L1, L3, P1 Olr0991 CF SB 401

By: Delegates Solomon, Kelly, Acevero, B. Barnes, Barron, Boyce, Bridges, Carr, Charkoudian, Clippinger, Conaway, Cullison, Hill, Lehman, R. Lewis, Love, McIntosh, Mosby, Pena-Melnyk, and K. Young

Introduced and read first time: February 6, 2020

Assigned to: Economic Matters and Health and Government Operations

A BILL ENTITLED

	<u> </u>
a	Places of Public Accommodation and Public Buildings - Single-Occupancy
7.	Places of Public Accommodation and Public Kuildings - Single-Uccunancy
_	I faces of I unite Meconification and I unite Dundings Dingie Occupancy

Public Restrooms – Availability (The Accessible to All Act)

5 FOR the purpose of requiring that a single-occupancy public restroom be marked with 6 certain gender-inclusive signage in certain places of public accommodation and 7 certain public buildings; authorizing certain places of public accommodation to use 8 certain gender-inclusive signage that was in use before a certain date; providing that 9 a county or municipality is responsible for enforcing the signage requirement in 10 places of public accommodation; authorizing a county or municipality to set a fine or 11 series of fines for a certain violation, with certain limitations; requiring that certain 12 fines collected by a county or municipality be used for a certain purpose; prohibiting a county or municipality from enforcing certain provisions of this Act until a certain 13 14 date; defining certain terms; and generally relating to single-occupancy public 15 restrooms in places of public accommodation and public buildings.

16 BY repealing and reenacting, with amendments,

17 Article – State Finance and Procurement

Section 2-801 and 2-803 to be under the amended subtitle "Subtitle 8. Public

Restrooms"

20 Annotated Code of Maryland

21 (2015 Replacement Volume and 2019 Supplement)

22 BY adding to

23 Article – State Finance and Procurement

24 Section 2–803

AN ACT concerning

1

3

4

18 19

25 Annotated Code of Maryland

26 (2015 Replacement Volume and 2019 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



32

contains at least one toilet or urinal.

1 2 3 4 5	BY repealing and reenacting, without amendments, Article – State Government Section 20–301 Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement)			
6 7 8 9 10	BY adding to Article – State Government Section 20–307 Annotated Code of Maryland (2014 Replacement Volume and 2019 Supplement)			
11 12				T ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, and read as follows:
13			Aı	cticle – State Finance and Procurement
14		Subti	tle 8.	[Diaper-Changing Facilities] PUBLIC RESTROOMS.
15	2-801.			
16	(a)	In th	is subt	title the following words have the meanings indicated.
17 18	(b) the diaper of			anging facility" means a table or other device suitable for changing er the age of 4 years.
19 20	(c) that is:	(1)	"Pub	lic building" means a building, a structure, or an improved area
21			(i)	owned by the State or a political subdivision of the State; or
22 23	State.		(ii)	constructed for lease by the State or a political subdivision of the
24		(2)	"Pub	lic building" includes:
25 26	or station, th	nat is	(i) suppoi	a public mass transportation accommodation, such as a terminal rted by public funds; and
27 28	amusement,	inclu	(ii) ding a	an improvement of a public area used for gathering or public park or recreation center.
29 30	provide prim	(3) nary o		lic building" does not include a facility that is primarily used to dary education.
31	(d)	"Pub	lic rest	room" means a sanitary facility available to the general public that

$\frac{1}{2}$	(E) "Si RESTROOM THA	INGLE-OCCUPANCY P	UBLIC	RESTROOM"	MEANS	A	PUBLIC
3	(1)	IS FULLY ENCLOSED	;				
4	(2)	MAY BE LOCKED BY T	THE USE	R; AND			
5	(3)	CONTAINS ONLY ONE	E TOILET				
6 7	[(e)] (F) with an estimate	"Substantial renovation ed cost of \$30,000 or more		as a constructio	n or renov	vatio	n project
8	2-803.						
9 10		GLE-OCCUPANCY PUBLI TH GENDER-INCLUSIVE			BLIC BUIL	DIN(G SHALL
11	(1)	DOES NOT USE A PIC	TORIAL 1	REPRESENTAT	ION; AND		
12 13	(2) "RESTROOM" C	CONTAINS ONLY DES OR "BATHROOM".	SCRIPTIV	E LANGUAGE,	SUCH AS	THE	E WORDS
14	[2-803.] 2-804.						
15 16 17	the Department	e Department of General S of Transportation are re ings under each entity's co	sponsible	•	•	•	
18	(1)	any State capital nons	school fun	ds are used; or			
19	(2)	construction is on Stat	te–owned	land.			
20 21	(b) The enforcement of t	e governing body of a this subtitle if:	politica	l subdivision	is respons	sible	for the
22	(1)	construction is not on	State-ow	ned land;			
23	(2)	funds of the political s	ubdivisio	n are used; and			
24	(3)	no State funds are use	ed, except	for State funds	for school	cons	truction.
25		Article – St	tate Gov	ernment			

20-301.

26

29

1	In this subtitle, "place of public accommodation" means:
2 3	(1) an inn, hotel, motel, or other establishment that provides lodging to transient guests;
4 5 6 7	(2) a restaurant, cafeteria, lunchroom, lunch counter, soda fountain, or other facility principally engaged in selling food or alcoholic beverages for consumption on or off the premises, including a facility located on the premises of a retail establishment or gasoline station;
8 9	(3) a motion picture house, theater, concert hall, sports arena, stadium, or other place of exhibition or entertainment;
10	(4) a retail establishment that:
11	(i) is operated by a public or private entity; and
12 13	(ii) offers goods, services, entertainment, recreation, or transportation; or
14	(5) an establishment:
15 16	(i) 1. that is physically located within the premises of any other establishment covered by this subtitle; or
17 18	2. within the premises of which any other establishment covered by this subtitle is physically located; and
19 20	(ii) that holds itself out as serving patrons of the covered establishment.
21	20-307.
22 23	(A) IN THIS SECTION, "SINGLE-OCCUPANCY PUBLIC RESTROOM" MEANS A SANITARY FACILITY AVAILABLE TO THE GENERAL PUBLIC THAT:
24	(1) IS FULLY ENCLOSED;
25	(2) MAY BE LOCKED BY THE USER; AND
26	(3) CONTAINS ONLY ONE TOILET.
27 28	(B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, ANY SINGLE-OCCUPANCY PUBLIC RESTROOM IN A PLACE OF PUBLIC

ACCOMMODATION SHALL BE MARKED WITH GENDER-INCLUSIVE SIGNAGE THAT:

1	(I) DOES NOT USE A PICTORIAL REPRESENTATION; AND
2	(II) CONTAINS ONLY DESCRIPTIVE LANGUAGE, SUCH AS THE
3	WORDS "RESTROOM" OR "BATHROOM".
4	(2) A PLACE OF PUBLIC ACCOMMODATION THAT, BEFORE OCTOBER
5	1, 2020, MARKED A SINGLE-OCCUPANCY PUBLIC RESTROOM WITH SIGNAGE THAT
6	IDENTIFIES THE RESTROOM AS GENDER-INCLUSIVE BUT DOES NOT OTHERWISE
7 8	COMPLY WITH THE REQUIREMENTS OF PARAGRAPH (1) OF THIS SUBSECTION MAY CONTINUE TO USE THAT SIGNAGE FOR THE PUBLIC RESTROOM.
O	
9	(C) NOTWITHSTANDING ANY OTHER PROVISION OF THIS TITLE, A COUNTY
10	OR MUNICIPALITY SHALL BE RESPONSIBLE FOR ENFORCING SUBSECTION (B) OF
11 12	THIS SECTION FOR EACH PLACE OF PUBLIC ACCOMMODATION WITHIN ITS JURISDICTION.
14	SUMBDICTION.
13	(D) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, EACH COUNTY
14	OR MUNICIPALITY MAY SET A CIVIL FINE OR SERIES OF CIVIL FINES TO BE ISSUED
15 16	TO A PLACE OF PUBLIC ACCOMMODATION THAT VIOLATES SUBSECTION (B) OF THIS SECTION.
10	SECTION.
17	(2) In setting fines under this subsection, a county or
18	MUNICIPALITY MAY NOT SET A FINE THAT EXCEEDS:
19	(I) FOR A FIRST VIOLATION, A WARNING;
00	(II) FOR A CECOND WOLATION A FINE OF \$100, AND
20	(II) FOR A SECOND VIOLATION, A FINE OF \$100; AND
21	(III) FOR A SUBSEQUENT VIOLATION, A FINE OF \$250.
22	(3) REVENUE COLLECTED UNDER THIS SUBSECTION MAY BE USED
23	ONLY FOR THE ENFORCEMENT OF THIS SECTION AND ANY ASSOCIATED
24	ADMINISTRATIVE COSTS.
25	SECTION 2. AND BE IT FURTHER ENACTED, That a county or municipality may
26	not enforce the provisions governing single-occupancy restrooms in places of public
27 28	accommodation, established under Section 1 of this Act, until 60 days after the enactment of this Act.
2 0	01 01110 1100.
29	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

October 1, 2020.

30