SENATE BILL 781

E2 HB 483/17 – JUD 8lr2415 CF HB 192

By: **Senators Muse, Currie, Lee, Manno, and Peters** Introduced and read first time: February 5, 2018 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 Criminal Procedure – Victims and Witnesses – Out of Court Statement of Child 3 Victim

- FOR the purpose of expanding a certain evidentiary rule to render admissible a certain
 statement made by a certain child victim to a certain adult describing a certain
 offense; and generally relating to out of court statements of child victims.
- 7 BY repealing and reenacting, without amendments,
- 8 Article Criminal Procedure
- 9 Section 11–304(a) and (b)
- 10 Annotated Code of Maryland
- 11 (2008 Replacement Volume and 2017 Supplement)
- 12 BY repealing and reenacting, with amendments,
- 13 Article Criminal Procedure
- 14 Section 11–304(c)
- 15 Annotated Code of Maryland
- 16 (2008 Replacement Volume and 2017 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 19Article Criminal Procedure2011-304.21(a)In this section, "statement" means:22(1)an oral or written assertion; or23(2)nonverbal conduct intended as an assertion, including sounds, gestures,

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



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1 demonstrations, drawings, and similar actions. $\mathbf{2}$ Subject to subsections (c), (d), and (e) of this section, the court may admit into (b)3 evidence in a juvenile court proceeding or in a criminal proceeding an out of court statement 4 to prove the truth of the matter asserted in the statement made by a child victim who: $\mathbf{5}$ (1)is under the age of 13 years; and 6 (2)is the alleged victim or the child alleged to need assistance in the case 7 before the court concerning: 8 (i) child abuse under § 3–601 or § 3–602 of the Criminal Law Article; 9 rape or sexual offense under §§ 3-303 through 3-307 of the (ii) Criminal Law Article: 10 11 (iii) attempted rape in the first degree or in the second degree under 12§§ 3–309 and 3–310 of the Criminal Law Article; or 13(iv) in a juvenile court proceeding, abuse or neglect as defined in § 145–701 of the Family Law Article. 15(c) An out of court statement may be admissible under this section only if: 16 (1) the statement was made to and is offered by a person acting lawfully in 17the course of the person's profession when the statement was made who is: 18 [(1)] **(I)** a physician; 19 (2)a psychologist; **(II)** 20[(3)](III) a nurse; 21**(**(4)**] (IV)** a social worker; 22[(5)] (V) a principal, vice principal, teacher, or school counselor at a public or private preschool, elementary school, or secondary school; 2324[(6)] (VI) a counselor licensed or certified in accordance with Title 17 of the 25Health Occupations Article; or 26[(7)] (VII) a therapist licensed or certified in accordance with Title 17 of the 27Health Occupations Article; OR 28(2) THE STATEMENT:

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(I) DESCRIBES THE CHARGED OFFENSE;

2 (II) WAS MADE TO THE FIRST ADULT OTHER THAN THE 3 DEFENDANT TO WHOM THE CHILD VICTIM MADE A STATEMENT ABOUT THE 4 OFFENSE;

5 (III) WAS PROMPTLY REPORTED IN ACCORDANCE WITH § 5–704 6 OR § 5–705 OF THE FAMILY LAW ARTICLE; AND

7 (IV) WAS DOCUMENTED IN WRITING OR BY AUDIO OR VIDEO 8 RECORDING.

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2018.