## HOUSE BILL 373

#### By: **Cecil County Delegation** Introduced and read first time: January 24, 2018 Assigned to: Judiciary

### A BILL ENTITLED

1 AN ACT concerning

#### $\mathbf{2}$

#### **Cecil County – Home Detention and Release Programs**

3 FOR the purpose of repealing provisions relating to a home detention program in Cecil 4 County; authorizing the Sheriff of Cecil County to establish home detention, pretrial  $\mathbf{5}$ release, work release, and prerelease programs; requiring the Sheriff to adopt 6 regulations necessary to implement the programs; providing that a certain condition 7 imposed by a court supersedes a certain regulation under certain circumstances; 8 authorizing a court to allow a certain individual to participate in a program 9 established under this Act at a certain time; authorizing a certain inmate to leave the Community Corrections Center for certain purposes; authorizing the Sheriff to 1011 charge a certain inmate a certain fee for a certain purpose; requiring the Sheriff or 12the Sheriff's designee to notify the court in writing of a certain violation; establishing 13 certain penalties for a violation of a trust or condition established for participation 14in a certain program; defining certain terms; and generally relating to home detention, pretrial release, work release, and prerelease programs in Cecil County. 15

- 16 BY repealing and reenacting, with amendments,
- 17 Article Correctional Services
- 18 Section 11–709
- 19 Annotated Code of Maryland
- 20 (2017 Replacement Volume)

# SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

23

#### Article - Correctional Services

- 24 11-709.
- 25 (a) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS



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1	INDICATED	).					
2		(2) "SHERIFF" MEANS THE SHERIFF OF CECIL COUNTY.					
$\frac{3}{4}$	(3) "WARDEN" MEANS THE WARDEN OF THE CECIL COUNTY COMMUNITY CORRECTIONS CENTER.						
5	<b>(B)</b>	This section applies only in Cecil County.					
6	<b>[</b> (b)	(1)	1) The Sheriff shall:				
7			(i)	establish and administer a home detention program; and			
8			(ii)	adopt regulations to implement the program.			
9 10	confinemen	(2) t, the s	(i) entenc	At the time of sentencing or at any time during an individual's ing judge may place the individual in the home detention program.			
$\begin{array}{c} 11 \\ 12 \end{array}$	at any time	after t	(ii) he inn	The Sheriff may place an inmate in the home detention program nate has served 25% of the inmate's sentence.			
$\begin{array}{c} 13\\14 \end{array}$	home deten	(3) Subject to paragraph (4) of this subsection, an inmate is eligible for the ation program if the inmate:					
$\begin{array}{c} 15\\ 16 \end{array}$	and		(i)	is placed in the program by the sentencing judge or the Sheriff;			
17			(ii)	has no other charges pending in any jurisdiction.			
18		(4)	An in	mate is not eligible for the home detention program if the inmate:			
19			(i)	is serving a sentence for a crime of violence; or			
20			(ii)	has been found guilty of the crime of:			
$\begin{array}{c} 21 \\ 22 \end{array}$	Article; or			1. child abuse under § 3–601 or § 3–602 of the Criminal Law			
23				2. escape under § 9–404 of the Criminal Law Article.			
24		(5)	The S	Sheriff shall:			
$\frac{25}{26}$	supervision	, inclue	(i) ding th	determine the amount of a reasonable fee for the cost of electronic and administrative costs associated with the supervision; and			
27			(ii)	collect the fee from each inmate in the program.]			

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1	(C) (1)	THE	SHERIFF MAY ESTABLISH PROGRAMS FOR:
2		<b>(</b> I <b>)</b>	HOME DETENTION;
3		<b>(</b> II <b>)</b>	PRETRIAL RELEASE;
4		(III)	WORK RELEASE; AND
5		(IV)	PRERELEASE.
6 7	(2) IMPLEMENT EAC	• • •	THE SHERIFF SHALL ADOPT REGULATIONS NECESSARY TO GRAM ESTABLISHED UNDER THIS SECTION.
8		(II)	IF A CONDITION THAT A COURT IMPOSES ON AN INMATE IS
9 10			A REGULATION ADOPTED UNDER THIS SUBSECTION, THE Y THE COURT SUPERSEDES THE REGULATION.
11 12 13 14		ONFIN	THE TIME OF SENTENCING OR AT ANY TIME DURING AN EMENT, THE COURT MAY ALLOW THE INDIVIDUAL TO PROGRAM ESTABLISHED UNDER THIS SECTION IF THE
15		<b>(</b> I <b>)</b>	IS SENTENCED TO THE CUSTODY OF THE WARDEN; AND
$\begin{array}{c} 16 \\ 17 \end{array}$	JURISDICTION.	(II)	HAS NO OTHER FELONY CHARGES PENDING IN ANY
18 19	(2) THIS SECTION MA		NMATE DESIGNATED TO PARTICIPATE IN A PROGRAM UNDER VE THE COMMUNITY CORRECTIONS CENTER TO:
20		<b>(</b> I <b>)</b>	CONTINUE REGULAR EMPLOYMENT;
21		<b>(</b> II <b>)</b>	SEEK NEW EMPLOYMENT;
22		(III)	ATTEND COURT-ORDERED TREATMENT APPOINTMENTS;
23		(IV)	UNDERGO INTENSIVE COUNSELING;
24		(V)	PURSUE ACADEMIC EDUCATION; OR
25 26	ΟΤΗΣΒ Α ΟΤΙΧΙΤΙ	(VI)	USE OTHER COMMUNITY RESOURCES OR PARTICIPATE IN

26 OTHER ACTIVITIES FOR THE PURPOSE OF REHABILITATION.

1 (E) THE SHERIFF MAY CHARGE AN INMATE PARTICIPATING IN A PROGRAM 2 ESTABLISHED UNDER THIS SECTION A REASONABLE PROGRAM PARTICIPATION FEE 3 TO PAY FOR THE COSTS INCURRED BY THE COUNTY FOR THE MANAGEMENT AND 4 ADMINISTRATION OF THE PROGRAM.

5 (F) (1) IF AN INMATE VIOLATES A TRUST OR A CONDITION THAT A COURT 6 OR THE SHERIFF HAS ESTABLISHED FOR PARTICIPATING IN A PROGRAM UNDER 7 THIS SECTION, THE SHERIFF OR THE SHERIFF'S DESIGNEE SHALL NOTIFY THE 8 COURT IN WRITING OF THE VIOLATION.

9 (2) AN INMATE WHO VIOLATES A TRUST OR CONDITION THAT A COURT 10 OR THE SHERIFF HAS ESTABLISHED FOR PARTICIPATING IN A PROGRAM 11 ESTABLISHED UNDER THIS SECTION IS SUBJECT TO:

12

(I) REMOVAL FROM THE PROGRAM; AND

13(II) CANCELLATION OF ANY EARNED DIMINUTION OF THE14INMATE'S TERM OF CONFINEMENT.

15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2018.