N1, D4 8lr1954 CF HB 633

By: Senators Lee, Bates, Benson, Brochin, Conway, Currie, DeGrange, Eckardt, Feldman, Guzzone, Hough, Kagan, Kelley, King, Klausmeier, Madaleno, Manno, Mathias, Muse, Nathan-Pulliam, Norman, Peters, Pinsky, Ramirez, Ready, Reilly, Robinson, Rosapepe, Salling, Serafini, Smith, Young, and Zucker

Introduced and read first time: January 31, 2018

Assigned to: Judicial Proceedings

### A BILL ENTITLED

1 AN ACT concerning

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# Secretary of State – Address Confidentiality Programs – Shielding of Real Property Records

FOR the purpose of enabling certain private entities to accept the use of a certain substitute address by a participant in a certain address confidentiality program; enabling a participant in a certain address confidentiality program to use a certain substitute address for all purposes; requiring the Secretary of State to give written notice to the clerk of the circuit court within a certain number of days after a certain individual ceases to be a participant in a certain address confidentiality program, under certain circumstances; authorizing an individual who acquires an ownership interest in real property while participating in a certain address confidentiality program to request the shielding of real property records concerning the property in accordance with certain provisions of law; prohibiting a person from knowingly and intentionally obtaining the actual address or telephone number of a participant in a certain address confidentiality program from the clerk of the circuit court or any private entity without authorization to obtain the information; prohibiting a certain person from knowingly and intentionally disclosing the actual address or telephone number of a participant in a certain address confidentiality program except under certain circumstances; prohibiting a person from knowingly disclosing the name, home address, work address, or school address of a participant in a certain address confidentiality program after receiving a certain notice under certain circumstances; establishing certain rules for service of process and service by publication on a participant in a certain address confidentiality program; requiring a participant in a certain address confidentiality program to present a certain notice to the clerk of the circuit court and the appropriate county finance office in order to request the shielding of certain real property records; specifying the contents of the notice; requiring a participant in a certain address confidentiality program to submit a copy



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of the notice to the Secretary of State; specifying the instruments to which the notice applies; requiring a participant in a certain address confidentiality program to use a separate certain notice for each property in which the participant acquires an ownership interest; requiring the clerk of the circuit court to provide a copy of the notice to certain agencies; providing that the notice is not a public record within the meaning of certain provisions of law; prohibiting a clerk of the circuit court or any State or local agency that receives the notice from disclosing certain information in conjunction with the property identified in the notice, except under certain circumstances; providing that the prohibition on disclosure shall continue until a certain occurrence; requiring the clerks of the circuit courts to establish certain uniform statewide procedures for recording deeds and other instruments to comply with this Act; requiring certain agencies to establish procedures for maintaining tax records in accordance with this Act; authorizing the Secretary of State to authorize the disclosure of real property records that have been shielded under certain provisions of law for the purpose of performing a bona fide title examination, under certain circumstances; providing that nothing in this Act may be interpreted to require the Secretary of State to identify other agencies that may possess information on a participant in a certain address confidentiality program or a clerk of the circuit court or other State or local agency to independently determine whether the clerk or agency maintains information on a participant in a certain address confidentiality program; providing that nothing in this Act may be interpreted to prohibit the clerk of the circuit court or any State or local agency from sharing certain information with the Secretary of State for the purpose of facilitating compliance with this Act; requiring the Secretary of State to adopt regulations to carry out certain provisions of law; defining certain terms; and generally relating to address confidentiality programs administered by the Secretary of State.

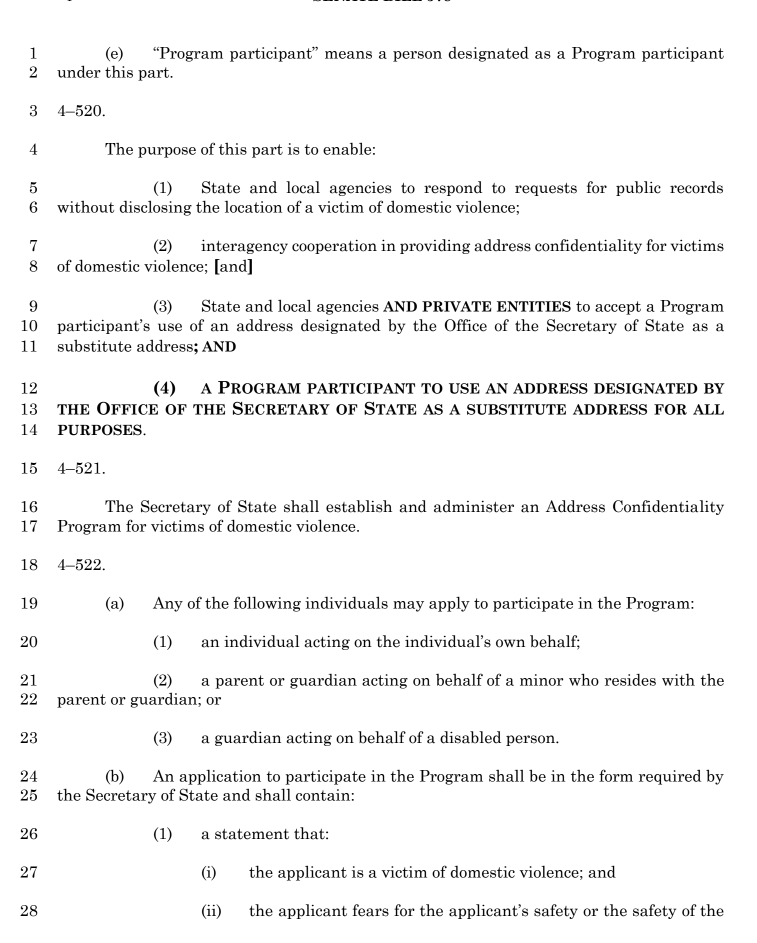
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28
          Article – Family Law
          Section 4-519, 4-521 through 4-524, 4-527, and 4-528
29
30
          Annotated Code of Maryland
31
          (2012 Replacement Volume and 2017 Supplement)
32
    BY repealing and reenacting, with amendments,
33
          Article – Family Law
          Section 4–520, 4–525, 4–526, 4–529, and 4–530
34
35
          Annotated Code of Maryland
36
          (2012 Replacement Volume and 2017 Supplement)
37
    BY adding to
38
          Article – Family Law
39
          Section 4–530
40
          Annotated Code of Maryland
41
          (2012 Replacement Volume and 2017 Supplement)
42
    BY adding to
43
          Article – Real Property
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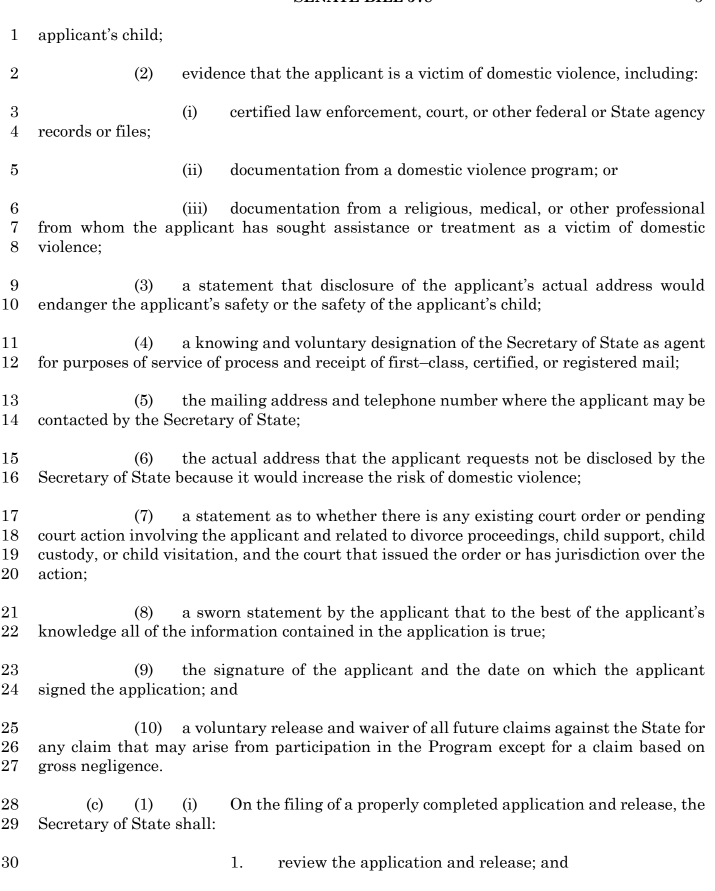
BY repealing and reenacting, without amendments,

1	New part designation "Part I. General Provisions" to immediately precede Section							
2	3–101; and Section 3–114 through 3–120 to be under the new part "Part II.							
3	Recordation of Instruments for Address Confidentiality Program							
4	Participants"							
5	Annotated Code of Maryland							
6	(2015 Replacement Volume and 2017 Supplement)							
U	(2019 Replacement Volume and 2017 Supplement)							
7	BY repealing and reenacting, without amendments,							
8	Article – State Government							
9	Section 7–301, 7–303 through 7–306, 7–309, and 7–310							
0	Annotated Code of Maryland							
1	(2014 Replacement Volume and 2017 Supplement)							
$^{2}$	BY repealing and reenacting, with amendments,							
13	Article – State Government							
4	Section 7–302, 7–307, 7–308, 7–311, and 7–312							
5	Annotated Code of Maryland							
6	(2014 Replacement Volume and 2017 Supplement)							
L <b>7</b>	BY adding to							
18	Article – State Government							
9	Section 7–312							
20	Annotated Code of Maryland							
21	(2014 Replacement Volume and 2017 Supplement)							
22	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,							
23	That the new part designation "Part I. General Provisions" be added to immediately							
24	precede Section 3–101 of Article – Real Property of the Annotated Code of Maryland.							
. ~	CECTION O AND DE IT ELIDTHED ENLACTED TO 14 1 1 2 2 2 Manual and 1 2 1							
25	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read							
26	as follows:							
27	Article – Family Law							
<i>1</i>	Article - Faimly Law							
28	4-519.							
29	(a) In this Part IV of this subtitle the following words have the meanings							
30	indicated.							
31	(b) "Actual address" means a residential street address, school address, or work							
39	address of an individual as specified on the individual's application to be a Program							

- 34 (c) "Disabled person" has the meaning stated in  $\$  13–101 of the Estates and 35 Trusts Article.
- 36 (d) "Program" means the Address Confidentiality Program.

participant under this part.





if the application and release are properly completed and

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accurate, designate the applicant as a Program participant.

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- 1 (ii) An applicant shall be a participant for 4 years from the date of 2 filing unless the participation is canceled or withdrawn prior to the end of the 4-year 3 period.
- 4 (2) A Program participant may withdraw from participation by filing a signed, notarized request for withdrawal with the Secretary of State.
- 6 4–523.
- 7 (a) If an applicant falsely attests in an application that disclosure of the 8 applicant's actual address would endanger the applicant's safety or the safety of the 9 applicant's child or knowingly provides false information when applying for participation or renewal of participation in the Program, the applicant shall no longer be allowed to participate in the Program.
- 12 (b) A person may not knowingly make a false attestation or knowingly provide 13 false information in an application in violation of subsection (a) of this section.
- 14 (c) A person who violates subsection (b) of this section is guilty of a misdemeanor 15 and on conviction is subject to imprisonment not exceeding 6 months or a fine not exceeding 16 \$500 or both.
- 17 4-524.
- 18 (a) If a Program participant obtains a legal name change, the Program participant shall notify the Secretary of State within 30 days and provide the Secretary of State with a certified copy of any judgment or order evidencing the change or any other documentation the Secretary of State considers to be sufficient evidence of the change.
- 22 (b) If a Program participant makes a change in address or telephone number from 23 an address or telephone number listed on the Program participant's application, the 24 Program participant shall notify the Secretary of State at least 7 days before the change 25 occurs.
- 26 4–525.
- 27 (a) The Secretary of State shall cancel the participation of a Program participant 28 if:
- 29 (1) the Program participant fails to notify the Secretary of State of any 30 legal name change or change in address or telephone number in the manner required by § 31 4–524 of this part;
- 32 (2) the Program participant files a request for withdrawal of participation 33 under  $\S 4-522(c)(2)$  of this part;

- 1 (3) the Program participant submits false information in applying for 2 participation in the Program in violation of § 4–523 of this part; or
- 3 (4) the Secretary of State forwards mail to the Program participant and the 4 mail is returned as undeliverable.
- 5 (b) The Secretary of State shall send notice of any cancellation of participation in 6 the Program to the participant and shall set forth the reason for cancellation.
- 7 (c) A Program participant may appeal any cancellation decision by filing an 8 appeal with the Secretary of State within 30 days after the date of the notice of cancellation 9 in accordance with procedures developed by the Secretary of State.
- 10 (d) **(1)** An individual who ceases to be a Program participant is responsible for notifying any person who uses the substitute address designated by the Secretary of State that the substitute address is no longer valid.
- 13 (2) If an individual has requested the shielding of property
  14 records in accordance with Title 3, Subtitle 1, Part II of the Real
  15 Property Article, the Secretary of State shall give written notice to
  16 the clerk of the appropriate circuit court within 30 days after the
  17 individual ceases to be a Program participant.
- 18 4–526.
- 19 (a) (1) A Program participant may make a request to any PERSON OR State 20 or local agency to use the substitute address designated by the Secretary of State as the 21 Program participant's address.
- [(b)] (2) Subject to subsection (c) of this section, when a Program participant has made a request to a PERSON OR State or local agency under [subsection (a) of this section]
  THIS SUBSECTION, the [State or local] PERSON OR agency shall use the substitute address designated by the Secretary of State as [a] THE Program participant's address.
- (B) A PROGRAM PARTICIPANT WHO ACQUIRES AN OWNERSHIP INTEREST IN
  REAL PROPERTY WHILE PARTICIPATING IN THE PROGRAM MAY REQUEST THE
  SHIELDING OF REAL PROPERTY RECORDS CONCERNING THE PROPERTY IN
  ACCORDANCE WITH TITLE 3, SUBTITLE 1, PART II OF THE REAL PROPERTY
  ARTICLE.
- 31 (c) (1) A State or local agency that has a bona fide statutory or administrative 32 requirement for using a Program participant's actual address may apply to the Secretary 33 of State for a waiver from the requirements of the Program.
- 34 (2) If the Secretary of State approves the waiver, the State or local agency 35 shall use the Program participant's actual address only for the required statutory or

1	administrative purposes.
2	4–527.
3 4	(a) (1) Each local board of elections shall use a Program participant's actual address for all election—related purposes.
5 6 7	(2) A Program participant may not use the substitute address designated by the Secretary of State as the Program participant's address for voter registration purposes.
8 9	(b) A local board of elections may not make a Program participant's address contained in voter registration records available for public inspection or copying, except:
10 11	(1) on request by a law enforcement agency for law enforcement purposes; and
12	(2) as directed by a court order to disclose the address.
13	4-528.
14 15 16 17	(a) Except as otherwise provided by this part, a Program participant's actual address and telephone number maintained by the Secretary of State or a State or local agency is not a public record within the meaning of § 4–101 of the General Provisions Article.
18 19 20	(b) The Secretary of State may not disclose a Program participant's actual address or telephone number or substitute address, except as provided in subsection (c) of this section and:
$\begin{array}{c} 21 \\ 22 \end{array}$	(1) (i) on request by a law enforcement agency for law enforcement purposes; and
23	(ii) as directed by a court order; or
24 25	(2) on request by a State or local agency to verify a Program participant's participation in the Program or substitute address for use under § 4–526 of this part.
26 27 28	(c) The Secretary of State shall notify the appropriate court of a Program participant's participation in the Program and of the substitute address designated by the Secretary of State if the Program participant:
29	(1) is subject to a court order or administrative order;
30	(2) is involved in a court action or administrative action; or
31	(3) is a witness or a party in a civil or criminal proceeding.

1 4-529.

- 2 (a) A person may not knowingly and intentionally obtain a Program participant's actual address or telephone number from the Secretary of State [or], THE CLERK OF A CIRCUIT COURT, any agency, OR ANY PRIVATE ENTITY without authorization to obtain the information.
- 6 (b) (1) This subsection applies only when [an employee of the Secretary of 7 State] A PERSON:
- 8 (i) obtains a Program participant's actual address or telephone 9 number during the course of the [employee's] **PERSON'S** official duties; and
- 10 (ii) at the time of disclosure, has specific knowledge that the actual 11 address or telephone number belongs to a Program participant.
- 12 (2) [An employee of the Secretary of State or any agency] A PERSON may
  13 not knowingly and intentionally disclose a Program participant's actual address or
  14 telephone number to another person unless the disclosure is authorized by law.
- 15 (c) (1) If an individual who is a Program participant notifies a
  16 Person in writing on a form prescribed by the Secretary of State that
  17 States the requirements of the Program and that the individual is a
  18 Program participant, the person may not knowingly disclose the
  19 Program participant's name, home address, work address, or school
  20 Address unless:
- 21 (I) THE PERSON TO WHOM THE ADDRESS IS DISCLOSED ALSO 22 LIVES, WORKS, OR GOES TO SCHOOL AT THE DISCLOSED ADDRESS; OR
- (II) THE PROGRAM PARTICIPANT HAS PROVIDED WRITTEN
  CONSENT TO THE DISCLOSURE OF THE PROGRAM PARTICIPANT'S NAME, HOME
  ADDRESS, WORK ADDRESS, OR SCHOOL ADDRESS FOR THE PURPOSE FOR WHICH
  THE DISCLOSURE WILL BE MADE.
- 27 (2) A PERSON THAT RECEIVES NOTICE AS PROVIDED UNDER PARAGRAPH (1) OF THIS SUBSECTION IS PRESUMED TO HAVE SPECIFIC KNOWLEDGE THAT THE DISCLOSED HOME ADDRESS, WORK ADDRESS, OR SCHOOL ADDRESS BELONGS TO THE PROGRAM PARTICIPANT.
- 31 **(D)** A person who violates this section is guilty of a misdemeanor and on conviction 32 is subject to a fine not exceeding \$2,500.

1	(A)	Notwit	HSTANDING	ANY	<b>OTHER</b>	PROV	ISION C	OF LAW	, SER	VICE	OF
2	PROCESS	ON AN INI	DIVIDUAL BY	A PI	ERSON O	R AN	AGENCY	THAT	HAS R	ECEIV	ΈĽ
3	NOTICE T	HAT THE I	NDIVIDUAL	IS A	PROGRA	M PAR	TICIPAN	NT SHAL	L BE	MADE	IN

5 (B) SERVICE OF PROCESS SHALL BE MADE:

ACCORDANCE WITH THIS SECTION.

- 6 (1) IN PERSON ON THE PROGRAM PARTICIPANT; OR
- 7 (2) BY MAIL ON THE SECRETARY OF STATE.
- 8 (C) IF SERVICE BY PUBLICATION IS REQUIRED, SERVICE IS VALID IF:
- 9 (1) THE PUBLICATION OMITS THE NAME OF THE PROGRAM 10 PARTICIPANT; AND
- 11 (2) THE SECRETARY OF STATE HAS BEEN SERVED IN ACCORDANCE 12 WITH SUBSECTION (B)(2) OF THIS SECTION.
- 13 **[**4–530.**]** 4–531.
- 14 The Secretary of State shall adopt regulations to carry out the provisions of this part.
- 15 Article Real Property
- 16 **3–112. Reserved.**
- 17 **3–113. RESERVED.**
- PART II. RECORDATION OF INSTRUMENTS FOR ADDRESS CONFIDENTIALITY
  PROGRAM PARTICIPANTS.
- 20 **3–114.**
- 21 (A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS 22 INDICATED.
- 23 (B) "ACP NUMBER" MEANS THE UNIQUE IDENTIFICATION NUMBER 24 ASSIGNED TO EACH PROGRAM PARTICIPANT BY THE SECRETARY.
- 25 (C) "ACTUAL ADDRESS" MEANS A RESIDENTIAL STREET ADDRESS, SCHOOL 26 ADDRESS, OR WORK ADDRESS OF AN INDIVIDUAL, AS SPECIFIED ON THE
- 27 INDIVIDUAL'S APPLICATION TO BE A PROGRAM PARTICIPANT UNDER TITLE 4,

- SUBTITLE 5, PART IV OF THE FAMILY LAW ARTICLE OR TITLE 7, SUBTITLE 3 OF THE STATE GOVERNMENT ARTICLE.
- 3 (D) "ADDRESS CONFIDENTIALITY PROGRAM" MEANS:
- 4 (1) THE ADDRESS CONFIDENTIALITY PROGRAM FOR VICTIMS OF
- 5 DOMESTIC VIOLENCE ADMINISTERED BY THE SECRETARY OF STATE UNDER TITLE
- 6 4, SUBTITLE 5, PART IV OF THE FAMILY LAW ARTICLE; OR
- 7 (2) THE HUMAN TRAFFICKING ADDRESS CONFIDENTIALITY
- 8 PROGRAM ADMINISTERED BY THE SECRETARY UNDER TITLE 7, SUBTITLE 3 OF THE
- 9 STATE GOVERNMENT ARTICLE.
- 10 **(E) (1) "IDENTITY INFORMATION" MEANS INFORMATION THAT MAY BE** 11 **USED TO IDENTIFY A PROGRAM PARTICIPANT.**
- 12 (2) "IDENTITY INFORMATION" INCLUDES A PROGRAM
- 13 **PARTICIPANT'S:**
- 14 (I) NAME;
- 15 (II) PHONE NUMBER;
- 16 (III) E-MAIL ADDRESS;
- 17 (IV) SOCIAL SECURITY NUMBER; AND
- 18 (V) DRIVER'S LICENSE NUMBER.
- 19 (F) "PROGRAM PARTICIPANT" MEANS AN INDIVIDUAL DESIGNATED BY THE
- 20 SECRETARY AS A PARTICIPANT IN AN ADDRESS CONFIDENTIALITY PROGRAM.
- 21 (G) "REAL PROPERTY ACP NOTICE" MEANS THE NOTICE REQUIRED
- 22 UNDER THIS PART FOR A PROGRAM PARTICIPANT TO REQUEST THE SHIELDING OF
- 23 REAL PROPERTY RECORDS.
- 24 (H) "REAL PROPERTY RECORD" MEANS ANY RECORD OR DATA MAINTAINED
- 25 BY A CLERK OF THE CIRCUIT COURT OR A STATE OR LOCAL AGENCY AS PART OF THE
- 26 LAND OR TAX RECORDS.
- 27 (I) "SECRETARY" MEANS THE SECRETARY OF STATE.
- 28 (J) "SHIELD" MEANS TO REMOVE REAL PROPERTY RECORDS FROM PUBLIC

### 1 INSPECTION IN ACCORDANCE WITH THIS PART.

- 2 (K) "SHIELDING" MEANS, WITH RESPECT TO A REAL PROPERTY RECORD
- 3 ACCEPTED FOR RECORDING BY A CLERK OF THE CIRCUIT COURT OR A STATE OR
- 4 LOCAL AGENCY, REMOVING THE RECORD TO A SEPARATE SECURE AREA TO WHICH
- 5 PERSONS WHO DO NOT HAVE A LEGITIMATE REASON FOR ACCESS ARE DENIED
- 6 ACCESS.
- 7 **3–115**.
- 8 (A) A PROGRAM PARTICIPANT WHO ACQUIRES AN OWNERSHIP INTEREST IN
- 9 REAL PROPERTY WHILE PARTICIPATING IN AN ADDRESS CONFIDENTIALITY
- 10 PROGRAM MAY REQUEST THE SHIELDING OF REAL PROPERTY RECORDS
- 11 CONCERNING THE PROPERTY IN ACCORDANCE WITH THIS SECTION.
- 12 (B) (1) TO REQUEST THE SHIELDING OF REAL PROPERTY RECORDS, A
- 13 PROGRAM PARTICIPANT SHALL SUBMIT TO THE CLERK OF THE CIRCUIT COURT AND
- 14 THE APPROPRIATE COUNTY FINANCE OFFICE:
- 15 (I) A REAL PROPERTY ACP NOTICE;
- 16 (II) THE DEED OR OTHER INSTRUMENT TO BE RECORDED; AND
- 17 (III) THE INTAKE SHEET REQUIRED UNDER § 3–104 OF THIS
- 18 SUBTITLE.
- 19 (2) THE REAL PROPERTY ACP NOTICE SHALL BE ON THE FORM
- 20 THAT THE SECRETARY PROVIDES AND SHALL INCLUDE:
- 21 (I) THE FULL LEGAL NAME OF THE PROGRAM PARTICIPANT,
- 22 INCLUDING MIDDLE NAME;
- 23 (II) THE PROGRAM PARTICIPANT'S ACP NUMBER;
- 24 (III) THE SUBSTITUTE ADDRESS DESIGNATED BY THE
- 25 SECRETARY AS THE PROGRAM PARTICIPANT'S ADDRESS;
- 26 (IV) A DESCRIPTION OF THE PROPERTY IDENTICAL TO THE
- 27 DESCRIPTION GIVEN ON THE INTAKE SHEET REQUIRED UNDER § 3–104 OF THIS
- 28 SUBTITLE; AND

29

(V) THE SIGNATURE OF THE PROGRAM PARTICIPANT.

- 1 (3) THE PROGRAM PARTICIPANT SHALL SUBMIT TO THE SECRETARY
- 2 A COPY OF ANY REAL PROPERTY ACP NOTICE SUBMITTED UNDER PARAGRAPH (1)
- 3 OF THIS SUBSECTION.
- 4 (C) A REAL PROPERTY ACP NOTICE APPLIES TO:
- 5 (1) THE INSTRUMENT SUBMITTED FOR RECORDATION AT THE SAME 6 TIME AS THE REAL PROPERTY ACP NOTICE; AND
- 7 (2) ANY OTHER INSTRUMENT CONCERNING THE PROPERTY
- 8 IDENTIFIED IN THE REAL PROPERTY ACP NOTICE THAT IS SUBSEQUENTLY
- 9 PRESENTED FOR RECORDATION.
- 10 (D) A PROGRAM PARTICIPANT SHALL USE A SEPARATE REAL PROPERTY
- 11 ACP NOTICE FOR EACH PROPERTY IN WHICH THE PROGRAM PARTICIPANT
- 12 ACQUIRES AN OWNERSHIP INTEREST.
- 13 (E) THE CLERK OF THE CIRCUIT COURT SHALL PROVIDE A COPY OF ANY
- 14 REAL PROPERTY ACP NOTICE RECEIVED UNDER THIS SECTION TO THE STATE
- 15 DEPARTMENT OF ASSESSMENTS AND TAXATION AND THE STATE ARCHIVES.
- 16 (F) A REAL PROPERTY ACP NOTICE IS NOT A PUBLIC RECORD WITHIN THE
- 17 MEANING OF § 4–101 OF THE GENERAL PROVISIONS ARTICLE.
- 18 (G) IF A PROGRAM PARTICIPANT INTENDS TO REQUEST THE SHIELDING OF
- 19 REAL PROPERTY RECORDS UNDER THIS SECTION, THE PROGRAM PARTICIPANT MAY
- 20 NOT SUBMIT ANY INSTRUMENT FOR RECORDATION ELECTRONICALLY.
- 21 **3–116.**
- 22 (A) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, A
- 23 CLERK OF THE CIRCUIT COURT AND ANY STATE OR LOCAL AGENCY THAT RECEIVES
- 24 A REAL PROPERTY ACP NOTICE UNDER § 3-115 OF THIS SUBTITLE MAY NOT
- 25 DISCLOSE THE PROGRAM PARTICIPANT'S IDENTITY INFORMATION IN CONJUNCTION
- 26 WITH THE PROPERTY IDENTIFIED IN THE NOTICE.
- 27 (B) A PROGRAM PARTICIPANT'S IDENTITY INFORMATION MAY BE
- 28 DISCLOSED IN CONJUNCTION WITH A PROPERTY IDENTIFIED IN A REAL PROPERTY
- 29 **ACP NOTICE IF:**
- 30 (1) THE PROGRAM PARTICIPANT CONSENTS TO THE DISCLOSURE FOR
- 31 A SPECIFIC PURPOSE IDENTIFIED IN A WRITING ACKNOWLEDGED BY THE PROGRAM
- 32 PARTICIPANT;

- 1 (2) THE INFORMATION IS SUBJECT TO DISCLOSURE IN ACCORDANCE 2 WITH A COURT ORDER; OR
- 3 (3) THE SECRETARY AUTHORIZES THE DISCLOSURE IN ACCORDANCE 4 WITH § 3–118 OF THIS SUBTITLE.
- 5 (C) THE PROHIBITION ON DISCLOSURE SHALL CONTINUE UNTIL:
- 6 (1) THE PROGRAM PARTICIPANT CONSENTS TO THE TERMINATION OF THE REAL PROPERTY ACP NOTICE IN A WRITING ACKNOWLEDGED BY THE 8 PROGRAM PARTICIPANT;
- 9 (2) THE REAL PROPERTY ACP NOTICE IS TERMINATED IN 10 ACCORDANCE WITH A COURT ORDER;
- 11 (3) THE PROGRAM PARTICIPANT NO LONGER HOLDS A RECORD 12 INTEREST IN THE PROPERTY IDENTIFIED IN THE REAL PROPERTY ACP NOTICE; OR
- 13 (4) THE SECRETARY GIVES WRITTEN NOTICE TO THE CLERK OF THE 14 CIRCUIT COURT THAT THE INDIVIDUAL NAMED IN THE REAL PROPERTY ACP
- 15 NOTICE IS NO LONGER A PROGRAM PARTICIPANT.
- 16 **3–117**.
- 17 (A) (1) THE CLERKS OF THE CIRCUIT COURTS SHALL ESTABLISH
- 18 UNIFORM STATEWIDE PROCEDURES FOR RECORDING DEEDS AND OTHER
- 19 INSTRUMENTS TO COMPLY WITH THIS PART.
- 20 (2) THE PROCEDURES SHALL, AT A MINIMUM, INCLUDE PROVISIONS
- 21 **FOR:**
- 22 (I) SHIELDING RECORDED INSTRUMENTS THAT CONTAIN A
- 23 PROGRAM PARTICIPANT'S ACTUAL ADDRESS OR IDENTITY INFORMATION; AND
- 24 (II) PROVIDING NOTICE TO THE PUBLIC OF THE EXISTENCE OF
- 25 A SHIELDED INSTRUMENT AND INSTRUCTIONS FOR REQUESTING ACCESS TO THE
- 26 SHIELDED INSTRUMENT IN ACCORDANCE WITH § 3–118 OF THIS SUBTITLE.
- 27 (3) NOTHING IN THIS SECTION MAY BE INTERPRETED TO PROHIBIT A
- 28 CLERK OF THE CIRCUIT COURT FROM RETURNING AN ORIGINAL DEED OR ANY
- 29 OTHER INSTRUMENT TO THE INDIVIDUAL WHO SUBMITTED THE INSTRUMENT FOR
- 30 RECORDATION.

- 1 (B) ALL STATE AND LOCAL AGENCIES, INCLUDING THE STATE
- 2 DEPARTMENT OF ASSESSMENTS AND TAXATION AND ALL COUNTY, BICOUNTY,
- 3 MUNICIPAL, AND SPECIAL TAXING DISTRICT FINANCE OFFICES, SHALL ESTABLISH
- 4 UNIFORM PROCEDURES FOR MAINTAINING RECORDS, INCLUDING TAX, UTILITY, AND
- 5 ZONING RECORDS, IN ACCORDANCE WITH THIS PART.
- 6 **3–118.**
- 7 (A) ON REQUEST, THE SECRETARY MAY AUTHORIZE THE DISCLOSURE OF
- 8 REAL PROPERTY RECORDS THAT HAVE BEEN SHIELDED UNDER §
- 9 3-116 OF THIS SUBTITLE FOR THE PURPOSE OF PERFORMING A BONA FIDE TITLE
- 10 EXAMINATION.
- 11 (B) A REQUEST UNDER THIS SECTION SHALL INCLUDE:
- 12 (1) THE NAME, TITLE, ADDRESS, AND AFFILIATED ORGANIZATION, IF
- 13 APPLICABLE, OF THE INDIVIDUAL REQUESTING THE DISCLOSURE;
- 14 (2) THE INDIVIDUAL'S PURPOSE FOR REQUESTING THE DISCLOSURE;
- 15 (3) THE INDIVIDUAL'S RELATIONSHIP, IF ANY, TO THE PROGRAM
- 16 PARTICIPANT;
- 17 (4) A LEGAL DESCRIPTION OF THE PROPERTY SUBJECT TO THE TITLE
- 18 **EXAMINATION**;
- 19 (5) A STATEMENT THAT ANY INFORMATION DISCLOSED TO THE
- 20 INDIVIDUAL SHALL BE TREATED AS CONFIDENTIAL AND SHALL BE USED ONLY FOR
- 21 THE PURPOSE IDENTIFIED IN THE REQUEST;
- 22 (6) THE INDIVIDUAL'S SIGNATURE; AND
- 23 (7) Any other information required by the Secretary to
- 24 RESPOND TO THE REQUEST.
- 25 (C) (1) WITHIN 2 BUSINESS DAYS AFTER RECEIVING A REQUEST UNDER
- 26 THIS SECTION, THE SECRETARY SHALL PROVIDE A WRITTEN RESPONSE APPROVING
- 27 OR DENYING THE REQUEST.
- 28 (2) THE SECRETARY SHALL APPROVE THE REQUEST ONLY IF THE
- 29 SECRETARY CONFIRMS THAT THE PROPERTY SUBJECT TO THE TITLE EXAMINATION
- 30 IS THE PROPERTY IDENTIFIED IN THE REAL PROPERTY ACP NOTICE OF A CURRENT

### 1 PROGRAM PARTICIPANT.

- 2 (3) If the property belongs to an individual who is no
- 3 LONGER A PROGRAM PARTICIPANT:
- 4 (I) THE SECRETARY SHALL GIVE WRITTEN NOTICE TO THE
- 5 CLERK OF THE APPROPRIATE CIRCUIT COURT AND THE STATE ARCHIVES; AND
- 6 (II) THE CLERK AND THE STATE ARCHIVES SHALL CEASE 7 SHIELDING ALL REAL PROPERTY RECORDS RELATING TO THE PROPERTY.
- 8 **3–119.**
- 9 (A) NOTHING IN THIS PART MAY BE INTERPRETED TO REQUIRE:
- 10 (1) THE SECRETARY TO IDENTIFY OTHER AGENCIES THAT MAY
- 11 POSSESS INFORMATION ON A PROGRAM PARTICIPANT; OR
- 12 (2) THE CLERK OF A CIRCUIT COURT OR ANY STATE OR LOCAL
- 13 AGENCY TO INDEPENDENTLY DETERMINE WHETHER THE CLERK OR AGENCY
- 14 MAINTAINS INFORMATION ON A PROGRAM PARTICIPANT.
- 15 (B) NOTHING IN THIS PART MAY BE INTERPRETED TO PROHIBIT THE CLERK
- 16 OF A CIRCUIT COURT OR ANY STATE OR LOCAL AGENCY FROM SHARING A PROGRAM
- 17 PARTICIPANT'S INFORMATION WITH THE SECRETARY FOR THE PURPOSE OF
- 18 FACILITATING COMPLIANCE WITH THIS PART.
- 19 **3–120.**
- THE SECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THIS PART.
- 21 Article State Government
- 22 7–301.
- 23 (a) In this subtitle the following words have the meanings indicated.
- 24 (b) "Actual address" means a residential street address, school address, or work
- 25 address of an individual as specified on the individual's application to be a Program
- 26 participant under this subtitle.
- 27 (c) "Disabled person" has the meaning stated in § 13-101 of the Estates and
- 28 Trusts Article.

1 "Program" means the Human Trafficking Address Confidentiality Program. (d) 2 "Program participant" means an individual designated as a Program (e) 3 participant under this subtitle. "Victim of human trafficking" means an individual who has been recruited. 4 harbored, transported, provided, or obtained for labor, services, or a sexual act through the 5 use of force, fraud, or coercion. 6 7 7-302.8 The purpose of this subtitle is to enable: 9 State and local agencies to respond to requests for public records (1) without disclosing the location of a victim of human trafficking; 10 11 (2)interagency cooperation in providing address confidentiality for victims 12 of human trafficking; [and] 13 State and local agencies AND PRIVATE ENTITIES to accept a Program 14 participant's use of an address designated by the Office of the Secretary of State as a substitute address; AND 15 16 A PROGRAM PARTICIPANT TO USE AN ADDRESS DESIGNATED BY THE OFFICE OF THE SECRETARY OF STATE AS A SUBSTITUTE ADDRESS FOR ALL 17 18 PURPOSES. 19 7 - 303. 20 The Secretary of State shall establish and administer a Human Trafficking Address 21 Confidentiality Program for victims of human trafficking. 22 7 - 304. 23(a) The following individuals may apply to participate in the Program: 24(1) an individual acting on the individual's own behalf; 25a parent or guardian acting on behalf of a minor who resides with the 26parent or guardian; or 27 a guardian acting on behalf of a disabled person. (3)

An application to participate in the Program shall be in the form required by

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the Secretary of State and shall contain:

## **SENATE BILL 578**

1	(1)	a stat	tement that:				
2		(i)	the applicant is a victim of human trafficking; and				
3 4	applicant's child;	(ii)	the applicant fears for the applicant's safety or the safety of the				
5	(2)	evide	nce that the applicant is a victim of human trafficking, including:				
6 7	records or files;	(i)	certified law enforcement, court, or other federal or State agency				
8 9	assistance program	(ii) n; or	documentation from a human trafficking prevention or				
$egin{array}{c} 10 \\ 11 \\ 12 \end{array}$	(iii) documentation from a religious, medical, or other professional from whom the applicant has sought assistance or treatment as a victim of human trafficking;						
13 14	(3) a statement that disclosure of the applicant's actual address would endanger the applicant's safety or the safety of the applicant's child;						
15 16	(4) for purposes of ser		wing and voluntary designation of the Secretary of State as agent process and receipt of first–class, certified, or registered mail;				
17 18	(5) be contacted by the		nailing address and telephone number at which the applicant may etary of State;				
19 20	(6) Secretary of State		ctual address that the applicant requests not be disclosed by the se it would increase the risk of human trafficking or other crimes;				
21 22	(7) knowledge, all the		orn statement by the applicant that, to the best of the applicant's nation contained in the application is true;				
23 24	(8) signed the applica		ignature of the applicant and the date on which the applicant				
25 26 27	(9) that may arise franceligence.		untary release and waiver of all future claims against the State articipation in the Program except for a claim based on gross				
28 29	(c) (1) Secretary of State	(i) shall:	On the filing of a properly completed application and release, the				
30			1. review the application and release; and				

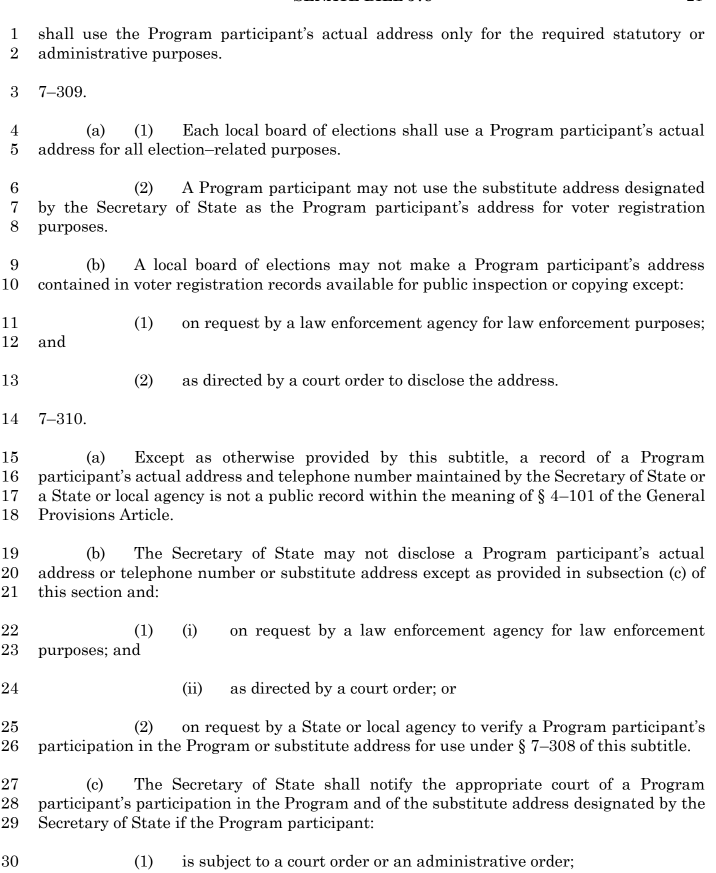
2.

if the application and release are properly completed and

- 1 accurate, designate the applicant as a Program participant.
- 2 (ii) An applicant shall be a participant for 4 years from the date of 3 filing unless the participation is canceled or withdrawn prior to the end of the 4-year
- 4 period.
- 5 (2) A Program participant may withdraw from participation by filing a 6 signed, notarized request for withdrawal with the Secretary of State.
- 7 7–305.
- 8 (a) If an applicant falsely attests in an application that disclosure of the 9 applicant's actual address would endanger the applicant's safety or the safety of the 10 applicant's child or knowingly provides false information when applying for participation
- or renewal of participation in the Program, the applicant shall no longer be allowed to
- 12 participate in the Program.
- 13 (b) A person may not knowingly make a false attestation or knowingly provide false information in an application in violation of subsection (a) of this section.
- 15 (c) A person who violates subsection (b) of this section is guilty of a misdemeanor 16 and on conviction is subject to imprisonment not exceeding 6 months or a fine not exceeding 17 \$500 or both.
- 18 7–306.
- 19 (a) If a Program participant obtains a legal name change, the Program 20 participant shall notify the Secretary of State within 30 days and provide the Secretary of 21 State with a certified copy of any judgment or order evidencing the change or any other 22 documentation the Secretary of State considers to be sufficient evidence of the change.
- 23 (b) If a Program participant makes a change in address or telephone number from 24 an address or a telephone number listed on the Program participant's application, the 25 Program participant shall notify the Secretary of State at least 7 days before the change 26 occurs.
- 27 7–307.
- 28 (a) The Secretary of State shall cancel the participation of a Program participant 29 if:
- 30 (1) the Program participant fails to notify the Secretary of State of any 31 legal name change or change in address or telephone number in the manner required by § 32 7–306 of this subtitle;
- 33 (2) the Program participant files a request for withdrawal of participation 34 under § 7–304(c)(2) of this subtitle;

- 1 (3) the Program participant submits false information in applying for 2 participation in the Program in violation of § 7–305 of this subtitle; or
- 3 (4) the Secretary of State forwards mail to the Program participant and the 4 mail is returned as undeliverable.
- 5 (b) The Secretary of State shall send notice of any cancellation of participation in 6 the Program to the participant and shall set forth the reason for cancellation.
- 7 (c) A Program participant may appeal any cancellation decision by filing an 8 appeal with the Secretary of State within 30 days after the date of the notice of cancellation 9 in accordance with procedures developed by the Secretary of State.
- 10 (d) (1) An individual who ceases to be a Program participant is responsible for notifying any person who uses the substitute address designated by the Secretary of State that the substitute address is no longer valid.
- 13 (2) If an individual has requested the shielding of property
  14 Records in accordance with Title 3, Subtitle 1, Part II of the Real
  15 Property Article, the Secretary of State shall give written notice to
  16 The Clerk of the circuit court within 30 days after the individual ceases
  17 The Drive Property Article and the property of the court within 30 days after the individual ceases
- $17\ \ \$  to be a Program participant.
- 18 7–308.

- 19 (a) (1) A Program participant may make a request to any PERSON OR State 20 or local agency to use a substitute address designated by the Secretary of State as the 21 Program participant's address.
- [(b)] (2) Subject to subsection (c) of this section, when a Program participant has made a request to a PERSON OR State or local agency under [subsection (a) of this section] THIS SUBSECTION, the [State or local] PERSON OR agency shall use the substitute address designated by the Secretary of State as [a] THE Program participant's address.
- 26 (B) A PROGRAM PARTICIPANT WHO ACQUIRES AN OWNERSHIP INTEREST IN
  27 REAL PROPERTY WHILE PARTICIPATING IN THE PROGRAM MAY REQUEST THE
  28 SHIELDING OF REAL PROPERTY RECORDS CONCERNING THE PROPERTY IN
  29 ACCORDANCE WITH TITLE 3, SUBTITLE 1, PART II OF THE REAL PROPERTY
  30 ARTICLE.
- 31 (c) (1) A State or local agency that has a bona fide statutory or administrative 32 requirement for using a Program participant's actual address may apply to the Secretary 33 of State for a waiver from the requirements of the Program.
  - (2) If the Secretary of State approves the waiver, the State or local agency



is involved in a court action or an administrative action; or

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(2)

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- 1 (3)is a witness or a party in a civil or criminal proceeding. 2 7-311. 3 A person may not knowingly and intentionally obtain a Program participant's 4 actual address or telephone number from the Secretary of State [or], THE CLERK OF A CIRCUIT COURT, any agency, OR ANY PRIVATE ENTITY without authorization to obtain 5 6 the information. 7 (b) (1) This subsection applies only when an employee of the Secretary of 8 State A PERSON: 9 (i) obtains a Program participant's actual address or telephone number during the course of the [employee's] PERSON'S official duties; and 10 at the time of disclosure, has specific knowledge that the actual 11 (ii) 12 address or telephone number belongs to a Program participant. 13 (2)[An employee of the Secretary of State or any State or local agency] A PERSON may not knowingly and intentionally disclose a Program participant's actual 14 address or telephone number to another person unless the disclosure is authorized by law. 15 IF AN INDIVIDUAL WHO IS A PROGRAM PARTICIPANT NOTIFIES A 16 **(1)** (c) PERSON IN WRITING ON A FORM PRESCRIBED BY THE SECRETARY OF STATE THAT 17 18 STATES THE REQUIREMENTS OF THE PROGRAM AND THAT THE INDIVIDUAL IS A 19 PROGRAM PARTICIPANT, THE PERSON MAY NOT KNOWINGLY DISCLOSE THE PROGRAM PARTICIPANT'S NAME, HOME ADDRESS, WORK ADDRESS, OR SCHOOL 20 21**ADDRESS UNLESS:** 22 (I)THE PERSON TO WHOM THE ADDRESS IS DISCLOSED ALSO 23 LIVES, WORKS, OR GOES TO SCHOOL AT THE DISCLOSED ADDRESS; OR THE PROGRAM PARTICIPANT HAS PROVIDED WRITTEN 24(II)25CONSENT TO THE DISCLOSURE OF THE PROGRAM PARTICIPANT'S NAME, HOME ADDRESS, WORK ADDRESS, OR SCHOOL ADDRESS FOR THE PURPOSE FOR WHICH 2627 THE DISCLOSURE WILL BE MADE. 28 **(2)** A PERSON THAT RECEIVES NOTICE AS PROVIDED UNDER 29 PARAGRAPH (1) OF THIS SUBSECTION IS PRESUMED TO HAVE SPECIFIC KNOWLEDGE
- 32 **(D)** A person who violates this section is guilty of a misdemeanor and on conviction 33 is subject to a fine not exceeding \$2,500.

BELONGS TO THE PROGRAM PARTICIPANT.

THAT THE DISCLOSED HOME ADDRESS, WORK ADDRESS, OR SCHOOL ADDRESS

- 1 **7–312.**
- 2 (A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, SERVICE OF
- 3 PROCESS ON AN INDIVIDUAL BY A PERSON OR AN AGENCY THAT HAS RECEIVED
- 4 NOTICE THAT THE INDIVIDUAL IS A PROGRAM PARTICIPANT SHALL BE MADE IN
- 5 ACCORDANCE WITH THIS SECTION.
- 6 (B) SERVICE OF PROCESS SHALL BE MADE:
- 7 (1) IN PERSON ON THE PROGRAM PARTICIPANT; OR
- 8 (2) BY MAIL ON THE SECRETARY OF STATE.
- 9 (C) IF SERVICE BY PUBLICATION IS REQUIRED, SERVICE IS VALID IF:
- 10 (1) THE PUBLICATION OMITS THE NAME OF THE PROGRAM
- 11 PARTICIPANT; AND
- 12 (2) THE SECRETARY OF STATE HAS BEEN SERVED IN ACCORDANCE
- 13 WITH SUBSECTION (B)(2) OF THIS SECTION.
- 14 **[**7–312.**] 7–313.**
- The Secretary of State shall adopt regulations to carry out the provisions of this
- 16 subtitle.
- 17 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 18 October 1, 2018.