A BILL ENTITLED

AN ACT concerning

Youth Sports Programs – Registrations, Personnel, and Policy

FOR the purpose of altering the circumstances under which students or youth athletes who are suspected of sustaining a concussion or other head injury in practice or a game and have been removed from play may return to play; requiring a youth sports program to maintain and update a registry of youth sports program personnel who participate in the youth sports program; requiring a parent or guardian of a youth registered with a youth sports program to sign and submit to the youth sports program an acknowledgment of the receipt of certain information; requiring a youth sports program to post its removal and return-to-play policy on its website, if available; and generally relating to public school and youth sports programs.

BY repealing and reenacting, with amendments,
Article – Education
Section 7–433(c)
Annotated Code of Maryland
(2018 Replacement Volume and 2021 Supplement)

BY repealing and reenacting, with amendments,
Article – Health – General
Section 14–501
Annotated Code of Maryland
(2019 Replacement Volume and 2021 Supplement)

BY adding to
Article – Health – General
Section 14–503
Annotated Code of Maryland
(2019 Replacement Volume and 2021 Supplement)

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

**Article – Education**

7–433.

(c) (1) A student who is suspected of sustaining a concussion or other head injury in a practice or game shall be removed from play at that time.

(2) A student who has been removed from play may not return to play until the student [has]:

(I) HAS obtained written clearance from a licensed health care provider trained in the evaluation and management of concussions; AND

(II) HAS BEEN CLEARED TO RETURN TO FULL ACADEMIC PARTICIPATION.

**Article – Health – General**

14–501.

(a) [(1)] In this [section] SUBTITLE the following words have the meanings indicated.

[(2)] (B) “Concussion” means a traumatic injury to the brain causing an immediate and, usually, short–lived change in mental status or an alteration of normal consciousness resulting from:

[(i)] (1) A fall;

[(ii)] (2) A violent blow to the head or body; [or]

[(iii)] (3) The shaking or spinning of the head or body; OR

(4) **ANY TYPE OF DIRECT OR INDIRECT HIT TO THE HEAD OR BODY.**

[(3)] (C) “Sudden cardiac arrest” means a condition in which the heart suddenly and unexpectedly stops beating.

[(4)] (D) “Youth athlete” means an individual who participates in an athletic activity in association with a youth sports program conducted:

[(i)] (1) At a public OR PRIVATE school facility; or
(ii) (2) By a recreational athletic organization.

(5) (E) “Youth sports program” means a program organized for recreational athletic competition or instruction for participants who are under the age of 19 years.

14–502.

(b) (A) (1) A youth sports program shall make available information on concussions, head injuries, and sudden cardiac arrest developed by the State Department of Education under §§ 7–433 and 7–436 of the Education Article to coaches, youth athletes, and the parents or guardians of youth athletes.

(2) A coach of a youth sports program shall review the information provided in paragraph (1) of this subsection.

(c) (B) (1) A youth athlete who is suspected of sustaining a concussion or other head injury in a practice or game shall be removed from play at that time.

(2) A youth athlete who has been removed from play may not return to play until the youth athlete [has]:

(I) HAS obtained written clearance from a licensed health care provider trained in the evaluation and management of concussions; AND

(II) HAS BEEN CLEARED TO RETURN TO FULL ACADEMIC PARTICIPATION.

(d) (C) Before a youth sports program may use a facility owned or operated by a local government, the local government shall provide notice to the youth sports program of the requirements of this section.

14–503.

(A) IN THIS SECTION, “YOUTH SPORTS PROGRAM PERSONNEL” MEANS ANY PAID OR VOLUNTEER COACH, OFFICIAL, TRAINER, TEAM ADMINISTRATOR, OR STAFF MEMBER WHO PARTICIPATES IN A YOUTH SPORTS PROGRAM.

(B) (1) A YOUTH SPORTS PROGRAM SHALL MAINTAIN AND ANNUALLY UPDATE A REGISTRY OF THE YOUTH SPORTS PROGRAM PERSONNEL WHO PARTICIPATE IN THE YOUTH SPORTS PROGRAM.

(2) THE REGISTRY SHALL, AT A MINIMUM, INCLUDE FOR EACH INDIVIDUAL:
(I) A valid photo identification;

(II) A screening that is either:

1. A completed criminal history records check in accordance with § 5–551 of the Family Law Article; or

2. A commercial screening that:

   A. Is compliant with the Federal Fair Credit Reporting Act;

   B. Provides the individual’s name, date of birth, and current residence, verified with a state-issued identification;

   C. Includes a nationwide criminal record and sex offender registry search; and

   D. Includes at least one county criminal record search;

(III) A signed acknowledgment of receipt and understanding of the policies and protocols of the youth sports program on safety priorities to minimize risk of harm to youth athletes, including removal and return-to-play policies; and

(IV) Documentation of completion of annual training in:

1. Heat illness recognition, prevention, and treatment;

2. Concussion awareness;

3. Child safety; and

4. Levels of contact training consistent with best practices.

(3) Youth sports program personnel shall complete or renew a registration with a youth sports program each year before participating in any athletic event or activity.
(4) (I) Youth sports program personnel shall display proof of registration with the youth sports program to gain entry into the arena of play for any athletic event, practice, or game.

(II) An individual’s proof of registration shall be:

1. Displayed for the duration of the athletic event, practice, or game; and

2. On request, available for inspection.

(c) (1) A youth sports program shall provide to each parent or guardian who registers a youth athlete in the youth sports program:

(I) Information on:

1. Sports–related head injuries;

2. Traumatic brain injury in children;

3. Youth sports and heat illness, including dehydration; and

4. Removal and return–to–play policies of the youth sports program; and

(II) A liability disclaimer or waiver that specifies the potential for:

1. Brain injury during any athletic event, practice, game, or activity; and

2. Heat–related illnesses for an athletic event or activity played outdoors during the summer months.

(2) The parent or guardian of a youth athlete registered with a youth sports program shall sign and submit to the youth sports program an acknowledgment of receipt of the information required under paragraph (1) of this subsection.

(d) (1) A youth sports program shall provide a copy of its removal and return–to–play policy, established in accordance with the requirements of § 14–502 of this subtitle, to:
(I) **ALL YOUTH SPORTS PROGRAM PERSONNEL; AND**

(II) **EACH PARENT OR GUARDIAN OF A REGISTERED YOUTH ATHLETE.**

(2) A YOUTH SPORTS PROGRAM SHALL POST ITS REMOVAL AND RETURN–TO–PLAY POLICY ON ITS WEBSITE, IF AVAILABLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2022.