F1

5lr2630 CF SB 783

By: Delegates Tomlinson, Acevero, Alston, Arentz, Bouchat, Ciliberti, Fraser-Hidalgo, Miller, T. Morgan, Rose, Simmons, Spiegel, and Taveras Introduced and read first time: February 5, 2025
Assigned to: Ways and Means

A BILL ENTITLED

1	$\Lambda N T$	ΛCT	concerning
T	HIN	AUI	concerning

2 Public Schools - Student Fights - School Investigation and Discipline

- FOR the purpose of requiring a principal or school administration to investigate each student fight or physical struggle; prohibiting a school employee from disciplining a student under certain circumstances; requiring a principal or school administration to expunge certain documentation from a student's disciplinary record under certain circumstances; and generally relating to an investigation and discipline after a student fight.
- 9 BY adding to
- 10 Article Education
- 11 Section 7–311
- 12 Annotated Code of Maryland
- 13 (2022 Replacement Volume and 2024 Supplement)
- 14 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 15 That the Laws of Maryland read as follows:
- 16 Article Education
- 17 **7–311.**
- 18 (A) A PRINCIPAL OR SCHOOL ADMINISTRATION SHALL INVESTIGATE EACH 19 STUDENT FIGHT OR PHYSICAL STRUGGLE.
- 20 (B) (1) A SCHOOL EMPLOYEE MAY NOT DISCIPLINE A STUDENT WHO,
- 21 AFTER THE INVESTIGATION REQUIRED UNDER SUBSECTION (A) OF THIS SECTION,
- 22 MORE LIKELY THAN NOT USED REASONABLE FORCE NECESSARY TO PROTECT THE
- 23 STUDENT OR TO ESCAPE THE ATTACK.

- 1 (2) If a student was disciplined during the course of the 2 Investigation but was later determined to have used reasonable force 3 Justified under paragraph (1) of this subsection, the principal or 4 School administration shall expunge any documentation of the 5 Discipline from the student's disciplinary record.
- 6 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 7 1, 2025.