SENATE BILL 608

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5lr3005 CF HB 579

By: **Senators Augustine and Smith** Introduced and read first time: January 23, 2025 Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted Read second time: February 27, 2025

CHAPTER _____

1 AN ACT concerning

Criminal Procedure – U Nonimmigrant Status Petitions

- 3 FOR the purpose of altering the requirements for certification of a U Nonimmigrant Status Petition; altering the individuals eligible to request a certain official to certify victim 4 $\mathbf{5}$ helpfulness on a certain form relating to certification of a U Nonimmigrant Status 6 Petition; altering the time periods within which a certain certifying entity shall 7 certify or decline a certain form under certain circumstances; requiring a certifying entity to develop protocols to assist certain petitioners to take certain actions; 8 9 authorizing disclosure of certain information under certain circumstances; and 10 generally relating to U Nonimmigrant Status petitions.
- 11 BY repealing and reenacting, with amendments,
- 12 Article Criminal Procedure
- 13 Section 11–930 and 11–931
- 14 Annotated Code of Maryland
- 15 (2018 Replacement Volume and 2024 Supplement)
- 16 BY adding to
- 17 Article Criminal Procedure
- 18 Section 11–932
- 19 Annotated Code of Maryland
- 20 (2018 Replacement Volume and 2024 Supplement)
- 21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 22 That the Laws of Maryland read as follows:

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.



	2	SENATE BILL 608
1		Article – Criminal Procedure
2	11–930.	
3	(a)	In this part the following words have the meanings indicated.
4	(b)	"Certifying entity" means:
5		(1) a State or local law enforcement agency;
6		(2) a State's Attorney or deputy or assistant State's Attorney;
$7 \\ 8$	investigatio	(3) any other authority that has responsibility for the detection, n, or prosecution of a qualifying crime or criminal activity; or
9 10 11 12	(4) an agency that has criminal, CIVIL, FAMILY, OR ADMINISTRATIVE detection [or], investigative, OR PROSECUTORIAL jurisdiction in the agency's respective areas of expertise, including child protective services, ADULT PROTECTIVE SERVICES, the Commission on Civil Rights, and the Maryland Department of Labor.	
13	(c)	"Certifying official" means:
14		(1) the head of a certifying entity;
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	by the head of that entit	(2) an individual in a supervisory role who has been specifically designated of a certifying entity to provide U Nonimmigrant Status certifications on behalf cy; or
18 19	Code of Fed	(3) any other certifying official defined under Title 8, § 214.14(a)(3)(i) of the eral Regulations.
20 21 22 23 24	RELATING U.S.C. § 11	"FEDERAL U VISA GUIDELINES" MEANS FEDERAL STATUTES, ONS, POLICIES, PUBLICATIONS, GUIDANCE, AND INSTRUCTIONS TO U NONIMMIGRANT STATUS, INCLUDING 8 U.S.C. § 1101(A)(15)(U), 8 184(O), 8 U.S.C. § 1367, 72 FED. REG. 53014 (SEPT. 17, 2007), 8 C.F.R. § 0 245.24, AND 8 U.S.C. § 1255(M)(1).
25 26 27 28		"Qualifying crime" includes a criminal offense for which the nature and f the offense are substantially similar to the criminal activity described in f(e)] (F) of this section and the attempt, conspiracy, or solicitation to commit the

[(e)] (F) "Qualifying criminal activity" means criminal activity under §
1101(a)(15)(U)(iii) of the United States Code OR THAT IS DESCRIBED IN FEDERAL U VISA
GUIDELINES.

1 11-931.

 $\mathbf{2}$ For purposes of filing a petition with the United States Citizenship and (1) (a) 3 Immigration Services for U Nonimmigrant Status, a victim or the victim's parent, 4 or next friend. ATTORNEY, VICTIM ADVOCATE, guardian. **OR OTHER REPRESENTATIVE** may request a certifying official of a certifying entity to certify victim $\mathbf{5}$ helpfulness on a Form I–918, Supplement B certification if the victim: 6

[(1)] (I) was a victim of a qualifying criminal activity and has been
helpful, IS BEING HELPFUL, OR IS LIKELY TO BE HELPFUL [to the certifying entity] in
the detection, investigation, or prosecution, INCLUDING SENTENCING, CONVICTION, OR
SENTENCING of that qualifying criminal activity;

11 [(2)] (II) was under the age of 16 years on the date that an act that 12 constitutes an element of qualifying criminal activity first occurred and the victim's parent, 13 guardian, or next friend has been helpful to the certifying entity in the detection, 14 investigation, or prosecution, INCLUDING SENTENCING, <u>CONVICTION, OR SENTENCING</u> 15 of that qualifying criminal activity; or

16 [(3)] (III) is incapacitated or incompetent and the victim's parent, 17 guardian, or next friend has been helpful to the certifying entity in the detection, 18 investigation, or prosecution, INCLUDING SENTENCING, <u>CONVICTION, OR SENTENCING</u> 19 of that qualifying criminal activity.

20 (2) (1) A VICTIM OF A QUALIFYING CRIME OR A QUALIFYING 21 CRIMINAL ACTIVITY IS ELIGIBLE FOR CERTIFICATION.

(II) IF A VICTIM IS APPLYING FOR CERTIFICATION AS A RESULT
 OF BEING A VICTIM OF MORE THAN ONE QUALIFYING CRIME OR QUALIFYING
 CRIMINAL ACTIVITY, EACH QUALIFYING CRIME AND QUALIFYING CRIMINAL
 ACTIVITY SHALL BE LISTED ON THE CERTIFICATION.

(b) FOR PURPOSES OF DETERMINING HELPFULNESS FOR A REQUEST FOR
CERTIFICATION UNDER SUBSECTION (A) OF THIS SECTION, AN INDIVIDUAL SHALL
BE CONSIDERED HELPFUL IF, SINCE THE INITIATION OF HELPFULNESS, THE
INDIVIDUAL HAS NOT UNREASONABLY REFUSED TO COOPERATE OR <u>UNREASONABLY</u>
FAILED TO PROVIDE INFORMATION AND ASSISTANCE REASONABLY REQUESTED BY
A CERTIFYING ENTITY.

32 (C) For purposes of determining helpfulness under subsection (a) of this section, 33 <u>THERE IS A REBUTTABLE PRESUMPTION THAT</u> if the victim or the victim's parent, 34 guardian, or next friend is assisting, has assisted, or is likely to assist law enforcement 35 authorities in the detection, investigation, or prosecution of qualifying criminal activity, 36 the victim or the victim's parent, guardian, or next friend shall be considered to be helpful, to have been helpful, or likely to be helpful HAS NOT UNREASONABLY REFUSED TO
 COOPERATE OR UNREASONABLY FAILED TO PROVIDE INFORMATION AND
 ASSISTANCE REASONABLY REQUESTED BY LAW ENFORCEMENT AUTHORITIES, THE
 VICTIM OR THE VICTIM'S PARENT, GUARDIAN, OR NEXT FRIEND SHALL BE
 CONSIDERED TO BE HELPFUL, TO HAVE BEEN HELPFUL, OR LIKELY TO BE HELPFUL
 TO THE DETECTION, INVESTIGATION, PROSECUTION, CONVICTION, OR SENTENCING,
 OF THE QUALIFYING CRIMINAL ACTIVITY.

8 [(c)] (D) If the victim or the victim's parent, guardian, or next friend satisfies 9 the criteria specified under subsection (a) of this section, the certifying official shall fully 10 complete and sign the Form I–918, Supplement B certification and, with respect to victim 11 helpfulness, include:

12 (1) specific details about the nature of the crime **DETECTED**, investigated 13 [or], prosecuted, <u>CONVICTED</u>, OR SENTENCED;

(2) a detailed description of the victim's PAST OR PRESENT helpfulness or
 15 likely helpfulness to the detection, investigation, or prosecution, INCLUDING
 16 SENTENCING, <u>CONVICTION, OR SENTENCING</u> of the criminal activity; and

17 (3) copies of any documents in the possession of the certifying official that 18 evince the harm endured by the victim due to the criminal activity.

[(d)] (E) (1) Except as provided in paragraph (2) PARAGRAPHS (2), (3), AND
 (4) of this subsection, the certifying entity shall certify or decline certification of the Form
 I-918, Supplement B certification within 99 45 days after receiving a request under
 subsection (a) of this section.

(2) If a noncitizen victim is the subject of removal, exclusion, or deportation
proceedings or subject to a final order of removal, exclusion, or deportation, the certifying
entity shall certify or decline certification of the Form I–918, Supplement B certification
within 14 days after receiving a request under subsection (a) of this section.

27 (3) IF A NONCITIZEN VICTIM IS THE SUBJECT OF REMOVAL, 28 EXCLUSION, OR DEPORTATION PROCEEDINGS AND IS DETAINED PENDING 29 RESOLUTION OF THE PROCEEDINGS, THE CERTIFYING ENTITY SHALL CERTIFY OR 30 DECLINE CERTIFICATION OF THE FORM I-918, SUPPLEMENT B CERTIFICATION 31 WITHIN 7 DAYS AFTER RECEIVING A REQUEST UNDER SUBSECTION (A) OF THIS 32 SECTION.

33(4)IF A QUALIFYING FAMILY MEMBER OF A NONCITIZEN VICTIM WILL34LOSE ELIGIBILITY FOR U NONIMMIGRANT STATUS IN 60 DAYS OR FEWER BECAUSE35OF THE AGE OF THE QUALIFYING FAMILY MEMBER, THE CERTIFYING ENTITY SHALL36CERTIFY OR DECLINE CERTIFICATION OF THE FORM I-918, SUPPLEMENT B

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1 <u>CERTIFICATION WITHIN 12 DAYS AFTER RECEIVING A REQUEST UNDER SUBSECTION</u> 2 <u>(A) OF THIS SECTION.</u>

3 [(e)] (F) A current investigation, the filing of charges, a prosecution, or a 4 conviction is not required for a victim or the victim's parent, guardian, [or] next friend, 5 ATTORNEY, VICTIM ADVOCATE, OR OTHER REPRESENTATIVE to request and obtain the 6 Form I-918, Supplement B certification under this section.

7 (G) THERE IS NO STATUTE OF LIMITATIONS FOR WHEN A QUALIFYING
 8 CRIMINAL ACTIVITY OCCURRED RELATIVE TO THE REQUEST FOR CERTIFICATION OF
 9 VICTIM HELPFULNESS UNDER THIS SECTION A CERTIFYING ENTITY MAY NOT
 10 DECLINE CERTIFICATION OF THE FORM I-918, SUPPLEMENT B CERTIFICATION
 11 SOLELY BASED ON THE AMOUNT OF TIME THAT HAS PASSED SINCE A QUALIFYING
 12 CRIME WAS COMMITTED.

(H) IF THE CERTIFYING OFFICIAL CANNOT DETERMINE WHETHER THE
APPLICANT IS A VICTIM OF A QUALIFYING CRIMINAL ACTIVITY OR DETERMINES
THAT THE APPLICANT DOES NOT QUALIFY FOR CERTIFICATION, THE CERTIFYING
OFFICIAL SHALL PROVIDE A WRITTEN EXPLANATION TO THE VICTIM OR THE
VICTIM'S PARENT, GUARDIAN, NEXT FRIEND, ATTORNEY, VICTIM ADVOCATE, OR
OTHER REPRESENTATIVE SETTING FORTH REASONS WHY THE AVAILABLE EVIDENCE
DOES NOT SUPPORT ISSUANCE OF THE CERTIFICATION.

20 [(f)] (I) A certifying official may **DENY OR** withdraw the certification provided 21 under this section only [on refusal to provide information and assistance when reasonably 22 requested of:

23 (1) the victim; or

(2) the victim's parent, guardian, or next friend if the victim was under the
age of 16 years on the date that an act that constitutes an element of qualifying criminal
activity first occurred or if the victim is incapacitated or incompetent] IF, AFTER
CONSIDERING THE TOTALITY OF THE CIRCUMSTANCES, THE PERSON PROVIDING
THE HELPFULNESS UNDER SUBSECTION (A) OF THIS SECTION UNREASONABLY
REFUSED TO COOPERATE OR <u>UNREASONABLY</u> FAILED TO PROVIDE INFORMATION
OR ASSISTANCE REASONABLY REQUESTED BY A CERTIFYING OFFICIAL.

(J**)** (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, A 31 32CERTIFYING OFFICIAL'S COMPLETION OF A CERTIFICATION FORM MAY NOT BE CONSIDERED SUFFICIENT EVIDENCE THAT AN APPLICANT FOR A U OR A T VISA HAS 33 MET ALL ELIGIBILITY REQUIREMENTS FOR THAT VISA, AND COMPLETION OF A 34 35CERTIFICATION FORM BY A CERTIFYING OFFICIAL MAY NOT BE CONSTRUED TO 36 GUARANTEE THAT THE VICTIM WILL RECEIVE IMMIGRATION RELIEF UNDER 37 FEDERAL LAW.

1 (2) COMPLETION OF A CERTIFICATION FORM BY A CERTIFYING 2 OFFICIAL ONLY SERVES AS VERIFICATION OF THE FACTUAL INFORMATION 3 RELEVANT FOR A FEDERAL IMMIGRATION OFFICIAL TO DETERMINE ELIGIBILITY 4 FOR A U OR A T VISA.

5 (3) BY COMPLETING A CERTIFICATION FORM, THE CERTIFYING 6 OFFICIAL ATTESTS THAT THE INFORMATION IS TRUE AND CORRECT TO THE BEST OF 7 THE CERTIFYING OFFICIAL'S KNOWLEDGE.

8 (4) THIS SECTION DOES NOT LIMIT THE MANNER IN WHICH A 9 CERTIFYING OFFICIAL OR CERTIFYING AGENCY MAY:

10(I) DESCRIBE WHETHER THE PERSON HAS BEEN HELPFUL TO11THE CERTIFYING ENTITY; OR

12 (II) PROVIDE ANY ADDITIONAL INFORMATION THE CERTIFYING 13 OFFICIAL OR CERTIFYING ENTITY BELIEVES MIGHT BE RELEVANT TO THE 14 ADJUDICATION OF A U OR A T VISA APPLICATION.

15 [(g) A certifying entity may disclose information relating to a victim who is seeking 16 or has obtained U Nonimmigrant Status only:

17 (1) in order to comply with federal law, court order, or a discovery 18 obligation in the prosecution of a criminal offense; or

19 (2) after adult petitioners for U Nonimmigrant Status or adult U 20 Nonimmigrant Status holders have provided written consent for the disclosure of the 21 information.

(h) (1) Except in cases of willful or wanton misconduct, a certifying entity or certifying official who acts or fails to act in good faith in compliance with this section has the immunity from liability described under § 5–643 of the Courts Article.

(2) A person who brings an action to seek enforcement of this section may
not be awarded attorney's fees or costs unless the action demonstrates willful or wanton
misconduct by a certifying entity or certifying official.]

28(K)ACERTIFYINGENTITYSHALLDEVELOPPROTOCOLSTOASSIST29PETITIONERS WHO HAVE LIMITED ENGLISH PROFICIENCY TO PROCEED UNDER THIS30SECTION.

31 **11–932.**

1 (A) A CERTIFYING ENTITY OR A CERTIFYING OFFICIAL MAY DISCLOSE 2 INFORMATION RELATING TO A VICTIM WHO IS SEEKING CERTIFICATION, OR WHO IS 3 SEEKING OR HAS OBTAINED U NONIMMIGRANT STATUS ONLY:

4 (1) TO COMPLY WITH FEDERAL LAW, A COURT ORDER, OR A 5 DISCOVERY OBLIGATION IN THE PROSECUTION OF A CRIMINAL OFFENSE; OR

6 (2) IF APPLICABLE, AFTER THE VICTIM HAS WAIVED 7 CONFIDENTIALITY PROTECTIONS UNDER THE VIOLENCE AGAINST WOMEN ACT 8 UNDER 34 U.S.C. § 12291(B)(2).

9 (B) THIS SECTION MAY NOT BE CONSTRUED TO ALTER OR DIMINISH THE 10 DUTIES AND REQUIREMENTS OF A LAW ENFORCEMENT OFFICER, A STATE'S 11 ATTORNEY, OR THE ATTORNEY GENERAL FROM DISCLOSING EXCULPATORY 12 INFORMATION TO A DEFENDANT IN A CRIMINAL CASE.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 October 1, 2025.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.