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	CF SB 797

By: Delegates Atterbeary, Griffith, Attar, Bouchat, Buckel, Ebersole, Edelson, Fair, Feldmark, Grossman, Guzzone, Hartman, Hill, Hornberger, Kaufman, Korman, Miller, Palakovich Carr, Patterson, Terrasa, Watson, Wells, Wilkins, Wilson, Wims, Young, and Ziegler Ziegler, Henson, Mireku-North, and Wu

Introduced and read first time: February 2, 2024 Assigned to: Ways and Means

Committee Report: Favorable with amendments House action: Adopted Read second time: February 28, 2024

CHAPTER _____

1 AN ACT concerning

Education – Access to Attorneys, Advocates, and Consultants for Special Education Program and Fund – Established

- 4 FOR the purpose of requiring certain information to be provided to the parents of a child $\mathbf{5}$ with a disability under certain circumstances; requiring certain public agencies to 6 compile, collect, and report certain information; establishing the Access to Attorneys, 7 Advocates, and Consultants for Special Education Program; establishing the Access 8 to Attorneys, Advocates, and Consultants for Special Education Fund; requiring 9 interest earnings of the Fund to be credited to the Fund; and generally relating to 10 the Access to Attorneys, Advocates, and Consultants for Special Education Program 11 and Fund.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Education
- 14 Section 8–405(b) and (e) and 8–413(b) and (c)
- 15 Annotated Code of Maryland
- 16 (2022 Replacement Volume and 2023 Supplement)
- 17 BY repealing and reenacting, without amendments,
- 18 Article Education
- 19 Section 8–413(a)(1), (5), and (6) and (l)

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.



$\frac{1}{2}$	Annotated Code of Maryland (2022 Replacement Volume and 2023 Supplement)
$3 \\ 4 \\ 5 \\ 6 \\ 7$	BY adding to Article – Education Section 8–413(m) and 8–413.1 Annotated Code of Maryland (2022 Replacement Volume and 2023 Supplement)
8 9 10 11 12	BY repealing and reenacting, without amendments, Article – State Finance and Procurement Section 6–226(a)(2)(i) Annotated Code of Maryland (2021 Replacement Volume and 2023 Supplement)
$13 \\ 14 \\ 15 \\ 16 \\ 17$	BY repealing and reenacting, with amendments, Article – State Finance and Procurement Section 6–226(a)(2)(ii)189. and 190. Annotated Code of Maryland (2021 Replacement Volume and 2023 Supplement)
18 19 20 21 22	BY adding to Article – State Finance and Procurement Section 6–226(a)(2)(ii)191. Annotated Code of Maryland (2021 Replacement Volume and 2023 Supplement)
$\begin{array}{c} 23\\ 24 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
25	Article – Education
26	8-405.
27 28 29	(b) (1) When a team of qualified professionals and the parents meet for the purpose of discussing the identification, evaluation, educational program, or the provision of a free appropriate public education of a child with a disability:
30 31	(i) The parents of the child shall be afforded the opportunity to participate and shall be provided reasonable notice in advance of the meeting; and
32 33	(ii) Reasonable notice shall be at least 10 calendar days in advance of the meeting, unless an expedited meeting is being conducted to:
34	1. Address disciplinary issues;

 $\mathbf{2}$

1 2. Determine the placement of the child with a disability not $\mathbf{2}$ currently receiving educational services; or 3 3. Meet other urgent needs of a child with a disability to ensure the provision of a free appropriate public education. 4 $\mathbf{5}$ (2)(i) 1. At the initial evaluation meeting, the parents of the child shall be provided: 6 7 In plain language, an oral and written explanation of the A. 8 parents' rights and responsibilities in the individualized education program process and a program procedural safeguards notice; 9 10 Written information that the parents may use to contact B. early intervention and special education family support services staff members within the 11 12local school system and a brief description of the services provided by the staff members; 13and С. 14Written information the Special Education on Ombudsman and toll-free telephone number established under Title 6. Subtitle 5 of the 1516State Government Article; AND 17D. WRITTEN INFORMATION ABOUT THE ACCESS TO 18 ATTORNEYS, ADVOCATES, AND CONSULTANTS FOR SPECIAL EDUCATION PROGRAM ESTABLISHED UNDER § 8–413.1 OF THIS SUBTITLE. 19202. If a parent's native language is not English, the 21information in subsubparagraph 1B [and], C, AND D of this subparagraph shall be 22provided to the parent in the parent's native language. 23The parents may request the information provided under (ii) 24subparagraph (i) of this paragraph at any subsequent meeting. 25(iii) If a child who has an individualized education program 26developed in another school system moves into a different local school system, that local 27school system shall provide the information required under subparagraph (i)1B [and], C, 28**AND D** of this paragraph at the time of the first written communication with the parents 29regarding the child's individualized education program or special education services. 30 A local school system shall publish information that a parent (iv) 31may use to contact early intervention and special education family support services staff 32members within the local school system and a brief description of the services provided by 33 the staff members in a prominent place on the section of its website relating to special 34education services.

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1 Failure to provide the information required under paragraph (2)(i)1B (3) $\mathbf{2}$ [and], C, AND D of this subsection does not constitute grounds for a due process complaint under § 8-413 of this subtitle. 3 4 A parent may request an independent educational evaluation at (4)(i) $\mathbf{5}$ public expense in accordance with regulations adopted by the Department if: 6 1. The parent disagrees with the educational evaluation of the student that was conducted by the local school system; or 7 8 2. The parent submits to the local school system a written 9 request for an educational evaluation conducted by the local school system and the local 10 school system: 11 Does not respond to the request within 30 days as required А. 12under subparagraph (ii) of this paragraph; or 13В. Approves the request but the educational evaluation 14meeting does not occur, through no fault of the parent, within: 15I. 60 days after the date on which the request was received 16 by the local school system; or 17II. If the State is under a state of emergency proclaimed by the Governor, 90 days after the date on which the request was received by the local school 18 19 system. 20The local school system shall provide a written response (ii) 21approving or denying a request within 30 days of the date the request was made. 22If the local school system approves a request, the written (iii) 23response shall advise the parent of the process for arranging the evaluation at public 24expense. If the local school system denies a request, the local school system 25(iv) 26shall file a due process complaint under § 8-413 of this subtitle within 30 days of the date 27of the denial. 28(5)(i) If, during an individualized education program team meeting, a parent disagrees with the child's individualized education program or the special education 29services provided to the child, the individualized education program team shall provide the 30 parent with, in plain language: 3132An oral and a written explanation of the parent's right to 1. request mediation in accordance with § 8–413 of this subtitle; 33

1 2.Contact information, including a telephone number that a $\mathbf{2}$ parent may use to receive more information about the mediation process; [and] 3 3. Information regarding pro bono representation and other free or low-cost legal and related services available in the area; AND 4 $\mathbf{5}$ **4**. WRITTEN INFORMATION ABOUT THE ACCESS TO 6 ATTORNEYS, ADVOCATES, AND CONSULTANTS FOR SPECIAL EDUCATION PROGRAM ESTABLISHED UNDER § 8–413.1 OF THIS SUBTITLE. 78 A parent may request the information provided under (ii) 9 subparagraph (i) of this paragraph at any individualized education program team meeting. 10 If the native language spoken by a parent who requests (i) (6)11 information under paragraph (5) of this subsection is spoken by more than 1% of the student population in the local school system, the parent may request that the information 1213be translated into the parent's native language. 14If a parent makes a request under subparagraph (i) of this (ii) paragraph, the individualized education program team shall provide the parent with the 1516 translated document within 30 days after the date of the request. 17Except as provided in paragraph (2) of this subsection, and (e) (1)(i) subject to subparagraphs (ii) and (iii) of this paragraph, at least 5 business days before a 18 scheduled meeting of the individualized education program team or other multidisciplinary 1920education team for any purpose for a child with a disability, appropriate school personnel shall provide the parents of the child with [an]: 21221. AN accessible copy of each assessment, report, data chart, 23draft individualized education program, or other document that either team plans to 24discuss at the meeting: 2. 25NOTIFICATION OF THE RIGHT OF THE PARENT TO BE 26ACCOMPANIED TO THE MEETING BY ANY INDIVIDUAL WHO HAS KNOWLEDGE OR 27SPECIAL EXPERTISE REGARDING THE STUDENT; AND 283. WRITTEN INFORMATION ABOUT THE ACCESS TO 29ATTORNEYS, ADVOCATES, AND CONSULTANTS FOR SPECIAL EDUCATION PROGRAM 30 ESTABLISHED UNDER § 8–413.1 OF THIS SUBTITLE. 31(ii) Subject to subparagraph (i) of this paragraph, an assessment, 32report, data chart, or other document prepared by a school psychologist or other medical professional that either team plans to discuss at the meeting may be provided to the parents 33 of the child orally and in writing prior to the meeting. 34

1 (iii) The parents of a child may notify appropriate school personnel 2 that they do not want to receive the documents required to be provided under subparagraph 3 (i) of this paragraph.

4 (2) (i) Subject to subparagraph (ii) of this paragraph, appropriate 5 school personnel are not required to comply with paragraph (1) of this subsection in the 6 event of an extenuating circumstance.

7 (ii) In the event of an extenuating circumstance, appropriate school 8 personnel who fail to comply with paragraph (1) of this subsection shall document the 9 extenuating circumstance and communicate that information to the parents of the child.

10 8–413.

- 11 (a) (1) In this section the following words have the meanings indicated.
- 12 (5) "Parent" means:

(i) A child's natural or adoptive parents, a guardian, or a person
 acting as a parent of a child, such as a relative or a stepparent with whom the child lives;

(ii) A foster parent with whom a child lives if the foster parent has
been granted limited guardianship for educational decision making purposes by the court
that placed the child in foster care;

18 (iii) Another individual who is legally responsible for the child's19 welfare; or

20(iv)A parent surrogate appointed in accordance with § 8–412 of this21subtitle.

(6) "Public agency" means the State Department of Education, a local
school system, the Juvenile Services Education Program, or any State agency responsible
for providing education to students with disabilities, including the Maryland School for the
Blind and the Maryland School for the Deaf.

(b) (1) The parent of a child with a disability or a public agency may formally
request mediation at any time to resolve any disagreement between the parties regarding
the child's special education services or program.

29 (2) If a parent files a due process complaint against a public agency 30 concerning the identification, evaluation, or educational placement of a student or the 31 provision of a free appropriate public education, any party shall be given the opportunity 32 to request mediation of those aspects of the decision subject to dispute.

(3) The request for mediation may not be used to deny or delay the parent's
 rights under federal law or this section.

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1 (4) Any party to the mediation has the right to be accompanied and advised 2 by counsel.

3 (5) Mediation shall be conducted in accordance with departmental 4 regulations.

5 (6) A mediation agreement shall be in writing and is enforceable in a court 6 of competent jurisdiction in accordance with federal law.

7 (7) The Department shall make a staff member available to assist a parent
8 in understanding the mediation process.

9 (8) BEFORE MEDIATION BEGINS, THE DEPARTMENT SHALL NOTIFY A 10 PARENT ABOUT THE ACCESS TO ATTORNEYS, ADVOCATES, AND CONSULTANTS FOR 11 SPECIAL EDUCATION PROGRAM ESTABLISHED UNDER § 8–413.1 OF THIS SUBTITLE.

12 (c) (1) Before conducting a due process hearing in accordance with subsection 13 (d) of this section, the public agency shall provide the parent with [an]:

14 (I) AN opportunity to resolve the due process complaint at a 15 resolution session in accordance with federal law; AND

16 (II) NOTIFICATION ABOUT THE ACCESS TO ATTORNEYS, 17 ADVOCATES, AND CONSULTANTS FOR SPECIAL EDUCATION PROGRAM 18 ESTABLISHED UNDER § 8–413.1 OF THIS SUBTITLE.

19 (2) A resolution session agreement shall be in writing and enforceable in a 20 court of competent jurisdiction in accordance with federal law.

(3) A written resolution agreement may be voided by the parties within 3
business days of execution in accordance with federal law.

(l) (1) The court may award reasonable attorney's fees and related costs,
including expert witness fees and costs, to the parent of a child with a disability who is a
prevailing party in accordance with this subsection.

26 (2) Subject to paragraph (3) of this subsection, attorney's fees may not be 27 awarded and related costs may not be reimbursed for services performed after the date a 28 written offer of settlement is made to a parent if:

29 (i) The settlement offer is made more than 14 days before the start
30 of the proceeding;

31

(ii) The settlement offer is not accepted within 14 days; and

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$\frac{1}{2}$	(iii) not more favorable to the		court finds that the relief finally obtained by the parent is at than the settlement offer.
$egin{array}{c} 3 \ 4 \ 5 \end{array}$	(3) An award of attorney's fees and related costs, including expert witness fees and costs, may be made to a parent who is the prevailing party and who was substantially justified in rejecting a settlement offer.		
6 7 8	7 INFORMATION FOR EACH INDIVIDUALIZED EDUCATION PROGRAM, MEDIATION		
9	(I)	THE	NATURE OF THE DISPUTE; AND
10	(II)	Тне	STUDENT'S:
11		1.	GRADE LEVEL;
12		2.	SPECIAL EDUCATION PLACEMENT;
13		3.	DISABILITY CATEGORY;
14		4.	RACE;
15		5.	ETHNICITY;
16		6.	GENDER;
17		7.	ENGLISH LEARNER STATUS; AND
18		8.	FREE AND REDUCED PRICE MEALS STATUS.
19 20 21 22	NOVEMBER 1 EACH YE	ARAGE AR, SH	PARTMENT SHALL COMPILE THE INFORMATION RAPH (1) OF THIS SUBSECTION AND, ON OR BEFORE HALL SUBMIT A REPORT TO THE GENERAL ASSEMBLY, 257 OF THE STATE GOVERNMENT ARTICLE.
23	8–413.1.		
$\frac{24}{25}$	(A) (1) IN TH INDICATED.	HIS SE	CTION THE FOLLOWING WORDS HAVE THE MEANINGS

26(2)(1)"Advocate" Means an Individual Who Provides27SUPPORT AND GUIDANCE DURING INDIVIDUALIZED EDUCATION PROGRAM28MEETINGS, MEDIATION PROCEEDINGS, OR DUE PROCESS PROCEEDINGS TO:

1		<u>1.</u> <u>A STUDENT WITH A DISABILITY; OR</u>
$2 \\ 3$	DISABILITY.	2. <u>The parent or guardian of a student with a</u>
4	<u>(II)</u>	"Advocate" does not include:
$5 \\ 6$	REPRESENT A STUDENT	1. <u>AN ATTORNEY ACTING IN A LEGAL CAPACITY TO</u> WITH A DISABILITY; OR
7		<u>2. A CONSULTANT.</u>
$8 \\ 9 \\ 10 \\ 11 \\ 12$	CERTIFICATION IN A FIE RELATED SERVICES WH	"CONSULTANT" MEANS AN INDIVIDUAL WITH A DEGREE OR ELD THAT IS DIRECTLY RELATED TO SPECIAL EDUCATION OR IOSE KNOWLEDGE CAN BE HELPFUL IN DETERMINING HOW SPECIAL EDUCATION NEEDS IN ACCORDANCE WITH FEDERAL
13 14	(3) <u>(4)</u> DISABILITY WHOSE PAR	"ELIGIBLE STUDENT" MEANS A STUDENT WITH A ENT HAS:
$\begin{array}{c} 15\\ 16 \end{array}$		A HOUSEHOLD INCOME OF NOT MORE THAN 150% OF THE CVICES CORPORATION INCOME GUIDELINES; AND
17 18 19		MADE AT LEAST ONE ATTEMPT TO RESOLVE A A PUBLIC AGENCY REGARDING THE CHILD'S SPECIAL OR PROGRAM.
$\begin{array}{c} 20\\ 21 \end{array}$	(4) <u>(5)</u> and Consultants for	"Fund" means the Access to Attorneys, Advocates, r Special Education Fund.
$22 \\ 23 \\ 24$	MEANING AS PROVIDE	"Individualized education program" has the same ed in the federal Individuals with Disabilities
$25\\26$	(6) <u>(7)</u> SUBTITLE.	"PARENT" HAS THE MEANING STATED IN § 8–413 OF THIS
$\begin{array}{c} 27\\ 28 \end{array}$	· · ·	"PROGRAM" MEANS THE ACCESS TO ATTORNEYS, SULTANTS FOR SPECIAL EDUCATION PROGRAM.
29 30	(8) <u>(9)</u> THIS SUBTITLE.	"PUBLIC AGENCY" HAS THE MEANING STATED IN § 8–413 OF

THERE IS AN ACCESS TO ATTORNEYS, ADVOCATES, AND 1 **(B)** (1) $\mathbf{2}$ **CONSULTANTS FOR SPECIAL EDUCATION PROGRAM.** 3 THE PURPOSE OF THE PROGRAM IS TO DIRECT RESOURCES AND (2) 4 SERVICES TO ELIGIBLE STUDENTS TO PROVIDE ACCESS TO LEGAL, ADVOCACY, AND CONSULTANT SERVICES AS REQUIRED UNDER THIS SECTION. $\mathbf{5}$ 6 THE PROGRAM SHALL BE ADMINISTERED BY THE (3) **(I)** MARYLAND VOLUNTEER LAWYERS SERVICE. $\overline{7}$ 8 **(II)** THE MARYLAND VOLUNTEER LAWYERS SERVICE SHALL:

10 2. SEEK ATTORNEYS, ADVOCATES, AND CONSULTANTS 11 INTERESTED IN BEING INCLUDED ON A REFERRAL LIST TO BE PROVIDED TO 12 ELIGIBLE STUDENTS;

ADVERTISE THE PROGRAM;

133.COMPILE AND MAINTAIN A REFERRAL LIST OF14ATTORNEYS, ADVOCATES, AND CONSULTANTS;

154.DevelopSUBJECT TO SUBPARAGRAPH (III) OF THIS16PARAGRAPH, DEVELOPCRITERIA TO DETERMINE THE REQUIRED QUALIFICATIONS17OF ATTORNEYS, ADVOCATES, AND CONSULTANTS TO PARTICIPATE IN THE18PROGRAM;

195. Ensure that public agencies provide20NOTIFICATION OF THE PROGRAM IN ACCORDANCE WITH SUBSECTION (C) OF THIS21SECTION;

22 6. PROVIDE THE REFERRAL LIST TO ELIGIBLE 23 STUDENTS WHO CONTACT THE MARYLAND VOLUNTEER LAWYERS SERVICE;

247.COMPILE DATA IN ACCORDANCE WITH SUBSECTION25(F) OF THIS SECTION; AND

8. STUDY AND EVALUATE:

1.

27 A. THE SERVICES PROVIDED BY THE PROGRAM; AND

B. RESOURCES NEEDED TO INCREASE THE ACCESS OF
ELIGIBLE STUDENTS TO ATTORNEYS, ADVOCATES, AND CONSULTANTS IN SPECIAL
EDUCATION MATTERS.

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1	(III) 1. THE MARYLAND VOLUNTEER LAWYERS SERVICE
2	SHALL DEVELOP TRAINING CRITERIA TO TRAIN ATTORNEYS, ADVOCATES, AND
3	CONSULTANTS WHO SEEK TO PARTICIPATE IN THE PROGRAM.
4	2. <u>The training developed under this</u>
5	SUBPARAGRAPH SHALL TEACH ATTORNEYS, ADVOCATES, AND CONSULTANTS ABOUT
6	ALL RELEVANT ASPECTS OF STATE AND FEDERAL LAW RELATING TO INDIVIDUALS
7	WITH DISABILITIES IN A SCHOOL SETTING.
8	3. THE MARYLAND VOLUNTEER LAWYERS SERVICE
9	SHALL CONSULT WITH SPECIAL EDUCATION DIRECTORS, DISABILITY RIGHTS
10	ADVOCATES, AND MEMBERS OF THE JUDICIARY IN DEVELOPING THE TRAINING.
10	
11	4. AN ATTORNEY, ADVOCATE, OR CONSULTANT MAY NOT
12	PARTICIPATE IN THE PROGRAM UNLESS THE ATTORNEY, ADVOCATE, OR
13	CONSULTANT HAS COMPLETED THE TRAINING.
14	(4) THE PROGRAM MAY SERVE ONLY ELIGIBLE STUDENTS WHO MEET
15	AT LEAST ONE OF THE FOLLOWING:
10	
16	(I) A MORE RESTRICTIVE OR LESS RESTRICTIVE PLACEMENT IS
17	BEING PROPOSED FOR THE ELIGIBLE STUDENT AND THE PARENT DISAGREES WITH
18	THE PROPOSAL;
19	(II) A REDUCTION IN INSTRUCTIONAL OR RELATED SERVICES IS
$\frac{10}{20}$	BEING PROPOSED FOR THE ELIGIBLE STUDENT AND THE PARENT DISAGREES WITH
$\frac{1}{21}$	THE PROPOSAL;
22	(III) THE ELIGIBLE STUDENT HAS BEEN SUSPENDED OR
23	OTHERWISE REMOVED FROM SCHOOL FOR MORE THAN 10 DAYS;
24	(IV) THE SCHOOL HAS REQUESTED A DUE PROCESS HEARING
25	AGAINST THE ELIGIBLE STUDENT OR PARENT;
~ ~	
26	(V) THE ELIGIBLE STUDENT HAS BEEN RESTRAINED OR
27	PLACED IN SECLUSION MORE THAN 10 TIMES;
28	(VI) THE SCHOOL HAS PROPOSED TO ENROLL AN ELIGIBLE
$\frac{28}{29}$	STUDENT IN AN ALTERNATIVE EDUCATION PROGRAM AND THE PARENT DISAGREES
$\frac{29}{30}$	WITH THE PROPOSAL; OR
00	
31	(VII) THE PARENT'S NATIVE LANGUAGE IS NOT ENGLISH AND
32	THE PARENT SEEKS ASSISTANCE WITH NAVIGATING THE SPECIAL EDUCATION
33	NEEDS OF THE ELIGIBLE STUDENT.

1 (C) ALL PUBLIC AGENCIES SHALL INCLUDE INFORMATION ABOUT THE 2 PROGRAM IN THE PARENT'S RIGHTS DOCUMENTS DISTRIBUTED TO FAMILIES IN THE 3 INDIVIDUALIZED EDUCATION PROGRAM MEETINGS AND BEFORE MEDIATION OR 4 DUE PROCESS HEARINGS UNDER § 8–413 OF THIS SUBTITLE.

5 (D) (1) THERE IS AN ACCESS TO ATTORNEYS, ADVOCATES, AND 6 CONSULTANTS FOR SPECIAL EDUCATION FUND.

7 (2) THE PURPOSE OF THE FUND IS TO PROVIDE FUNDING FOR 8 FAMILIES OF ELIGIBLE STUDENTS WITH LIMITED FINANCIAL RESOURCES TO ACCESS 9 LEGAL ASSISTANCE, ADVOCACY, AND CONSULTATION SERVICES IN SPECIAL 10 EDUCATION MATTERS.

11 (3) THE MARYLAND VOLUNTEER LAWYERS SERVICE SHALL 12 ADMINISTER THE FUND.

13(4)(I)THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT14SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

15 (II) THE STATE TREASURER SHALL HOLD THE FUND 16 SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.

17 (5) THE FUND CONSISTS OF:

18(I) MONEY APPROPRIATED IN THE STATE BUDGET TO THE19FUND;

20 (II) INTEREST EARNINGS;

21 (III) REIMBURSEMENTS FROM ATTORNEYS, ADVOCATES, AND 22 CONSULTANTS DUE TO RECOUPMENT OF FEES; AND

23(IV)ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED24FOR THE BENEFIT OF THE FUND.

25 (6) THE FUND MAY BE USED ONLY FOR:

26 (I) SERVICES PROVIDED TO ELIGIBLE STUDENTS BY 27 ATTORNEYS, ADVOCATES, AND CONSULTANTS;

28 (II) OUTREACH AND EDUCATION ACTIVITIES; AND

(III) ADMINISTRATIVE MARYLAND 1 EXPENSES OF THE $\mathbf{2}$ **VOLUNTEER LAWYERS SERVICE.** 3 THE STATE TREASURER SHALL INVEST THE MONEY OF THE (7) **(I)** 4 FUND IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED. $\mathbf{5}$ (II) ANY INTEREST EARNINGS OF THE FUND SHALL BE CREDITED TO THE FUND. 6 $\overline{7}$ (8) EXPENDITURES FROM THE FUND MAY BE MADE ONLY IN 8 ACCORDANCE WITH THE STATE BUDGET. 9 BEGINNING IN FISCAL YEAR 2026, THE GOVERNOR SHALL (9) **(I) INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF \$2,000,000 TO THE** 10 11 FUND. 12EXCLUDING EXPENDITURES FOR ADMINISTERING THE **(II) PROGRAM, IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT:** 13 141. APPROXIMATELY 25% OF THE ANNUAL 15APPROPRIATION BE USED FOR PROVIDING REPRESENTATION OF ELIGIBLE 16 STUDENTS IN DUE PROCESS HEARINGS AND COURT PROCEEDINGS; AND 2. 75% 17**APPROXIMATELY** OF THE ANNUAL 18APPROPRIATION BE USED FOR PROVIDING CONSULTATION, REPRESENTATION, OR 19 ADVOCACY OF ELIGIBLE STUDENTS. (10) MONEY EXPENDED FROM THE FUND FOR THE PROGRAM IS 2021SUPPLEMENTAL TO AND IS NOT INTENDED TO TAKE THE PLACE OF FUNDING THAT 22OTHERWISE WOULD BE APPROPRIATED FOR THE PROGRAM OR FOR ANY OTHER CIVIL LEGAL SERVICES FUNDED IN THE STATE'S ANNUAL OPERATING BUDGET. 2324(1) AN ELIGIBLE STUDENT WHO IS INTERESTED IN SECURING THE **(E)** 25SERVICES OF AN ATTORNEY, AN ADVOCATE, OR A CONSULTANT UNDER THE **PROGRAM SHALL REGISTER WITH AND PROVIDE ANY INFORMATION REQUIRED BY** 26THE MARYLAND VOLUNTEER LAWYERS SERVICE. 2728(2) AN ATTORNEY, AN ADVOCATE, OR A CONSULTANT WHO IS **(I)** 29INCLUDED ON THE REFERRAL LIST MAINTAINED BY THE MARYLAND VOLUNTEER 30 LAWYERS SERVICE MAY RECEIVE THE INDIVIDUAL'S CUSTOMARY RATE, UP TO \$200 PER HOUR, TO PROVIDE SERVICES TO THE ELIGIBLE STUDENT UNDER THE 31 32**PROGRAM.**

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$rac{1}{2}$	(II) ON QUARTERLY SUBMISSION OF PROOF OF SERVICES, THE MARYLAND VOLUNTEER LAWYERS SERVICE SHALL DIRECTLY PAY THE ATTORNEY,
3	ADVOCATE, OR CONSULTANT ON BEHALF OF THE ELIGIBLE STUDENT.
4	(III) FUNDS RECEIVED BY AN ATTORNEY, AN ADVOCATE, OR A
5	CONSULTANT UNDER THE PROGRAM DO NOT NEED TO BE REPAID TO THE PROGRAM
$\frac{6}{7}$	UNLESS THE ELIGIBLE STUDENT IS THE PREVAILING PARTY IN A PROCEEDING AND FEES HAVE BEEN AWARDED TO THE ELIGIBLE STUDENT.
8	(3) (I) PROGRAM FUNDS SHALL BE ALLOCATED ON A FIRST-COME ,
9	FIRST-SERVED BASIS.
10	(II) AN ELIGIBLE STUDENT IS LIMITED TO A LIFETIME MAXIMUM
11	OF \$20,000 OF SERVICES PROVIDED UNDER THE PROGRAM.
12	(F) (1) THE MARYLAND VOLUNTEER LAWYERS SERVICE SHALL
13	COLLECT THE FOLLOWING DATA ON AN ANNUAL BASIS:
14	(I) TOTAL AMOUNT OF FUNDS DISBURSED FROM THE FUND;
15	(II) AMOUNT OF FUNDS DISBURSED DISAGGREGATED BY THE
16	NUMBER OF:
17	1. ELIGIBLE STUDENTS SERVED;
18	2. ATTORNEYS WHO PROVIDED SERVICES;
19	3. Advocates who provided services; and
20	4. CONSULTANTS WHO PROVIDED SERVICES; AND
21	(III) THE AMOUNT OF MONEY RETURNED TO THE FUND DUE TO
22	RECOUPMENT OF FEES.
23	(2) ON OR BEFORE OCTOBER 1, 2025, AND EACH OCTOBER 1
24	THEREAFTER, THE MARYLAND VOLUNTEER ATTORNEYS SERVICE SHALL COMPILE
25	THE INFORMATION COLLECTED UNDER PARAGRAPH (1) OF THIS SUBSECTION AND
26	SUBMIT A REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF
27	THE STATE GOVERNMENT ARTICLE.
28	(G) THE MARYLAND VOLUNTEER LAWYERS SERVICE MAY ADOPT POLICIES
20	AND DRACEDURES TO CARRY OUT THIS SECTION

29 AND PROCEDURES TO CARRY OUT THIS SECTION.

30

Article – State Finance and Procurement

 $1 \quad 6-226.$

2 (a) (2) (i) Notwithstanding any other provision of law, and unless 3 inconsistent with a federal law, grant agreement, or other federal requirement or with the 4 terms of a gift or settlement agreement, net interest on all State money allocated by the 5 State Treasurer under this section to special funds or accounts, and otherwise entitled to 6 receive interest earnings, as accounted for by the Comptroller, shall accrue to the General 7 Fund of the State.

8 (ii) The provisions of subparagraph (i) of this paragraph do not apply 9 to the following funds:

11	190.	the Protecting Against Hate Crimes Grant Fund; AND
10	189.	the Teacher Retention and Development Fund; [and]

12191. THE ACCESS TO ATTORNEYS, ADVOCATES, AND13CONSULTANTS FOR SPECIAL EDUCATION FUND.

14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 15 October 1, 2024.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.