

JOSEPH SPIELBERGER PUBLIC POLICY COUNSEL

Testimony for the Senate Health, Education, and Environmental Affairs Committee February 13, 2020

SB 363 – State Government – Open Meetings – Requirements and Application of Open Meetings Act (Maryland State Agency Transparency Act)

FAVORABLE

The ACLU of Maryland supports SB 363, which would require certain state agencies to (1) livestream open meetings, (2) make meeting agendas publicly available 48 hours in advance, and (3) make meeting minutes publicly available not more than two business days after they are approved.

The agencies included in this bill are:

- Maryland Technology Development Corporation,
- Maryland Stadium Authority,
- State Board of Elections,
- Emergency Number Systems Board in the Department of Public Correctional Services,
- Public Service Commission, and
- Maryland Transportation Authority.

Under Maryland's Open Meetings Act:

- a) It is essential to the maintenance of a democratic society that, except in special and appropriate circumstances:
 - 1. public business be performed in an open and public manner; and
 - 2. citizens be allowed to observe:
 - i. the performance of public officials; and
 - ii. the deliberations and decisions that the making of public policy involves.1

The public has great interest in the business conducted by these agencies. However, it is often inconvenient and burdensome for members of the public to regularly attend agency meetings, because of timing, mobility challenges, lack of transportation, and other barriers. The public has the right to stay apprised of state government activities, including observing discussions and the decision-making process.

AMERICAN CIVIL LIBERTIES UNION OFMARYLAND

MAIN OFFICE & MAILING ADDRESS 3600 CLIPPER MILL ROAD SUITE 350 BALTIMORE, MD 21211 T/410-889-8555 or 240-274-5295 F/410-366-7838

FIELD OFFICE 6930 CARROLL AVENUE SUITE 610 TAKOMA PARK, MD 20912 T/240-274-5295

WWW.ACLU-MD.ORG

OFFICERS AND DIRECTORS JOHN HENDERSON PRESIDENT

DANA VICKERS SHELLEY EXECUTIVE DIRECTOR

ANDREW FREEMAN GENERAL COUNSEL

Transparency is a valuable tool for ensuring civic participation and government accountability. Other state government bodies, including the Maryland General Assembly, already live stream their hearings and meetings, and make information publicly accessible. All state agencies should be held to the same standards of openness and transparency.

SB 363 is an important step toward making Maryland State Government more accessible to residents across the state, increasing trust in fair governance.

For the foregoing reasons, we urge a favorable report on SB 363.



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AMERICAN CIVIL LIBERTIES UNION FOUNDATION OF MARYLAND

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