SENATE BILL 138

D2, E2, E4 0lr1666

By: **Senators Cassilly, Gallion, and Jennings** Introduced and read first time: January 10, 2020 Assigned to: Judicial Proceedings

A BILL ENTITLED

4	A 7 T		•
1	AN	\mathbf{ACT}	concerning
_	,		COLLECTION

2

Uanfand	Comme	Commisso	of Dungaga	Detention	Canton	E-man 1	
marioru	County -	Service	or Frocess	– Detention	Center	Emp	ovees

- FOR the purpose of expanding the authority of a certain individual who is designated to serve criminal process by the administrator of the local detention center in Harford County to serve process within the Circuit Court for Harford County and the District Court of Maryland for Harford County; and generally relating to the service of criminal process by employees of local detention centers.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Courts and Judicial Proceedings
- 10 Section 6–310
- 11 Annotated Code of Maryland
- 12 (2013 Replacement Volume and 2019 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 14 That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

16 6–310.

15

- 17 (a) In this section, "administrator" includes the sheriff, director, superintendent, 18 warden, or other officer in charge of a local detention center.
- 19 (b) The administrator may designate employees of the local detention center to 20 serve a criminal summons, warrant, or charging document.
- 21 (c) (1) [The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 22 SUBSECTION, THE authority of an individual designated to serve criminal process under 23 this section shall be limited to the service of process within the local detention center.



6

3	(2) THE CRIMINAL PROCESS UND DETENTION CENTER IN PROCESS WITHIN:		TION B	Y THE ADMIN	ISTRATOR OF	THE	LOCAL
5	(I)	THE LOCAL DI	ETENTI	ON CENTER;			

(II)

THE DISTRICT COURT OF MARYLAND FOR HARFORD 7 (III) 8 COUNTY.

THE CIRCUIT COURT FOR HARFORD COUNTY; OR

- 9 (d) The administrator shall ensure that an employee designated to serve criminal 10 process has received adequate training.
- This section may not be construed to limit the authority of any employee of 11 (e) the local detention center to serve civil process as provided in the Maryland Rules. 12
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 13 14 October 1, 2020.