Unofficial Copy P5 2003 Regular Session 3lr0262

By: The President (By Request - Department of Legislative Services)					
Introduced and read first time: January 31, 2003 Assigned to: Rules  Committee Report: Favorable Senate action: Adopted Read second time: February 7, 2003					
1 AN ACT concerning					
2 Annual Curative Bill					
FOR the purpose of generally curing previous Acts of the General Assembly with possible title or other defects; requiring the Department of Health and Mental Hygiene to make a certain application for a Medical Assistance Program waiver available to the public and to provide an opportunity for public comment on the application; altering the definition of "dealer" under the State Boat Act to include certain lienholders who sell a vessel under certain provisions of the Commercial Law Article; providing for the effect and construction of certain provisions of this Act; making this Act an emergency measure; and generally repealing and reenacting with or without amendments certain Acts of the General Assembly that may be subject to possible title or other defects in order to validate those Acts.					
14 BY repealing and reenacting, without amendments, 15 Article - Agriculture 16 Section 8-803.1(a) and (b) 17 Annotated Code of Maryland 18 (1999 Replacement Volume and 2002 Supplement) 19 BY repealing and reenacting, without amendments, 20 Article - Courts and Judicial Proceedings					
<ul> <li>Section 3-8A-19(a) through (c) and (e) through (g)</li> <li>Annotated Code of Maryland</li> <li>(2002 Replacement Volume)</li> </ul>					

24 BY repealing and reenacting, without amendments,

- 1 Article - Education 2 Section 12-106(d) 3
- Annotated Code of Maryland
- (2001 Replacement Volume and 2002 Supplement) 4
- 5 BY repealing and reenacting, without amendments,
- Article Election Law 6
- 7 Section 14-105
- 8 Annotated Code of Maryland
- 9 (2003 Volume)
- 10 BY repealing and reenacting, without amendments,
- Article Health General 11
- Section 13-1801 through 13-1805, inclusive; 15-134; and 20-506(a) 12
- 13 Annotated Code of Maryland
- 14 (2000 Replacement Volume and 2002 Supplement)
- 15 BY repealing and reenacting, without amendments,
- 16 Article - Natural Resources
- 17 Section 8-701(c) and 10-415
- Annotated Code of Maryland 18
- 19 (2000 Replacement Volume and 2002 Supplement)
- 20 BY repealing and reenacting, without amendments,
- Article Tax General 21
- 22 Section 12-105(a)
- 23 Annotated Code of Maryland
- (1997 Replacement Volume and 2002 Supplement) 24
- 25 BY repealing and reenacting, without amendments,
- Article Transportation 26
- 27 Section 16-110.1
- 28 Annotated Code of Maryland
- 29 (2002 Replacement Volume)
- 30 BY repealing and reenacting, without amendments,
- Chapter 471 of the Acts of the General Assembly of 1991, as amended by 31
- 32 Chapter 4 of the Acts of the General Assembly of the First Special Session
- 33 of 1992 and Chapter 290 of the Acts of the General Assembly of 2002
- Section 1(3)(A)(7)(a)(i)(1)34
- 35 BY repealing and reenacting, with amendments,
- Chapter 291 of the Acts of the General Assembly of 2002 36
- Section 2 and 3 37

1 2	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article - Agriculture
4	8-803.1.
5 6	(a) In this section, "gross income" means the actual income that is received in a calendar year that results directly from the farm or agricultural use of the land.
7	(b) This section does not apply to:
8	(1) An agricultural operation with less than \$2,500 in gross income; or
9 10	(2) A livestock operation with less than eight animal units defined as 1,000 pounds of live animal weight per animal unit.
11	DRAFTER'S NOTE:
12 13	
14	Occurred: Chapter 522 (House Bill 468) of the Acts of 2002.
15	<b>Article - Courts and Judicial Proceedings</b>
16	3-8A-19.
17 18	(a) The provisions of this section do not apply to a peace order request or a peace order proceeding.
	(b) (1) After an adjudicatory hearing the court shall hold a separate disposition hearing, unless the petition or citation is dismissed or unless such hearing is waived in writing by all of the parties.
	(2) A disposition hearing may be held on the same day as the adjudicatory hearing if notice of the disposition hearing, as prescribed by the Maryland Rules, is waived on the record by all of the parties.
25 26	(c) The priorities in making a disposition are consistent with the purposes specified in § 3-8A-02 of this subtitle.
29 30 31	(e) (1) (i) Subject to the provisions of subparagraphs (iii) and (iv) of this paragraph, in making a disposition on a finding that the child has committed the violation specified in a citation, the court may order the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a specified period of not less than 30 days nor more than 90 days.

	(ii) In this paragraph "driver's license" means a license or permit to drive a motor vehicle that is issued under the laws of this State or any other jurisdiction.
6 7 8	(iii) In making a disposition on a finding that the child has committed a violation of § 10-113 of the Criminal Law Article specified in a citation that involved the use of a driver's license or a document purporting to be a driver's license, the court may order the Motor Vehicle Administration to initiate an action under the Maryland Vehicle Law to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration:
10	1. For a first offense, for 6 months; and
11 12	2. For a second or subsequent offense, until the child is 21 years old.
15 16 17	(iv) In making a disposition on a finding that the child has committed a violation under § 26-103 of the Education Article, the court shall order the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a specified period of not less than 30 days nor more than 90 days.
	(v) If a child subject to a suspension under this subsection does not hold a license to operate a motor vehicle on the date of the disposition, the suspension shall commence:
22 23	1. If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or
24 25	2. If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.
26 27	(2) In addition to the dispositions under paragraph (1) of this subsection, the court also may:
	(i) Counsel the child or the parent or both, or order the child to participate in an alcohol education or rehabilitation program that is in the best interest of the child;
31 32	(ii) Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for the second and subsequent violations; or
	(iii) Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for the second and subsequent violations.
	(3) (i) The provisions of paragraphs (1) and (2) of this subsection do not apply to a child found to have committed a violation of § 10-108 of the Criminal Law Article.

1 2	(ii) In making a disposition on a finding that the child has committed a violation of § 10-108 of the Criminal Law Article, the court may:
	1. Counsel the child or the parent or both, or order the child to participate in a smoking cessation clinic, or other suitable presentation of the hazards associated with tobacco use that is in the best interest of the child;
	2. Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for a second or subsequent violation; or
	3. Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for a second or subsequent violation.
14 15	(4) (i) In making a disposition on a finding that the child has committed a violation of Title 4, Subtitle 5 or § 9-504 or § 9-505 of the Criminal Law Article, the court may order the Motor Vehicle Administration to initiate an action, under the Maryland Vehicle Law, to suspend the driving privilege of a child for a specified period not to exceed:
17	1. For a first offense, 6 months; and
18 19	2. For a second or subsequent offense, 1 year or until the person is 21 years old, whichever is longer.
	(ii) If a child subject to a suspension under this paragraph does not possess the privilege to drive on the date of the disposition, the suspension shall commence:
23 24	1. If the child is at an age that is eligible to obtain the privilege to drive on the date of the disposition, on the date of the disposition; or
	2. If the child is younger than an age that is eligible to obtain the privilege to drive on the date of the disposition, on the date the child is eligible to obtain driving privileges.
28 29	(f) A guardian appointed under this section has no control over the property of the child unless he receives that express authority from the court.
	(g) The court may impose reasonable court costs against a respondent, or the respondent's parent, guardian, or custodian, against whom a finding of delinquency has been entered under the provisions of this section.
33	DRAFTER'S NOTE:
34 35	Error: Function paragraph of bill being cured incorrectly indicated that § 3-8A-19(a) through (g), rather than § 3-8A-19(d), was being amended.
36	Occurred: Chapter 406 (House Bill 1081) of the Acts of 2002.

1	Article - Education
2	12-106.
	(d) With respect to each institution under its jurisdiction, and subject to the provisions of Title 11 of this article, in consultation with the Chancellor, the Board shall:
	(1) Review each new program proposed to be established and implemented within existing program resources in accordance with § 11-206.1 of this article;
9	(2) Ensure that the new program:
10 11	(i) Is consistent with the institution's adopted mission statement in accordance with Title 11, Subtitle 3 of this article;
12 13	(ii) Meets criteria for the quality of new programs, developed in consultation with the Maryland Higher Education Commission; and
	(iii) Can be implemented within existing program resources of the institution, verified by a process established in consultation with the Maryland Higher Education Commission; and
	(3) Approve the proposed new program within 60 days if the program meets the criteria in item (2) of this subsection, subject to the requirements of § 11-206.1(c) and (d) of this article.
20	DRAFTER'S NOTE:
21 22	Error: Function paragraph of bill being cured incorrectly indicated that § 12-106(d) of the Education Article was unamended.
23	Occurred: Chapter 244 (House Bill 731) of the Acts of 2002.
24	Article - Election Law
25	14-105.
	(a) Except as provided in subsection (f) of this section, an applicable contribution made by an officer, director, or partner of a business entity doing public business shall be attributed to the business entity.
31	(b) Except as provided in subsection (f) of this section, each officer, director, or partner of a business entity doing public business who makes an applicable contribution shall report the applicable contribution to the chief executive officer of the business entity.

	(c) A contribution by an officer, director, partner, employee, agent, or other person made at the suggestion or direction of a business entity doing public business shall be attributed to the business entity.						
6	(d) Each officer, director, partner, employee, agent, or other person who, at the suggestion or direction of a business entity doing public business, makes an applicable contribution shall report the applicable contribution to the chief executive officer of the business entity.						
	business entit	y shall b	Business done with a governmental entity by a subsidiary of a e attributed to the business entity if 30% or more of the equity wned or controlled by the business entity.				
11 12		(2) paragrap	Applicable contributions made by or attributed to a subsidiary h (1) of this subsection shall be attributed to the business entity.				
15 16	made by an i a not-for-pro organization,	fit organ , and the	Subject to paragraph (2) of this subsection, an applicable contribution I who serves as a trustee or member of the board of directors of ization doing public business is not attributable to the individual is not required to report the applicable contribution officer of the organization.				
18		(2)	This subsection does not apply if:				
19 20	the not-for-p	rofit orga	(i) the applicable contribution is made on the recommendation of anization; or				
21 22	paid by the n	ot-for-pr	(ii) the individual described in paragraph (1) of this subsection is ofit organization.				
23	DRAFTER'S	NOTE:					
24 25 26	13-226, r	ather tha	paragraph of bill being cured incorrectly indicated that § an § 14-105, of the Election Law Article was being				
27	Occurred	l: Chapte	er 405 (House Bill 1076) of the Acts of 2002.				
28			Article - Health - General				
29	13-1801.						
30	There is	a State A	dvisory Council on Pain Management.				
31	13-1802.						
32	(a)	(1)	The Advisory Council consists of 13 members.				
33		(2)	Of the 13 members:				

1 2	the President of the S	(i) enate;	One shall be a member of the Senate of Maryland appointed by			
3 4	the Speaker of the Ho	(ii) ouse; and	One shall be a member of the House of Delegates appointed by			
5		(iii)	11 shall be appointed by the Governor.			
6	(3)	Of the 1	1 members appointed by the Governor:			
7 8	Mental Hygiene;	(i)	One shall be a representative of the Department of Health and			
9		(ii)	One shall be a representative of the Attorney General;			
10		(iii)	One shall be a physician certified in pain management;			
11		(iv)	One shall be a consumer;			
12		(v)	One shall be a dentist;			
13		(vi)	One shall be an ethicist;			
14		(vii)	One shall be a physician certified in geriatric medicine;			
15		(viii)	One shall be a pediatrician;			
16		(ix)	One shall be a pharmacist; and			
	17 (x) Two shall be registered nurses with expertise in hospice, 18 oncology, long-term care, anesthesia, or pain management.					
19	(b) (1)	The terr	m of a member is 2 years.			
	\ /	who will	ancy occurs during the term of a member, the Governor shall serve only for the rest of the term and until another alifies.			
23	(c) The Go	vernor m	ay remove a member for incompetence or misconduct.			
24	13-1803.					
	The Advisory Council shall elect a chairman from among the members of the Advisory Council.					
27	13-1804.					
28 29	(a) A majo quorum to do busine		e members serving on the Advisory Council represents a			

1 2	(b) times and pla	(1) aces that i	The Advisory Council shall meet at least four times a year, at the t determines.		
3		(2)	(2) The Department shall publish notification of the meetings.		
4	(c)	A memb	per of the Advisory Council:		
5		(1)	May not receive compensation; but		
6 7	Travel Regul	(2) lations, as	Is entitled to reimbursement for expenses under the Standard State provided in the State budget.		
8 9	(d) 13-1805.	The Sec	retary shall designate the staff necessary to carry out this subtitle.		
10 11	` '		pose of the Advisory Council shall be to provide advice and the respect to pain management policy, including the following:		
12 13	care provide	(1) ers in Mar	Acute and chronic pain management treatment practices by health ryland;		
14 15	therapies;	(2)	State statutes and regulations relating to pain management		
16		(3)	The sanction and use of alternative therapies;		
17 18	nursing, pha	(4) armacy, a	Acute and chronic pain management education provided by medical, and dental schools in this State;		
19 20	children;	(5)	Acute and chronic pain management needs of both adults and		
21 22	palliative ca	(6) re hot lin	Development of a pain management resource compendium and a e; and		
23 24	deems appro	(7) opriate.	Other issues relating to pain management that the Advisory Council		
			ving its purpose, the Advisory Council may, as appropriate, consult dividuals, organizations, or entities:		
27		(1)	An acupuncturist;		
28		(2)	The American Association of Retired Persons;		
29		(3)	The Department of Aging;		
30		(4)	An AIDS specialist;		
31		(5)	The American Cancer Society;		

2 (7) A caregiver for an individual currently being treated for chronic pair 3 (8) A community pharmacist; 4 (9) The Health Care Facilities Association of Maryland; 5 (10) A home health registered nurse; 6 (11) The Hospice Network of Maryland; 7 (12) An individual currently being treated for chronic pain; 8 (13) The Johns Hopkins University School of Medicine; 9 (14) A long-term care registered nurse; 10 (15) The Maryland Ambulatory Surgical Association; 11 (16) The Maryland Pharmacists Association; 12 (17) The Maryland Pharmacists Association; 13 (18) The Medical and Chirurgical Faculty of Maryland; 14 (19) The Mid-Atlantic Nonprofit Health and Housing Association; 15 (20) A nurse administrator; 16 (21) An oncologist; 17 (22) A pain specialist; 18 (23) The Pharmaceutical Research and Manufacturers of America; 19 (24) A physical therapist; 20 (25) A psychiatrist; 21 (26) A psychologist; 22 (27) A respiratory therapist; 23 (28) The State Acupuncture Board; 24 (29) The State Board of Pharmacy;	-	(0)	The Hissociation of Hampiana Hospitals and Housian Systems,	
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21 (26) A psychologist; 22 (27) A respiratory therapist; 23 (28) The State Acupuncture Board; 24 (29) The State Board of Nursing;	19	(24)	A physical therapist;	
22 (27) A respiratory therapist; 23 (28) The State Acupuncture Board; 24 (29) The State Board of Nursing;	20	(25)	A psychiatrist;	
<ul> <li>(28) The State Acupuncture Board;</li> <li>(29) The State Board of Nursing;</li> </ul>	21	(26)	A psychologist;	
24 (29) The State Board of Nursing;	22	(27)	A respiratory therapist;	
	23	(28)	The State Acupuncture Board;	
25 (30) The State Board of Pharmacy;	24	(29)	The State Board of Nursing;	
	25	(30)	The State Board of Pharmacy;	

The State Board of Physician Quality Assurance;

(31)

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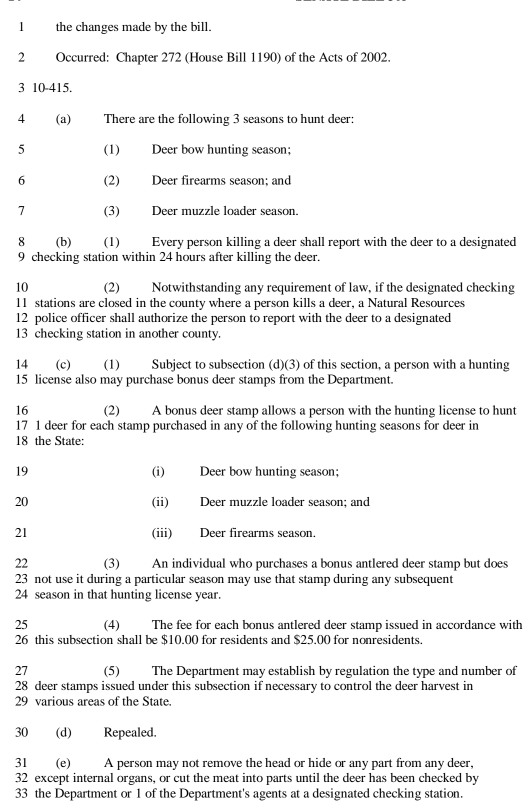
- 18 Government Article, that includes recommendations on pain management issues in
- 19 Maryland.

#### 20 DRAFTER'S NOTE:

- 21 Error: Function paragraph of bill being cured incorrectly indicated that
- 22 §§ 13-601 through 13-605, rather than §§ 13-1601 through 13-1605
- 23 (which were redesignated as §§ 13-1801 through 13-1805 by the publisher
- of the Annotated Code), of the Health General Article were being added.
- Occurred: Chapter 368 (House Bill 423) of the Acts of 2002.
- 26 15-134.
- 27 (a) If the Department applies for a Medical Assistance Program waiver or
- 28 modifies or amends an existing Medical Assistance Program waiver, the Department
- 29 shall give notice of the application by publication in the Maryland Register.
- 30 (b) For 30 days following publication of any notice published under subsection
- 31 (a) of this section, the Department shall:

1 2	to the public	(1) during b		e Medical Assistance Program waiver application available ours; and		
3 4	(2) Provide an opportunity to receive public comments on the Medical Assistance Program waiver application.					
5	DRAFTER'S	S NOTE:				
6	Error: (	Omitted v	word in p	urpose paragraph of bill being cured.		
7	Occurre	ed: Chap	ter 83 (Ho	ouse Bill 750) of the Acts of 2002.		
8	20-506.					
9	(a)	The For	ındation s	shall:		
			vices, fro	nd accept any gift, grant, legacy, or endowment of money, m the federal government, State government, local urce in furtherance of the Foundation;		
13		(2)	Provide	grants to programs that:		
	and cost-eff associated v			Promote public awareness of the need to provide more timely nsured Marylanders and reduce health care disparities er, and race;		
17 18	or		(ii)	Expand access to health care services for uninsured individuals;		
19 20	individuals;		(iii)	Provide or subsidize health insurance coverage for uninsured		
			hrough th	e feasibility and cost-effectiveness of providing health e private market to uninsured children and their n established under § 15-301 of this article;		
24 25	organization	(4) ns or priv		programs for sponsorship by corporate and business duals;		
			grams ado	criteria for awarding grants to health care delivery programs dressing health care disparities in insurance coverage rship programs;		
29		(6)	Develop	criteria for prioritizing programs to be supported;		
30 31	receiving gr	(7)	Develop	criteria for evaluating the effectiveness of programs		
32		(8)	Make, e	xecute, and enter into any contract or other legal instrument;		
33		(9)	Receive	appropriations as provided in the State budget;		

1 2	(1) Foundation des			d maintain an office at a place within the State that the		
3 4	business; (1	11)	Adopt by	ylaws for the regulation of its affairs and the conduct of its		
5 6	(1 15-124.2 of this			ter the Maryland Medbank Program in accordance with §		
7 8	(1) Foundation; an		Take any	other action necessary to carry out the purposes of the		
11 12	Government A year, including	article, to g an eval	o the Gel luation o	nnually to the Governor and, subject to § 2-1246 of the State neral Assembly, on its activities during the preceding of the effectiveness of funded programs, together with ests deemed appropriate to further the purposes of the		
14	DRAFTER'S	NOTE:				
15 16 17 18	20-506(a) of the Health - General Article and function paragraph incorrectly indicated that § 20-506(a) was being amended "[a]s enacted by					
19	Occurred: Chapter 162 (Senate Bill 451) of the Acts of 2002.					
20				Article - Natural Resources		
21	8-701.					
22	(c) (1	l) '	"Dealer"	means any person who:		
	0 0	w and u	nused ve	Engages in whole or in part in the business of buying, selling, or essels or used vessels, or both, either outright or on se, chattel mortgage, or otherwise; and		
26 27	of vessels.	(	(ii)	Has an established place of business for sale, trade, and display		
28	(2	2) '	"Dealer"	includes:		
29		(	(i)	A yacht broker; and		
30 31		aw Artic		A holder of a lien created under Title 16, Subtitle 2 of the sells the vessel pursuant to that Title, including an amonly known as a lien and recovery company.		
30 31 32		aw Artic a comp	cle who	sells the vessel pursuant to that Title, including an		



- 1 Removal of the head or the hide of any deer not checked at a designated checking
- 2 station shall be prima facie evidence that the deer was hunted illegally. Each separate
- 3 deer or part of any deer taken illegally or found in possession shall be considered a
- 4 separate offense.
- 5 (f) Any person who, while operating a motor vehicle on any highway in the
- 6 State, accidentally strikes and kills a deer on the highway may have the deer if the
- 7 person produces visible evidence of collision with the deer to any Natural Resources
- 8 police officer, State law enforcement officer, or other designated representative of the
- 9 Secretary. The provisions of this subsection shall be applicable to deer killed by
- 10 collision with a motor vehicle at any time whether during the open season for killing
- 11 deer or during the legally closed season.
- 12 (g) A person may not hunt a deer while the deer is taking refuge in or 13 swimming through the waters of the State.
- 14 (h) Abrogated.
- 15 (i) Upon written request from a federal facility for a variance from the 16 established deer hunting season, the Department shall review the request and may:
- 17 (1) Approve the request;
- 18 (2) Deny the request; or
- 19 (3) Approve the request with conditions.
- 20 DRAFTER'S NOTE:
- 21 Error: Function paragraph of bill being cured incorrectly indicated that §
- 4-215(d), rather than § 10-415(d), of the Natural Resources Article was
- 23 repealed.
- Occurred: Chapter 177 (Senate Bill 599) of the Acts of 2002.
- 25 Article Tax General
- 26 12-105.
- 27 (a) The tobacco tax rate for cigarettes is:
- 28 (1) 50 cents for each package of 10 or fewer cigarettes;
- 29 \$1.00 for each package of at least 11 and not more than 20 cigarettes;
- 30 (3) 5.0 cents for each cigarette in a package of more than 20 cigarettes;
- 31 and
- 32 (4) 5.0 cents for each cigarette in a package of free sample cigarettes.
- 33 DRAFTER'S NOTE:

1 2	Error: Function paragraph of bill being cured failed to indicate that § 12-105(a) of the Tax - General Article was being amended.				
3	Occurred: Chapter 288 (Senate Bill 856) of the Acts of 2002.				
4				Article - Transportation	
5	16-110.1.				
6	(a)	For an u	ınrestricte	ed license, each applicant is required to have:	
7		(1)	Simultar	neously:	
8			(i)	A minimum visual acuity of 20/40 in each eye; and	
9			(ii)	A continuous field of vision of at least 140 degrees; and	
10		(2)	Binocula	ar vision.	
		ndards of	this secti	vision can be corrected by glasses or contact lenses to ion, the Administration may issue the applicant a prrective lenses".	
14 15	(c) who has sim	(1) nultaneou		ninistration may issue a restricted license to an applicant	
16			(i)	A visual acuity of at least 20/40 in one or both eyes; and	
17 18	least 35 deg	rees later		A continuous field of vision of at least 110 degrees and with at midline of each side.	
21		nthalmolo	require an ogist or op	fy for a restricted license under this subsection, the applicant to submit a report of examination by a stometrist for evaluation by the Administration or its	
23		(3)	A license	e issued under this subsection:	
24			(i)	Shall be endorsed "outside mirrors each side"; and	
			d on reco	May be subject to additional restrictions imposed by the mmendations of the applicant's ophthalmologist or action that the Administration determines appropriate.	
			applicant	ninistration may only issue a restricted noncommercial who does not otherwise meet the vision standards simultaneously:	
31			(i)	A visual acuity of at least 20/70 in one or both eyes; and	

1 2	(ii) A continuous field of vision of at least 110 degrees and with at least 35 degrees lateral to the midline of each side.
5	(2) To qualify for a restricted license under this subsection, the Administration may require an applicant to submit a report of examination by a licensed ophthalmologist or optometrist for evaluation by the Administration or its Medical Advisory Board.
7	(3) A license issued under this subsection:
8	(i) Shall be endorsed "outside mirrors each side"; and
	(ii) May be subject to additional restrictions imposed by the Administration, based on recommendations of the applicant's ophthalmologist or optometrist, or any other evaluation that the Administration determines appropriate.
12 13	(e) The Administration may not issue any driver's license if the applicant does not meet the vision standards under this subtitle.
	(f) An individual issued a restricted driver's license under this section who has had vision correction surgery resulting in the individual's meeting the requirements for an unrestricted license may:
17 18	(1) Apply to the Administration for a corrected license without the vision restriction; or
21	(2) Until the time of a license renewal or issuance of a corrected license, carry written certification from a licensed ophthalmologist or optometrist that the individual meets the vision requirements for an unrestricted license under this section.
23	DRAFTER'S NOTE:
24 25	
26	Occurred: Chapter 463 (Senate Bill 353) of the Acts of 2002.
27 28 29	Chapter 471 of the Acts of 1991, as amended by Chapter 4 of the Acts of the First Special Session of 1992, as amended by Chapter 290 of the Acts of 2002
30	Section 1(3)(A)(7)(a)
31 32	(i) (1) Construct Phase IIa renovations and provide equipment for Hayden-Harris Hall
33	DRAFTER'S NOTE:
34	Error: Function paragraph of bill being cured incorrectly indicated that §

- 1 1(3)(A)(7)(a)(i), rather than  $\{1(3)(A)(7)(a)(i)(1)$ , of Chapter 471 of the Acts
- of 1991 was being amended.
- 3 Occurred: Chapter 290 (Senate Bill 288) of the Acts of 2002.

#### 4 Chapter 291 of the Acts of 2002

- 5 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 1-101
- 6 through 1-304, inclusive, and the title "Title 1. Definitions and General Provisions";
- 7 2-101 through 2-303, inclusive, and the title "Title 2. Powers and Duties of the State
- 8 and Local Boards"; 3-101 through 3-603, inclusive, and the title "Title 3. Voter
- 9 Registration"; 4-101 through 4-205, inclusive, and the title "Title 4. Political Parties";
- 10 5-101 through 5-1303, inclusive, and the title "Title 5. Candidates"; 6-101 through
- 11 6-211, inclusive, and the title "Title 6. Petitions"; 7-101 through 7-105, inclusive, and
- 12 the title "Title 7. Questions"; 8-101 through 8-806, inclusive, and the title "Title 8.
- 13 Elections"; 9-101 through 9-103 AND 9-105 THROUGH 9-408, inclusive, and the title
- 14 "Title 9. Voting"; 10-101 through 10-315, inclusive, and the title "Title 10. Polling
- 15 Places"; 11-101 through 11-302, 11-302.1, 11-303, 11-303.1 through 11-604,
- 16 inclusive, and the title "Title 11. Canvassing"; 12-101 through 12-204, inclusive, and
- 17 the title "Title 12. Contested Elections"; and 16-101 through 16-1001, inclusive, and
- 18 the title "Title 16. Offenses and Penalties", respectively, of Article 33 of the Annotated
- 19 Code of Maryland be transferred to be Section(s) 1-101 through 1-304, inclusive, and
- 20 the title "Title 1. Definitions and General Provisions"; 2-101 through 2-303,
- 21 inclusive, and the title "Title 2. Powers and Duties of the State and Local Boards";
- 22 3-101 through 3-603, inclusive, and the title "Title 3. Voter Registration"; 4-101
- 23 through 4-205, inclusive, and the title "Title 4. Political Parties"; 5-101 through
- 24 5-1303, inclusive, and the title "Title 5. Candidates"; 6-101 through 6-211, inclusive,
- 25 and the title "Title 6. Petitions"; 7-101 through [7-106] 7-105, inclusive, and the title
- 26 "Title 7. Questions"; 8-101 through 8-806, inclusive, and the title "Title 8. Elections";
- 27 9-101 through 9-103 AND 9-105 THROUGH 9-408, inclusive, and the title "Title 9.
- 28 Voting"; 10-101 through 10-315, inclusive, and the title "Title 10. Polling Places";
- 29 11-101 through 11-302, 11-302.1, 11-303, 11-303.1 through 11-604, inclusive, and
- 30 the title "Title 11. Canvassing"; 12-101 through 12-204, inclusive, and the title "Title
- 31 12. Contested Elections"; and 16-101 through 16-1001, inclusive, and the title "Title
- 32 16. Offenses and Penalties", respectively, of Article Election Law of the Annotated
- 33 Code of Maryland.

#### 34 DRAFTER'S NOTE:

- 35 Error: Uncodified provision of bill being cured incorrectly indicated that:
- 36 (1) Article 33, §§ 7-101 through 7-105 were being transferred to be §§
- 37 7-101 through 7-106, rather than §§ 7-101 through 7-105, of the Election
- 38 Law Article; and
- 39 (2) Article 33, §§ 9-101 through 9-408, rather than §§ 9-101 through
- 40 9-103 and 9-105 through 9-408 were being transferred to the Election
- 41 Law Article.

- Occurred: Chapter 291 (Senate Bill 1) of the Acts of 2002.
- 2 SECTION 3. AND BE IT FURTHER ENACTED, That the following Section(s)
- 3 of the Annotated Code of Maryland be repealed:
- 4 Article 27 Crimes and Punishments
- 5 Section 452
- 6 Article 33 Election Code
- 7 Section 9-104; 13-101, 13-102, the title "Title 13. Campaign Finance", and the
- 8 subtitle "Subtitle 1. General Provisions"; 13-201 through 13-215,
- 9 inclusive, and the subtitle "Subtitle 2. Fund-Raising"; 13-301 through
- 10 13-303, inclusive, and the subtitle "Subtitle 3. Local Provisions"; 13-401,
- 11 13-402(a), (b), (c)(2), (d)(1)(ii), (2), and (3), (e), and (f), 13-403, and 13-404,
- and the subtitle "Subtitle 4. Reporting Requirements"; 13-501 through
- 13 13-504, inclusive, and the subtitle "Subtitle 5. Campaign Materials";
- 14 13-601 through 13-605, inclusive, and the subtitle "Subtitle 6. Prohibited
- 15 Practices and Penalties"; 14-101 through 14-104, inclusive, and the title
- 16 "Title 14. Disclosure by Persons Doing Public Business"; and 15-101
- through 15-110, inclusive, and the title "Title 15. Public Financing Act"
- 18 Article 41 Governor Executive and Administrative Departments
- 19 Section 2-405 AND 2-407

#### 20 DRAFTER'S NOTE:

- 21 Error: Uncodified provision of bill being cured failed to indicate that
- 22 Article 33, § 9-104 and Article 41, § 2-405 were being repealed.
- Occurred: Chapter 291 (Senate Bill 1) of the Acts of 2002.
- 24 SECTION 2. AND BE IT FURTHER ENACTED, That the Drafter's Notes
- 25 contained in this Act are not law and may not be considered to have been enacted as
- 26 part of this Act.
- 27 SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an
- 28 emergency measure, is necessary for the immediate preservation of the public health
- 29 or safety, has been passed by a yea and nay vote supported by three-fifths of all the
- 30 members elected to each of the two Houses of the General Assembly, and shall take
- 31 effect from the date it is enacted.