SENATE BILL 873

D1, O1 4lr3188 CF HB 1323 By: Senator McKay Introduced and read first time: February 2, 2024 Assigned to: Judicial Proceedings Committee Report: Favorable Senate action: Adopted Read second time: February 27, 2024 CHAPTER AN ACT concerning Courts – Immunity From Liability – Maryland Safe Haven Program FOR the purpose of altering, clarifying, and expanding certain provisions of law relating to the immunity from liability of a parent who leaves an unharmed newborn with a responsible adult under certain circumstances; requiring the Secretary of Human Services to develop, implement, and maintain a public information program to inform the public about the Maryland Safe Haven Program; requiring the Secretary to submit a report to the General Assembly; and generally relating to immunity from liability and the Maryland Safe Haven Program. BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 5-641 Annotated Code of Maryland (2020 Replacement Volume and 2023 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: **Article – Courts and Judicial Proceedings** 5-641.IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS (a) (1) INDICATED.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

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INSIDE THE DESIGNATED FACILITY;

1	(2)	"DES	SIGNATED FACILITY" MEANS:							
2		(I)	A HOSPITAL;							
3 4	STATE;	(II)	THE OFFICE OF A MEDICAL PROVIDER LICENSED BY THE							
5		(III)	A POLICE DEPARTMENT OR STATE POLICE BARRACKS;							
6 7	INSURED; OR	(IV)	A PROFESSIONAL OR VOLUNTEER FIRE COMPANY THAT IS							
8	(V) ANY OTHER FACILITY DESIGNATED BY THE SECRETARY OF HUMAN SERVICES BY REGULATION.									
10	(3) "PROGRAM" MEANS THE MARYLAND SAFE HAVEN PROGRAM DESCRIBED UNDER THIS SECTION.									
.2 .3 .4 .5	(B) (1) A person who leaves an unharmed newborn with a responsible adult OR AT A DESIGNATED FACILITY within [10] 60 days after the birth of the newborn, as determined within a reasonable degree of medical certainty, and does not express an intent to return for the newborn shall be immune from civil liability or criminal prosecution for the act.									
17 18	(2) of the newborn, th		person leaving a newborn under this subsection is not the mother on [shall] MUST have the approval of the mother to do so.							
19 20 21 22		hospit	A person with whom a newborn is left under the circumstances [(a)] (B) of this section as soon as reasonably possible shall take al or other] DESIGNATED facility [designated by the Secretary of lation].							
23 24 25	(2) this subsection sh accepting the newl	all not	espital or other] designated facility that accepts a newborn under hify the local department of social services within 24 hours after							
26 27	(3) NEWBORN SAFET		ESIGNATED FACILITY MAY RECEIVE A NEWBORN IN A ICE PROVIDED THAT THE DEVICE IS:							
28		(I)	CLIMATE CONTROLLED;							
) Q		(11)	PHYSICALLY AFEIVED TO AN EXTEDIOD WALL OF LOCATED							

1	(III) LOCATED IN AN AREA THAT IS CONSPICUOUS AND VISIBLE
2	TO THE EMPLOYEES OF THE DESIGNATED FACILITY;
3	(IV) CLEARLY MARKED WITH APPROPRIATE SIGNAGE; AND
4	(V) EQUIPPED WITH:
5	1. AN ALERT SYSTEM SUCH THAT WHEN THE NEWBORN
6	SAFETY DEVICE IS OPENED, IT AUTOMATICALLY CONNECTS TO THE 9–1–1 SYSTEM
7	AND TRANSMITS A REQUEST FOR IMMEDIATE DISPATCH OF AN EMERGENCY
8	MEDICAL SERVICES PROVIDER TO THE LOCATION OF THE NEWBORN SAFETY
9	DEVICE;
0	2. A VIDEO SURVEILLANCE SYSTEM THAT ALLOWS
1	EMPLOYEES OF THE DESIGNATED FACILITY TO MONITOR THE INTERIOR OF THE
2	NEWBORN SAFETY DEVICE 24 HOURS A DAY; AND
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3	3. AN AUTOMATED LOCK THAT SECURES THE NEWBORN
4	INSIDE THE DEVICE AFTER DEPOSIT.
15	[(c)] (D) A responsible adult and a [hospital or other] designated facility that
16	accepts a newborn under this section and an employee or agent of the [hospital or] facility
L7	shall be immune from civil liability or criminal prosecution for good faith actions taken
8	related to the acceptance of or medical treatment or care of the newborn unless injury to
19	the newborn was caused by gross negligence or willful or wanton misconduct.
20	(E) SUBJECT TO EXISTING FUNDING FOR THE PROGRAM, THE SECRETARY
21	OF HUMAN SERVICES SHALL DEVELOP, IMPLEMENT, AND MAINTAIN A PUBLIC
	INFORMATION PROGRAM TO INFORM THE PUBLIC ABOUT THE PROGRAM,
	including:
24	(1) THE MAINTENANCE OF AN INTERACTIVE WEBSITE THAT
25	PROVIDES PERTINENT INFORMATION ABOUT THE PROGRAM, INCLUDING:
	,
26	(I) AUTHORIZED DESIGNATED FACILITIES;
27	(II) Instructions for the method by which the parent
28	OF A NEWBORN MAY SURRENDER THE NEWBORN;
29	(III) THE MANNER IN WHICH THE PARENT OF A NEWBORN
30	SURRENDERED UNDER THE PROGRAM MAY ANONYMOUSLY PROVIDE INFORMATION

TO A LOCAL DEPARTMENT OF SOCIAL SERVICES REGARDING THE MEDICAL HISTORY

OF THE NEWBORN OR THE NEWBORN'S FAMILY MEDICAL HISTORY; AND

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(1)

1	(IV) A METHOD:								
2	1. BY WHICH THE PARENT OF A NEWBORN SURRENDERED UNDER THE PROGRAM MAY RECONSIDER THE SURRENDER; AND								
4 5	2. That allows the parent to undergo paternity testing for the purposes of reunification with the newborn;								
6 7 8 9	(2) PROMOTION OF EDUCATIONAL AND INFORMATIONAL MATERIALS IN PRINT, AUDIO, ELECTRONIC, AND OTHER MEDIA FORMATS THAT DESCRIBE THE MISSION AND PURPOSE OF THE PROGRAM AND INCLUDE THE PROGRAM'S TOLL-FREE TELEPHONE NUMBER;								
10	(3) REGULAR DISTRIBUTION OF PROGRAM LITERATURE AT:								
11	(I) STATE AND COUNTY HEALTH DEPARTMENT OFFICES;								
12	(II) EACH LOCAL DEPARTMENT OF SOCIAL SERVICES; AND								
13 14	(III) EACH PUBLICLY FUNDED EDUCATIONAL INSTITUTION IN THE STATE;								
15 16 17	(4) CREATION AND DISTRIBUTION OF DECALS AND PLACARDS LISTING DESIGNATED FACILITIES AND THE TOLL—FREE TELEPHONE NUMBER OF THE PROGRAM; AND								
18 19 20 21	(5) Training for emergency medical service providers, 9–1–1 operators, hospital staff, firefighters, law enforcement officers, or any other employee of a designated facility on how to implement and follow the Program.								
22 23	[(d)] (F) The Secretary of Human Services shall adopt regulations to implement the provisions of this section.								
24252627	(G) ON OR BEFORE DECEMBER 31, 2025, AND EACH DECEMBER 31 THEREAFTER, THE SECRETARY OF HUMAN SERVICES SHALL, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE, PROVIDE A REPORT TO THE GENERAL ASSEMBLY ON PROGRAM METRICS, INCLUDING:								

29 **(2)** The disposition of the custody of each newborn 30 surrendered through the Program in the prior year; and

THE NUMBER OF NEWBORNS SURRENDERED IN THE PRIOR YEAR;

(3) BY THE PROGRA		OST OF MAIN	TAINING E	QUIPMENT	RELATE	D TO	AND	USED
SECTION October 1, 2024.	2. AND E	BE IT FURTI	HER ENAC'	ΓED, That	this Act	shall	take	effect
Approved:								
					G	overno	r.	
				Presid	lent of the	Senat	e.	
			Speak	er of the H	ouse of D	elegate	es.	