TO: The Honorable Bobby A. Zirkin, Chair
Members, Senate Judicial Proceedings Committee
The Honorable William C. Smith, Jr.

FROM: Richard A. Tabuteau
Pamela Metz Kasemeyer
J. Steven Wise
Danna L. Kauffman

DATE: March 6, 2018

RE: SUPPORT – Senate Bill 625 – Criminal Procedure – Medical Emergency – Immunity

The Maryland State Medical Society (MedChi) and the Maryland Chapter of the American College of Emergency Physicians (MDACEP), submit this letter of support for Senate Bill 625.

Senate Bill 625 specifies that a person who is experiencing a medical emergency after ingesting or using alcohol or drugs is immune from criminal arrest, charge, or prosecution for violations relating to drug possession, drug paraphernalia, and underage alcohol consumption if the evidence for criminal prosecution was obtained solely as a result of the person seeking or receiving medical assistance. The bill also clarifies that existing prohibitions against sanctioning a person for violation of pretrial release, probation, or parole apply to a person who is experiencing a medical emergency after ingesting alcohol or drugs.

This bill removes the requirement of “reasonable belief” of a medical emergency in order to bring more clarity to the immunity laws. If a drug user fears prosecution for illicit drug usage, they will be dissuaded from seeking emergency medical assistance when experiencing an overdose. This may result in avoidable fatal overdoses or nonfatal severe and traumatic physical or mental harm. MedChi and MDACEP urge a favorable report.

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