SENATE BILL 943

 R_5 4 lr 1320HB 1027/23 - ENT By: Senators Kelly and Lam Introduced and read first time: February 2, 2024 Assigned to: Judicial Proceedings Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 2, 2024 CHAPTER AN ACT concerning Vehicle Laws – Bus Obstruction Monitoring Systems (Better Bus Service Act of 2024) FOR the purpose of authorizing the use of automated bus obstruction monitoring systems to enforce violations of certain parking-related prohibitions; making statewide the authority of a local jurisdiction to use, in accordance with certain standards and procedures, bus obstruction monitoring systems to enforce certain prohibited acts related to dedicated areas near the edge of roadways; prohibiting a person from stopping, standing, or parking a vehicle in certain areas of the roadway; establishing the Workgroup on Curb Space Management; and generally relating to bus obstruction monitoring systems. BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 7-302(e)(2) and 10-311(e) and (f) Annotated Code of Maryland (2020 Replacement Volume and 2023 Supplement) BY repealing and reenacting, with amendments, <u>Article – State</u> Finance and Procurement Section 17–901 Annotated Code of Maryland (2021 Replacement Volume and 2023 Supplement) BY repealing and reenacting, without amendments,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	Article - Transportation
2	Section 21–101(a) and 21–1003(a), (j), (r), and (dd)
3	Annotated Code of Maryland
4	(2020 Replacement Volume and 2023 Supplement)
5	BY repealing and reenacting, with amendments,
6	Article – Transportation
7	Section 21–101(i–1), 21–1133, and 21–1134
8 9	Annotated Code of Maryland (2020 Replacement Volume and 2023 Supplement)
J	(2020 Replacement Volume and 2020 Supplement)
10	BY adding to
11	Article – Transportation
12	Section 21–1003(gg) and (hh)
13 14	Annotated Code of Maryland (2020 Replacement Volume and 2023 Supplement)
14	(2020 Replacement Volume and 2025 Supplement)
15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
16	That the Laws of Maryland read as follows:
17	Article - Courts and Judicial Proceedings
18	7–302.
10	<u>1–302.</u>
19	(e) (2) (i) A citation issued as the result of a vehicle height monitoring
20	system, a traffic control signal monitoring system, or a speed monitoring system, including
21	a work zone speed control system, controlled by a political subdivision, a school bus
22	monitoring camera, or a bus [lane] OBSTRUCTION monitoring system shall provide that,
23	in an uncontested case, the penalty shall be paid directly to that political subdivision.
24	(ii) A citation issued as the result of a traffic control signal
25	monitoring system or a work zone speed control system controlled by a State agency, or as
26	a result of a vehicle height monitoring system, a traffic control signal monitoring system, a
27	speed monitoring system, a school bus monitoring camera, or a bus [lane] OBSTRUCTION
28	monitoring system in a case contested in District Court, shall provide that the penalty shall
29	be paid directly to the District Court.
30	<u>10–311.</u>
31	(e) A recorded image of a motor vehicle produced by a bus [lane] OBSTRUCTION
32	monitoring system in accordance with § 21–1134 of the Transportation Article is admissible
33	in a proceeding concerning a civil citation issued under that section for a violation of §
34	21–1133 of the Transportation Article without authentication.
35	(f) In any other judicial proceeding, a recorded image produced by a vehicle
36	height monitoring system, traffic control signal monitoring system, speed monitoring

1 system, work zone speed control system, school bus monitoring camera, or bus [lane]

2 **OBSTRUCTION** monitoring system is admissible as otherwise provided by law.

Article - State Finance and Procurement

4 17-901.

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- 5 (a) In this section, "bus [lane] OBSTRUCTION MONITORING system operator" 6 has the meaning stated in [§ 21–1133] § 21–1134 of the Transportation Article.
- 7 (b) (1) If the City of Baltimore elects to designate a contractor to serve as the 8 bus [lane] OBSTRUCTION MONITORING system operator for the City of Baltimore, the 9 City of Baltimore shall issue a competitive request for proposals to select the contractor.
- 10 (2) If the Baltimore City Police Department elects to designate a contractor 11 to administer and process civil citations issued under § 21–1134 of the Transportation 12 Article, the City of Baltimore shall issue a competitive request for proposals to select the 13 contractor.
- 14 (c) If the City of Baltimore issues a request for proposals under subsection (b) of
 15 this section, the City of Baltimore shall apply the relevant procurement preferences for
 16 minority and women's business enterprises and consider the procurement participation
 17 goals regarding minority and women's business enterprises in selecting a contractor.

18 Article – Transportation

- 19 21-101.
- 20 (a) In this title and Title 25 of this article the following words have the meanings 21 indicated.
- 22 (i-1) (1) "Dedicated bus lane" means a lane designated for use by mass transit 23 vehicles owned, operated, or contracted for by the Maryland Transit Administration, THE 24 WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY, or a local department of 25 transportation.
- 26 (2) "DEDICATED BUS LANE" INCLUDES TRANSIT BUS STOPS.
- 27 21–1003.
- 28 (a) The provisions of this section apply except as necessary to avoid conflict with 29 other traffic or in compliance with law or the directions of a police officer or traffic control 30 device.
- 31 (j) A person may not stop, stand, or park a vehicle at any place where stopping is 32 prohibited by an official sign.

- 1 (r) A person may not stand or park a vehicle on the roadway side of any other 2 vehicle that is stopped or parked at the edge or curb of a highway.
- 3 (dd) A person may not stop, stand, or park a vehicle in front of a curb ramp designed for the use of individuals with disabilities.
- 5 (GG) A PERSON MAY NOT STOP, STAND, OR PARK A VEHICLE IN A BUS STOP 6 ZONE.
- 7 (HH) A PERSON MAY NOT STOP, STAND, OR PARK A VEHICLE IN A BIKE LANE.
- 8 21–1133.
- 9 (a) Except as provided in subsection (b) of this section, a person may not drive, 10 **STAND, OR PARK** a vehicle in a dedicated bus lane unless authorized by the local jurisdiction in which the dedicated bus lane is located.
- 12 (b) The following vehicles may be driven, **ALLOWED TO STAND, OR PARKED** in 13 a dedicated bus lane:
- 14 (1) A transit vehicle owned, operated, or contracted for by the Maryland 15 Transit Administration, THE WASHINGTON METROPOLITAN AREA TRANSIT
- 16 **AUTHORITY,** or a local department of transportation:
- 17 (2) A school bus;
- 18 (3) A bicycle;
- 19 (4) An emergency vehicle; [and]
- 20 (5) A vehicle making a right turn at the next immediate intersection; AND
- 21 (6) A VEHICLE MAKING A BRIEF STOP FOR THE SOLE PURPOSE OF 22 DROPPING OFF OR PICKING UP A PASSENGER; AND
- 23 (6) (7) A PRIVATELY OPERATED BUS WITH A SEATING CAPACITY GREATER THAN 16 PASSENGERS.
- 25 21–1134.
- 26 (a) (1) In this section the following words have the meanings indicated.
- 27 (2) "AGENCY" MEANS:

1 2 3 4		POLIT LATIO	WENFORCEMENT AGENCY OR PARKING ENFORCEMENT ICAL SUBDIVISION THAT IS AUTHORIZED TO ISSUE AN OF THE MARYLAND VEHICLE LAW OR OF LOCAL FOR REGULATIONS;
5 6 7 8		ORCE	A MUNICIPAL CORPORATION THAT DOES NOT, AN AGENCY ESTABLISHED OR DESIGNATED BY THE TO USE BUS OBSTRUCTION MONITORING SYSTEMS IN CTION; OR
9 10 11	AUTHORITY, INCLUDIN	NG TH	CCAL, REGIONAL, OR STATEWIDE TRANSIT AGENCY OR IE MARYLAND TRANSIT ADMINISTRATION AND THE AN AREA TRANSIT AUTHORITY.
12 13 14 15	system, INCLUDING AN	ONBO ge [of	OBSTRUCTION monitoring system" means an enforcement ARD OR FIXED MONITORING SYSTEM, that is designed to a driver] of a motor vehicle [committing] DURING THE
16 17 18	a representative of [the	Baltin	[lane] OBSTRUCTION monitoring system operator" means nore City Police Department] AN AGENCY or a contractor TRUCTION monitoring system.
19 20	[(4)] (5) a lessee of a motor vehic		"Owner" means the registered owner of a motor vehicle or er a lease of 6 months or more.
21	(ii)	"Own	ier" does not include:
22		1.	A motor vehicle leasing company; or
23 24	13, Subtitle 9, Part III of	2. This a	A holder of a special registration plate issued under Title rticle.
25 26	[(5)] (6) OBSTRUCTION monitori		orded image" means an image recorded by a bus [lane] tem:
27	(i)	On:	
28		1.	A photograph;
29		2.	A microphotograph;
30		3.	An electronic image;
31		4.	Videotape; or

MONITORING SYSTEM:

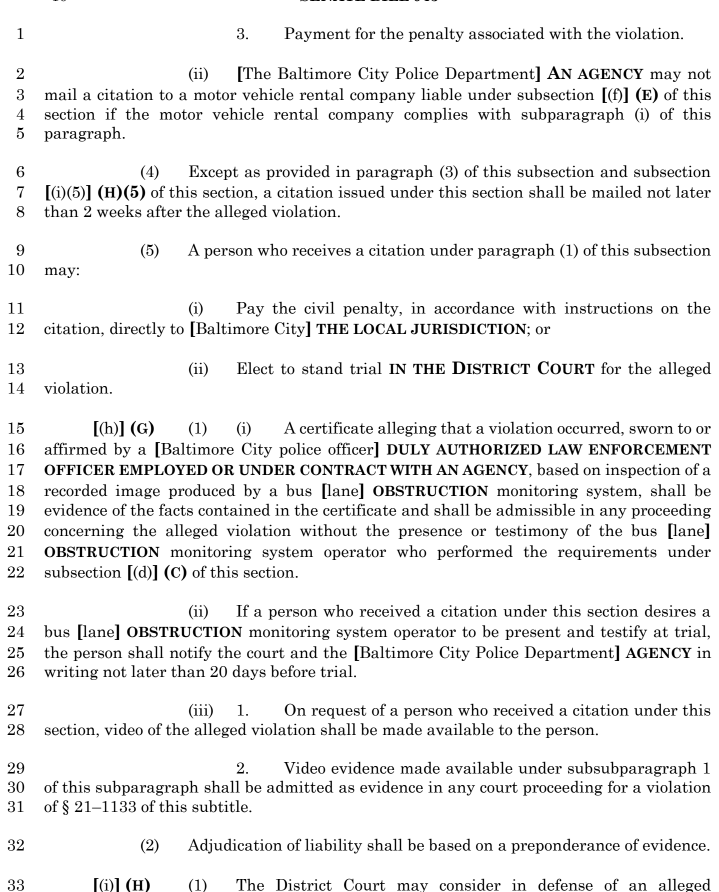
1		5. Any other visual medium; and
2 3	(ii) the recording, clearly ide	Showing a motor vehicle and, on at least one image or portion of ntifying the registration plate number of the motor vehicle.
4	[(6)] (7)	"Violation" means a violation of:
5	(I)	§ 21–1133 of this subtitle; OR
6	(II)	§ 21–1003(J), (R), (DD), (GG), OR (HH) OF THIS TITLE.
7	(b) [This section	n applies only in Baltimore City.
8 9 10	monitoring system that	imore City] AN AGENCY may use a bus [lane] OBSTRUCTION meets the requirements of this subsection to record the images of g in a bus lane] COMMITTING A VIOLATION.
11	(2) A bus	s [lane] OBSTRUCTION monitoring system may be used only:
12 13	(i) system operator;	When being operated by a bus [lane] OBSTRUCTION monitoring
14 15	(ii) Control Devices[,a]:	If, in accordance with the Maryland Manual on Uniform Traffic
16 17 18		1. A conspicuous road sign is placed at a reasonable distance guidelines [before the bus lane] alerting drivers that a bus [lane] ng system may be in operation in the bus lane; OR
19 20 21	VEHICLE ALERTING I OBSTRUCTION MONITO	2. A CONSPICUOUS SIGN IS AFFIXED TO THE TRANSIT ORIVERS THAT THE VEHICLE IS EQUIPPED WITH A BUS ORING SYSTEM; and
22 23 24 25	PARKED in a dedicated b	If the system produces video for each alleged violation that allows between a vehicle that is [driven] DRIVING, STANDING, OR ous lane in violation of § 21–1133 of this subtitle and a vehicle that eving in order to execute a right turn at an intersection.
26 27 28	(3) (I) record] RETAIN only the EVIDENCE OF A VIOLAT	A bus [lane] OBSTRUCTION monitoring system may [be used to ne images of vehicles that [are traveling in a bus lane] ARE FION.
29	(II)	RECORDED IMAGES FROM A BUS OBSTRUCTION

1 2 3	1. That contain evidence of a violation may be retained for up to 6 months or 60 days after final disposition of the citation, whichever is later;
4 5 6	2. That do not contain evidence of violation shall be destroyed within 15 days after the recorded image was first captured; and
7 8	3. MAY NOT BE USED FOR ANY OTHER PURPOSE WITHOUT A WARRANT, SUBPOENA, OR COURT ORDER.
9 10 11	(III) A BUS OBSTRUCTION MONITORING SYSTEM MAY NOT USE BIOMETRIC IDENTIFICATION TECHNIQUES, INCLUDING FACIAL RECOGNITION TECHNOLOGY.
12 13 14 15	[(d)] (C) (1) (i) A bus [lane] OBSTRUCTION monitoring system operator shall complete training by the manufacturer of the bus [lane] OBSTRUCTION monitoring system in the procedures for setting up, testing, and operating the bus [lane] OBSTRUCTION monitoring system.
16 17	(ii) On completion of the training, the manufacturer shall issue a signed certificate to the bus [lane] OBSTRUCTION monitoring system operator.
18 19	(iii) The certificate of training shall be admitted as evidence in any court proceeding for a violation.
20 21	(2) A bus [lane] OBSTRUCTION monitoring system operator shall fill out and sign a daily set—up log for each bus [lane] OBSTRUCTION monitoring system that:
22	(i) States the date and time when the system was set up;
23 24 25 26	(ii) States that the bus [lane] OBSTRUCTION monitoring system operator successfully performed, and the device passed, the manufacturer—specified self—tests of the bus [lane] OBSTRUCTION monitoring system before producing a recorded image;
27	(iii) Shall be kept on file; and
28 29	(iv) Shall be admitted as evidence in any court proceeding for a violation.
30 31	[(e)] (D) (1) A bus [lane] OBSTRUCTION monitoring system shall undergo an annual calibration check performed by an independent calibration laboratory.

$\frac{1}{2}$	(2) of calibration after		ndependent calibration laboratory shall issue a signed certificate nnual calibration check that:
3		(i)	Shall be kept on file; and
4 5	violation of § 21–1	(ii) 133 of	Shall be admitted as evidence in any court proceeding for a this subtitle.
6 7 8 9 10	(H)(5) of this section	ion, the	Unless the driver of the motor vehicle received a citation from a of the violation, the owner or, in accordance with subsection [(i)(5)] e driver of a motor vehicle is subject to a civil penalty if the motor a bus [lane] OBSTRUCTION monitoring system during the h.
11	(2)	A civ	il penalty under this section may not exceed \$75.
12	(3)	For p	surposes of this section, the District Court shall prescribe:
13 14	of this section and	(i) § 7–30	A uniform citation form consistent with subsection [(g)(1)] (F)(1) 02 of the Courts Article; and
15 16	by persons who ch	(ii) oose to	A civil penalty, which shall be indicated on the citation, to be paid prepay the civil penalty without appearing in District Court.
17 18 19 20	=	t] AGI	Subject to the provisions of paragraphs (2) through (5) of this ore City Police Department] AN AGENCY or a contractor of the ENCY shall mail to the owner liable under subsection [(f)] (E) of at shall include:
21		(i)	The name and address of the registered owner of the vehicle;
22 23	violation;	(ii)	The registration number of the motor vehicle involved in the
24		(iii)	The violation charged;
25		(iv)	To the extent possible, the location of the violation;
26		(v)	The date and time of the violation;
27		(vi)	A copy of the recorded image;
28 29	the civil penalty m	(vii) ust be	The amount of the civil penalty imposed and the date by which paid;

1 2 3 4		ment] .	A signed statement by a police officer employed by [the Baltimore A LOCAL LAW ENFORCEMENT AGENCY that, based on inspection he motor vehicle was being operated during the commission of a
5 6	and	(ix)	A statement that the recorded image is evidence of a violation;
7 8	section:	(x)	Information advising the person alleged to be liable under this
9 10	citation may be co	ntested	1. Of the manner and time in which liability as alleged in the lin the District Court; and
11 12 13	in a timely manner the motor vehicle		2. That failure to pay the civil penalty or to contest liability admission of liability and may result in refusal or suspension of ation.
14 15 16	-	_	Subject to subparagraph (ii) of this paragraph, [the Baltimore AN AGENCY may mail a warning notice in place of a citation to absection [(f)] (E) of this section.
17 18 19 20	section for a violat	tion red	[The Baltimore City Police Department] AN AGENCY shall mail e of a citation to an owner liable under subsection [(f)] (E) of this corded by a bus [lane] OBSTRUCTION monitoring system during bus [lane] OBSTRUCTION monitoring system is in operation.
21 22 23 24 25 26	AGENCY shall man be mailed to the m	il a not notor v	Before mailing a citation to a motor vehicle rental company liable E) of this section, [the Baltimore City Police Department] AN ice to the motor vehicle rental company stating that a citation will rehicle rental company unless, within 45 days after receiving the rental company provides the [Baltimore City Police Department]
27 28 29	last known mailin violation occurred	_	1. A statement made under oath that states the name and ess of the individual driving or renting the motor vehicle when the
30 31 32 33		_	2. A. A statement made under oath that states that the pany is unable to determine who was driving or renting the vehicle occurred because the motor vehicle was stolen at the time of the
34 35	vehicle theft claim	ed und	B. A copy of the police report associated with the motor ler item A of this item; or

violation:



- 1 (i) Subject to paragraph (2) of this subsection, that the motor vehicle 2 or registration plates of the motor vehicle were stolen before the violation occurred and 3 were not under the control or in the possession of the owner at the time of the violation;
- 4 (ii) Subject to paragraph (3) of this subsection, evidence that the 5 person named in the citation was not operating the vehicle at the time of the violation; and
- 6 (iii) Any other issues and evidence that the District Court deems 7 relevant.
- 8 (2) To demonstrate that the motor vehicle or the registration plates were 9 stolen before the violation occurred and were not under the control or in the possession of 10 the owner at the time of the violation, the owner shall submit proof that a police report 11 about the stolen motor vehicle or registration plates was filed in a timely manner.
- 12 (3) To satisfy the evidentiary burden under paragraph (1)(ii) of this 13 subsection, the person named in the citation shall provide to the District Court evidence to 14 the satisfaction of the District Court of who was operating the vehicle at the time of the 15 violation, including, at a minimum, the operator's name and current address.
- 16 (4) (i) This paragraph applies only to a citation that involves a Class E (truck) vehicle with a registered gross weight of 26,001 pounds or more, a Class F (tractor) vehicle, a Class G (trailer) vehicle operated in combination with a Class F (tractor) vehicle, and a Class P (passenger bus) vehicle.
- 20 (ii) To satisfy the evidentiary burden under paragraph (1)(ii) of this 21 subsection, the person named in a citation described under subparagraph (i) of this 22 paragraph may provide to the District Court a letter, sworn to or affirmed by the person 23 and mailed by certified mail, return receipt requested, that:
- 24 1. States that the person named in the citation was not 25 operating the vehicle at the time of the violation; and
- 26 2. Provides the name, address, and driver's license identification number of the person who was operating the vehicle at the time of the violation.

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- (5) (i) If the District Court finds that the person named in the citation was not operating the vehicle at the time of the violation or receives evidence under paragraph (4)(ii)2 of this subsection identifying the person driving the vehicle at the time of the violation, the clerk of the court shall provide to the [Baltimore City Police Department] AGENCY a copy of any evidence substantiating who was operating the vehicle at the time of the violation.
- 35 (ii) On the receipt of substantiating evidence from the District Court 36 under subparagraph (i) of this paragraph, [the Baltimore City Police Department] AN

- AGENCY may issue a new citation as provided in subsection **[(g)] (F)** of this section to the person that the evidence indicates was operating the vehicle at the time of the violation.
- 3 (iii) A citation issued under subparagraph (ii) of this paragraph shall 4 be mailed not later than 2 weeks after receipt of the evidence from the District Court.
- 5 **[**(j)**]** (I) If the civil penalty is not paid and the violation is not contested, the 6 Administration may refuse to register or reregister the motor vehicle.
- 7 [(k)] (J) A violation for which a civil penalty is imposed under this section:
- 8 (1) Is not a moving violation for the purpose of assessing points under § 9 16–402 of this article and may not be recorded by the Administration on the driving record 10 of the owner or driver of the vehicle;
- 11 (2) May be treated as a parking violation for purposes of \S 26–305 of this 12 article; and
- 13 (3) May not be considered in the provision of motor vehicle insurance 14 coverage.
- [(l)] (K) In consultation with the [Baltimore City Police Department]
 APPROPRIATE LOCAL GOVERNMENT AGENCIES, the Chief Judge of the District Court
 shall adopt procedures for the issuance of citations, trials for violations, and the collection
 of civil penalties imposed under this section.
- [(m)] (L) (1) [The Baltimore City Police Department] AN AGENCY or a contractor designated by the [Baltimore City Police Department] AGENCY shall administer and process civil citations issued under this section in coordination with the District Court.
- 22 (2) If a contractor provides, deploys, or operates a bus [lane] 23 **OBSTRUCTION** monitoring system for [the Baltimore City Police Department] **AN** 24 **AGENCY**, the contractor's fee may not be contingent on the number of citations issued or paid.
- 26 SECTION 2. AND BE IT FURTHER ENACTED, That:
- 27 (a) There is a Workgroup on Curb Space Management.
- 28 (b) The Workgroup consists of the following members, appointed by the Governor:
- 29 (1) one representative of the Maryland Transit Administration;
- 30 (2) one representative of the Washington Metropolitan Area Transit 31 Authority;

1		(3)	one r	$epresentative \ of \ the \ Baltimore \ City \ Department \ of \ Transportation;$
2 3	Works and	(4) Transj		representative of the Baltimore County Department of Public on;
4 5	County;	(5)	one 1	representative of the Office of Transportation for Anne Arundel
6		(6)	one r	epresentative of the Office of Transportation for Howard County;
7 8	Transportat	(7) tion;	one	representative of the Montgomery County Department of
9	Works and	(8) Transı		epresentative of the Prince George's County Department of Public on; and
$\frac{1}{2}$	from each o	(9) f the fo	_	presentative of a nonprofit transportation advocacy organization g jurisdictions:
13			(i)	Baltimore City;
4			(ii)	Baltimore County;
15			(iii)	Anne Arundel County;
6			(iv)	Howard County;
17			(v)	Montgomery County; and
18			(vi)	Prince George's County.
9	(c)	The	Govern	or shall designate the chair of the Workgroup.
20	(d)	The 1	Depart	ment of Transportation shall provide staff for the Workgroup.
21	(e)	A me	ember o	of the Workgroup:
22		(1)	may	not receive compensation as a member of the Workgroup; but
23 24	Travel Regu	(2) ılation		titled to reimbursement for expenses under the Standard State rovided in the State budget.
25	(f)	The '	Workg	roup shall:
26		(1)	analy	yze curb space regulations within transit–served areas of the State;

1 2 3	(2) provide recommendations on how to effectively manage curb space changes on roadways with frequent bus service, dedicated lanes, and parking, loading, or standing needs;
4	(3) examine strategies on obstruction enforcement at bus stops;
5 6 7	(4) provide recommendations for a public education campaign about dedicated bus lanes and the enforcement of bus lane laws, including messaging and potential signage; and
8 9 10	(5) analyze potential privacy concerns when onboard bus obstruction monitoring cameras are used and provide recommendations on how to address these concerns.
11 12 13	(g) On or before July 1, 2025, the Workgroup shall report its findings and recommendations to the Governor and, in accordance with \S 2–1257 of the State Government Article, the General Assembly.
14 15	SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall take effect October 1, 2024.
16 17 18 19 20	SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section 3 of this Act, this Act shall take effect July 1, 2024. Section 2 of this Act shall remain effective for a period of 2 years and, at the end of June 30, 2026, Section 2 of this Act, with no further action required by the General Assembly, shall be abrogated and of no further force and effect.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates