## **SENATE BILL 447**

J3, J1 5lr3410

By: Senator Lam Senators Lam, Love, and Gile

Introduced and read first time: January 21, 2025

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: February 24, 2025

CHAPTER

- 1 AN ACT concerning
- 2 Hospitals Emergency <u>Pregnancy-Related</u> Medical Conditions Procedures
- 3 FOR the purpose of requiring a hospital to conduct screening on an individual a patient 4 presenting at an emergency department of the hospital to determine whether the 5 individual patient has an emergency pregnancy-related medical condition; 6 establishing requirements and prohibitions related to the treatment and transfer of 7 an individual a patient who has an emergency pregnancy—related medical condition; requiring a hospital to allow the termination of a pregnancy in certain 8 9 circumstances; prohibiting a hospital from taking adverse action against a provider 10 for not transferring a patient who is not stabilized or against a hospital employee if 11 the employee reports a violation of this Act; and generally relating to emergency 12 pregnancy-related medical conditions and hospitals.
- 13 BY adding to
- 14 Article Health General
- 15 Section 19–342.1
- 16 Annotated Code of Maryland
- 17 (2023 Replacement Volume and 2024 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Health General
- 20 Section 20–214(b)
- 21 Annotated Code of Maryland
- 22 (2023 Replacement Volume and 2024 Supplement)

## 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.



$\begin{array}{c} 1 \\ 2 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:	
3	Article – Health – General	
4	19–342.1.	
5 6	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.	
7 8	(2) "EMERGENCY <u>PREGNANCY-RELATED</u> MEDICAL CONDITION" MEANS#	
9 10 11 12	(I) A A MEDICAL CONDITION THAT PRESENTS IN A PREGNANT PATIENT THROUGH ACUTE SYMPTOMS OF SUFFICIENT SEVERITY, INCLUDING SEVERE PAIN, AND FOR WHICH THE ABSENCE OF IMMEDIATE MEDICAL ATTENTION COULD BE REASONABLY EXPECTED TO RESULT IN:	
13 14 15	4. (I) PLACING THE HEALTH OF THE INDIVIDUAL OR, WITH RESPECT TO A PREGNANT WOMAN, THE HEALTH OF THE WOMAN OR HER UNBORN-CHILD, PATIENT IN SERIOUS JEOPARDY;	
16	2. (II) SERIOUS IMPAIRMENT TO BODILY FUNCTIONS; OR	
17 18	3. (III) SERIOUS DYSFUNCTION OF ANY BODILY ORGAN OR BODY PART; OR	
19 20	(H) WITH RESPECT TO A PREGNANT WOMAN WHO IS HAVING CONTRACTIONS:	
21 22	1. THERE BEING INADEQUATE TIME TO EFFECT A SAFE TRANSFER TO ANOTHER HOSPITAL BEFORE DELIVERY; OR	
23 24	2. TRANSFER POSING A THREAT TO THE HEALTH OR SAFETY OF THE WOMAN OR UNBORN CHILD.	
25	(3) "STABILIZE" MEANS <del>*</del>	
26 27 28 29 30	(I) FOR, FOR AN EMERGENCY PREGNANCY-RELATED MEDICAL CONDITION AS DEFINED IN PARAGRAPH (2)(I) OF THIS SUBSECTION, TO PROVIDE THE MEDICAL TREATMENT NECESSARY TO ALLEVIATE THE CONDITION OR ENSURE, WITHIN REASONABLE MEDICAL PROBABILITY, THAT NO MATERIAL DETERIORATION OF THE CONDITION IS LIKELY TO RESULT FROM OR OCCUR DURING THE TRANSFER	
31	OF THE <del>INDIVIDUAL</del> <u>PATIENT</u> FROM THE FACILITY <del>; OR</del>	

- 1 (II) FOR AN EMERGENCY MEDICAL CONDITION AS DEFINED IN
  2 PARAGRAPH (2)(II) OF THIS SUBSECTION, THE WOMAN HAS DELIVERED THE
  3 NEWBORN, INCLUDING DELIVERY OF THE PLACENTA.
- 4 (B) THIS SECTION APPLIES ONLY TO A HOSPITAL WITH AN EMERGENCY 5 DEPARTMENT.
- 6 (C) ON THE REQUEST OF AN INDIVIDUAL PRESENTING AT A HOSPITAL
  7 EMERGENCY DEPARTMENT OR THE INDIVIDUAL'S REPRESENTATIVE, A HOSPITAL
  8 SHALL PROVIDE AN APPROPRIATE MEDICAL SCREENING TO DETERMINE WHETHER
  9 THE INDIVIDUAL HAS AN EMERGENCY MEDICAL CONDITION.
- 10 (D) IF A HOSPITAL DETERMINES THAT AN INDIVIDUAL A PATIENT HAS AN EMERGENCY PREGNANCY-RELATED MEDICAL CONDITION, THE HOSPITAL SHALL:
- 12 (1) USING THE STAFF AND FACILITIES AVAILABLE AT TO THE
  13 HOSPITAL, PROVIDE FURTHER EXAMINATION AND THE TREATMENT REQUIRED TO
  14 STABILIZE THE EMERGENCY PREGNANCY-RELATED MEDICAL CONDITION,
  15 INCLUDING THE TERMINATION OF A PREGNANCY WHEN THE TERMINATION IS
  16 MEDICALLY NECESSARY TO STABILIZE THE PATIENT; OR
- 17 **(2)** Transfer the <del>individual</del> <u>patient</u> to another medical 18 facility.
- 19 (D) A HOSPITAL SHALL ALLOW THE TERMINATION OF A PREGNANCY AT THE
  20 HOSPITAL IF THE PATIENT'S TREATING HEALTH CARE PRACTITIONER DETERMINES
  21 TERMINATION IS MEDICALLY NECESSARY TO STABILIZE A PATIENT.
- 22 (E) (1) A HOSPITAL IS CONSIDERED TO HAVE MET THE REQUIREMENTS
  23 OF THIS SECTION IF, AFTER OFFERING FURTHER EXAMINATION AND TREATMENT OR
  24 TRANSFER TO THE INDIVIDUAL PATIENT OR THE INDIVIDUAL'S PATIENT'S
  25 REPRESENTATIVE AND INFORMING THE INDIVIDUAL PATIENT OR INDIVIDUAL'S
  26 PATIENT'S REPRESENTATIVE OF THE RISKS AND BENEFITS OF FURTHER
  27 EXAMINATION AND TREATMENT OR TRANSFER:
- 28 (I) AN INDIVIDUAL A PATIENT OR THE INDIVIDUAL'S
  29 PATIENT'S REPRESENTATIVE REFUSES TO CONSENT TO FURTHER EXAMINATION
  30 AND TREATMENT; OR
- 31 (II) AN INDIVIDUAL A PATIENT OR THE INDIVIDUAL'S
  32 PATIENT'S REPRESENTATIVE REFUSES TO CONSENT TO A TRANSFER TO ANOTHER
  33 MEDICAL FACILITY.

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1	(2) A HOSPITAL SHALL TAKE REASONABLE STEPS TO SECURE	
2	WRITTEN INFORMED CONSENT TO THE REFUSAL OF AN EXAMINATION OR	
3	TREATMENT OR TRANSFER UNDER THIS SUBSECTION FROM THE INDIVIDUAL	
4	PATIENT OR THE INDIVIDUAL'S PATIENT'S REPRESENTATIVE.	
5	(F) IF <del>AN INDIVIDUAL</del> <u>A PATIENT</u> HAS AN EMERGENCY	
6	PREGNANCY-RELATED MEDICAL CONDITION THAT HAS NOT BEEN STABILIZED, THE	
7	HOSPITAL MAY NOT TRANSFER THE <b>INDIVIDUAL</b> PATIENT UNLESS: THE TRANSFER	
8	IS DONE CONSISTENT WITH 42 U.S.C. § 1395DD.	
9	(1) THE TRANSFERRING HOSPITAL PROVIDES THE MEDICAL	
0	TREATMENT AVAILABLE AT THE HOSPITAL THAT MINIMIZES THE RISKS TO THE	
1	INDIVIDUAL'S HEALTH AND, IN THE CASE OF A WOMAN IN LABOR, THE HEALTH OF	
2	THE UNBORN CHILD;	
13	(2) THE RECEIVING FACILITY HAS AVAILABLE SPACE AND QUALIFIED	
4	PERSONNEL TO TREAT THE INDIVIDUAL AND HAS AGREED TO ACCEPT THE	
5	TRANSFER OF THE INDIVIDUAL AND TO PROVIDE APPROPRIATE MEDICAL	
6	TREATMENT;	
7	(3) THE TRANSFERRING HOSPITAL PROVIDES TO THE RECEIVING	
8	FACILITY ALL MEDICAL RECORDS OR COPIES OF MEDICAL RECORDS RELATING TO:	
9	(I) THE INDIVIDUAL'S EMERGENCY MEDICAL CONDITION;	
20	(II) Observation of signs and symptoms;	
21	(III) PRELIMINARY DIAGNOSIS;	
22	(IV) TREATMENT PROVIDED;	
23	(V) TEST RESULTS;	
24	(VI) THE INFORMED WRITTEN CONSENT AND CERTIFICATION	
25	REQUIRED UNDER ITEM (5) OF THIS SUBSECTION; AND	
26	(VII) THE NAME AND ADDRESS OF ANY ON-CALL PHYSICIAN WHO	
27	HAS REFUSED OR FAILED TO APPEAR WITHIN A REASONABLE TIME TO PROVIDE	
28	NECESSARY STABILIZING TREATMENT;	
29	(4) The transfer is effected through qualified personnel	

AND TRANSPORTATION EQUIPMENT, INCLUDING THE USE OF NECESSARY AND

MEDICALLY APPROPRIATE LIFE SUPPORT MEASURES DURING THE TRANSFER; AND

1	(5) (1) The individual or the individual's representative,			
2	AFTER BEING INFORMED OF THE HOSPITAL'S RESPONSIBILITIES UNDER THIS			
3	SECTION AND THE RISKS OF TRANSFER, REQUESTS IN WRITING THE TRANSFER TO ANOTHER FACILITY; AND			
4				
5	(II) 1. A PHYSICIAN HAS SIGNED A CERTIFICATION THAT:			
6	A. STATES THAT, BASED ON THE INFORMATION			
7	AVAILABLE AT THE TIME OF TRANSFER, THE MEDICAL BENEFITS REASONABLY			
8	EXPECTED FROM THE PROVISION OF APPROPRIATE MEDICAL TREATMENT AT			
9	ANOTHER MEDICAL FACILITY OUTWEIGH THE RISKS TO THE INDIVIDUAL AND, IN			
10	THE CASE OF LABOR, TO THE UNBORN CHILD FROM EFFECTING THE TRANSFER; AND			
11	D COMMANICA CHAMADA OF THE DIGUE AND DENEMING			
11	B. CONTAINS A SUMMARY OF THE RISKS AND BENEFITS			
12	<del>OF TRANSFER; OR</del>			
13	2. If a physician is not physically present in the			
14	EMERGENCY DEPARTMENT AT THE TIME THE INDIVIDUAL IS TRANSFERRED, A			
15	QUALIFIED MEDICAL PROVIDER HAS SIGNED A CERTIFICATION THAT:			
10	WORLD MEDICAL I NOVIDER INS SIGNED A CERTIFICATION THAT.			
16	A. STATES THAT, BASED ON THE INFORMATION			
17	AVAILABLE AT THE TIME OF TRANSFER, THE MEDICAL BENEFITS REASONABLY			
18	EXPECTED FROM THE PROVISION OF APPROPRIATE MEDICAL TREATMENT AT			
19	ANOTHER MEDICAL FACILITY OUTWEIGH THE RISKS TO THE INDIVIDUAL AND, IN			
20	THE CASE OF LABOR, TO THE UNBORN CHILD FROM EFFECTING THE TRANSFER;			
21	B. CONTAINS A SUMMARY OF THE RISKS AND BENEFITS			
22	<del>OF TRANSFER; AND</del>			
23	C. Is subsequently countersigned by a physician			
24	WHO, IN CONSULTATION WITH THE QUALIFIED MEDICAL PROVIDER, HAS MADE THE			
25	DETERMINATION THAT BASED ON THE INFORMATION AVAILABLE AT THE TIME OF			
26	TRANSFER, THE MEDICAL BENEFITS REASONABLY EXPECTED FROM THE PROVISION			
27	OF APPROPRIATE MEDICAL TREATMENT AT ANOTHER MEDICAL FACILITY			
28	OUTWEIGHED THE RISKS TO THE INDIVIDUAL AND, IN THE CASE OF LABOR, TO THE			
29	UNBORN CHILD FROM EFFECTING THE TRANSFER.			
20	(a) Te a pulyarana pemenanana apmen mun ambigar gappenyara mulan as			
30	(G) IF A PHYSICIAN DETERMINES AFTER THE MEDICAL SCREENING THAT AN			
31	INDIVIDUAL REQUIRES THE SERVICES OF A PHYSICIAN ON THE HOSPITAL'S LIST OF			
32	ON-CALL PHYSICIANS AND THE ON-CALL PHYSICIAN REFUSES OR FAILS TO APPEAR			
33	WITHIN A REASONABLE PERIOD OF TIME AFTER NOTIFICATION FROM THE			
34	PHYSICIAN, THE PHYSICIAN WHO PROVIDED NOTIFICATION TO THE ON-CALL			

PHYSICIAN IS NOT LIABLE FOR A PENALTY UNDER THIS SECTION FOR A TRANSFER THAT OTHERWISE MET THE REQUIREMENTS OF SUBSECTION (F) OF THIS SECTION.

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- 1 (H) A HOSPITAL THAT HAS SPECIALIZED CAPABILITIES OR FACILITIES OR A
  2 REGIONAL REFERRAL CENTER MAY NOT REFUSE AN APPROPRIATE TRANSFER OF AN
  3 INDIVIDUAL WHO REQUIRES THE HOSPITAL'S SPECIALIZED CAPABILITIES OR
  4 FACILITIES IF THE HOSPITAL HAS THE CAPACITY TO TREAT THE INDIVIDUAL.
- 5 (I) A HOSPITAL MAY NOT DELAY PROVIDING AN APPROPRIATE MEDICAL
  6 SCREENING EXAMINATION OR FURTHER MEDICAL EXAMINATION TO INQUIRE ABOUT
  7 THE INDIVIDUAL'S METHOD OF PAYMENT OR INSURANCE STATUS.
- 8 (J) (G) A HOSPITAL MAY NOT PENALIZE OR TAKE OTHER ADVERSE
  9 ACTION, INCLUDING AN ACTION RELATED TO DISCHARGE, PROMOTION, DEMOTION,
  10 SUSPENSION, COMPENSATION, TRAINING OPPORTUNITIES, STAFF PRIVILEGES, OR
  11 ADMITTING PRIVILEGES, AGAINST:
- 12 **(1)** A QUALIFIED MEDICAL TREATING HEALTH CARE PROVIDER IF
  13 THE PROVIDER REFUSES TO AUTHORIZE THE TRANSFER OF AN INDIVIDUAL A
  14 PATIENT WITH AN EMERGENCY PREGNANCY—RELATED MEDICAL CONDITION THAT
  15 HAS NOT BEEN STABILIZED;
- 16 (2) A QUALIFIED MEDICAL TREATING HEALTH CARE PROVIDER IF
  17 THE PROVIDER'S TREATMENT OF THE PATIENT IS CONSISTENT WITH THE MEDICAL
  18 STANDARDS OF CARE THAT, IN THE PROVIDER'S CLINICAL JUDGMENT, WERE
  19 NECESSARY TO STABILIZE THE PATIENT; OR
- 20 (3) A HOSPITAL EMPLOYEE IF THE EMPLOYEE REPORTS A VIOLATION 21 OF THIS SECTION.
- 22 (K) (H) A HOSPITAL THAT NEGLIGENTLY VIOLATES THIS SECTION IS 23 SUBJECT TO A CIVIL PENALTY OF:
- 24 (1) FOR A HOSPITAL WITH 100 OR MORE BEDS, NOT MORE THAN \$50,000 FOR EACH VIOLATION; OR
- 26 (2) FOR A HOSPITAL WITH FEWER THAN 100 BEDS, NOT MORE THAN 27 \$25,000 FOR EACH VIOLATION.
- 28 (I) (1) THE DEPARTMENT SHALL STAY A FINAL DECISION ON A
  29 POTENTIAL VIOLATION IF THERE IS AN ONGOING FEDERAL INVESTIGATION UNDER
  30 42 U.S.C. § 1395DD REGARDING THE SAME INCIDENT.
- 31 (2) If a federal investigation under 42 U.S.C. § 1395dd 32 Results in a fine being imposed for the same incident, the Department

- 1 SHALL SUBTRACT THE AMOUNT OF THE FEDERAL FINE FROM THE MAXIMUM 2 POTENTIAL FINE UNDER THIS SECTION FOR THE SAME INCIDENT.
- 3 (3) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, IF A
- 4 FEDERAL INVESTIGATION UNDER 42 U.S.C. § 1395DD RESULTS IN A FINE BEING
- 5 IMPOSED FOR THE SAME INCIDENT WITHIN 2 YEARS AFTER THE DEPARTMENT
- 6 IMPOSES A FINE UNDER THIS SECTION, THE DEPARTMENT SHALL REFUND THE
- 7 HOSPITAL AN AMOUNT EQUAL TO THE AMOUNT OF THE FEDERAL FINE.
- 8 (II) THE AMOUNT REFUNDED UNDER SUBPARAGRAPH (I) OF
- 9 THIS PARAGRAPH MAY NOT EXCEED THE AMOUNT OF THE FINE IMPOSED BY THE
- 10 DEPARTMENT FOR THE SAME INCIDENT.
- 11 (L) (1) A PHYSICIAN, INCLUDING AN ON-CALL PHYSICIAN, WHO IS
- 12 RESPONSIBLE FOR THE EXAMINATION, TREATMENT, OR TRANSFER OF AN
- 13 INDIVIDUAL UNDER THIS SECTION AND WHO NEGLIGENTLY VIOLATES THIS SECTION
- 14 IS SUBJECT TO A CIVIL PENALTY OF NOT MORE THAN \$50,000 FOR EACH VIOLATION.
- 15 (2) IF A PHYSICIAN, INCLUDING AN ON-CALL PHYSICIAN, WHO IS
- 16 RESPONSIBLE FOR THE EXAMINATION, TREATMENT, OR TRANSFER OF AN
- 17 INDIVIDUAL UNDER THIS SECTION IS FOUND TO BE GROSSLY NEGLIGENT IN
- 18 VIOLATION OF THIS SECTION OR IS FOUND TO HAVE REPEATEDLY VIOLATED THIS
- 19 SECTION, THE PHYSICIAN IS SUBJECT TO EXCLUSION FROM PARTICIPATION IN THE
- 20 MARYLAND MEDICAL ASSISTANCE PROGRAM.
- 21 (M) (1) IN A CIVIL ACTION AGAINST A HOSPITAL FOR A VIOLATION OF THIS
- 22 SECTION, AN INDIVIDUAL WHO INCURS PERSONAL HARM AS A DIRECT RESULT OF
- 23 THE VIOLATION MAY OBTAIN DAMAGES AVAILABLE FOR PERSONAL INJURY AND
- 24 APPROPRIATE EQUITABLE RELIEF.
- 25 (2) IN A CIVIL ACTION AGAINST A HOSPITAL FOR A VIOLATION OF THIS
- 26 SECTION, A MEDICAL FACILITY THAT INCURS A FINANCIAL LOSS AS THE RESULT OF
- 27 THE VIOLATION MAY OBTAIN DAMAGES FOR FINANCIAL LOSS AND APPROPRIATE
- 28 EQUITABLE RELIEF.
- 29 (3) A CIVIL ACTION AUTHORIZED UNDER THIS SUBSECTION SHALL BE
- 30 FILED WITHIN 2 YEARS AFTER THE DATE THE CAUSE OF ACTION OCCURS.
- 31 20-214.
- 32 (b) (1) [A] EXCEPT AS PROVIDED IN § 19–342.1 OF THIS ARTICLE, A
- 33 licensed hospital, hospital director, or hospital governing board may not be required:

(i) performance of any mor termination of pres	nedical procedure that results in artificial insemination, sterilization
(ii	i) To refer to any source for these medical procedures.
(2) The these procedures may	he refusal to [permit] AUTHORIZE ALLOW or to refer to a source for not be grounds for:
(i)	Civil liability to another person; or
(ii this State or any pers	
SECTION 2. A October 1, 2025.	AND BE IT FURTHER ENACTED, That this Act shall take effect
Approved:	
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.