### **SENATE BILL 815**

J3 SB 818/20 – FIN

### By: Senator Klausmeier

Introduced and read first time: February 9, 2021 Assigned to: Finance

### A BILL ENTITLED

1 AN ACT concerning

## Mental Health Facilities – Sexual Abuse and Harassment – Reporting and Prevention

4 FOR the purpose of requiring certain mental health facilities to report certain complaints  $\mathbf{5}$ of sexual abuse and sexual harassment to certain entities; requiring certain mental 6 health facilities to develop and implement certain policies and procedures, ensure 7 that staff provide certain assistance, and develop and oversee certain training and 8 education; requiring the Behavioral Health Administration to ensure that certain 9 policies and procedures are uniform for certain State facilities; requiring certain 10 mental health facilities to use certain screen-tools for a certain purpose, reassign 11 certain patients under certain circumstances, provide a certain patient with certain 12treatment and education, and ensure that certain staff are trained in a certain 13 trauma recovery modality; requiring certain entities to adopt a certain plan; altering 14 certain requirements relating to sexual abuse and sexual harassment reporting and 15prevention for certain State facilities; requiring the Office of Health Care Quality to 16enforce certain provisions of law; requiring the Maryland Department of Health to 17adopt certain regulations; and generally relating to mental health facilities and the 18 reporting and prevention of sexual abuse and harassment.

- 19 BY repealing and reenacting, without amendments,
- 20 Article Health General
- 21 Section 10–101(a), (g), and (k) and 10–701(a)(1) and (3)
- 22 Annotated Code of Maryland
- 23 (2019 Replacement Volume and 2020 Supplement)
- 24 BY repealing and reenacting, with amendments,
- 25 Article Health General
- 26 Section 10–705
- 27 Annotated Code of Maryland
- 28 (2019 Replacement Volume and 2020 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.





	2			SENATE BILL 815				
$1 \\ 2$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
3	Article – Health – General							
4	10–101.							
5	(a)	In th	is title	the fo	llowing words have the meanings indicated.			
6 7 8		(1) Except as otherwise provided in this title, "facility" means any public or nic, hospital, or other institution that provides or purports to provide treatment ervices for individuals who have mental disorders.						
9		(2)	"Fac	ility" d	oes not include a Veterans' Administration hospital.			
10	(k)	"State facility" means a facility that is owned or operated by the Department.						
11	10–701.							
12	(a)	(1)	In th	is subt	title the following words have the meanings indicated.			
$\begin{array}{c} 13\\14\end{array}$	(3) "Facility" does not include an acute general care hospital that does not have a separately identified inpatient psychiatric service.							
15	10-705.							
16	(a)	(1)	In th	is sect	ion the following words have the meanings indicated.			
17		(2)	(i)	"Abu	use" means cruel or inhumane treatment that causes:			
18				1.	Any physical injury; or			
19				2.	Any of the following kinds of sexual abuse:			
$\begin{array}{c} 20\\ 21 \end{array}$	Article;			А.	A sexual act, as defined in § 3–301 of the Criminal Law			
$\frac{22}{23}$	Article; or			В.	Sexual contact, as defined in § 3–301 of the Criminal Law			
$\frac{24}{25}$	Law Article			C.	Vaginal intercourse, as defined in § 3–301 of the Criminal			
26			(ii)	"Abu	ise" does not include:			
$\begin{array}{c} 27\\ 28 \end{array}$	physician o	rders i	n a ma	1. inner t	The performance of an accepted medical procedure that a that is consistent with the provisions of this subtitle; or			

1 2. An action taken by an employee that complies with 2 applicable State and federal laws and applicable Department policies on the use of physical 3 intervention.

4 (3) "Sexual harassment" means intimidation, bullying, or coercion of a 5 sexual nature or unwelcome sexual advances, requests for sexual favors, and other verbal 6 or physical conduct of a sexual nature that tends to create a hostile or offensive 7 environment.

8 (b) (1) A person or any employee of a facility or of the Department who receives 9 a complaint of abuse, or who observes or has reason to believe that abuse has occurred, 10 shall promptly report the alleged abuse to:

- 11 (i) An a
  - (i) An appropriate law enforcement agency; or

12 (ii) The administrative head of the facility, who promptly shall 13 report the alleged abuse to an appropriate law enforcement agency.

- 14 (2) A report:
- 15 (i) May be oral or written; and
- 16 (ii) Shall contain as much information as the reporter is able to 17 provide.
- 18 (3) A [State] facility shall report complaints of sexual abuse and sexual 19 harassment to [the State designated protection and advocacy system]:
- 20(I)THE ADMINISTRATION AND THE OFFICE OF HEALTH CARE21QUALITY;

### 22 (II) IF THE COMPLAINT INVOLVES A MINOR, THE CHILD 23 PROTECTIVE SERVICES UNIT IN THE DEPARTMENT OF HUMAN SERVICES; AND

- 24(III) THE STATE DESIGNATED PROTECTION AND ADVOCACY25SYSTEM.
- 26 (c) (1) The law enforcement agency shall:
- 27 (i) Investigate thoroughly each report of an alleged abuse; and
- 28 (ii) Attempt to ensure the protection of the alleged victim.
- 29 (2) The investigation shall include:

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$\frac{1}{2}$	any;	(i)	A determination of the nature, extent, and cause of the abuse, if			
3		(ii)	The identity of the alleged abuser; and			
4		(iii)	Any other pertinent fact or matter.			
5 6 7 8	to the State	ation, the lav	possible, but no later than 10 working days after the completion of v enforcement agency shall submit a written report of its findings the State designated protection and advocacy system, and the ne facility.			
9 10	(e) the Courts a	-	all have the immunity from liability described under § 5–626 of Proceedings Article for:			
11		(1) Maki	ng a report under this section;			
$\frac{12}{13}$	section; or	(2) Partie	cipating in an investigation arising out of a report under this			
$14 \\ 15$	section.	(3) Partie	cipating in a judicial proceeding arising out of a report under this			
$16\\17$	(f) SHALL:	(1) [The	Administration shall ensure that State facilities] A FACILITY			
18 19 20	making and harassment		Develop [uniform] AND IMPLEMENT policies and procedures on to allegations AND COMPLAINTS of sexual abuse or sexual			
$\frac{21}{22}$	requested as	[(2)] (II) ssistance in n	Ensure that staff provide assistance to patients who have naking complaints about sexual abuse or sexual harassment;			
$23 \\ 24 \\ 25$	-	ual abuse an	Develop and oversee training for staff on how to identify and d sexual harassment, how to respond to complaints, and how to propriate manner; and			
26 27 28	abuse and s harassment.	sexual haras	Develop and oversee patient education on identifying sexual esment and on reporting incidents of sexual abuse and sexual			
29 30 31		ES DEVELO	Administration shall ensure that the policies and ped and implemented under paragraph (1) of this orm for State facilities.			
			stration shall develop and implement a plan to secure the sleeping			

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1 quarters of male and female patients at all State facilities that maximizes the use of 2 available resources and infrastructure.

3 (h) Each [State] facility shall:

4 (1) Use evidence-based screening tools to identify on admission a patient's 5 risk of being a victim of sexual or physical abuse, or being a sexual or physical abuser, and 6 shall consider the assessment of risk in making any unit and room assignment;

# 7 (2) ADOPT A WRITTEN PROTECTION PLAN AS PART OF A PATIENT'S 8 TREATMENT PLAN, AS WARRANTED BY THE PATIENT'S RISK OF BEING A VICTIM OF 9 SEXUAL OR PHYSICAL ABUSE OR BEING A SEXUAL OR PHYSICAL ABUSER;

10 (3) [Reassign] IF POSSIBLE, REASSIGN any patient accused of sexual 11 assault promptly to another unit and ensure that any alleged victim and the alleged 12 assailant are not housed in the same unit;

13 [(3)] (4) Provide a patient who has a history of sexual trauma with 14 treatment and education that is evidence-based or reflective of best practices to reduce the 15 likelihood of the patient being the victim of repeated sexual abuse; and

16 [(4)] (5) Ensure that designated clinical staff are trained in at least one 17 trauma recovery modality that is considered to be a best practice.

18 (I) THE OFFICE OF HEALTH CARE QUALITY SHALL ENFORCE THIS 19 SECTION.

20 (J) THE DEPARTMENT SHALL ADOPT REGULATIONS TO CARRY OUT THIS 21 SECTION.

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 October 1, 2021.