## HOUSE BILL 156

F1, D5 HB 47/24 – W&M

(PRE-FILED)

5lr0796

By: Delegates Szeliga, Adams, Arentz, Arikan, Beauchamp, Buckel, Chisholm, Fisher, Grammer, Hornberger, R. Long, Mangione, Metzgar, Miller, M. Morgan, T. Morgan, Nawrocki, Pippy, Reilly, Rose, Schmidt, Tomlinson, Valentine, and Wivell

Requested: September 10, 2024 Introduced and read first time: January 8, 2025 Assigned to: Ways and Means

## A BILL ENTITLED

## 1 AN ACT concerning

## Education – Interscholastic and Intramural Junior Varsity and Varsity Teams – Designation Based on Sex (Fairness in Girls' Sports Act)

 $\mathbf{5}$ FOR the purpose of requiring certain interscholastic and intramural junior varsity and 6 varsity athletic teams or sports sponsored by certain schools to be expressly 7 designated based on biological sex; prohibiting certain entities from taking certain 8 adverse actions against a school for maintaining separate interscholastic and 9 intramural junior varsity and varsity athletic teams and sports for students of the 10 female sex; providing that certain individuals have the right to bring a civil action 11 under certain circumstances; and generally relating to interscholastic and 12intramural junior varsity and varsity teams and sports of public and nonpublic 13 schools.

- 14 BY adding to
- 15 Article Education
- 16 Section 7–118
- 17 Annotated Code of Maryland
- 18 (2022 Replacement Volume and 2024 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 20 That the Laws of Maryland read as follows:
- 21 Article Education
- 22 **7–118.**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.

3 (2) "STUDENT OF THE FEMALE SEX" MEANS A STUDENT WHOSE 4 BIOLOGICAL SEX IS FEMALE.

5 (3) "STUDENT OF THE MALE SEX" MEANS A STUDENT WHOSE 6 BIOLOGICAL SEX IS MALE.

- 7 (B) THIS SECTION APPLIES TO:
- 8

(1) **PUBLIC HIGH SCHOOLS; AND** 

9 (2) NONPUBLIC HIGH SCHOOLS WHOSE STUDENT ATHLETES OR 10 ATHLETIC TEAMS COMPETE AGAINST STUDENT ATHLETES OR ATHLETIC TEAMS 11 FROM PUBLIC HIGH SCHOOLS IN THE STATE.

12 (C) (1) AN INTERSCHOLASTIC OR INTRAMURAL JUNIOR VARSITY OR 13 VARSITY ATHLETIC TEAM OR SPORT THAT IS SPONSORED BY A PUBLIC OR 14 NONPUBLIC HIGH SCHOOL SHALL BE EXPRESSLY DESIGNATED AS ONE OF THE 15 FOLLOWING BASED ON BIOLOGICAL SEX:

- 16
- (I) A BOYS', MALE, OR MEN'S TEAM OR SPORT;
- 17

(II) A GIRLS', FEMALE, OR WOMEN'S TEAM OR SPORT; OR

18 (III) A COEDUCATIONAL OR MIXED TEAM OR SPORT.

19 (2) AN INTERSCHOLASTIC OR INTRAMURAL JUNIOR VARSITY OR
 20 VARSITY ATHLETIC TEAM OR SPORT DESIGNATED FOR GIRLS, FEMALES, OR WOMEN
 21 MAY NOT INCLUDE STUDENTS OF THE MALE SEX.

22 (D) A GOVERNMENTAL ENTITY, A LICENSING OR ACCREDITING 23 ORGANIZATION, OR AN ATHLETIC ASSOCIATION OR ORGANIZATION MAY NOT ACCEPT 24 A COMPLAINT, CONDUCT AN INVESTIGATION, OR TAKE ANY OTHER ADVERSE ACTION 25 AGAINST A SCHOOL FOR MAINTAINING SEPARATE INTERSCHOLASTIC OR 26 INTRAMURAL JUNIOR VARSITY OR VARSITY ATHLETIC TEAMS OR SPORTS FOR 27 STUDENTS OF THE FEMALE SEX.

28 (E) (1) (I) A STUDENT WHO IS DEPRIVED OF AN ATHLETIC 29 OPPORTUNITY OR SUFFERS ANY DIRECT OR INDIRECT HARM AS A RESULT OF A 30 VIOLATION OF THIS SECTION MAY BRING A CIVIL ACTION AGAINST THE SCHOOL THE

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1 STUDENT ATTENDS.

(II) A STUDENT WHO IS SUBJECT TO RETALIATION OR OTHER
ADVERSE ACTION BY A SCHOOL OR AN ATHLETIC ASSOCIATION OR ORGANIZATION
AS A RESULT OF REPORTING A VIOLATION OF THIS SECTION TO AN EMPLOYEE OR
REPRESENTATIVE OF THE SCHOOL, ATHLETIC ASSOCIATION OR ORGANIZATION, OR
ANY STATE OR FEDERAL AGENCY WITH OVERSIGHT OF SCHOOLS IN THE STATE MAY
BRING A CIVIL ACTION AGAINST THE SCHOOL OR ATHLETIC ASSOCIATION OR
ORGANIZATION.

9 (III) A SCHOOL THAT SUFFERS ANY DIRECT OR INDIRECT HARM 10 FROM A GOVERNMENTAL ENTITY, A LICENSING OR ACCREDITING ORGANIZATION, 11 OR AN ATHLETIC ASSOCIATION OR ORGANIZATION AS A RESULT OF A VIOLATION OF 12 THIS SECTION MAY BRING A CIVIL ACTION AGAINST THE GOVERNMENTAL ENTITY, 13 LICENSING OR ACCREDITING ORGANIZATION, OR ATHLETIC ASSOCIATION OR 14 ORGANIZATION.

15(2) A CIVIL ACTION INITIATED UNDER THIS SECTION MUST BE16INITIATED WITHIN 2 YEARS AFTER THE HARM OCCURRED.

17 (3) AN INDIVIDUAL WHO PREVAILS IN A CIVIL ACTION UNDER THIS 18 SECTION MAY RECOVER:

19 (I) MONETARY DAMAGES, INCLUDING DAMAGES FOR ANY 20 PSYCHOLOGICAL, EMOTIONAL, AND PHYSICAL HARM SUFFERED;

21 (II) **REASONABLE ATTORNEY'S FEES AND COSTS; AND** 

22 (III) ANY OTHER RELIEF, INCLUDING AN INJUNCTION, AS THE 23 COURT MAY DETERMINE APPROPRIATE.

24 (F) THIS SECTION MAY BE KNOWN AND CITED AS THE FAIRNESS IN GIRLS' 25 SPORTS ACT.

SECTION 2. AND BE IT FURTHER ENACTED, That, if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the provision shall be construed to give the provision the maximum effect permitted by law unless the provision is held to be absolutely invalid.

30 SECTION 3. AND BE IT FURTHER ENACTED, That, if any provision of this Act or 31 the application thereof to any person or circumstance is held invalid for any reason in a 32 court of competent jurisdiction, the invalidity does not affect other provisions or any other 33 application of this Act that can be given effect without the invalid provision or application, 34 and for this purpose the provisions of this Act are declared severable. 1 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July 2 1, 2025.