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January 31, 2024

| TO: | The Honorable Vanessa Atterbeary Chair, Ways and Means Committee |
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| FROM: | Adam Spangler Legislative Aide, Legislative Affairs, Office of the Attorney General |
| RE: | HB206 Education - Student Behavior - Parent and Guardian Notice and Required Counseling (Parent and Guardian Accountability Act)- Oppose |

The Office of the Attorney General urges the Ways and Means Committee to unfavorably report House Bill 206. If enacted, HB206 would criminalize a parent's or guardian's inability to attend counseling with their child upon receiving a notice that the child engaged in "two or more incidents of violent and disruptive behavior on school premises or during school-related activities"

According to a Government Accountability Office ("GAO") report, "black students in K12 schools are far more likely to be disciplined – whether through suspension or referral to law enforcement – than their counterparts of other races." 1 A report by the Columbia Law School's Center for Intersectionality and Social Policy Studies "found that black girls are six times as likely to be suspended as white girls, while black boys are three times as likely to be suspended as white boys." 2 One thing black children tend to have in common is black parents or guardians. House Bill 69 would exacerbate the existing problem of school discipline with disparate impacts upon children of color by criminalizing their parents.

We urge an unfavorable report on House Bill 206.

This bill letter is a statement of the Office of Attorney General's policy position on the referenced pending legislation. For a legal or constitutional analysis of the bill, Members of the House and Senate should consult with the Counsel to the General Assembly, Sandy Brantley. She can be reached at 410-946-5600 or sbrantley@oag.state.md.us.

cc: Committee Members