2017 Budget Bill – Effective April 18, 2017

(Article III, § 52(6) of the Maryland Constitution states, “... the Budget Bill ..., when and as passed by both Houses, shall be a law immediately without further action by the Governor.”)

HB 150
Chapter 150

The Speaker (By Request – Administration)

BUDGET BILL (FISCAL YEAR 2018)

Making the proposed appropriations contained in the State Budget for the fiscal year ending June 30, 2018, in accordance with Article III, Section 52 of the Maryland Constitution; etc.
2017 Chapters – Emergency Bills

(Article XVI, § 2 of the Maryland Constitution provides that a law may take effect immediately on signature by the Governor if it contains provisions declaring it “an emergency law ... necessary for the immediate preservation of the public health or safety ...” and if it has received a three–fifths vote for passage in each House of the General Assembly.)

HB 119  Chapter 3  Chair, Environment and Transportation Committee (By Request – Departmental – Transportation)
WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY – WASHINGTON METRORAIL SAFETY COMMISSION – ESTABLISHMENT AND COMPACT

Establishing the Washington Metrorail Safety Commission and the Metrorail Safety Commission Interstate Compact; granting the Commission specified safety, regulatory, and enforcement authority over the Washington Metropolitan Area Transit Authority; specifying the membership, powers, organization, and duties of the Commission; making the Act contingent upon the enactment of a similar Act by the Commonwealth of Virginia and by the District of Columbia; etc.

SB 182  Chapter 10  Senator Middleton, et al
BALTIMORE CITY AND CHARLES, PRINCE GEORGE'S, AND HARFORD COUNTIES – RECALL OF FORMER JUDGE FOR TEMPORARY ASSIGNMENT – ELIGIBILITY

Altering the eligibility requirements for recall of a former judge in Baltimore City, Charles County, Harford County, and Prince George’s County for temporary assignment.
HB 1632  
Delegate Kipke, et al  
PUBLIC HEALTH – CERTIFICATES OF BIRTH – BIRTHS OUTSIDE AN INSTITUTION  
Requiring the attending clinician or a designee of the attending clinician to prepare a certificate of birth, secure specified signatures, and file the certificate within 5 calendar days after a birth occurs outside an institution with an attending clinician; requiring the attending clinician, within 5 calendar days after the birth, to provide the date of birth and specified information that is required on a certificate of birth; etc.

HB 74  
Delegate Grammer  
MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2014 – BALTIMORE COUNTY – CHESAPEAKE HIGH STADIUM  
Amending the Maryland Consolidated Capital Bond Loan of 2014 to remove the matching fund requirement for specified grants for Chesapeake High Stadium.

HB 516  
Delegate Atterbeary, et al  
WORKGROUP TO STUDY THE IMPLEMENTATION OF UNIVERSAL ACCESS TO PREKINDERGARTEN FOR 4–YEAR–OLDS  
Establishing the Workgroup to Study the Implementation of Universal Access to Prekindergarten for 4–Year–Olds in order to estimate the number of 4–year–old children being served by publicly funded kindergarten programs by using the free and reduced–price meal eligibility data; requiring the Workgroup to study and make recommendations regarding an implementation plan based on a specified report and to present its findings to the Commission on Innovation and Excellence in Education by September 1, 2017; etc.

SB 493  
The President (By Request – Department of Legislative Services)  
ANNUAL CURATIVE BILL  
SB 494  Chapter 62  The President (By Request – Department of Legislative Services)

ANNUAL CORRECTIVE BILL

Correcting specified errors or omissions in specified articles of the Annotated Code and in specified uncodified laws; clarifying language; correcting specified obsolete references; reorganizing specified sections of the Annotated Code; ratifying specified corrections made by the publishers of the Annotated Code; providing that the Act is not intended to affect any law other than to correct technical errors; etc.

SB 558  Chapter 76  Senator Norman, et al

MOTOR VEHICLES – SEASONAL EXCEPTIONAL MILK HAULING PERMIT

Authorizing the State Highway Administration to issue a seasonal exceptional milk hauling permit that authorizes specified axle configurations and specified increased weight limits from March 1 until June 30 annually under specified circumstances.

HB 1035  Chapter 77  Delegate Jacobs, et al

MOTOR VEHICLES – SEASONAL EXCEPTIONAL MILK HAULING PERMIT

Authorizing the State Highway Administration to issue a seasonal exceptional milk hauling permit that authorizes specified axle configurations and specified increased weight limits from March 1 until June 30 annually under specified circumstances.

SB 384  Chapter 81  Senator Conway

BALTIMORE CITY – ALCOHOLIC BEVERAGES – LICENSES

Exempting an applicant for a specified Class B–D–7 license in a specified Old Goucher Revitalization District in the 43rd alcoholic beverages district in Baltimore City from specified zoning requirements; creating exceptions under which the Board of License Commissioners for Baltimore City may issue specified new Class B–D–7 licenses in specified alcoholic beverages districts under specified circumstances; providing that a specified Class B–D–7 license may be transferred within the Old Goucher Revitalization District; etc.
SB 782  |  Chapter 87  |  Senator Salling
MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2014 – BALTIMORE COUNTY – CHESAPEAKE HIGH STADIUM
Amending the Maryland Consolidated Capital Bond Loan of 2014 to remove the matching fund requirement for specified grants for Chesapeake High Stadium.

HB 306  |  Chapter 127  |  Montgomery County Delegation
MONTGOMERY COUNTY – ALCOHOLIC BEVERAGES – TASTING AT DISPENSARIES MC 19–17
Authorizing the Department of Liquor Control for Montgomery County to hold tastings of beer, wine, and liquor in the inventory of the dispensary under specified circumstances at specified dispensaries; and limiting the quantity of beer, wine, and liquor that an individual may consume as part of a tasting.

HB 457  |  Chapter 134  |  Charles County Delegation
CHARLES COUNTY – STATE’S ATTORNEY’S OFFICE AND CHILD SUPPORT ENFORCEMENT ADMINISTRATION – TRANSFER OF PERSONNEL
Transferring the Child Support Unit of the Office of the State’s Attorney for Charles County to the Child Support Enforcement Administration of the Department of Human Resources; requiring that the employees be transferred in accordance with specified provisions of law; requiring that specified transferred employees be given credit with the State for years of county employment for the purposes of determining specified retirement eligibility and also be subject to specified benefit selections in the Employees’ Pension System; etc.
SB 347
Charles County Senators
Chapter 135
CHARLES COUNTY – STATE’S ATTORNEY’S OFFICE AND CHILD SUPPORT ENFORCEMENT ADMINISTRATION – TRANSFER OF PERSONNEL
Transferring the Child Support Unit of the Office of the State’s Attorney for Charles County to the Child Support Enforcement Administration of the Department of Human Resources; requiring that the employees be transferred in accordance with specified provisions of law; requiring that specified transferred employees be given credit with the State for years of county employment for the purposes of determining specified retirement eligibility and also be subject to specified benefit selections in the Employees’ Pension System; etc.

HB 572
Howard County Delegation
Chapter 137
HOWARD COUNTY – PROPERTY TAX CREDIT FOR COMMERCIAL REAL PROPERTY – FLOOD DAMAGE
HO. CO. 9–17
Authorizing the governing body of Howard County to grant, by law, a tax credit against the county property tax imposed on commercial real property that the governing body determines has suffered specified damage caused by flood conditions; authorizing the governing body of Howard County to specify the amount and duration of the credit; etc.

HB 605
Washington County Delegation
Chapter 141
PENMAR DEVELOPMENT CORPORATION – DISSOLUTION – AUTHORITY OF WASHINGTON COUNTY OVER FORT RITCHIE
Repealing specified provisions of law relating to the PenMar Development Corporation, its board of directors, and its powers to develop, manage, and control Fort Ritchie; transferring specified remaining real and personal property interests, along with specified contracts, leases, and liabilities from the Corporation to the Board of County Commissioners for Washington County; requiring any party that has an issue with the transfer from the Corporation to the Board to refer to the specified memorandum of understanding; etc.
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Sponsor/Requestor</th>
<th>Title</th>
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<tbody>
<tr>
<td>SB 204</td>
<td>Washington County Senators</td>
<td>PENMAR DEVELOPMENT CORPORATION – DISSOLUTION – AUTHORITY OF WASHINGTON COUNTY OVER FORT RITCHIE</td>
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<td>SB 308</td>
<td>The President (By Request – Administration), et al</td>
<td>CHILD ABUSE – SEX TRAFFICKING (PROTECTING VICTIMS OF SEX TRAFFICKING ACT OF 2017)</td>
<td>Altering the definition of “sexual abuse” in provisions of law relating to child abuse to include the sex trafficking of a child by any individual; defining the terms “sexual molestation or exploitation” and “sex trafficking” in provisions of law relating to child abuse; etc.</td>
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<td>HB 632</td>
<td>The Speaker (By Request – Administration), et al</td>
<td>CHILD ABUSE – SEX TRAFFICKING (PROTECTING VICTIMS OF SEX TRAFFICKING ACT OF 2017)</td>
<td>Altering the definition of “sexual abuse” in provisions of law relating to child abuse to include the sex trafficking of a child by any individual; defining the terms “sexual molestation or exploitation” and “sex trafficking” in provisions of law relating to child abuse; etc.</td>
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SB 262  Chapter 215
Senator Bates, et al
PUBLIC HEALTH – MOBILE FOOD SERVICE FACILITIES – LICENSING AND INSPECTION BY COUNTY HEALTH DEPARTMENTS

Requiring a county health department to issue a mobile reciprocity license to a specified mobile food service facility; authorizing a county health department to charge a fee not exceeding $300 for a mobile reciprocity license; providing that a mobile reciprocity license is valid for 1 year; prohibiting a county from requiring that a mobile food service facility be inspected before a county health department issues a mobile reciprocity license if the mobile food service facility has been inspected by the county of origin; etc.

HB 771  Chapter 216
Delegate W. Miller, et al
PUBLIC HEALTH – MOBILE FOOD SERVICE FACILITIES – LICENSING AND INSPECTION BY COUNTY HEALTH DEPARTMENTS

Requiring a county health department to issue a mobile reciprocity license to a specified mobile food service facility; authorizing a county health department to charge a fee not exceeding $300 for a mobile reciprocity license; providing that a mobile reciprocity license is valid for 1 year; prohibiting a county from requiring that a mobile food service facility be inspected before a county health department issues a mobile reciprocity license if the mobile food service facility has been inspected by the county of origin; etc.

SB 549  Chapter 217
Chair, Education, Health, and Environmental Affairs Committee
STATE BOARD OF PHYSICIANS AND ALLIED HEALTH ADVISORY COMMITTEES – SUNSET EXTENSION AND PROGRAM EVALUATION

Continuing the State Board of Physicians and the related allied health advisory committees in accordance with the provisions of the Maryland Program Evaluation Act (Sunset Law) by extending the related termination provisions to July 1, 2023; altering the circumstances under which the State Board of Physicians may renew or reinstate a license to practice medicine; requiring a disciplinary panel, before any action is taken, to give an individual an opportunity for a hearing before a hearing officer; etc.
HB 1265  
Chapter 218  
Chair, Health and Government Operations Committee  
STATE BOARD OF PHYSICIANS AND ALLIED HEALTH ADVISORY COMMITTEES – SUNSET EXTENSION AND PROGRAM EVALUATION  
Continuing the State Board of Physicians and the related allied health advisory committees in accordance with the provisions of the Maryland Program Evaluation Act (Sunset Law) by extending the related termination provisions to July 1, 2023; altering the circumstances under which the State Board of Physicians may renew or reinstate a license to practice medicine; requiring a disciplinary panel, before any action is taken, to give an individual an opportunity for a hearing before a hearing officer; etc.

SB 436  
Chapter 234  
Senator Eckardt  
INCOME TAX – CREDIT FOR NURSE PRACTITIONER OR LICENSED PHYSICIAN IN PRECEPTORSHIP PROGRAM – ALTERATIONS  
Altering the application of a specified fee assessed by the Board of Nursing for the renewal of a nurse practitioner who holds an advanced practice certification; altering the number of hours, so that the required minimum of three rotations must each consist of at least 100 hours of community–based clinical training, that a specified nurse practitioner or licensed physician must work in a specified preceptorship program in order to qualify for a specified credit against the State income tax; etc.

HB 683  
Chapter 235  
Delegate Sample–Hughes  
INCOME TAX – CREDIT FOR NURSE PRACTITIONER OR LICENSED PHYSICIAN IN PRECEPTORSHIP PROGRAM – ALTERATIONS  
Altering the application of a specified fee assessed by the Board of Nursing for the renewal of a nurse practitioner who holds an advanced practice certification; altering the number of hours, so that the required minimum of three rotations must consist of at least 100 hours of community–based clinical training, that a specified nurse practitioner or licensed physician must work in a specified preceptorship program in order to qualify for a specified credit against the State income tax; etc.
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<tr>
<td>HB 305</td>
<td>Delegate Jacobs, et al</td>
<td>KENT COUNTY – TURKEY HUNTING ON PRIVATE PROPERTY – SUNDAYS</td>
<td>Authorizing a person to hunt turkey on private property in Kent County on Sundays during the spring turkey hunting season.</td>
</tr>
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<td>HB 685</td>
<td>Delegate Conaway, et al</td>
<td>BALTIMORE CITY – PUBLIC SCHOOLS AND CITY COUNCIL – LOGISTICAL AND FINANCIAL ASSISTANCE</td>
<td>Stating the intent of the General Assembly that the Baltimore City Council provide logistical and financial assistance to Baltimore City Public Schools for specified shared services; and requiring the Baltimore City Council to report specified information to the General Assembly on or before December 31, 2017.</td>
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<td>HB 125</td>
<td>Chair, Environment and Transportation Committee (By Request – Departmental – Environment)</td>
<td>ENVIRONMENT – EMERGENCY ACTION PLANS FOR DAMS</td>
<td>Requiring specified dam owners to prepare and submit to the Department of the Environment an emergency action plan that contains specified information by August 1, 2017; requiring specified dam owners to test an emergency action plan at least once every 5 years and to report the results in the annual update to the emergency action plan submitted in the same year; establishing the intent of the General Assembly to require the Department to work with specified owners and consider establishing a specified dam safety repair and removal program; etc.</td>
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</table>
SB 964
Chapter 380
Senators Klausmeier and Eckardt
AQUACULTURE – LEASES – SUBMERGED AQUATIC VEGETATION

Requiring the Department of Natural Resources, in consultation with interested stakeholders, to review specified conflicts that arise related to aquaculture and submerged aquatic vegetation, develop solutions to these conflicts, and report its findings and recommendations to the Governor and the General Assembly on or before December 1, 2017; requiring the Department, notwithstanding specified provisions of law, to adopt regulations that establish standards and a process for evaluating specified aquaculture leases; etc.

HB 1200
Chapter 381
Delegate Mautz
AQUACULTURE – LEASES – SUBMERGED AQUATIC VEGETATION

Requiring the Department of Natural Resources, in consultation with interested stakeholders, to review conflicts that arise related to aquaculture and submerged aquatic vegetation, develop specified solutions to these conflicts, and report its findings to the Governor and General Assembly by December 1, 2017; requiring the Department, notwithstanding specified provisions of law, to adopt regulations that establish standards and a process by which the Department may assess and evaluate specified aquaculture leases for specified purposes; etc.

HB 211
Chapter 398
Delegate Robinson, et al
COWNOSE RAY FISHERY MANAGEMENT PLAN AND MORATORIUM ON CONTESTS

Requiring the Department of Natural Resources to prepare a specified fishery management plan for the cownose ray species; requiring the Department to prepare a specified fishery management plan for the cownose ray species by December 31, 2018, subject to available funding; prohibiting a person from sponsoring, conducting, or participating in a cownose ray fishing contest in State waters until July 1, 2019; etc.
SB 268
Chapter 399
Senator Young, et al
COWNOSE RAY FISHERY MANAGEMENT PLAN AND MORATORIUM ON CONTESTS
Requiring the Department of Natural Resources to prepare a specified fishery management plan for the cownose ray species; requiring the Department to prepare a specified fishery management plan for the cownose ray species on or before December 31, 2018, subject to available funding; prohibiting a person from sponsoring, conducting, or participating in a specified cownose ray fishing contest in State waters until July 1, 2019.

SB 309
Chapter 438
The President (By Request – Administration), et al
STATE FINANCE AND PROCUREMENT – SMALL AND MINORITY BUSINESS PARTICIPATION
Incorporating specified findings and evidence associated with a specified Minority Business Enterprise Program; requiring that approved applicants for a proposed offshore wind project comply with the Program to a specified extent; clarifying what constitutes good cause for the removal of a certified minority business enterprise after the execution of a contract; altering a requirement that specified units structure procurement procedures to achieve a minimum percentage of the dollar value of contracts for small businesses; etc.

HB 788
Chapter 460
Eastern Shore Delegation
NATURAL RESOURCES – HUNTING – DEER MANAGEMENT PERMITS
Authorizing a person to hunt deer under a Deer Management Permit on any Sunday throughout the year, including all deer hunting seasons; altering the application of specified provisions of law governing Deer Management Permits in Charles County and St. Mary’s County; etc.
HB 464
Chapter 466
Delegate Branch, et al
ALCOHOLIC BEVERAGES – BEER, WINE, AND LIQUOR EXHIBITION PERMIT

Altering the national family beer and wine exhibition permit to make it the national beer, wine, and liquor exhibition permit; authorizing the Comptroller to issue the permit to a bona fide alcohol trade association; authorizing the permit holder to exhibit, judge, and taste beer, wine, and liquor under specified circumstances; authorizing the permit holder to receive for use beer, wine, and liquor from specified persons under specified circumstances; providing a permit fee of $50; etc.

HB 1579
Chapter 510
Baltimore County Delegation
MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2016 – BALTIMORE COUNTY – MORNING STAR FAMILY LIFE CENTER

Amending the Maryland Consolidated Capital Bond Loan of 2016 to add an additional grantee to specified grants.

SB 1099
Chapter 511
Senator Nathan–Pulliam
MARYLAND CONSOLIDATED CAPITAL BOND LOAN OF 2016 – BALTIMORE COUNTY – MORNING STAR FAMILY LIFE CENTER

Amending the Maryland Consolidated Capital Bond Loan of 2016 to add an additional grantee to specified grants.

SB 539
Chapter 569
The President (By Request – Administration), et al
CRIMINAL LAW – DISTRIBUTION OF CONTROLLED DANGEROUS SUBSTANCES – FENTANYL

Prohibiting a person from knowingly distributing a specified mixture of controlled dangerous substances; establishing specified penalties for a violation of the Act; and requiring a sentence for the distribution of a mixture of specified controlled dangerous substances to be consecutive to any other sentence imposed.
Chair, Health and Government Operations Committee (By Request – Departmental – Health and Mental Hygiene), et al

**HEALTH CARE PROVIDERS – PRESCRIPTION OPIOIDS – LIMITS ON PRESCRIBING (THE PRESCRIBER LIMITS ACT OF 2017)**

Requiring health care providers to prescribe the lowest effective dose of an opioid and in a quantity no greater than the quantity needed for the expected duration of specified pain unless the opioid is prescribed to treat a specified disorder or specified pain; requiring the dosage, quantity, and duration of specified prescribed opioids to be based on an evidence-based clinical guideline for prescribing controlled dangerous substances; authorizing specified disciplinary action by health occupations boards; etc.

Delegate Bromwell, et al

**HEROIN AND OPIOID PREVENTION EFFORT (HOPE) AND TREATMENT ACT OF 2017**

Requiring the State Court Administrator of the Administrative Office of the Courts to assess specified drug court programs to make specified determinations; stating the intent of the General Assembly that the Administrative Office request an appropriation of $2,000,000 in additional funding for grants to expand the scope of drug court programs; requiring the Behavioral Health Administration to establish at least one crisis treatment center by June 1, 2018; authorizing the Overdose Response Program; etc.

Senator Klausmeier, et al

**HEROIN AND OPIOID PREVENTION EFFORT (HOPE) AND TREATMENT ACT OF 2017**

Requiring the State Court Administrator of the Administrative Office of the Courts to assess specified drug court programs to make specified determinations; stating the intent of the General Assembly that the Administrative Office request an appropriation of $2,000,000 in additional funding for grants to expand the scope of drug court programs; requiring the Behavioral Health Administration to establish at least 1 crisis treatment center by June 1, 2018; authorizing the Overdose Response Program; etc.
HB 887  Delegate Pena-Melnyk, et al
Chapter 581

HEALTH INSURANCE – PRIOR AUTHORIZATION FOR DRUG PRODUCTS TO TREAT AN OPIOID USE DISORDER – PROHIBITION

Prohibiting specified insurers, nonprofit health service plans, and health maintenance organizations from applying a preauthorization requirement for a prescription drug to be used for treatment of an opioid use disorder and that contains methadone, buprenorphine, or naltrexone; and applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after the effective date of the Act.

HB 675  Delegate Sample–Hughes, et al
Chapter 676

HEALTH INSURANCE – COVERAGE FOR DIGITAL TOMOSYNTHESIS

Establishing that a specified coverage requirement that applies to specified insurers, nonprofit health service plans, and health maintenance organizations includes coverage for digital tomosynthesis, a radiologic breast cancer screening procedure, under specified circumstances; prohibiting a copayment or coinsurance requirement that is greater than for other breast cancer screenings; applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2018; etc.

SB 61  Senator Mathias, et al
Chapter 677

HEALTH INSURANCE – COVERAGE FOR DIGITAL TOMOSYNTHESIS

Establishing that a specified coverage requirement that applies to specified insurers, nonprofit health service plans, and health maintenance organizations includes coverage for digital tomosynthesis, a radiologic breast cancer screening procedure, under specified circumstances; prohibiting a copayment or coinsurance requirement that is greater than for other breast cancer screenings; applying the Act to all policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or after January 1, 2018; etc.
HB 1553
Delegate Cullison, et al
Chapter 722
NONPROFIT HEALTH ENTITY – ACQUISITION – WAIVER OF WAITING PERIOD

Authorizing the appropriate regulating entity, if it determines that waiving the waiting period under specified provisions of law is in the best interest of the public, to waive the 90–day waiting period between the date a determination is made on the acquisition of a nonprofit health entity and the date the determination takes effect.

SB 581
Senators Ferguson and King
Chapter 779
WORKGROUP TO STUDY THE IMPLEMENTATION OF UNIVERSAL ACCESS TO PREKINDERGARTEN FOR 4–YEAR–OLDS

Establishing the Workgroup to Study the Implementation of Universal Access to Prekindergarten for 4–Year–Olds in order to estimate the number of 4–year old children being served by publicly funded kindergarten programs by using the free and reduced price meal eligibility data; requiring the Workgroup to study and make recommendations regarding an implementation plan based on a specified report and to present its findings to the Commission on Innovation and Excellence in Education by September 1, 2017; etc.

SB 488
Prince George’s County Senators
Chapter 811
PRINCE GEORGE’S COUNTY – ALCOHOLIC BEVERAGES REGULATION REFORM ACT OF 2017

Requiring the County Executive for Prince George’s County, instead of the Governor, to appoint members to the Board of License Commissioners for the County; requiring the appointments to be made subject to confirmation by the Senate; requiring a hearing before the Prince George’s County Senate Delegation to be held within 60 days after the nomination; requiring the County Executive, when evaluating an applicant, to consider the need for geographic, political, racial, ethnic, and gender diversity on the Board; etc.
HB 1317  
Chapter 812  
Prince George's County Delegation  
PRINCE GEORGE'S COUNTY – ALCOHOLIC BEVERAGES REGULATION REFORM ACT OF 2017 PG 310–17  
Requiring the County Executive for Prince George’s County, instead of the Governor, to appoint members to the Board of License Commissioners for Prince George’s County; requiring the appointments to be made subject to Senate confirmation; requiring a confirmation hearing before the Prince George’s County Senate Delegation to be held within a specified time; requiring the County Executive to consider specified types of diversity when evaluating applicants for the Board; providing for vacancy appointments; etc.

HB 1595  
Chapter 847  
Delegates Jones and McIntosh  
BALTIMORE CITY COMMUNITY COLLEGE – REALIGNMENT  
Altering the membership of the Board of Trustees of the Baltimore City Community College; requiring the chair of the Board to be appointed by the President of the Senate and Speaker of the House of Delegates; requiring the Board to study and analyze programs, priorities, student needs, budgetary projections, staffing, information technology requirements, the status of real estate holdings, and the efficiency of the College’s operations; prohibiting the Board from appointing a new College President except under specified circumstances; etc.

SB 1127  
Chapter 848  
Senator Conway, et al  
BALTIMORE CITY COMMUNITY COLLEGE – REALIGNMENT  
Altering the membership of the Board of Trustees of the Baltimore City Community College; requiring the chair of the Board to be appointed by the President of the Senate and the Speaker of the House of Delegates; requiring the Board to analyze programs, priorities, student needs, budgetary projections, staffing, information technology requirements, the status of real estate holdings, and the efficiency of the College’s operations; prohibiting the Board from appointing a new President of the College except under specified circumstances; etc.