



SYNOPSIS

Senate Bills and Joint Resolutions
2013 Maryland General Assembly Session

March 8, 2013
Schedule 41

SENATE BILLS INTRODUCED *March 7, 2013*

SB 1057 Senator Middleton

DEPARTMENT OF HEALTH AND MENTAL HYGIENE – HEALTH
CARE STAFF AGENCIES – REGULATION

Altering provisions of law that apply to nursing staff agencies and nursing personnel to apply more broadly to health care staff agencies and health care practitioners licensed or certified by specified health occupation boards; requiring a health care staff agency to be licensed by the Office of Health Care Quality in the Department of Health and Mental Hygiene before referring health care practitioners to a health care facility to render temporary health care services at a health care facility in the State; etc.

EFFECTIVE OCTOBER 1, 2013

HG, §§ 19-2001, 19-2002, 19-2301, and 19-2302 - amended

Assigned to: Senate Rules

Department of Legislative Services

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SB 1058 Senator Jennings

EDUCATION – THE REASONABLE SCHOOL DISCIPLINE ACT OF 2013

Prohibiting a principal from suspending or expelling a student who brings to school or possesses on school property a picture of a gun, a computer image of a gun, a facsimile of a gun, or any other object that resembles a gun but serves another purpose; prohibiting a principal from suspending or expelling a student who makes a hand shape or gesture resembling a gun; authorizing a principal to suspend or expel a student who performs a specified action as a direct act of violence against another student; etc.

EFFECTIVE JULY 1, 2013

ED, § 7-306.1 - added

Assigned to: Senate Rules

SB 1059 Senator Raskin

LANDLORD AND TENANT – APPLICATION FEES – PROSPECTIVE TENANTS WHO RECEIVE HOUSING ASSISTANCE

Prohibiting a landlord from requesting or accepting an application fee from a prospective tenant who intends to use, for the payment of rent, a form of government housing assistance that the landlord will not accept; requiring a landlord who violates the Act to refund the application fee to the prospective tenant; and establishing that a landlord who violates the Act is liable to the prospective tenant for damages equal to three times the amount of the application fee.

EFFECTIVE OCTOBER 1, 2013

RP, § 8-213.1 - added

Assigned to: Senate Rules