BRIAN E. FROSH *Attorney General*



ELIZABETH F. HARRISChief Deputy Attorney General

CAROLYN QUATTROCKI
Deputy Attorney General

STATE OF MARYLAND OFFICE OF THE ATTORNEY GENERAL

FACSIMILE NO.

WRITER'S DIRECT DIAL NO.

410-576-6584

March 3, 2021

TO: The Honorable Luke Clippinger

Chair, Judiciary Committee

FROM: Office of the Attorney General

RE: <u>HB0016</u> Correctional Services – Immigration Detention – Prohibition (Dignity Not

Detention Act) (SUPPORT IN CONCEPT)

The Office of the Attorney General supports the goal of HB 16, to ensure that the State and local jurisdictions are not facilitating immigration detention by private entities. As expressed in the findings of the General Assembly that undergird the bill's prohibitions, these responsibilities should rest with the federal government. Civil detention of immigrants experiencing the challenges and vulnerabilities associated with leaving their countries, homes, and families, often fleeing persecution, is an inherently governmental function, imbued with the exercise of coercive police powers, that should not be delegated.

In sum, the Office of the Attorney General supports the principle that civil immigration enforcement should be the province of the federal government and should not be delegated to private entities.

cc: Members of the Judiciary Committee