

(4) study ways to maximize the use of the facilities and services available to [handicapped] individuals WITH DISABILITIES; [and]

(5) hold:

(i) at least quarterly, regularly scheduled meetings; and

(ii) open meetings to provide direct communication, between [handicapped] individuals WITH DISABILITIES and private and public organizations and the general public, about programs and services for and needs of [handicapped] individuals WITH DISABILITIES; AND

(6) ASSIST ANY LOCAL GOVERNING BODY OF A COUNTY TO ESTABLISH A LOCAL ADVISORY COUNCIL FOR INDIVIDUALS WITH DISABILITIES IN THE COUNTY FOR PURPOSES OF IMPLEMENTING THE PROVISIONS OF THE AMERICANS WITH DISABILITIES ACT OF 1990.

9-1110.

Subject to the evaluation and reestablishment provisions of the Maryland Program Evaluation Act, the provisions of this subtitle creating the Office [of Handicapped] FOR Individuals WITH DISABILITIES and any regulations promulgated under this subtitle are of no effect and may not be enforced after July 1, [1994] 2004.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect ~~October~~ June 1, 1994.

May 26, 1994

The Honorable Thomas V. Mike Miller, Jr.  
President of the Senate  
State House  
Annapolis, Maryland 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed Senate Bill 11.

This bill would require each county and the Department of Public Safety and Correctional Services in Baltimore City to charge its detention center inmates' financial accounts a fee for sick calls which are not required by intake procedures, initiated by the center medical staff; prenatal purposes, or emergencies. Any revenues derived from the charges would go to the county and State general funds.

House Bill 723, which was passed by the General Assembly and signed by me on May 26, 1994, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 11.

Sincerely,  
William Donald Schaefer  
Governor