J2, J1, D4

By: Senators Conway and Middleton

Introduced and read first time: January 30, 2013 Assigned to: Education, Health, and Environmental Affairs

A BILL ENTITLED

1 AN ACT concerning

2 Health Occupations – Physician Assistants – Authority to Practice

3 FOR the purpose of authorizing a physician assistant to complete a certain certificate that an individual of a certain age is pregnant or has given birth to a child; 4 $\mathbf{5}$ authorizing a physician assistant to provide certain information on a certificate 6 of birth under certain circumstances; authorizing a physician assistant to fill 7out and sign a certificate of death under certain circumstances; requiring 8 certain individuals to notify the medical examiner under certain circumstances 9 if a deceased was not under treatment by a physician assistant during a terminal illness; authorizing a physician assistant to file a replacement death 10 certificate under certain circumstances; authorizing a physician assistant to 11 complete a "do not resuscitate order"; authorizing a physician assistant to serve 1213 as a witness to an advance directive; requiring that certain documentation of an oral advance directive be dated and signed by a physician assistant under 1415certain circumstances; authorizing a physician assistant to provide an oral 16 emergency medical services "do not resuscitate order"; requiring a certain form 17to be suitable for containing a physician assistant's medical orders relating to a patient's medical condition; requiring a health care facility on request of a 1819patient to offer a physician assistant the opportunity to participate in updating 20or completing a "Medical Orders for Life–Sustaining Treatment" form; requiring 21a health care facility to comply with certain medical orders regardless of 22whether the physician assistant who signed the form has admitting privileges 23or is otherwise credentialed at the health care facility; providing that certain 24provisions of law may not be construed to require a physician assistant to 25prescribe or render medical treatment that is ethically inappropriate or 26medically ineffective; authorizing a physician assistant to make a certain 27petition for an emergency evaluation of an individual; requiring a physician 28assistant to give a certain petition to a peace officer; requiring a peace officer to 29take an emergency evaluee to a certain emergency facility if the peace officer 30 has a certain petition that is signed and submitted by a physician assistant; 31authorizing a physician assistant to certify certain medical conditions of an

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 applicant for a special disability registration number and plates for a certain $\mathbf{2}$ vehicle; requiring a certain health occupation board to be responsible for the 3 development and maintenance of certain database systems; authorizing a 4 physician assistant to certify the existence of certain permanent disabilities for $\mathbf{5}$ applicants for a certain parking placard; authorizing a physician assistant to 6 certify the existence of a temporary disability of an applicant for a temporary 7parking placard; altering a certain definition; defining certain terms; making 8 certain stylistic and conforming changes; and generally relating to the authority 9 to practice as a physician assistant.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Family Law
- 12 Section 2–301

 $\mathbf{2}$

- 13 Annotated Code of Maryland
- 14 (2012 Replacement Volume)
- 15 BY repealing and reenacting, without amendments,
- 16 Article Health General
- 17 Section 4–201(a), 4–208(a)(1), 4–212(a), 5–601(a), 10–620(a), and 10–622(a)
- 18 Annotated Code of Maryland
- 19 (2009 Replacement Volume and 2012 Supplement)
- 20 BY adding to
- 21 Article Health General
- 22 Section 4–201(m) and 5–601(s)
- 23 Annotated Code of Maryland
- 24 (2009 Replacement Volume and 2012 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 Article Health General
- 27 Section 4–201(m), (n), and (o), 4–208(a)(2), 4–212(b), (c), (e), and (h), 5–601(i), 28 (s), and (t), 5–602(c) and (d), 5–608(c), 5–608.1(b), (c), and (f), 5–611(a)
- 29 and (b), 10–620(e), 10–622(b) and (d), 10–623, 10–624(a), and 10–628
- 30 Annotated Code of Maryland
- 31 (2009 Replacement Volume and 2012 Supplement)
- 32 BY repealing and reenacting, with amendments,
- 33 Article Transportation
- 34Section 13-616(a), (b)(1) and (2), and (m), 13-616.1(a) and (k), and 13-616.2(a),35(b), (c), and (i)
- 36 Annotated Code of Maryland
- 37 (2012 Replacement Volume)
- 38 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 39 MARYLAND, That the Laws of Maryland read as follows:

1	2–301.			
2	(a) An ir	ndividual 16 or 17 years old may not marry unless:		
$\frac{3}{4}$	(1) parent or guardia:	the individual has the consent of a parent or guardian and the n swears that the individual is at least 16 years old; or		
5 6 7 8 9	(2) if the individual does not have the consent of a parent or guardian, either party to be married gives the clerk a certificate from a licensed physician, LICENSED PHYSICIAN ASSISTANT , or certified nurse practitioner stating that the physician, PHYSICIAN ASSISTANT , or nurse practitioner has examined the woman to be married and has found that she is pregnant or has given birth to a child.			
10	(b) An ir	ndividual 15 years old may not marry unless:		
11	(1)	the individual has the consent of a parent or guardian; and		
$12 \\ 13 \\ 14 \\ 15 \\ 16$	(2) either party to be married gives the clerk a certificate from a licensed physician, LICENSED PHYSICIAN ASSISTANT, or certified nurse practitioner stating that the physician, PHYSICIAN ASSISTANT, or nurse practitioner has examined the woman to be married and has found that she is pregnant or has given birth to a child.			
17	(c) An ir	ndividual under the age of 15 may not marry.		
18		Article – Health – General		
19	4–201.			
20	(a) In th	is subtitle the following words have the meanings indicated.		
21 22 23	UNDER TITLE	VSICIAN ASSISTANT" MEANS AN INDIVIDUAL WHO IS LICENSED 15 OF THE HEALTH OCCUPATIONS ARTICLE TO PRACTICE PHYSICIAN SUPERVISION.		
24 25 26 27	incorporation in record of birth,	"Registration" means acceptance by the Secretary and the records of the Department of any certificate, report, or other death, fetal death, adoption, marriage, divorce, or dissolution or riage for which this subtitle provides.		
28 29 30	death, marriage,	"Vital record" means a certificate or report of birth, death, fetal divorce, dissolution or annulment of marriage, adoption, or ternity that is required by law to be filed with the Secretary.		

$ \begin{array}{c} 1 \\ 2 \\ 3 \end{array} $	[(o)] (P) "Vital statistics" means the data derived from certificates and reports of birth, death, fetal death, marriage, divorce, dissolution or annulment of marriage, and reports related to any of these certificates and reports.				
4	4–208.				
$5\\6\\7$	(a) (1) to the institution, administrative hea	the a	n 72 hours after a birth occurs in an institution, or en route administrative head of the institution or a designee of the l:		
8 9	certificate of birth;	(i)	Prepare, on the form that the Secretary provides, a		
10		(ii)	Secure each signature that is required on the certificate; and		
11		(iii)	File the certificate.		
$12 \\ 13 \\ 14$	_		attending physician, PHYSICIAN ASSISTANT , nurse dwife shall provide the date of birth and medical information certificate within 72 hours after the birth.		
15	4-212.				
16	(a) This s	section	does not apply to a fetal death.		
17 18	(b) (1) out and signed by:	A cer	tificate of death regardless of age of decedent shall be filled		
19 20	of the body; or	(i)	The medical examiner, if the medical examiner takes charge		
21 22 23	physician, PHYSI deceased.	(ii) C IAN	If the medical examiner does not take charge of the body, the ASSISTANT, or nurse practitioner who last attended the		
24 25 26	(2) nurse practitioner death:		medical examiner, physician, PHYSICIAN ASSISTANT, or fill in only the following information on the certificate of		
27		(i)	The name of the deceased[.];		
28		(ii)	The cause of death and medical certification[.];		
29		(iii)	The date and hour of death[.]; AND		
30		(iv)	The place where death occurred.		

1 Any other information that is required on the certificate of death (3) $\mathbf{2}$ regardless of age of decedent shall be filled in: 3 (i) By the person who has charge of the body; or 4 (ii) If the State Anatomy Board has charge of the body, by the person who last had charge of the body before it was sent to the State Anatomy Board. $\mathbf{5}$ 6 (4)The medical certification shall be completed within 24 hours after 7receipt of the death certificate by the physician, PHYSICIAN ASSISTANT, or nurse 8 practitioner in charge of the patient's care for the illness or condition which resulted in 9 death, except when inquiry is required by the medical examiner. 10 (5)In the absence or inability of the attending physician, PHYSICIAN 11 ASSISTANT, or nurse practitioner or with the attending physician's, PHYSICIAN 12**ASSISTANT'S**, or nurse practitioner's approval, the certificate may be completed by: 13(i) The attending physician's associate; 14The chief medical officer or designee of the institution in (ii) 15which death occurred; or 16 The physician who performed an autopsy upon the decedent, (iii) 17provided the individual has access to the medical history of the case and death is due 18 to natural causes. 19The person completing the cause of death and medical certification (6)20shall attest to the accuracy by signature or by an approved electronic process. 21The funeral director or person acting as the funeral director shall (7)22in all cases obtain the medical certification from the person responsible for its 23completion or obtain assurance that the medical certification has been provided to the 24Secretary by an approved electronic process. 25Each individual concerned with carrying out this subtitle promptly shall (c)26notify the medical examiner if: 27(1)The deceased was not under treatment by a physician, PHYSICIAN **ASSISTANT**, or nurse practitioner during the terminal illness; 2829(2)The cause of death is unknown; or 30 (3)The individual considers any of the following conditions to be the cause of death or to have contributed to the death: 31

	6 SENATE BILL 460				
1 2	injury[.];	(i)	An accident, including a fall with a fracture or other		
3		(ii)	Homicide[.];		
4		(iii)	Suicide[.];		
5		(iv)	Other external manner of death[.];		
6		(v)	Alcoholism[.]; OR		
7		(vi)	Criminal or suspected criminal abortion.		
8 9 10	(e) (1) A physician, PHYSICIAN ASSISTANT , or nurse practitioner who fills out a certificate of death shall give it or transmit it by approved electronic media, including facsimile, to the mortician within 24 hours after the death occurred.				
$11 \\ 12 \\ 13$	(2) A medical examiner who fills out a certificate of death shall give it or transmit it by approved electronic media, including facsimile, to the mortician within 24 hours after the medical examiner took charge of the body.				
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(h) (1) Except as authorized under this subtitle, an individual who has a duty to fill out and sign a certificate of death may not execute more than one certificate for a death.				
17 18 19 20 21	(2) The attending physician, THE PHYSICIAN ASSISTANT , the nurse practitioner, or a medical examiner who takes charge of a body may file a replacement death certificate if a correction that the physician, THE PHYSICIAN ASSISTANT , the nurse practitioner, or medical examiner authorizes cannot be entered legibly on the original certificate.				
22	5-601.				
23	(a) In this	is subt	itle the following words have the meanings indicated.		
24 25 26 27	physician's, PHYS established by pr	ICIAN rotocol	ASSISTANT'S, or nurse practitioner's written order in a form issued by the Maryland Institute for Emergency Medical with the State Board of Physicians which, in the event of a		

cardiac or respiratory arrest of a particular patient, authorizes certified or licensed emergency medical services personnel to withhold or withdraw cardiopulmonary resuscitation including cardiac compression, endotracheal intubation, other advanced airway management techniques, artificial ventilation, defibrillation, and other related life-sustaining procedures.

1 (S) "PHYSICIAN ASSISTANT" MEANS AN INDIVIDUAL WHO IS LICENSED 2 UNDER TITLE 15 OF THE HEALTH OCCUPATIONS ARTICLE TO PRACTICE 3 MEDICINE WITH PHYSICIAN SUPERVISION.

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[(s)] **(T)** "Signed" means bearing a manual or electronic signature.

5 [(t)] (U) "Terminal condition" means an incurable condition caused by 6 injury, disease, or illness which, to a reasonable degree of medical certainty, makes 7 death imminent and from which, despite the application of life-sustaining procedures, 8 there can be no recovery.

9 5-602.

10 (c) (1) A written or electronic advance directive shall be dated, signed by 11 or at the express direction of the declarant, and subscribed by two witnesses.

12 (2) (i) Except as provided in subparagraphs (ii) and (iii) of this 13 paragraph, any competent individual may serve as a witness to an advance directive, 14 including an employee of a health care facility, nurse practitioner, **PHYSICIAN** 15 **ASSISTANT**, or physician caring for the declarant if acting in good faith.

16 (ii) The health care agent of the declarant may not serve as a 17 witness.

18 (iii) At least one of the witnesses must be an individual who is 19 not knowingly entitled to any portion of the estate of the declarant or knowingly 20 entitled to any financial benefit by reason of the death of the declarant.

(d) (1) Any competent individual may make an oral advance directive to
authorize the providing, withholding, or withdrawing of any life-sustaining procedure
or to appoint an agent to make health care decisions for the individual.

(2) An oral advance directive shall have the same effect as a written or
electronic advance directive if made in the presence of the attending physician,
PHYSICIAN ASSISTANT, or nurse practitioner and one witness and if the substance of
the oral advance directive is documented as part of the individual's medical record.
The documentation shall be dated and signed by the attending physician, PHYSICIAN
ASSISTANT, or nurse practitioner and the witness.

30 5-608.

31 (c) This section does not authorize emergency medical services personnel in 32 the outpatient setting to follow an emergency medical services "do not resuscitate 33 order" that is in any form other than:

1 (1) An emergency medical services "do not resuscitate order" described 2 in subsection (a) of this section;

3 (2) An oral emergency medical services "do not resuscitate order" 4 provided by an online, emergency medical services medical command and control 5 physician;

6 (3) An oral emergency medical services "do not resuscitate order" 7 provided by a physician, [as defined in § 5–601 of this subtitle,] A PHYSICIAN 8 ASSISTANT, or a nurse practitioner[, as defined in § 5–601 of this subtitle,] who is 9 physically present on the scene with the patient and the emergency medical services 10 personnel in the outpatient setting; or

11 (4) An order contained in a "Medical Orders for Life-Sustaining
 12 Treatment" form.

13 5-608.1.

33

setting; and

14 (b) (1) (i) The Department, in conjunction with the Maryland Institute 15 for Emergency Medical Services Systems and the State Board of Physicians, shall 16 develop and revise periodically a "Medical Orders for Life–Sustaining Treatment" form 17 and instructions for completing and using the form.

(ii) The "Medical Orders for Life-Sustaining Treatment" form
 and the instructions for its completion and use shall be developed in consultation with:

201.The Office of the Attorney General;212.The State Board of Nursing;223.The State Advisory Council on Quality Care at the23End of Life; and

244.Any other individual or group the Department25determines is appropriate.

26 (2) The "Medical Orders for Life–Sustaining Treatment" form 27 developed under paragraph (1) of this subsection shall be suitable for containing a 28 physician's, PHYSICIAN ASSISTANT'S, or nurse practitioner's written medical orders 29 relating to a patient's medical condition, including:

- 30 (i) The use of life–sustaining procedures;
- 31 (ii) The use of medical tests;
- 32 (iii) Transfer of the patient to a hospital from a nonhospital

Any other matter considered appropriate by the Department 1 (iv) $\mathbf{2}$ to implement treatment preferences and orders regarding life-sustaining treatments 3 across health care settings. The "Medical Orders for Life-Sustaining Treatment" form is not an 4 (3)advance directive. $\mathbf{5}$ 6 (c) A health care facility shall: (1)7 (i) 1. Accept completed "Medical Orders for а Life-Sustaining Treatment" form during the admission process for each patient being 8 9 admitted to the health care facility; and 10 2.Update the form as indicated in the instructions for 11 the completion and use of the form; or 12(ii) Complete a "Medical Orders for Life-Sustaining Treatment" 13 form: For a health care facility that is not a hospital, during 141. 15the admission process for each patient being admitted to the health care facility; or 16 2.For a hospital, during an inpatient hospital stay for 17patients who are being discharged to another health care facility. 18 (2)When a health care facility updates or completes a "Medical Orders" for Life-Sustaining Treatment" form under paragraph (1) of this subsection, the 1920health care facility shall: 21(i) Offer the patient, health care agent, or surrogate decision 22maker the opportunity to participate in updating or completing the form; 23Note in the medical record when a patient, health care (ii) 24agent, or surrogate decision maker declines to participate in updating or completing the form, indicating the date and with whom the form was discussed; 2526On request of the patient, offer any physician, PHYSICIAN (iii) 27ASSISTANT, or nurse practitioner selected by the patient the opportunity to participate in updating or completing the form; and 2829Inform the patient, health care agent, or surrogate decision (iv) 30 maker that the form will become a part of the patient's medical record and can be 31 accessed through the procedures used to access a medical record.

$ \begin{array}{c} 1 \\ 2 \\ 3 \end{array} $	(3) Except as provided for a treatment that has been certified as medically ineffective in accordance with § 5–611 of this subtitle, the "Medical Orders for Life–Sustaining Treatment" form shall be consistent with:				
4	(i) The known decisions of:				
5	1. The patient if the patient is a competent individual; or				
6 7	2. A health care agent or surrogate decision maker as authorized by this subtitle; and				
8 9	(ii) Any known advance directive of the patient if the patient is incapable of making an informed decision.				
$10 \\ 11 \\ 12 \\ 13 \\ 14$	(f) Except as provided in § 5–611 or § 5–613 of this subtitle, a health care facility shall comply with all medical orders contained in a "Medical Orders for Life–Sustaining Treatment" form regardless of whether the physician, PHYSICIAN ASSISTANT, or nurse practitioner who signed the form has admitting privileges or is otherwise credentialed at the health care facility.				
15	5-611.				
16 17 18 19	(a) Except as provided in § 5–613(a)(3) of this subtitle, nothing in this subtitle may be construed to require a physician OR PHYSICIAN ASSISTANT to prescribe or render medical treatment to a patient that the physician OR PHYSICIAN ASSISTANT determines to be ethically inappropriate.				
$20 \\ 21 \\ 22$	(b) (1) Except as provided in § $5-613(a)(3)$ of this subtitle, nothing in this subtitle may be construed to require a physician OR PHYSICIAN ASSISTANT to prescribe or render medically ineffective treatment.				
23 24 25 26 27 28	(2) (i) Except as provided in subparagraph (ii) of this paragraph, a patient's attending physician may withhold or withdraw as medically ineffective a treatment that under generally accepted medical practices is life–sustaining in nature only if the patient's attending physician and a second physician certify in writing that the treatment is medically ineffective and the attending physician informs the patient or the patient's agent or surrogate of the physician's decision.				
29 30 31	(ii) If the patient is being treated in the emergency department of a hospital and only one physician is available, the certification of a second physician is not required.				
32	10-620.				
22	(a) In Part IV of this subtitle the following words have the meanings				

(a) In Part IV of this subtitle the following words have the meaningsindicated.

(1)"Mental disorder" means the behavioral or other symptoms that 1 (e) $\mathbf{2}$ indicate: 3 (i) To a lay petitioner who is submitting an emergency petition, 4 a clear disturbance in the mental functioning of another individual; and To the following health professionals doing an examination, $\mathbf{5}$ (ii) 6 at least one mental disorder that is described in the version of the American 7 Psychiatric Association's "Diagnostic and Statistical Manual – Mental Disorders" that is current at the time of the examination: 8 9 1. Physician; 10 2. **PHYSICIAN ASSISTANT;** 11 [2.] **3.** Psychologist; 12[3.] 4. Clinical social worker; 13 **[**4.**] 5**. Licensed clinical professional counselor; 14**[5.] 6.** Clinical nurse specialist in psychiatric and 15mental health nursing (APRN/PMH); 16 **[6.] 7.** Psychiatric nurse practitioner (CRNP-PMH); 17 or [7.] 8. 18 Licensed clinical family marriage and 19therapist. "Mental disorder" does not include intellectual disability. 20(2)2110-622.22A petition for emergency evaluation of an individual may be made under (a) 23this section only if the petitioner has reason to believe that the individual: 24Has a mental disorder; and (1)25(2)The individual presents a danger to the life or safety of the 26individual or of others. 27The petition for emergency evaluation of an individual may be (b)(1)28made by:

1 A physician, PHYSICIAN ASSISTANT, psychologist, clinical (i) $\mathbf{2}$ social worker, licensed clinical professional counselor, clinical nurse specialist in 3 psychiatric and mental health nursing, psychiatric nurse practitioner, licensed clinical marriage and family therapist, or health officer or designee of a health officer who has 4 $\mathbf{5}$ examined the individual: 6 (ii) A peace officer who personally has observed the individual 7 or the individual's behavior: or 8 (iii) Any other interested person. 9 (2)An individual who makes a petition for emergency evaluation 10 under paragraph (1)(i) or (ii) of this subsection may base the petition on: 11 The examination or observation; or (i) 12Other information obtained that is pertinent to the factors (ii) 13giving rise to the petition. 14 A petitioner who is a physician, PHYSICIAN ASSISTANT, (d)(1)15psychologist, clinical social worker, licensed clinical professional counselor, clinical 16 nurse specialist in psychiatric and mental health nursing, psychiatric nurse practitioner, licensed clinical marriage and family therapist, health officer, or designee 1718of a health officer shall give the petition to a peace officer. 19(2)The peace officer shall explain to the petitioner: 20(i) The serious nature of the petition; and 21(ii) The meaning and content of the petition. 2210-623.23If the petitioner under Part IV of this subtitle is not a physician, (a) PHYSICIAN ASSISTANT, psychologist, clinical social worker, licensed clinical 2425professional counselor, clinical nurse specialist in psychiatric and mental health 26nursing, psychiatric nurse practitioner, licensed clinical marriage and family 27therapist, health officer or designee of a health officer, or peace officer, the petitioner 28shall present the petition to the court for immediate review. 29(b)After review of the petition, the court shall endorse the petition if the 30 court finds probable cause to believe that the emergency evaluee has shown the 31symptoms of a mental disorder and that the individual presents a danger to the life or 32safety of the individual or of others.

33 (c) If the court does not find probable cause, the court shall indicate that fact 34 on the petition, and no further action may be taken under the petition.

1 10-624.

2 (a) (1) A peace officer shall take an emergency evaluee to the nearest 3 emergency facility if the peace officer has a petition under Part IV of this subtitle that:

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(i) Has been endorsed by a court within the last 5 days; or

5 (ii) Is signed and submitted by a physician, PHYSICIAN 6 ASSISTANT, psychologist, clinical social worker, licensed clinical professional 7 counselor, clinical nurse specialist in psychiatric and mental health nursing, 8 psychiatric nurse practitioner, licensed clinical marriage and family therapist, health 9 officer or designee of a health officer, or peace officer.

10 (2) After a peace officer takes the emergency evaluee to an emergency 11 facility, the peace officer need not stay unless, because the emergency evaluee is 12 violent, a physician asks the supervisor of the peace officer to have the peace officer 13 stay.

14 (3) A peace officer shall stay until the supervisor responds to the 15 request for assistance. If the emergency evaluee is violent, the supervisor shall allow 16 the peace officer to stay.

17 (4) If a physician asks that a peace officer stay, a physician shall 18 examine the emergency evaluee as promptly as possible.

19 10-628.

20(a) (1)If an emergency evaluee cannot pay or does not have insurance that covers the charges for emergency services, an initial consultant examination by a 2122physician, PHYSICIAN ASSISTANT, or nurse practitioner, and transportation to an 23emergency facility and, for an involuntary admission of the emergency evaluee, to the 24admitting facility, the Department shall pay the appropriate party the actual cost or a 25reasonable rate for this service, whichever is lower, except that hospitals shall be paid 26at rates approved by the Health Services Cost Review Commission.

(2) The reasonable rate for the services provided under an emergency
petition shall be calculated by using a methodology established by regulation and
reasonably related to the actual cost.

(b) With respect to emergency admissions, the Department shall be
 subrogated against any insurance coverage available to the patient for charges
 relating to emergency service, initial consultant examination by a physician,
 PHYSICIAN ASSISTANT, or nurse practitioner, and transportation to an emergency
 facility under Part IV of this subtitle.

Article – Transportation

- 14
- 1 13-616.

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- (a) (1) In this subtitle the following words have the meanings indicated.
- 3 (2) "Certified nurse practitioner" means an individual who is licensed 4 by the State Board of Nursing to practice registered nursing as described in § 8–101 of 5 the Health Occupations Article and who is certified as a nurse practitioner by the 6 State Board of Nursing.
- 7 (3) "Licensed chiropractor" means a chiropractor who is licensed by
 8 the State Board of Chiropractic and Massage Therapy Examiners to practice
 9 chiropractic or chiropractic with the right to practice physical therapy as described in §
 10 3–301 of the Health Occupations Article.
- (4) "Licensed optometrist" means an optometrist who is licensed by
 the State Board of Examiners in Optometry to practice optometry as described in §
 11-101 of the Health Occupations Article.
- 14 (5) "Licensed physician" means a physician, including a doctor of
 15 osteopathy, who is licensed by the State Board of Physicians to practice medicine as
 16 described in § 14–101 of the Health Occupations Article.
- 17 (6) "LICENSED PHYSICIAN ASSISTANT" MEANS AN INDIVIDUAL
 18 WHO IS LICENSED UNDER TITLE 15 OF THE HEALTH OCCUPATIONS ARTICLE TO
 19 PRACTICE MEDICINE WITH PHYSICIAN SUPERVISION.
- 20 [(6)] (7) "Licensed podiatrist" means a podiatrist who is licensed by 21 the State Board of Podiatric Medical Examiners to practice podiatry as described in § 22 16-101 of the Health Occupations Article.
- (b) (1) The owner of any vehicle described in paragraph (3) of this
 subsection may apply to the Administration for the assignment to that vehicle of a
 special disability registration number and special disability registration plates, if a
 certified nurse practitioner, licensed physician, LICENSED PHYSICIAN ASSISTANT,
 licensed chiropractor, licensed optometrist, or licensed podiatrist certifies, in
 accordance with paragraph (2) of this subsection, that the applicant:
- (i) Has lung disease to such an extent that forced (respiratory)
 expiratory volume for one second when measured by spirometry is less than one liter,
 or arterial oxygen tension (PO2) is less than 60 mm/hg on room air at rest;
- (ii) Has cardiovascular disease limitations classified in severity
 as Class III or Class IV according to standards accepted by the American Heart
 Association;
- 35

(iii) Is unable to walk 200 feet without stopping to rest;

$\frac{1}{2}$	(iv) brace, cane, crutch, and	Is unable to walk without the use of, or assistance from, a other person, prosthetic device, or other assistive device;		
3	(v)	Requires a wheelchair for mobility;		
4	(vi)	Has lost a foot, leg, hand, or arm;		
5	(vii)	Has lost the use of a foot, leg, hand, or arm;		
6	(vii) Has a permanent impairment of both eyes so that:		
$7 \\ 8$	eye, with corrective gla	1. The central visual acuity is 20/200 or less in the better sses; or		
9 10 11		2. There is a field defect in which the peripheral field an extent that the widest diameter of visual field subtends an eater than 20 degrees in the better eye; or		
$12 \\ 13 \\ 14 \\ 15$	(ix) Has a permanent disability that adversely impacts the ambulatory ability of the applicant and which is so severe that the person would endure a hardship or be subject to a risk of injury if the privileges accorded a person for whom a vehicle is specially registered under this section were denied.			
$\begin{array}{c} 16 \\ 17 \end{array}$		the purposes of this section, the qualifying disabilities specified subsection shall be certified as follows:		
18 19 20	(i) certified nurse practitie (ix) of this subsection;	A licensed physician, LICENSED PHYSICIAN ASSISTANT, or oner may certify conditions specified in paragraph (1)(i) through		
$\begin{array}{c} 21 \\ 22 \end{array}$		A licensed chiropractor or a licensed podiatrist may certify paragraph (1)(iii) through (vii) and (ix) of this subsection;		
$\begin{array}{c} 23\\ 24 \end{array}$	(iii) paragraph (1)(viii) of th	A licensed optometrist may certify the condition specified in is subsection; and		
25 26 27 28	this subsection by app	Notwithstanding any provision of paragraph (1) of this nt may self-certify conditions specified in paragraph (1)(vi) of pearing in person with proper identification at a full-service tration office during normal business hours.		
29 30 31 32 33	(m) In accordance with the provisions of this section, by July 1, 2001, each board for licensed physicians, LICENSED PHYSICIAN ASSISTANTS , licensed chiropractors, licensed optometrists, or licensed podiatrists shall be responsible for the development and maintenance of a database system with which the Administration can interface and verify licensure			

33 can interface and verify licensure.

1 13-616.1.

2 (a) A person may apply to the Administration for a parking placard on a 3 form provided by the Administration if the applicant:

4

(1) Is a resident of the State; and

5 (2) (i) Has a permanent disability as described in § 13–616(b)(1) of 6 this subtitle and as certified by a licensed physician, LICENSED PHYSICIAN 7 ASSISTANT, licensed chiropractor, licensed optometrist, or licensed podiatrist, as 8 defined in § 13–616(a) of this subtitle; or

9 (ii) Has a permanent disability as described in § 13–616(b)(1)(vi) 10 of this subtitle and as self-certified as provided by § 13–616(b)(2)(iv) of this subtitle.

11 (k) In accordance with the provisions of this section, by July 1, 2001, each 12 board for licensed physicians, LICENSED PHYSICIAN ASSISTANTS, licensed 13 chiropractors, licensed optometrists, or licensed podiatrists shall be responsible for the 14 development and maintenance of a database system, with which the Administration 15 can interface and verify licensure.

16 13–616.2.

17 (a) A person may apply to the Administration for a temporary parking 18 placard on a form provided by the Administration if:

19 (1) The applicant, a dependent of the applicant, or any individual who 20 depends on the applicant for transportation has a disability, as described in § 21 13-616(b)(1) of this subtitle; and

22 (2) A licensed physician, LICENSED PHYSICIAN ASSISTANT, licensed 23 chiropractor, licensed optometrist, or licensed podiatrist, as defined in § 13–616(a) of 24 this subtitle, certifies that the disability is not permanent but would substantially 25 impair the applicant's mobility or limit or impair the applicant's ability to walk for at 26 least 3 weeks, and is so severe that the applicant would endure a hardship or be 27 subject to risk of injury if the temporary parking placard were denied.

(b) An application under subsection (a) of this section shall be accompaniedby:

(1) Proof satisfactory to the Administration that the applicant, the
 dependent of the applicant, or the individual who depends on the applicant for
 transportation is a person with a disability under subsection (a) of this section; and

1 (2) The certification of a licensed physician, LICENSED PHYSICIAN 2 ASSISTANT, licensed chiropractor, licensed optometrist, or licensed podiatrist that the 3 applicant, the dependent of the applicant, or the individual who depends on the 4 applicant for transportation is disabled, including an estimate of the length of time the 5 disability will continue.

6 (c) (1) A temporary parking placard for a person with a disability issued 7 under this section shall be valid for a period of time the licensed physician, **LICENSED** 8 **PHYSICIAN ASSISTANT**, licensed chiropractor, licensed optometrist, or licensed 9 podiatrist has determined that the applicant, the dependent of the applicant, or the 10 individual who depends on the applicant for transportation is likely to have the 11 disability, not to exceed 6 months.

12 (2) The person to whom a temporary parking placard was issued 13 under this section shall return the placard to the Administration within 5 calendar 14 days of the placard's expiration.

15 (i) In accordance with the provisions of this section, by July 1, 2001, each 16 board for licensed physicians, LICENSED PHYSICIAN ASSISTANTS, licensed 17 chiropractors, licensed optometrists, or licensed podiatrists shall be responsible for the 18 development and maintenance of a database system with which the Administration 19 can interface and verify licensure.

20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2013.