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TO:	The Honorable Luke Clippinger Chair, Judiciary Committee
FROM:	Hannibal G. Williams II Kemerer Chief Counsel, Legislative Affairs, Office of the Attorney General
RE:	HB0137 Civil Actions – Civil Immunity – Educator Intervention (Support)

We write to urge the Judiciary Committee to favorably report House Bill 137. Delegate Robin L. Grammar, Jr.'s bill makes administrators, teachers, and support staff of public and private schools immune from civil liability for any personal injury or property damage resulting from an intervention in an altercation between students, so long as the individual intervened in a reasonably prudent manner. This bill is similar to the federal Paul D. Coverdell Teacher Protection Act, 20 U.S.C. § 7946, which also limits the liability of teachers seeking to maintain order in the classroom. Notably, this bill follows on the heels of *Gambrill v. Board of Education of Dorchester County*, 481 Md. 274 (2022), in which a middle school student's parents brought a negligence action against school staff for injuries sustained via bullying by other students. The circuit court granted summary judgment for the school staff, and the Maryland Appellate Court affirmed, both holding that the Coverdell Act preempted State law. The Maryland Supreme Court reversed, holding that the Coverdell Act did not preempt CJP § 5-518, which limits teacher liability by making the local board of education liable for the acts or omissions of its teachers and fits within an exception to the Coverdell Act.

We think it axiomatic that teachers who intervene in reasonably prudent manners should not be held liable for personal injury or property damage and, therefore, urge a favorable report on HB 3.

cc: Committee Members