

SB0422/748778/1

BY: Judicial Proceedings Committee

AMENDMENTS TO SENATE BILL 422, AS AMENDED

AMENDMENT NO. 1

On page 11 of the Judicial Proceedings Committee Amendments (SB0422/248273/1), in Amendment No. 7, strike in their entirety lines 17 through 22, inclusive, and substitute:

“(A) A DEFENDANT WHO IS DENIED PRETRIAL RELEASE BY A DISTRICT COURT COMMISSIONER OR WHO FOR ANY REASON REMAINS IN CUSTODY AFTER A DISTRICT COURT COMMISSIONER HAS DETERMINED CONDITIONS OF RELEASE UNDER MARYLAND RULE 4-216 SHALL BE PRESENTED IMMEDIATELY TO A DISTRICT COURT JUDGE IF THE COURT IS THEN IN SESSION, OR IF NOT, AT THE NEXT SESSION OF THE COURT.

“(B) A DEFENDANT MAY NOT REMAIN IN CUSTODY MORE THAN 48 HOURS AFTER A DETERMINATION OF THE DISTRICT COURT COMMISSIONER WITHOUT BEING PRESENTED TO A DISTRICT COURT JUDGE.”.

AMENDMENT NO. 2

On page 14 of the Judicial Proceedings Committee Amendments, in lines 1, 3, and 4 of Amendment No. 8, strike “(xiii)”, “(xiv)”, and “(xv)”, respectively, and substitute “(xii)”, “(xiii)”, and “(xiv)”, respectively.