HOUSE BILL 786

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5lr2309 CF SB 629

By: Chair, Judiciary Committee (By Request – Maryland Judiciary) Introduced and read first time: January 29, 2025 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Appellate Court of Maryland – Sessions at Educational Institutions

- FOR the purpose of authorizing the Appellate Court of Maryland to hold sessions at certain
 secondary and postsecondary educational institutions in the State under certain
 circumstances; and generally relating to the Appellate Court of Maryland sessions.
- 6 BY repealing and reenacting, with amendments,
- 7 Article Courts and Judicial Proceedings
- 8 Section 1–403
- 9 Annotated Code of Maryland
- 10 (2020 Replacement Volume and 2024 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 13

Article – Courts and Judicial Proceedings

14 1-403.

(a) (1) Except as provided in paragraph (2) of this subsection, the Appellate
Court of Maryland shall hold its sessions in the City of Annapolis at the time or times it
prescribes by rule.

18 (2) As designated by the Chief Judge of the Appellate Court of Maryland, 19 in conjunction with the deans of the University of Maryland School of Law and the 20 University of Baltimore School of Law, the Appellate Court of Maryland may hold sessions 21 at the University of Maryland, Baltimore Campus and the University of Baltimore.

22 (3) AS DESIGNATED BY THE CHIEF JUDGE OF THE APPELLATE 23 COURT OF MARYLAND, IN CONJUNCTION WITH THE ADMINISTRATIONS OF



HOUSE BILL 786

SECONDARY AND POSTSECONDARY EDUCATIONAL INSTITUTIONS IN THE STATE, THE APPELLATE COURT OF MARYLAND MAY HOLD SESSIONS AT SECONDARY AND POSTSECONDARY EDUCATIONAL INSTITUTIONS IN THE STATE.

4 [(3)] (4) Its sessions shall continue not less than ten months in each year, 5 if the business before it so requires.

6 (b) A case before the Appellate Court of Maryland shall be heard by a panel of not 7 less than three judges. The panels shall be constituted, sit at the times, and hear the cases 8 as directed by the Chief Judge from time to time. A quorum of a panel consists of one less 9 than the number of judges designated to sit on the panel. The concurrence of a majority of 10 a panel is necessary for the decision of a case.

11 (c) A hearing or rehearing before the court in banc may be ordered in any case by 12 a majority of the incumbent judges of the court. Six judges of the court constitute a quorum 13 of the court in banc. The concurrence of a majority of the incumbent judges of the entire 14 court is necessary for decision of a case heard or reheard by the court in banc.

15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2025.