORY OCCURRED;
- 13 (3) THE NATURE OF THE CRIMINAL HISTORY AND WHETHER IT BEARS
- 14 A DIRECT RELATIONSHIP TO CAMPUS RESIDENCY, THE ACTIVITY, OR THE ASPECT OF
- 15 CAMPUS LIFE AT ISSUE; AND
- 16 (4) ANY EVIDENCE OF REHABILITATION OR GOOD CONDUCT
- 17 PRODUCED BY THE STUDENT.
- 18 (C) AN INDIVIDUALIZED PROCESS DEVELOPED UNDER THIS SECTION SHALL
- 19 PROVIDE AN AFFECTED STUDENT WITH REASONABLE NOTICE AND AN OPPORTUNITY
- 20 TO APPEAL A DENIAL OR LIMITATION OF CAMPUS RESIDENCY, AN ACTIVITY, OR AN
- 21 ASPECT OF CAMPUS LIFE.
- 22 (D) INSTITUTIONS OF HIGHER EDUCATION SHALL INFORM ACCEPTED
- 23 STUDENTS IN WRITING OF THE INDIVIDUALIZED PROCESS DEVELOPED UNDER THIS
- 24 SECTION AND THE RIGHT STUDENTS HAVE TO PROVIDE EVIDENCE OF
- 25 REHABILITATION AND GOOD CONDUCT.
- 26 **26–506.**
- 27 AN INSTITUTION OF HIGHER EDUCATION THAT INQUIRES INTO OR CONSIDERS
- 28 INFORMATION ABOUT A STUDENT'S CRIMINAL HISTORY, IN A MANNER CONSISTENT
- 29 WITH THIS SUBTITLE, SHALL CONSIDER THE STATE'S POLICY TO PROMOTE THE
- 30 ADMISSION OF STUDENTS WITH CRIMINAL RECORDS, INCLUDING FORMERLY
- 31 INCARCERATED INDIVIDUALS, TO PROVIDE THESE STUDENTS WITH THE
- 32 OPPORTUNITY TO OBTAIN THE KNOWLEDGE AND SKILLS NEEDED TO CONTRIBUTE
- 33 TO THE STATE'S ECONOMY.

December 1, 2017.	
Approved:	
	Governor.
Presiden	at of the Senate.
Speaker of the Hou	se of Delegates.