## **SENATE BILL 101**

D1, D2 (01r0954)

## ENROLLED BILL

— Judicial Proceedings/Judiciary —

Introduced by Senators Simonaire, Beidle, Cassilly, Eckardt, Feldman, Guzzone,

Hester, Salling, <del>and Gallion</del> <u>Gal</u> Sydnor, Waldstreicher, West, and	lion, Carozza, Carter, Lee, Ready, Smith, l Young
Read and Exami:	ned by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and presen	ted to the Governor, for his approval this
day of at _	o'clock,M.
	President.
СНАРТ	TER
AN ACT concerning	
Courts - Court Dog and Child	l Witness Program – Established
the Program shall be in the circuit Program; providing that participating participating court to adhere to condition the Administrative Office of the Court requiring the Administrative Office of Program; requiring the Administrative that a party in a certain proceeding not the Courts to make information all	Dog and Child Witness Program; providing that court of each county that participates in the on in the Program is voluntary; requiring a ertain procedures and rules adopted by the s; establishing the purpose of the Program; of the Courts to develop a plan to implement the ve Office of the Courts to establish requirements must follow; requiring the Administrative Office bout the Program publicly available; requiring rts to adopt certain rules procedures; defining

## 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.

Italics indicate opposite chamber/conference committee amendments.



$1\\2$	certain terms; altering the termination date of the Court Dog and Child Witness Pilot Program; and generally relating to the Court Dog and Child Witness Program.
3 4 5 6 7 8	BY adding to    Article – Courts and Judicial Proceedings    Section 9–501 to be under the new subtitle "Subtitle 5. Court Dog and Child Witness    Program"    Annotated Code of Maryland    (2013 Replacement Volume and 2019 Supplement)
9 10 11 12 13	BY repealing and reenacting, with amendments, Chapter 467 of the Acts of the General Assembly of 2016, as amended by Chapter 196 of the Acts of the General Assembly of 2017 and Chapter 466 of the Acts of the General Assembly of 2019 Section 2
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
16	Article - Courts and Judicial Proceedings
17	SUBTITLE 5. COURT DOG AND CHILD WITNESS PROGRAM.
18	9–501.
19 20	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
21 22	(2) "CHILD WITNESS" MEANS A WITNESS WHO IS A MINOR WHEN THE WITNESS TESTIFIES IN A COURT PROCEEDING.
23	(3) "FACILITY DOG" MEANS A DOG THAT HAS:
24 25 26	(I) GRADUATED FROM A PROGRAM OF AN ASSISTANCE DOG ORGANIZATION THAT TRAINS DOGS FOR THE PURPOSE OF REDUCING STRESS IN A CHILD WITNESS OR CHILD VICTIM;
27	(H) RECEIVED 2 YEARS OF TRAINING;
28 29	(III) PASSED THE SAME <u>A PUBLIC ACCESS TEST AS A FOR</u> SERVICE DOG <u>DOGS</u> ; AND
30 31	(IV) IS A MEMBER OF A NATIONALLY RECOGNIZED ASSISTANCE DOG ASSOCIATION; AND

1	(II) BEEN TEAMED WITH A FACILITY DOG HANDLER.
2 3	(4) "FACILITY DOG HANDLER" MEANS A PERSON WHO HAS RECEIVED TRAINING ON:
4 5 6	(I) OFFERING THE PERSON'S ANIMAL FOR ASSISTANCE PURPOSES FROM AN ORGANIZATION ACCREDITED BY ASSISTANCE DOGS INTERNATIONAL OR AN EQUIVALENT ORGANIZATION; AND
7 8 9	(II) COURT PROTOCOL AND POLICIES, INCLUDING THE EXPECTED ROLE OF AN ANIMAL ASSISTANCE TEAM AND HOW NOT TO INTERFERE WITH EVIDENCE COLLECTION OR THE EFFECTIVE ADMINISTRATION OF JUSTICE.
10 11	(5) "PROGRAM" MEANS THE COURT DOG AND CHILD WITNESS PROGRAM.
12	(6) "THERAPY DOG" MEANS A DOG THAT HAS:
13 14	(I) RECEIVED TRAINING TO PROVIDE AFFECTION AND COMFORT TO CHILDREN INDIVIDUALS WHO NEED EMOTIONAL SUPPORT; AND
15	(II) BEEN TEAMED WITH A THERAPY DOG HANDLER; AND
16 17 18 19	(III) 1. GRADUATED FROM A PROGRAM OPERATED BY AN ORGANIZATION THAT REGISTERS OR CERTIFIES ASSISTANCE THERAPY DOGS AND THEIR HANDLERS TO MEET OR EXCEED THE STANDARDS OF PRACTICE IN ANIMAL-ASSISTED INTERVENTIONS; OR
20 21	2. A. PASSED A PUBLIC ACCESS TEST FOR SERVICE DOGS; AND
22 23 24	BEEN SPECIALLY TRAINED TO PROVIDE EMOTIONAL SUPPORT TO WITNESSES TESTIFYING IN JUDICIAL PROCEEDINGS WITHOUT CAUSING A DISTRACTION; AND
25 26	$\frac{C_{\bullet}}{FOR\ AT\ LEAST\ 2\ YEARS}$ .
27 28	(7) "THERAPY DOG HANDLER" MEANS A PERSON WHO HAS RECEIVED TRAINING ON:
29 30 31	(I) OFFERING THE PERSON'S ANIMAL FOR ASSISTANCE PURPOSES FROM AN ORGANIZATION THAT INSURES, REGISTERS, OR CERTIFIES THERAPY ASSISTANCE THERAPY DOGS AND THEIR HANDLERS; AND

1	(II)	COURT	PROTOCOL	AND	POLICIES,	INCLUDING	THE
2	EXPECTED ROLE OF	AN ANIMAL	ASSISTANCE	TEAM	AND HOW	NOT TO INTER	FERE

- 3 WITH EVIDENCE COLLECTION OR THE EFFECTIVE ADMINISTRATION OF JUSTICE.
- 4 (B) (1) THERE IS A COURT DOG AND CHILD WITNESS PROGRAM.
- 5 (2) THE PROGRAM SHALL BE IN THE CIRCUIT COURT OF EACH 6 COUNTY THAT PARTICIPATES IN THE PROGRAM.
- 7 (3) PARTICIPATION IN THE PROGRAM SHALL BE VOLUNTARY.
- 8 (4) A PARTICIPATING COURT SHALL ADHERE TO THE PROCEDURES
- 9 ESTABLISHED AND RULES ADOPTED IN ACCORDANCE WITH THIS SECTION BY THE
- 10 Administrative Office of the Courts.
- 11 (C) THE PURPOSE OF THE PROGRAM IS TO PROVIDE A FACILITY DOG OR
- 12 THERAPY DOG TO A CHILD WITNESS IN ANY CIRCUIT COURT PROCEEDING OR OTHER
- 13 RELATED COURT PROCESS, MEETING, OR INTERVIEW IN THE STATE, INCLUDING:
- 14 (1) AN IN CAMERA REVIEW OR OTHER INTERACTION WITH A JUDGE
- 15 OR A MAGISTRATE;
- 16 (2) A MEETING WITH AN ATTORNEY, BEST INTEREST ATTORNEY,
- 17 PRIVILEGE ATTORNEY, OR OTHER SPECIALIZED ATTORNEY; OR
- 18 (3) A MEETING WITH A CUSTODY EVALUATOR.
- 19 (D) TO ACCOMPLISH THE PURPOSE OF THE PROGRAM, THE
- 20 ADMINISTRATIVE OFFICE OF THE COURTS SHALL:
- 21 (1) DEVELOP A PLAN TO IMPLEMENT THE PROGRAM;
- 22 (2) ESTABLISH THE PROCEDURES THAT A PARTY IN A COURT
- 23 PROCEEDING MUST FOLLOW TO REQUEST THAT A THERAPY DOG AND THERAPY DOG
- 24 HANDLER OR FACILITY DOG AND FACILITY DOG HANDLER ASSIST A CHILD WITNESS;
- 25 AND
- 26 (3) Ensure that the details of the Program are publicly
- 27 AVAILABLE.
- 28 (E) THE ADMINISTRATIVE OFFICE OF THE COURTS MAY ADOPT RULES
- 29 PROCEDURES TO IMPLEMENT THIS SECTION.

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1 2	Chapter 467 of the Acts of 2016, as amended by Chapter 196 of the Acts of 2017 and Chapter 466 of the Acts of 2019	
3 4 5 6	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2016. It shall remain effective for a period of [5] 4 years and, at the end of September 30, [2021] 2020, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.	of
7 8	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2020.	;t

Governor.
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Speaker of the House of Delegates.