## 1992 LAWS OF MARYLAND

- (5) A private residential treatment center for children and adolescents licensed under § 19-307 of this subtitle;
- (6) A private facility operating living units that house less than 4 persons per unit under § 10-902 of this article; [or]
- (7) A program which provides day habilitation, vocational, or community supported living arrangements services required to be licensed under § 7-903 of this article; OR
- (8) A PRIVATE PROGRAM THAT PROVIDES COMMUNITY OUTPATIENT REHABILITATION SERVICES AS SET FORTH IN § 10–902 OF THIS ARTICLE.

19-336.

- (a) After the hearing under § 19-335 of this subtitle, the court may appoint a receiver for the nursing home or community program or continue the appointment of the receiver made ex parte, if the court finds:
- (1) A person is operating the nursing home or community program without a license for it;
- (2) The nursing home or community program will be closed within 30 days and arrangements to relocate its residents have not been approved by the Secretary;
- (3) The nursing home or community program or its residents have been abandoned; or
- (4) A situation, physical condition, practice, or method of operation presents an imminent danger of death or serious mental or physical harm to the individuals.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1992.

Approved May 5, 1992.

## **CHAPTER 154**

(House Bill 388)

AN ACT concerning

## Human Immunodeficiency Virus Protection Act

FOR the purpose of requiring hospitals, related institutions, freestanding medical facilities, freestanding birthing centers, and certain health maintenance organizations, to adopt, implement, and enforce certain policies and display a certain notice; and requiring certain health care providers to comply with the