SENATE BILL 58

(PRE–FILED)

By: Chair, Education, Health, and Environmental Affairs Committee (By Request – Departmental – Health)

Requested: September 27, 2017
Introduced and read first time: January 10, 2018
Assigned to: Education, Health, and Environmental Affairs

Committee Report: Favorable
Senate action: Adopted
Read second time: January 22, 2018

CHAPTER _____

1  AN ACT concerning

2  State Board for Certification of Residential Child Care Program Professionals –
   Revisions

3  FOR the purpose of repealing an erroneous provision of law regarding immunity from
   liability for participating in the activities of the State Board for Certification of
   Residential Child Care Program Professionals; repealing the requirement that the
   Board adopt certain regulations for approved training programs for residential child
   and youth care practitioners; repealing the requirement that the Board post a list of
   approved residential child care training programs on its website; making a
   conforming change; and generally relating to the State Board for Certification of
   Residential Child Care Program Professionals.

12  BY repealing
13    Article – Health Occupations
14    Section 20–207 and 20–302.2
15    Annotated Code of Maryland
16    (2014 Replacement Volume and 2017 Supplement)

17  BY repealing and reenacting, with amendments,
18    Article – Health Occupations
19    Section 20–208 and 20–302.1(f)
20    Annotated Code of Maryland
21    (2014 Replacement Volume and 2017 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
Underlining indicates amendments to bill.
Strike-out indicates matter stricken from the bill by amendment or deleted from the law by amendment.
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
That the Laws of Maryland read as follows:

Article – Health Occupations

[20–207.

A person shall have the immunity from liability described under § 5–710 of the
Courts Article for giving information to the Board or otherwise participating in its
activities.]

[20–208.] 20–207.

A person shall have immunity from the liability described under § 5–723 of the
Courts Article for giving information to the Board or otherwise participating in its
activities.

20–302.1.

(f) (1) Except as provided in paragraph (2) of this subsection, the applicant
shall successfully completed a training program approved [under § 20–302.2 of this
subtitle] BY THE BOARD.

(2) (i) An applicant who has an associate’s or bachelor’s degree from an
accredited college or university may be waived from the training program requirement, if
the applicant passes an examination and meets other requirements established by the
Board under this subtitle.

(ii) The Board shall establish requirements and procedures for
waiving the training program requirement for an applicant under subparagraph (i) of this
paragraph.

[20–302.2.

(a) The Board shall adopt regulations for approved training programs for
residential child and youth care practitioners.

(b) Successful completion of an approved training program shall prepare an
individual for certification as a residential child and youth care practitioner.

(c) The regulations shall:

(1) Require an approved training program to provide a fundamental
working knowledge of the varied aspects of performing the direct responsibilities related to
activities of daily living, self–help, and socialization to children and youth in residential
child care programs;

(2) Establish a process for approving residential child and youth care practitioner training programs; and

(3) Establish the contact hours, curriculum, format, and fees for approved training programs.

(d) The Board shall post a list of approved training programs on its Web site.]

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.

Approved:

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Governor.

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President of the Senate.

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Speaker of the House of Delegates.