7lr0977 CF SB 351

By: Delegates Anderson, Ali, Barnes, Carter, Conaway, Dumais, Glenn, Hammen, Healey, Howard, Hucker, Kirk, Krysiak, Lee, Manno, Mizeur, Oaks, Pena-Melnyk, Ramirez, Rosenberg, Ross, Schuler, Smigiel, Taylor, Vallario, Waldstreicher, and Walker

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Committee Report: Favorable with amendments House action: Adopted Read second time: March 21, 2007

CHAPTER _____

1 AN ACT concerning

2

Forensic Laboratories - Standards and Oversight

3 FOR the purpose of requiring the Secretary of Health and Mental Hygiene to adopt 4 regulations that set certain standards and requirements; specifying the 5 required contents of certain regulations; requiring an individual who a laboratory that examines or analyzes forensic specimens on behalf of a certain 6 7 laboratory to demonstrate satisfactory performance in a certain proficiency testing program; requiring the Secretary to adopt certain regulations for a 8 9 certain proficiency testing program; requiring a certain employee the 10 Department of Health and Mental Hygiene to review certain proficiency tests and proficiency test results at certain times testing programs; requiring the 11 Secretary to conduct certain inspections for a certain purpose; authorizing the 12 13 Secretary to conduct certain investigations and surveys; providing that certain 14 documents are public documents; requiring the Secretary a forensic laboratory to make certain information available to the public within a certain time of a 15 16 written request; requiring the Secretary to adopt regulations that set qualifications for certain personnel; requiring the Secretary to set certain fees; 17 authorizing the Secretary to set a certain fee; requiring a person forensic 18

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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



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1 laboratory to hold a certain license before the person forensic laboratory may 2 offer or perform certain tests, examinations, or analyses in the State on or after 3 a certain date; requiring the Secretary to issue a letter of exception to certain 4 laboratories under certain circumstances; authorizing the Secretary to grant a 5 certain waiver to certain laboratories; requiring an applicant to provide certain 6 evidence to qualify for a certain license; requiring a certain applicant to submit 7 an application to the Secretary on a certain form; specifying the required 8 contents of an application for a certain license; requiring a certain applicant to 9 pay a certain fee to the Department of Health and Mental Hygiene; requiring 10 the Secretary to issue a certain license to a certain applicant; specifying the required contents of a certain license; requiring a certain license to designate 11 12 the tests, examinations, or analyses that may be offered or performed by the 13 laboratory; prohibiting a certain laboratory from operating in a manner not 14 designated by its license; providing that a certain license is not transferable; providing that a certain license expires on a certain date, unless the license is 15 16 renewed in accordance with this Act; authorizing a certain licensee to renew its 17 license for an additional term under certain circumstances: requiring the 18 Secretary to renew the license of each licensee who meets certain requirements; 19 authorizing the Secretary to deny a certain license or suspend, revoke, or limit a 20 certain license or the authority of a certain licensee to offer or perform tests that 21 a certain license sets forth under certain circumstances; requiring the Secretary 22 to take certain actions if the Secretary finds that a certain laboratory no longer meets certain standards and requirements and the Secretary does not suspend 23 or revoke the laboratory's license; requiring the Secretary to undertake a 24 certain due diligence review under certain circumstances; requiring authorizing 25 26 the Secretary to order a certain laboratory to take certain actions if the 27 Secretary finds that the laboratory provided erroneous or questionable reports, 28 analyses, examinations, or test results; requiring a State's Attorney to provide certain notice to certain victims under certain circumstances; providing for 29 30 certain penalties; requiring the Secretary to give a certain applicant or licensee notice and an opportunity for a hearing under certain circumstances; requiring 31 32 a certain laboratory to post a certain notice in a certain place; specifying the 33 required contents of a certain notice; authorizing an employee of a forensic 34 laboratory to disclose certain information to the Secretary under certain 35 circumstances; requiring the Secretary to specify the form of a certain notice; prohibiting a certain laboratory from discriminating or retaliating taking 36 37 certain adverse employment actions against a certain employee for a certain 38 reason certain reasons; authorizing a certain employee to initiate judicial an 39 action under certain circumstances; providing that a certain employee who 40 prevails in a certain judicial action is entitled to certain remedies; limiting the time in which a certain iudicial action may be filed; establishing a Forensic 41 42 Laboratory Advisory Committee; specifying the membership of the Advisory Committee; requiring the Secretary Governor to designate a chair of the 43

Advisory Committee and appoint members of the Advisory Committee at certain 1 2 times: establishing the Marvland Forensic Laboratory Improvement Fund as a special fund; providing for the funding of a certain fund; requiring the 3 4 Governor's Office of Crime Control and Prevention to administer a certain fund; 5 specifying the purposes for which grants shall be made from a certain fund; providing that certain proceedings, records, and files of a certain organization or 6 7 agency certain organizations or agencies are not discoverable and are not 8 admissible in a certain criminal case; providing that certain reports, findings, 9 recommendations, and corrective actions issued by a certain organization or agency are discoverable and admissible to a certain extent; requiring the 10 Governor to include certain funds in the State budget for a certain purpose for 11 certain years; requiring the Secretary to make certain appointments on or 12 before a certain date; requiring the Secretary to adopt certain regulations on or 13 before a certain date; defining certain terms; modifying a certain definition; 14 15 providing that this Act does not apply to a certain type of testing; and generally 16 relating to standards and oversight for forensic laboratories. BY repealing and reenacting, without amendments. 17

- 18 Article Health General
- 19 Section 1–101(c) and (j)
- 20 Annotated Code of Maryland
- 21 (2005 Replacement Volume and 2006 Supplement)
- 22 BY adding to
- 23 Article Health General
- 24 Section 17–2A–01 through 17–2A–16 <u>17–2A–12</u> to be under the new subtitle 25 "Subtitle 2A. Forensic Laboratories"
- 26 Annotated Code of Maryland
- 27 (2005 Replacement Volume and 2006 Supplement)
- 28 BY repealing and reenacting, with amendments,
- 29 Article Health-Occupations Health General
- 30 Section $\frac{1-401}{19-2301}$
- 31 Annotated Code of Maryland
- 32 (2005 Replacement Volume and 2006 Supplement)

33 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 34 MARYLAND, That the Laws of Maryland read as follows:

- 35 Article Health General
- 36 1–101.

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1	(c)	"Department" means the Department of Health and Mental Hygiene.
2	(j)	"Secretary" means the Secretary of Health and Mental Hygiene.
3		SUBTITLE 2A. FORENSIC LABORATORIES.
4	17–2A–01.	
5 6	(A) INDICATEI	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
7 8 9 10	PERFORME	(1) "FORENSIC ANALYSIS" MEANS A MEDICAL, CHEMICAL, GIC, FIREARMS, OR OTHER EXPERT EXAMINATION OR TEST ED ON PHYSICAL EVIDENCE, INCLUDING DNA EVIDENCE, FOR THE OF DETERMINING THE CONNECTION OF THE EVIDENCE TO A
11	CRIMINAL	
12 13 14	<u>REQUIRED</u> SUSPECT O	(2) <u>"FORENSIC ANALYSIS" INCLUDES AN EXAMINATION OR TEST</u> BY A LAW ENFORCEMENT AGENCY, PROSECUTOR, CRIMINAL OR DEFENDANT, OR COURT.
15		(3) "FORENSIC ANALYSIS" DOES NOT INCLUDE:
16 17 18	<u>DETERMIN</u> SUBSTANC	(I) <u>A test of a specimen of breath or blood to</u> <u>e alcohol concentration or controlled dangerous</u> <u>e content;</u>
19		(II) FORENSIC INFORMATION TECHNOLOGY;
20		(III) A PRESUMPTIVE TEST PERFORMED AT A CRIME SCENE;
21 22 23 24 25	<u>SUPERVISI</u> COUNTY D	(IV) <u>A PRESUMPTIVE TEST PERFORMED FOR THE PURPOSE</u> MINING COMPLIANCE WITH A TERM OR CONDITION OF COMMUNITY ON OR PAROLE AND CONDUCTED BY OR UNDER CONTRACT WITH A DEPARTMENT OF CORRECTIONS OR THE STATE DEPARTMENT OF AFETY AND CORRECTIONAL SERVICES; OR
26 27 28		(V) <u>An expert examination or test conducted</u> Ly for the purpose of scientific research, medical civil or administrative litigation, or any other purpose

UNRELATED TO DETERMINING THE CONNECTION OF PHYSICAL EVIDENCE TO A
 CRIMINAL ACT.

3(C)"FORENSIC INFORMATION TECHNOLOGY" MEANS DIGITAL OR4ELECTRONIC EVIDENCE THAT IS STORED OR TRANSMITTED ELECTRONICALLY.

5 (D) (1) "FORENSIC LABORATORY" MEANS A FACILITY, ENTITY, OR
 6 SITE THAT OFFERS OR PERFORMS TESTS, EXAMINATIONS, OR ANALYSES THAT
 7 MAY BE USED TO DETERMINE A CONNECTION BETWEEN THE ITEMS TESTED,
 8 EXAMINED, OR ANALYZED AND A CRIMINAL ACT FORENSIC ANALYSIS.

9 (2) "FORENSIC LABORATORY" INCLUDES A LABORATORY OWNED
 10 OR OPERATED BY THE STATE, A COUNTY OR MUNICIPAL CORPORATION IN THE
 11 STATE, OR OTHER ANOTHER GOVERNMENTAL ENTITY.

12 (3) "FORENSIC LABORATORY" DOES NOT INCLUDE:

 13
 (I)
 A FORENSIC LABORATORY OPERATED BY THE FEDERAL

 14
 GOVERNMENT; OR

 15
 (II)
 A LABORATORY
 LICENSED
 OR
 CERTIFIED
 BY
 THE

 16
 DEPARTMENT OF AGRICULTURE.

17 (C) (E) "LICENSE" MEANS A PERMIT, LETTER OF EXCEPTION,
 18 CERTIFICATE, OR OTHER DOCUMENT ISSUED BY THE SECRETARY GRANTING
 19 APPROVAL OR AUTHORITY TO OFFER OR PERFORM FORENSIC LABORATORY
 20 TESTS, EXAMINATIONS, OR ANALYSES IN THE STATE.

21 (F) "LIMITED FORENSIC ANALYSIS" MEANS A FORENSIC LABORATORY
 22 TEST OR ANALYSIS DEFINED IN REGULATIONS ADOPTED BY THE SECRETARY.

23 (G) "PHYSICAL EVIDENCE" MEANS ANY OBJECT, THING, OR SUBSTANCE 24 RELATING TO A CRIMINAL ACT.

25 **17–2A–02.**

26 THIS SUBTITLE DOES NOT APPLY TO THE TESTING OF A PERSON'S BLOOD
 27 OR BREATH TO DETERMINE ALCOHOL CONCENTRATION OR CONTROLLED
 28 DANGEROUS SUBSTANCE CONTENT.

1 **17-2A-03.**

2 (A) (1) THE SECRETARY SHALL ADOPT REGULATIONS THAT SET 3 STANDARDS AND REQUIREMENTS FOR FORENSIC LABORATORIES.

4 (2) THE REGULATIONS SHALL CONTAIN THE STANDARDS AND 5 REQUIREMENTS THAT THE SECRETARY CONSIDERS NECESSARY TO ASSURE THE 6 CITIZENS OF THE STATE THAT FORENSIC LABORATORIES PROVIDE SAFE, 7 RELIABLE, AND ACCURATE SERVICES.

8

(3) THE REGULATIONS SHALL:

9 (I) REQUIRE THE DIRECTOR OF A FORENSIC LABORATORY
 10 TO ESTABLISH AND ADMINISTER AN ONGOING QUALITY ASSURANCE PROGRAM
 11 USING STANDARDS ACCEPTABLE TO THE SECRETARY;

12 (II) REQUIRE THE DIRECTOR OF A FORENSIC LABORATORY 13 TO RETAIN ALL CASE FILES FOR AT LEAST 10 YEARS; AND

14 (III) ESTABLISH QUALIFICATIONS FOR THE PERSONNEL OF
 15 FORENSIC LABORATORIES;

16(IV)ESTABLISHPROCEDURESFORVERIFYINGTHE17BACKGROUNDANDEDUCATIONOFTHEPERSONNELOFFORENSIC18LABORATORIES;

19 (V) <u>REQUIRE THE SECRETARY TO CHARGE FEES THAT MAY</u>
 20 <u>NOT EXCEED THE ACTUAL DIRECT AND INDIRECT COSTS TO THE DEPARTMENT</u>
 21 TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE; AND

(HI) (VI) ESTABLISH ANY ADDITIONAL STANDARDS THAT THE
 SECRETARY CONSIDERS NECESSARY TO ASSURE THAT FORENSIC
 LABORATORIES PROVIDE SAFE ACCURATE AND RELIABLE SERVICES.

(B) (1) <u>AN INDIVIDUAL WHO EXAMINES OR ANALYZES FORENSIC</u>
 SPECIMENS ON BEHALF OF A LICENSED FORENSIC LABORATORY SHALL
 DEMONSTRATE SATISFACTORY PERFORMANCE IN AN APPROVED PROFICIENCY
 TESTING PROGRAM SPECIFICALLY RELATED TO THE PARTICULAR TESTING OR
 ANALYSIS BEING PERFORMED A FORENSIC LABORATORY THAT EXAMINES OR

1 ANALYZES PHYSICAL EVIDENCE SHALL DEMONSTRATE SATISFACTORY 2 PERFORMANCE IN AN APPROVED PROFICIENCY TESTING PROGRAM SPECIFICALLY RELATED TO THE PARTICULAR FORENSIC ANALYSIS BEING 3 4 PERFORMED. (2) 5 THE SECRETARY SHALL ADOPT REGULATIONS FOR THE 6 FORENSIC PROFICIENCY TESTING PROGRAM THAT: 7 **(I)** DEFINE SATISFACTORY PROFICIENCY TESTING 8 **PERFORMANCE; AND** 9 **(II)** SET STANDARDS AND REQUIREMENTS THAT Α 10 FORENSIC PROFICIENCY TESTING PROGRAM SHALL MEET BEFORE IT MAY BE **DESIGNATED AN APPROVED PROGRAM.** 11 AN EMPLOYEE OF THE THE DEPARTMENT SHALL REVIEW ALL 12 (3) PROFICIENCY TESTS AND PROFICIENCY TEST RESULTS EVERY 2 YEARS A 13 14 FORENSIC LABORATORY'S PROFICIENCY TESTING PROGRAM. 15 **(C)** То ASSURE COMPLIANCE WITH THE STANDARDS AND **REQUIREMENTS SET FORTH IN REGULATIONS ADOPTED** UNDER THIS SUBTITLE, 16 17 THE SECRETARY SHALL CONDUCT: 18 (1) AN INSPECTION OF EACH FORENSIC LABORATORY FOR WHICH 19 A LICENSE TO OPERATE IS SOUGHT; AND 20 (2) **PERIODIC INSPECTIONS** AN INSPECTION OF EACH FORENSIC 21 LABORATORY FOR WHICH A LICENSE HAS BEEN ISSUED; AND 22 (3) AN INSPECTION WITHIN 6 MONTHS PRIOR TO REISSUING A LICENSE TO A FORENSIC LABORATORY. 23 24 **(D)** TO ASSURE COMPLIANCE WITH THE STANDARDS AND 25 **REQUIREMENTS UNDER THIS SUBTITLE, THE SECRETARY MAY CONDUCT:** 26 (1) A COMPLAINT INVESTIGATION; AND 27 **(2)** A VALIDATION SURVEY OF AN ACCREDITED FORENSIC LABORATORY. 28

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1 17-2A-04. <u>17-2A-03.</u>

2 THE SECRETARY SHALL MAKE REPORTS OF INSPECTIONS CONDUCTED BY
 3 THE SECRETARY UNDER THIS SUBTITLE, DISCREPANCY LOGS, CONTAMINATION
 4 RECORDS, PROFICIENCY TESTS AND TEST RESULTS, AND DIRECTED PLANS OF
 5 CORRECTION AVAILABLE TO THE PUBLIC WITHIN 10 DAYS OF A WRITTEN
 6 REQUEST.

- . . .
- 7 17-2A-05.

8 THE SECRETARY SHALL ADOPT REGULATIONS THAT SET QUALIFICATIONS 9 FOR THE PERSONNEL OF FORENSIC LABORATORIES.

- 10 **17-2A-06.**
- 11 **THE SECRETARY;**

12 (1) SHALL SET LICENSING FEES FOR FORENSIC LABORATORIES 13 IN ACCORDANCE WITH § 2–104 OF THIS ARTICLE; AND

- 14 (2) MAY SET A FEE FOR THE PROFICIENCY TESTING PROGRAM.
- 15 **17-2A-07.**

16 ON OR AFTER SEPTEMBER 1, 2009, A PERSON SHALL HOLD A LICENSE
 17 ISSUED BY THE SECRETARY BEFORE THE PERSON MAY OFFER OR PERFORM
 18 FORENSIC LABORATORY TESTS, EXAMINATIONS, OR ANALYSES IN THE STATE.

19(A)FORENSIC LABORATORY DEFICIENCY STATEMENTS AND PLANS OF20CORRECTION ARE PUBLIC DOCUMENTS.

21(B)A FORENSIC LABORATORY SHALL MAKE DISCREPANCY LOGS,22CONTAMINATION RECORDS, AND TEST RESULTS AVAILABLE TO THE PUBLIC23WITHIN 30 DAYS OF A WRITTEN REQUEST.

(C) EXCEPT AS PROVIDED IN SUBSECTION (A) OF THIS SECTION, THE
 PROCEEDINGS, RECORDS, AND FILES OF AN ORGANIZATION OR STATE AGENCY
 RESPONSIBLE FOR ASSURING COMPLIANCE WITH THIS SUBTITLE SHALL BE
 CONFIDENTIAL AND NOT DISCOVERABLE OR ADMISSIBLE IN EVIDENCE IN A
 CIVIL OR CRIMINAL ACTION.

1 **<u>17–2A–04.</u>**

AFTER DECEMBER 31, 2011, A PERSON SHALL HOLD A LICENSE 2 (A) ISSUED BY THE SECRETARY BEFORE THE PERSON MAY OFFER OR PERFORM 3 4 FORENSIC ANALYSIS IN THE STATE. 5 THE SECRETARY SHALL ISSUE A LETTER OF EXCEPTION TO A **(B)** 6 LABORATORY THAT: 7 (1) **PERFORMS ONLY LIMITED FORENSIC ANALYSIS; AND** 8 (2) **MEETS THE EXCEPTION REQUIREMENTS IN REGULATIONS**

8 (2) MEETS THE EXCEPTION REQUIREMENTS IN REGULA 9 ADOPTED BY THE SECRETARY.

10(C)THESECRETARYMAYGRANTANOUT-OF-STATEFORENSIC11LABORATORYAWAIVERFROMTHELICENSUREREQUIREMENTSOFTHIS12SUBTITLE WITH CONDITIONS.

13 **17–2A–08. 17–2A–05.**

TO QUALIFY FOR A LICENSE, AN APPLICANT SHALL PROVIDE EVIDENCE TO SATISFY THE SECRETARY THAT THE FORENSIC LABORATORY AND ITS PERSONNEL MEET THE STANDARDS AND REQUIREMENTS OF THIS SUBTITLE AND THE REGULATIONS ADOPTED UNDER THIS SUBTITLE.

- 18 **17-2A-09.** <u>17-2A-06.</u>
- 19(A) AN APPLICANT FOR A LICENSE SHALL SUBMIT AN APPLICATION TO20THE SECRETARY ON THE FORM THAT THE SECRETARY REQUIRES.
- 21 (B) AN APPLICATION FOR A LICENSE TO OPERATE A FORENSIC 22 LABORATORY SHALL INCLUDE:
- 23 (1) THE NAME OF THE OPERATOR OR OWNER;

24(2) THE TESTS OR EXAMINATIONS THAT THE FORENSIC25LABORATORY WOULD PROVIDE; AND

1	(3) ANY OTHER INFORMATION THAT THE SECRETARY REQUIRES.
2	(C) THE APPLICANT SHALL PAY TO THE DEPARTMENT THE
3	APPLICATION FEE SET BY THE SECRETARY IN ACCORDANCE WITH § 2–104 OF
4	THIS ARTICLE.
5	17-2A-10. <u>17-2A-07.</u>
6	(A) THE SECRETARY SHALL ISSUE A LICENSE TO AN APPLICANT WHO
7	THAT MEETS THE STANDARDS AND REQUIREMENTS OF THIS SUBTITLE AND THE
8	REGULATIONS ADOPTED UNDER THIS SUBTITLE.
9	(B) A FORENSIC LABORATORY LICENSE SHALL INCLUDE THE NAME OF
10	THE:
11	(1) FORENSIC LABORATORY;
12	(2) LABORATORY DIRECTOR; AND
13	(3) OPERATOR OR OWNER OF THE LABORATORY.
14	(C) A FORENSIC LABORATORY LICENSE SHALL DESIGNATE THE TESTS,
15	EXAMINATIONS, OR ANALYSES THAT MAY BE OFFERED OR PERFORMED BY THE
16	LABORATORY.
17	(D) A FORENSIC LABORATORY MAY NOT OPERATE IN A MANNER NOT
18	DESIGNATED BY ITS LICENSE THE LICENSE ISSUED UNDER THIS SUBTITLE.
10	
19	(E) A FORENSIC LABORATORY LICENSE ISSUED BY THE SECRETARY
20	UNDER THIS SUBTITLE IS NOT TRANSFERABLE.
21	17-2A-11, <u>17-2A-08.</u>
22	(A) A LICENSE EXPIRES ON THE DATE SET BY THE SECRETARY UNLESS
23	THE LICENSE IS RENEWED AS PROVIDED IN THIS SECTION.
24	(B) BEFORE THE LICENSE EXPIRES, THE LICENSEE MAY RENEW ITS
25	LICENSE FOR AN ADDITIONAL TERM, IF THE LICENSEE:

1 (1) PAYS TO THE DEPARTMENT THE RENEWAL FEE SET BY THE 2 SECRETARY AND ANY OUTSTANDING LICENSING OR PROFICIENCY TESTING 3 FEES;

4 (2) SUBMITS TO THE SECRETARY A RENEWAL APPLICATION ON 5 THE FORM THAT THE SECRETARY REQUIRES; AND

6 (3) IS IN COMPLIANCE WITH ALL STANDARDS AND 7 REQUIREMENTS OF THIS SUBTITLE AND REGULATIONS ADOPTED UNDER THIS 8 SUBTITLE.

9 (C) THE SECRETARY SHALL RENEW THE LICENSE OF EACH LICENSEE 10 THAT MEETS THE REQUIREMENTS OF THIS SECTION.

11 **17-2A-12, 17-2A-09.**

12 (A) THE SECRETARY MAY DENY A LICENSE TO AN APPLICANT OR 13 SUSPEND, REVOKE, OR LIMIT A LICENSE OR THE AUTHORITY OF A LICENSEE TO 14 OFFER OR PERFORM TESTS THAT A LICENSE SETS FORTH, IF THE FORENSIC 15 LABORATORY OR ITS DIRECTOR OR OTHER PERSONNEL FAIL TO MEET THE 16 STANDARDS AND REQUIREMENTS OF THIS SUBTITLE OR REGULATIONS 17 ADOPTED UNDER THIS SUBTIFLE.

18 (B) IF THE SECRETARY FINDS THAT A FORENSIC LABORATORY ISSUED A
 19 LICENSE UNDER THIS SUBTITLE NO LONGER MEETS THE STANDARDS AND
 20 REQUIREMENTS OF THIS SUBTITLE OR RECULATIONS ADOPTED UNDER THIS
 21 SUBTITLE AND THE SECRETARY DOES NOT SUSPEND OR REVOKE THE
 22 LABORATORY'S LICENSE, THE SECRETARY:

- 23
- (1) SHALL IMPOSE A DIRECTED PLAN OF CORRECTION;

24(2)**REGULARLY SHALL INSPECT THE LABORATORY TO ASSURE**25COMPLIANCE WITH THE DIRECTED PLAN OF CORRECTION; AND

26

(3) MAY LIMIT THE TESTING AUTHORIZED BY THE LICENSE.

27 (C) IF THE SECRETARY FINDS THAT A LABORATORY THAT WAS ISSUED A
 28 LICENSE UNDER THIS SUBTITLE NO LONGER MEETS THE STANDARDS AND
 29 REQUIREMENTS OF THIS SUBTITLE OR REGULATIONS ADOPTED UNDER THIS
 30 SUBTITLE, THE SECRETARY SHALL UNDERTAKE A DUE DILIGENCE REVIEW OF

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THE LABORATORY TO IDENTIFY ERRONEOUS OR QUESTIONABLE REPORTS, 1 2 ANALYSES, EXAMINATIONS, OR TEST RESULTS. 3 (D) IF THE SECRETARY FINDS THAT A FORENSIC LABORATORY PROVIDED ERRONEOUS OR QUESTIONABLE REPORTS, ANALYSES, 4 EXAMINATIONS, OR TEST RESULTS, THE SECRETARY SHALL ORDER THE 5 6 LABORATORY TO: 7 (1) **PROVIDE WRITTEN NOTIFICATION OF THE ERRONEOUS OR** 8 **OUESTIONABLE TEST RESULTS TO:** 9 (I) THE PERSON OR AGENCY THAT ORDERED THE TESTS: 10 (II) THE RELEVANT PROSECUTING AUTHORITY: (III) THE SUSPECT OR DEFENDANT AFFECTED BY THE 11 **ERRONEOUS OR QUESTIONABLE TEST RESULTS;** 12 (IV) THE COUNSEL OF RECORD FOR THE SUSPECT OR 13 14 **DEFENDANT AFFECTED BY THE ERRONEOUS OR QUESTIONABLE TEST RESULTS:** 15 THE COURT TO WHICH THE ERRONEOUS OR (V) **QUESTIONABLE TEST RESULTS WERE PROFFERED; AND** 16 (VI) THE VICTIM OF THE CRIMINAL ACT AT ISSUE; AND 17 18 (2) TAKE ANY OTHER MEASURES NECESSARY TO MEET THE 19 STANDARDS AND REQUIREMENTS OF THIS SUBTITLE AND THE REGULATIONS 20 **ADOPTED UNDER THIS SUBTITLE.** 21 **(B)** (1) IF THE SECRETARY FINDS THAT A FORENSIC LABORATORY 22 LICENSED UNDER THIS SUBTITLE NO LONGER MEETS THE STANDARDS AND **REQUIREMENTS OF THIS SUBTITLE, THE SECRETARY MAY:** 23 24 **(I) REVOKE THE LICENSE OF THE FORENSIC LABORATORY:** 25 OR (II) SUSPEND THE LICENSE OF THE FORENSIC 26 27 LABORATORY.

1	(2) IF A DEFICIENCY EXISTS, THE SECRETARY MAY:
2	(I) IMPOSE A DIRECTED PLAN OF CORRECTION;
3	(II) REGULARLY INSPECT THE FORENSIC LABORATORY TO
4	ASSURE COMPLIANCE WITH THE DIRECTED PLAN OF CORRECTION; OR
5	(III) <u>LIMIT THE TESTING AUTHORIZED BY THE LICENSE.</u>
6	(C) IF THE SECRETARY FINDS THAT A FORENSIC LABORATORY
7	PROVIDED ERRONEOUS OR QUESTIONABLE TEST RESULTS, THE SECRETARY
8	MAY ORDER THE LABORATORY TO PROVIDE WRITTEN NOTIFICATION TO:
9	(1) <u>THE PERSON OR AGENCY THAT ORDERED THE TESTS;</u>
10	
10 11	(2) <u>THE OFFICE OF THE PUBLIC DEFENDER OR COUNSEL OF</u>
11	RECORD; AND
12	(3) <u>THE STATE'S ATTORNEY.</u>
13	(D) A STATE'S ATTORNEY WHO RECEIVES NOTIFICATION FROM A
14	LABORATORY UNDER SUBSECTION (C) OF THIS SECTION SHALL NOTIFY THE
15	VICTIM OF THE CRIMINAL ACT OR THE VICTIM'S REPRESENTATIVE OF THE
16	ERRONEOUS OR QUESTIONABLE TEST RESULTS.
17	(E) A FORENSIC LABORATORY THAT FAILS TO COMPLY WITH AN ORDER
17	(E) A FORENSIC LABORATORY THAT FAILS TO COMPLET WITH AN ORDER ISSUED BY THE SECRETARY UNDER SUBSECTION (D) (C) OF THIS SECTION IS
19	SUBJECT TO A CIVIL PENALTY OF UP TO $$1,000$ FOR EACH DAY OF
20	NONCOMPLIANCE AFTER THE DEADLINE FOR COMPLIANCE STATED IN THE
20	SECRETARY'S ORDER, NOT TO EXCEED A MAXIMUM PENALTY OF \$50,000.
21	Should fait 5 output, not to exceed a maximum function of \$60,000.
22	(F) EXCEPT AS OTHERWISE PROVIDED IN THE ADMINISTRATIVE
23	PROCEDURE ACT, BEFORE THE SECRETARY DENIES, SUSPENDS, OR REVOKES A
24	LICENSE, OR IMPOSES A CIVIL PENALTY UNDER THIS SECTION, THE SECRETARY
25	SHALL GIVE THE APPLICANT OR LICENSEE NOTICE AND AN OPPORTUNITY FOR A
26	HEARING.
27	17–2A–13. <u>17–2A–10.</u>
28	(A) IN THIS SECTION, "DISCRIMINATE OR RETALIATE" INCLUDES:

	EMPLO	FAILING TO PROMOTE AN INDIVIDUAL OR TO PROVIDE DYMENT-RELATED BENEFIT FOR WHICH THE INDIVIDUAL SE BE ELIGIBLE;
	ТО	MAKING AN ADVERSE EVALUATION OR DECISION IN ACCREDITATION, CERTIFICATION, CREDENTIALING, OR E INDIVIDUAL; OR
INDIVIDUAI		TAKING A PERSONNEL ACTION THAT IS ADVERSE TO THE CERNED.
(B)	(1)	A FORENSIC LABORATORY SHALL POST IN A CONSPICUOUS
PLACE A NO	OTICE	TO EMPLOYEES THAT INDICATES THE MANNER IN WHICH TO
REPORT IN	STANC	ES OF NONCOMPLIANCE WITH THE REQUIREMENTS OF THIS
SUBTITLE,	INCLU	IDING DEFICIENCIES WITH RESPECT TO TESTING, QUALITY,
AND TRAIN	I NG OF	PERSONNEL.
	(2)	A NOTICE UNDER THIS SUBSECTION SHALL INCLUDE:
		(I) THE NAME AND CONTACT INFORMATION OF THE
APPROPRIA	TE E	ENTITY OR STATE AGENCY TO WHICH INSTANCES OF
NONCOMPL	IANCE	MAY BE REPORTED; AND
		(II) A DESCRIPTION OF THE RIGHTS OF AND PROTECTIONS DIVIDUALS WHO REPORT INSTANCES OF NONCOMPLIANCE.
HYAILADLE	10 114	BIVIDUALS WHO REPORT INSTANCES OF NONCOMPERATORS
	(3)	THE SECRETARY SHALL SPECIFY THE FORM OF THE NOTICE.
(C)	A FO	RENSIC LABORATORY MAY NOT DISCRIMINATE OR RETALIATE
AGAINST A	N EMP	LOYEE OF THE LABORATORY BECAUSE THAT EMPLOYEE OR
ANY OTHER	R PER	SON HAS PRESENTED A GRIEVANCE OR COMPLAINT OR HAS
INITIATED (OR CO	OPERATED IN AN INVESTIGATION OR PROCEEDING RELATING
TO THE TES	TS PE	RFORMED BY THE LABORATORY OR TO OTHER REQUIREMENTS
OR PROHIB	ITIONS	S OF THIS SUBTITLE.
<u>/_ \</u>	A :	
<u>(B)</u>		MPLOYEE WHO WORKS IN A FORENSIC LABORATORY MAY
DISCLOSE I	NFOR	MATION TO THE SECRETARY THAT THE EMPLOYEE BELIEVES

29 EVIDENCES A VIOLATION OF STANDARDS AND REQUIREMENTS FOR FORENSIC

LABORATORIES IN THE STATE.

HOUSE BILL 879

(C) A FORENSIC LABORATORY MAY NOT DISCRIMINATE OR RETALIATE 1 2 AGAINST AN EMPLOYEE BECAUSE THE EMPLOYEE: (1) **DISCLOSES INFORMATION UNDER SUBSECTION (B) OF THIS** 3 4 **SECTION: OR** 5 (2) HAS AGREED TO COOPERATE WITH AN INVESTIGATION OF 6 THE FORENSIC LABORATORY. 7 (D) (1) THE SECRETARY SHALL DEVELOP, THROUGH REGULATION, A 8 DOCUMENT THAT INFORMS THE EMPLOYEES OF A FORENSIC LABORATORY OF 9 THE PROCEDURES TO REPORT INSTANCES OF NONCOMPLIANCE OR OTHER 10 VIOLATIONS OF THE STANDARDS AND REQUIREMENTS FOR FORENSIC LABORATORIES IN THE STATE. 11 12 (2) THE SECRETARY SHALL DISTRIBUTE THE DOCUMENT 13 DEVELOPED UNDER PARAGRAPH (1) OF THIS SUBSECTION TO FORENSIC 14 LABORATORIES IN THE STATE. 15 **(E)** A FORENSIC LABORATORY SHALL POST THE DOCUMENT 16 DEVELOPED UNDER SUBSECTION (D) OF THIS SECTION IN A CONSPICUOUS 17 PLACE. 18 (D) (F) AN EMPLOYEE OF A FORENSIC LABORATORY WHO HAS BEEN 19 DISCRIMINATED OR RETALIATED AGAINST IN VIOLATION OF SUBSECTION (C) OF 20 THIS SECTION MAY INITIATE JUDICIAL AN ACTION AND, ON PREVAILING, SHALL 21 **BE ENTITLED TO:** 22 (1) **REINSTATEMENT;** (2) 23 **REIMBURSEMENT FOR LOST WAGES;** 24 (3) WORK BENEFITS LOST AS A RESULT OF THE UNLAWFUL ACTS 25 OF THE EMPLOYING LABORATORY; AND **REASONABLE ATTORNEY'S FEES AND COSTS ASSOCIATED** 26 (4) 27 WITH PURSUING THE JUDICIAL ACTION.

(E) (G) NO JUDICIAL ACTION MAY BE BROUGHT UNDER THIS SUBSECTION 1 (D) OF THIS SECTION MORE THAN 2 YEARS AFTER THE DISCRIMINATION OR 2 3 **RETALIATION THAT IS THE BASIS FOR THE ACTION.** 17-2A-14. 17-2A-11. 4 5 (A) A PERSON THAT VIOLATES ANY PROVISION OF THIS SUBTITLE IS 6 **GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO:** 7 (1) A FINE NOT EXCEEDING \$100 FOR THE FIRST OFFENSE; AND (2) A FINE NOT EXCEEDING \$500 FOR EACH SUBSEQUENT 8 9 CONVICTION FOR A VIOLATION OF THE SAME PROVISION. 10 **(B)** EACH DAY A VIOLATION IS CONTINUED AFTER THE FIRST **CONVICTION IS A SUBSEQUENT OFFENSE** ON WHICH A VIOLATION OCCURS IS A 11 12 SEPARATE VIOLATION UNDER THIS SECTION. 17-2A-15. 17-2A-12. 13 14 (A) THE SECRETARY GOVERNOR SHALL ESTABLISH A FORENSIC LABORATORY ADVISORY COMMITTEE TO ADVISE THE SECRETARY ON MATTERS 15 RELATING TO THE IMPLEMENTATION OF THE PROVISIONS OF THIS SUBTITLE. 16 THE ADVISORY COMMITTEE SHALL CONSIST OF ONE 17 (B) 18 **REPRESENTATIVE OR DESIGNEE OF:** 19 (1) THE AMERICAN SOCIETY FOR CLINICAL LABORATORY 20 SCIENCE; 21 (2) THE UNIVERSITY OF MARYLAND SCHOOL OF MEDICINE **DEPARTMENT OF MEDICAL RESEARCH AND TECHNOLOGY:** 22 (3) THE JOHN JAY CENTER FOR MODERN FORENSIC PRACTICE: 23 24 (4) THE CLINICAL LABORATORY MANAGEMENT ASSOCIATION: 25 (5) THE AMERICAN ASSOCIATION FOR LABORATORY **ACCREDITATION:** 26

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1 2	AND	(6)	THE CLINICAL AND LABORATORY STANDARDS INSTITUTE;
3		(7)	ONE DIRECTOR OF A FORENSIC LABORATORY IN THE STATE.
4	(C)	THE	SECRETARY SHALL:
5 6	YEARS; AN I	(1) ₽	Appoint members of the Advisory Committee every 2
7		(2)	DESIGNATE THE CHAIR OF THE ADVISORY COMMITTEE.
8 9	<u>(B)</u> MEMBERS:		Advisory Committee shall consist of the following 10
10 11	THE DEPA	<u>(1)</u> RTMEN	THE DIRECTOR OF THE LABORATORIES ADMINISTRATION IN NT, OR THE DIRECTOR'S DESIGNEE;
12 13	<u>in the Dei</u>	<u>(2)</u> PARTM	THE DIRECTOR OF THE OFFICE OF HEALTH CARE QUALITY IENT, OR THE DIRECTOR'S DESIGNEE; AND
14		<u>(3)</u>	THE FOLLOWING MEMBERS, APPOINTED BY THE GOVERNOR:
15 16	LABORATO	ORY SC	(I) ONE FROM THE AMERICAN SOCIETY FOR CLINICAL MENCE;
17 18	<u>Medicine,</u>	, Depa	(II) ONE FROM THE UNIVERSITY OF MARYLAND SCHOOL OF ARTMENT OF MEDICAL RESEARCH AND TECHNOLOGY;
19 20	LABORATO	ORY AC	(III) ONE FROM THE AMERICAN ASSOCIATION FOR CCREDITATION;
21 22	SCIENCES;		(IV) ONE FROM THE AMERICAN ACADEMY OF FORENSIC
23 24	LABORATO	ORY DI	(V) ONE FROM THE AMERICAN SOCIETY OF CRIME RECTORS/LABORATORY ACCREDITATION BOARD; AND
25 26	THE STATE	E, INCL	(VI) <u>Three directors of forensic laboratories in</u> <u>Juding:</u>

1 1. **ONE FROM A FORENSIC LABORATORY OPERATED** 2 BY THE STATE; 3 2. **ONE FROM A FORENSIC LABORATORY OPERATED** 4 BY A COUNTY: AND 5 3. **ONE FROM A FORENSIC LABORATORY OPERATED** 6 BY A MUNICIPAL CORPORATION. 7 (C) (1)THE TERM OF AN APPOINTED MEMBER IS 3 YEARS. 8 (2) THE TERMS OF APPOINTED MEMBERS ARE STAGGERED AS 9 REQUIRED BY THE TERMS PROVIDED FOR APPOINTED MEMBERS OF THE 10 **ADVISORY COMMITTEE ON OCTOBER 1. 2007.** 11 (D) THE GOVERNOR SHALL DESIGNATE THE CHAIR OF THE ADVISORY 12 COMMITTEE. 13 A MAJORITY OF THE MEMBERS SERVING ON THE ADVISORY **(E)** 14 **COMMITTEE REPRESENTS A QUORUM TO CONDUCT BUSINESS.** A MEMBER OF THE ADVISORY COMMITTEE MAY NOT RECEIVE 15 **(F)** COMPENSATION BUT IS ENTITLED TO REIMBURSEMENT FOR EXPENSES UNDER 16 THE STANDARD STATE TRAVEL REGULATIONS. AS PROVIDED IN THE STATE 17 18 BUDGET. THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE SHALL 19 (G) 20 **PROVIDE STAFF FOR THE ADVISORY COMMITTEE.** 21 17-2A-16. 22 (A) THERE IS A SPECIAL FUND CALLED THE MARYLAND FORENSIC 23 LABORATORY IMPROVEMENT FUND. 24 (B) THE FUND SHALL CONTAIN SUCH FUNDS AS PROVIDED IN THE 25 STATE BUDGET. 26 (C) THE FUND MAY INCLUDE FUNDS GENERATED BY LICENSING AND 27 ENFORCEMENT FEES IMPOSED UNDER THIS SUBTITLE.

THE FUND SHALL BE ADMINISTERED BY THE GOVERNOR'S OFFICE 1 (D) 2 OF CRIME CONTROL AND PREVENTION. 3 (E) **Grants shall be made from the Fund to forensic** 4 LABORATORIES FOR THE PURPOSE OF PAYING FOR FACILITIES, EQUIPMENT, AND TRAINING OR OTHER COSTS ASSOCIATED WITH COMPLIANCE WITH THIS 5 6 SUBTITLE. 7 19 - 2301.8 (a) In this subtitle the following words have the meanings indicated. 9 (b) "Accreditation organization" means a private entity that conducts 10 inspections and surveys of health care facilities based on nationally recognized and developed standards. 11 "Deemed status" means a status under which a health care facility may 12 (c) be exempt from routine surveys conducted by the Department. 13 14 (d) "Health care facility" means: A hospital as defined in § 19-301(b) of this title: 15 (1)16 (2)A health maintenance organization as defined in § 19–701(g) of this title: 17 18 (3)A freestanding ambulatory care facility as defined in § 19–3B–01 of this title; 19 An assisted living facility as defined in § 19–1801 of this title; 20 (4)21 (5)<u>A laboratory as defined in § 17–201 of this article;</u> 22 (6) A home health agency as defined in § 19–401 of this title; 23 (7)A residential treatment center as defined in § 19–301 of this title; [and] 24 25 A comprehensive rehabilitation facility as defined in § 19–1201 of (8)this title; AND 26

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1	<u>(9)</u>	AFO	RENSIC LABORATORY AS DEFINED IN § 17-2A-01 OF THIS
2	ARTICLE.		
3			Article – Health Occupations
4	1-401.		
5	(a) (1)	In th	is section the following words have the meanings indicated.
6 7	(2) care delivery otl	(i) ner than	<u>"Alternative health care system" means a system of health</u> a hospital or related institution.
8		(ii)	<u>"Alternative health care system" includes:</u>
9			1. A health maintenance organization;
10			2. A preferred provider organization;
11			3. An independent practice association;
12 13 14	freestanding ar directors and th	nbulator at provie	4. A community health center that is a nonprofit, y health care provider governed by a voluntary board of les primary health care services to the medically indigent;
15 16	is defined in § 1	9 <u>-3B-01</u>	5. A freestanding ambulatory care facility as that term of the Health – General Article; or
17 18	medical review-	committe	6. Any other health care delivery system that utilizes a see.
19	(3)	"Med	lical review committee" means a committee or board that:
20 21	this section; and	(i) ł	Is within one of the categories described in subsection (b) of
22 23	listed in subsect	(ii) ion (c) ol	Performs functions that include at least one of the functions this section.
24			"Provider of health care" means any person who is licensed
25	wy law to provid	е неани	care to individuals.

1	(ii) "Provider of health care" does not include any nursing
2	institution that is conducted by and for those who rely on treatment by spiritual
3	means through prayer alone in accordance with the tenets and practices of a
4	recognized church or religious denomination.
5	(5) "The Maryland Institute for Emergency Medical Services Systems"
6	means the State agency described in § 13–503 of the Education Article.
7	(b) For purposes of this section, a medical review committee is:
8	(1) A regulatory board or agency established by State or federal law to
9	license, certify, or discipline any provider of health care;
10	(2) A committee of the Faculty or any of its component societies or a
11	committee of any other professional society or association composed of providers of
12	health care;
13	(3) A committee appointed by or established in a local health
14	department for review purposes;
15	(4) A committee appointed by or established in the Maryland Institute
16	for Emergency Medical Services Systems;
17	(5) A committee of the medical staff or other committee, including any
18	risk management, credentialing, or utilization review committee established in
19	accordance with § 19-319 of the Health – General Article, of a hospital, related
20	institution, or alternative health care system, if the governing board of the hospital,
21	related institution, or alternative health care system forms and approves the
22	committee or approves the written bylaws under which the committee operates;
23	(6) A committee or individual designated by the holder of a pharmacy
24	permit, as defined in § 12–101 of this article, that performs the functions listed in
25	subsection (c) of this section, as part of a pharmacy's ongoing quality assurance
26	program;
27	(7) Any person, including a professional standard review organization,
28	who contracts with an agency of this State or of the federal government to perform any
29	of the functions listed in subsection (c) of this section;
30	(8) Any person who contracts with a provider of health care to perform
31	any of those functions listed in subsection (c) of this section that are limited to the
32	review of services provided by the provider of health care;

1	(9) An organization, established by the Maryland Hospital
2	Association, Inc. and the Faculty, that contracts with a hospital, related institution, or
3	alternative delivery system to:
4	(i) Assist in performing the functions listed in subsection (c) of
5	this section; or
6	(ii) Assist a hospital in meeting the requirements of § 19–319(e)
7	of the Health – General Article;
8	(10) A committee appointed by or established in an accredited health
9	occupations school;
10	(11) An organization described under § 14–501 of this article that
11	contracts with a hospital, related institution, or health maintenance organization to:
12	(i) Assist in performing the functions listed in subsection (c) of
13	this section; or
14	(ii) Assist a health maintenance organization in meeting the
15	requirements of Title 19, Subtitle 7 of the Health - General Article, the National
16	Committee for Quality Assurance (NCQA), or any other applicable credentialing law
17	or regulation;
18	(12) An accrediting organization as defined in § 14–501 of this article;
19	(13) A Mortality and Quality Review Committee established under §
20	5-801 of the Health - General Article; [or]
-0	
21	(14) A center designated by the Maryland Health Care Commission as
22	the Maryland Patient Safety Center that performs the functions listed in subsection
23	(e)(1) of this section; OR
23	
24	(15) AN ORGANIZATION OR STATE AGENCY RESPONSIBLE FOR
25	ASSURING COMPLIANCE WITH TITLE 17, SUBTITLE 2A OF THE
26	Health – General Article.
07	
27	(c) For purposes of this section, a medical review committee:
20	
28	(1) Evaluates and seeks to improve the quality of health care provided
29	by providers of health care;

1	(2)	Evaluates the need for and the level of performance of health care
2	provided by provi	ders of health care;
3	(3)	Evaluates the qualifications, competence, and performance of
4	providers of healt	h care; or
5	(4)	Evaluates and acts on matters that relate to the discipline of any
6	provider of health	1 6
0	provider of ficture	i du lo.
7	(d) (1)	Except as otherwise provided in this section, the proceedings,
8	records, and file	s of a medical review committee are not discoverable and are not
9	admissible in evi c	lence in any civil action.
10		
10	(⊻)	The proceedings, records, and files of a medical review committee
11		and are not discoverable and are not admissible in evidence in any
12		ng out of matters that are being reviewed and evaluated by the
13	medical review co	ommittee if requested by the following:
14		(i) The Department of Health and Mental Hygiene to ensure
15	compliance with t	the provisions of § 19–319 of the Health – General Article;
	·····	
16		(ii) A health maintenance organization to ensure compliance
17	with the provisi	ons of Title 19, Subtitle 7 of the Health - General Article and
18	applicable regula	tions;
10		
19	··1 ·1	(iii) A health maintenance organization to ensure compliance
20		onal Committee for Quality Assurance (NCQA) credentialing
21	requirements; or	
22		(iv) An accrediting organization to ensure compliance with
23	accreditation re-	quirements or the procedures and policies of the accrediting
24	organization.	
25	(3)	If the proceedings, records, and files of a medical review committee
26		y any person from any of the entities in paragraph (2) of this
27	subsection:	
28		(i) The person shall give the medical review committee notice
29	by certified mail	of the nature of the request and the medical review committee shall
30		tective order preventing the release of its proceedings, records, and
31	files; and	
	,	

1		(ii) The entities listed in paragraph (2) of this subsection me	₩
2	not release an	r of the proceedings, records, and files of the medical review committee	-
3	(e)	ubsection (d)(1) of this section does not apply to:	
4	•	A civil action brought by a party to the proceedings of the medic	
5	review commi	tee who claims to be aggrieved by the decision of the medical revie	₩
6	committee; or		
7	(6		
7	``	Any record or document that is considered by the medical revie	
8	evidence in a c	l that otherwise would be subject to discovery and introduction in	Ð
9	evidence in a (IVII UTIAI.	
10	(f) (=	• A person shall have the immunity from liability described under	<u>\$</u>
11		ourts and Judicial Proceedings Article for any action as a member of the	
12		committee or for giving information to, participating in, or contributir	
13		of the medical review committee.	0
14	((2	A contribution to the function of a medical review committee	æ
15	includes any	statement by any person, regardless of whether it is a dire	et
16) with the medical review committee, that is made within the context	
17		mployment or is made to a person with a professional interest in th	
18		medical review committee and is intended to lead to redress of a matt	Ħ
19	within the sco	be of a medical review committee's functions.	
20			1
20	, e	otwithstanding this section, §§ 14–410 and 14–412 of this article app	y
21	to:		
22	() The Board of Physicians; and	
	(-		
23	((1))	Any other entity, to the extent that it is acting in an investigator	₩
24	,	e Board of Physicians.	0
	I V		
25	(H) (L) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF TH	S
26	SUBSECTION,	THE INTERNAL PROCEEDINGS, RECORDS, AND FILES OF A	N
27	ORGANIZATI	N OR STATE AGENCY RESPONSIBLE FOR ASSURING COMPLIANC	E
28	WITH TITLE	17, Subtitle 2A of the Health – General Article are no	Ŧ
29		LE AND ARE NOT ADMISSIBLE IN A CRIMINAL CASE IN WHIC	
30	EVIDENCE PI	ODUCED BY A FORENSIC LABORATORY IS INVOLVED.	
31	()	2) Reports, Findings, Recommendations, and corrective	Ŧ

32 ACTIONS ISSUED BY AN ORGANIZATION OR STATE AGENCY RESPONSIBLE FOR

1	ASSURING COMPLIANCE WITH TITLE 17, SUBTITLE 2A OF THE
2	Health - General Article to a forensic laboratory are
3	DISCOVERABLE AND ADMISSIBLE TO THE EXTENT REQUIRED BY LAW.
4	SECTION 2. AND BE IT FURTHER ENACTED, That the Governor shall
5	include in the State budget for fiscal year 2009 and each year thereafter an
6	appropriation sufficient to fund not less than one supervisor, three surveyors, and
7	related administrative costs for the Office of Health Care Quality Laboratory
8	Licensing and Certification Unit to implement this Act.
9 10 11	SECTION 3. <u>2.</u> AND BE IT FURTHER ENACTED, That the Secretary of Health and Mental Hygiene <u>Governor</u> shall make initial appointments to the Forensic Laboratory Advisory Committee on or before November 1, 2007 <u>December 1, 2008</u> .
12	SECTION 3. AND BE IT FURTHER ENACTED, That the terms of the
13	appointed members of the Forensic Laboratory Advisory Committee shall expire as
14	follows:
15	(a) Three members in 2009;
16	(b) Three members in 2010; and
17	(c) <u>Two members in 2011.</u>
18 19 20	SECTION 4. AND BE IT FURTHER ENACTED, That the Secretary of Health and Mental Hygiene shall adopt the regulations necessary to implement this Act, including standards for licensing, on or before September 1, 2008 December 31, 2010.
21 22	SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2007.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.