SENATE BILL 905

E4 (4lr2529)

ENROLLED BILL

— Judicial Proceedings/Judiciary —

Introduced by Senators Kelly, Lam, Hettleman, Beidle, Waldstreicher, Gile, and Elfreth

			Read and	Examined	by Proo	freaders:			
								Proofres	ader.
								Proofre	ader.
Sealed	with th	ne Great	Seal and	presented	to the	Governor,	for his	approval	this
	_ day o	of		at			_ o'clocl	ζ,	M.
								Presid	dent.
				CHAPTER					
AN AC	CT concer	ning							
Pu	blic Safe	ty – Extr	eme Risk	Protectiv	e Orde	rs – Reviev	v of Cou	rt Record	ls
	educatior related to Judiciary reviewing storage a	who are on a petition of to required to required to the contraction of	conducting n for an e re an ins court recor ng of the	g academic xtreme risl stitution of cds to ente	or polic x protec higher r into a tablishi	with <u>certaing</u> research of tive order; or education or agreements	to review requiring that ha nt that p	a court retthe Mary as researce rovides for	ecord <u>vland</u> chers r the
	Article – Section 5	Public Saf	ety	mendment	s,				

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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 $\begin{matrix} 3\\4\\5\\6\\7\\8\\9 \end{matrix}$

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

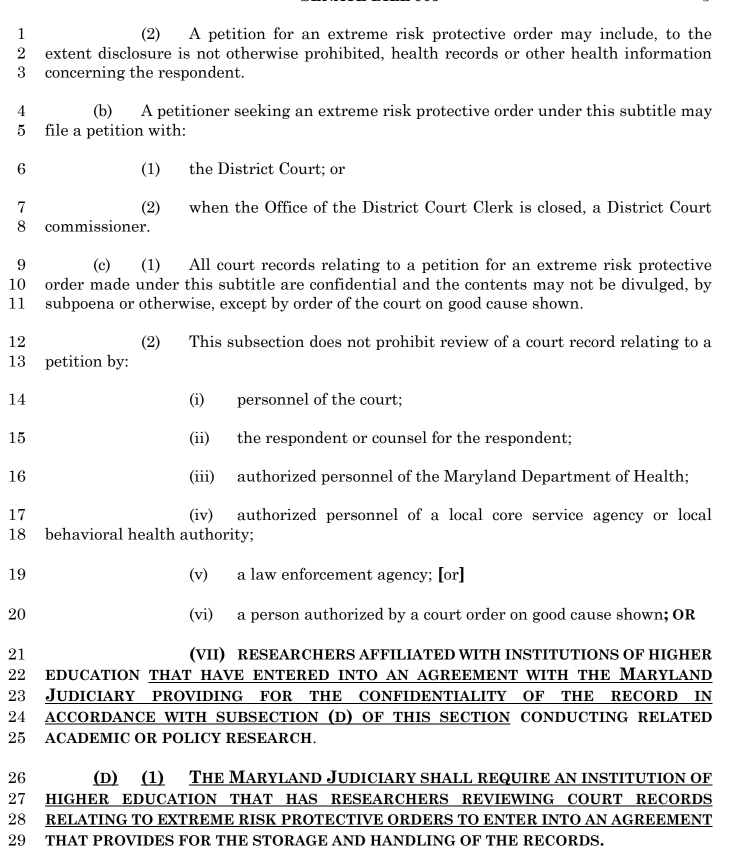
Italics indicate opposite chamber/conference committee amendments.



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dangerous substance or alcohol.

1	(2022 Replacement Volume and 2023 Supplement)							
2 3	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
4	Article - Public Safety							
5	5-602.							
6	(a) (1) A petition for an extreme risk protective order shall:							
7 8	(i) be signed and sworn to by the petitioner under the penalty of perjury;							
9 10 11	(ii) include any information known to the petitioner that the respondent poses an immediate and present danger of causing personal injury to the respondent, the petitioner, or another by possessing a firearm;							
12 13	(iii) set forth specific facts in support of the information described in item (ii) of this paragraph;							
14 15 16 17	(iv) explain the basis for the petitioner's knowledge of the supporting facts, including a description of the behavior and statements of the respondent or any other information that led the petitioner to believe that the respondent presents an immediate and present danger of causing personal injury to the respondent or others;							
18 19	(v) describe the number, types, and location of any known firearms believed to be possessed by the respondent; and							
20	(vi) include any supporting documents or information regarding:							
21 22	1. any unlawful, reckless, or negligent use, display, storage, possession, or brandishing of a firearm by the respondent;							
23 24	2. any act or threat of violence the respondent made against the respondent or against another, whether or not the threat of violence involved a firearm;							
25 26	3. any violation by the respondent of a protective order under Title 4, Subtitle 5 of the Family Law Article;							
27 28	4. any violation by the respondent of a peace order under Title 3, Subtitle 15 of the Courts Article; and							
29 30	5. any abuse of a controlled dangerous substance or alcohol by the respondent, including any conviction for a criminal offense involving a controlled							



(2) THE AGREEMENT SHALL PROVIDE THAT:

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	4 SENATE BILL 909
1	(I) EACH RECORD RELATING TO AN EXTREME RISK
2	PROTECTIVE ORDER SHALL REMAIN IN THE CUSTODY OF THE INSTITUTION OF
3	HIGHER EDUCATION RECEIVING THE RECORD;
4	(II) EACH RECORD RELATING TO AN EXTREME RISK
5	PROTECTIVE ORDER MAY BE USED ONLY FOR THE RESEARCH AND STUDY FOR WHICH
6	IT WAS ASSEMBLED OR OBTAINED; AND
7	(III) A PERSON MAY NOT DISCLOSE A RECORD RELATING TO AN
8	EXTREME RISK PROTECTIVE ORDER TO ANY PERSON WHO IS NOT ENGAGED IN THE
9	RESEARCH OR STUDY PROJECT.
10	(3) THE AGREEMENT UNDER THIS SUBSECTION MAY NOT APPLY TO
11	OR RESTRICT THE USE OR PUBLICATION OF ANY STATISTICS, INFORMATION, OR
12	OTHER MATERIAL THAT SUMMARIZES OR REFERS TO RECORDS IN THE AGGREGATE.
13	WITHOUT DISCLOSING THE IDENTITY OF ANY PERSON WHO IS THE SUBJECT OF THE
14	RECORD.
	(A) There Many and Transfer are on the order accompany
15	(4) THE MARYLAND JUDICIARY, ON ITS OWN MOTION, MAY
16	INSTITUTE AN INJUNCTION AND ANY OTHER APPROPRIATE REMEDY:
17	(I) FOR A MICHAELON OF THE ACREEMENT INDER THE
17	(I) FOR A VIOLATION OF THE AGREEMENT UNDER THIS
18	SUBSECTION; AND
19	(II) TO PREVENT THE UNAUTHORIZED DISCLOSURE OF A
20	RECORD RELATING TO AN EXTREME RISK PROTECTIVE ORDER BY ANY PERSON.
20	RECORD RELATING TO AN EXTREME RISK I ROTECTIVE ORDER DI ANT I ERSON.
21	(d) (E) A petitioner who, in good faith, files a petition under this subtitle is not
$\frac{1}{22}$	civilly or criminally liable for filing the petition.
23	(e) (F) Nothing in this subtitle may be interpreted to require a health care
24	provider to disclose health records or other health information concerning a respondent
25	except:
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26	(1) in accordance with a subpoena directing delivery of the records or
27	information to the court under seal; or

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

by order of the court.

(2)

October 1, 2024.