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2000 Regular Session 01r0848 CF 0lr1747

By: Delegates Vallario, Dembrow, Menes, Doory, Turner, and Petzold

Introduced and read first time: February 10, 2000

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

Juvenile Law - Juvenile Court Jurisdiction - Peace Orders

- 3 FOR the purpose of transferring jurisdiction over certain peace order proceedings in
- which the respondent is a child from the District Court to the juvenile court; 4
- 5 specifying that the age of the child at the time the alleged act was committed
- 6 controls the determination of juvenile court jurisdiction over peace order
- 7 proceedings; requiring that a peace order request be filed in the county where
- 8 the alleged act occurred, subject to transfer; authorizing the juvenile court to
- 9 transfer a peace order request under certain circumstances; authorizing an
- 10 intake officer assigned to the juvenile court by the Department of Juvenile
- Justice or the State's Attorney to file a peace order request with the juvenile 11
- 12 court under certain circumstances; requiring an intake officer to inform certain
- 13 persons of certain decisions under certain circumstances; authorizing certain
- 14 persons to submit a certain denial for review by the Department of Juvenile
- 15 Justice Area Director; authorizing a court to dismiss a peace order request for
- 16 failure to comply with certain requirements only under certain circumstances;
- 17 establishing that certain information is inadmissible in evidence in certain
- 18 proceedings; establishing requirements for the form of a peace order request and
- 19 general procedures for peace order proceedings; prohibiting a master in Prince
- 20 George's County from conducting a peace order proceeding; establishing that
- certain provisions regarding adjudicatory and disposition hearings do not apply 21
- 22 to peace order requests or peace order proceedings; authorizing the juvenile
- 23 court to issue a peace order to protect a victim under certain circumstances;
- specifying the relief that the juvenile court may include in a peace order; 24
- 25 establishing the duration of a peace order; authorizing the juvenile court to
- 26 impose reasonable court costs against certain individuals; providing for the
- 27 service of a peace order; authorizing the juvenile court to modify or rescind a
- 28 peace order under certain circumstances; establishing that a violation of certain
- 29
- provisions of a peace order is a delinquent act; requiring a law enforcement 30 officer to take a child into custody under certain circumstances; establishing
- 31 that a party is not entitled to the assistance of counsel at a peace order
- 32 proceeding; making certain conforming changes; clarifying certain language;
- 33 defining certain terms; altering certain definitions; making certain stylistic
- 34 changes; and generally relating to juvenile court jurisdiction and peace orders.
- 35 BY repealing and reenacting, with amendments,

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(c)

(d)

(e) 34 court because:

HOUSE BILL 675

	HOUSE BILL 473
1 2 3 4 5 6	Article - Courts and Judicial Proceedings Section 3-801, 3-804(a) and (e), 3-805, 3-808, 3-809, 3-810(c), (d), (e), (f), (g),
7 8 9 10	BY adding to Article - Courts and Judicial Proceedings Section 3-820.1, 3-820.2, 3-820.3, 3-820.4, 3-820.5, and 3-821(f) Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
12 13 14 15 16	Annotated Code of Maryland
17 18 19 20 21	Section 4-510
22 23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
24	Article - Courts and Judicial Proceedings
25	3-801.
26 27	(a) In this subtitle, the following words have the meanings indicated, unless the context of their use indicates otherwise.
	(b) "Adjudicatory hearing" means a hearing to determine whether the allegations in the petition, other than allegations that the child requires the court's assistance, treatment, guidance or rehabilitation, are true.

"Adult" means a person who is 18 years old or older.

"Child in need of assistance" is a child who requires the assistance of the

"Child" means a person under the age of 18 years.

1 The child is mentally handicapped or is not receiving ordinary and (1) 2 proper care and attention[,]; and 3 (2) The child's parents, guardian, or custodian are unable or unwilling to 4 give proper care and attention to the child and the child's problems provided, however, 5 a child shall not be deemed to be in need of assistance for the sole reason that the 6 child is being furnished nonmedical remedial care and treatment recognized by State 7 law. 8 "Child in need of supervision" is a child who requires guidance, treatment, 9 or rehabilitation and: 10 (1) Is required by law to attend school and is habitually truant; 11 (2) Is habitually disobedient, ungovernable, and beyond the control of 12 the person having custody of him; 13 (3) Deports himself so as to injure or endanger himself or others; or 14 (4) Has committed an offense applicable only to children. 15 "Citation" means the written form issued by a police officer which serves 16 as the initial pleading against a child for a violation and which is adequate process to give the court jurisdiction over the person cited. 18 (h) "Commit" means to transfer legal custody. 19 (i) "Court" means the circuit court of a county or Baltimore City sitting as the 20 juvenile court. In Montgomery County, it means the District Court sitting as the 21 juvenile court and following the applicable rules of the circuit court. 22 (j) "Custodian" means a person or agency to whom legal custody of a child has 23 been given by order of the court, other than the child's parent or legal guardian. 24 "Delinquent act" means an act which would be a crime if committed by an (k) 25 adult. "Delinquent child" is a child who has committed a delinquent act and 26 27 requires guidance, treatment, or rehabilitation. 28 "Detention" means the temporary care of children who, pending court (m) 29 disposition, require secure custody for the protection of themselves or the community, 30 in physically restricting facilities. "Disposition hearing" means a hearing to determine: 31 (n) 32 Whether a child needs or requires the court's assistance, guidance, (1) 33 treatment or rehabilitation; and if so 34 (2) The nature of the assistance, guidance, treatment or rehabilitation.

31 or designee.

[(u)]

34 citation is issued.

[(v)]

(Y)

(Z)

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HOUSE BILL 675 1 "Intake officer" means the person assigned to the court by the Department (o) 2 of Juvenile Justice to provide the intake services set forth in this subtitle. "Local department" means the local department of social services for the 4 jurisdiction in which the court is located. "Mentally handicapped child" means a child who is or may be mentally 6 retarded or mentally ill. 7 "Party" includes a child who is the subject of a petition OR A PEACE ORDER 8 REQUEST, the child's parent, guardian, or custodian, the petitioner and an adult who 9 is charged under § 3-831 of this subtitle. 10 **(S)** "PEACE ORDER PROCEEDING" MEANS A PROCEEDING UNDER § 3-820.2 OR § 11 3-820.4 OF THIS SUBTITLE. "PEACE ORDER REQUEST" MEANS THE INITIAL PLEADING FILED WITH 12 (T) 13 THE COURT UNDER § 3-820.1 OF THIS SUBTITLE. 14 "PETITION" MEANS THE PLEADING FILED WITH THE COURT UNDER § 3-812 15 OF THIS SUBTITLE ALLEGING THAT A CHILD IS A DELINOUENT CHILD, A CHILD IN 16 NEED OF ASSISTANCE, OR A CHILD IN NEED OF SUPERVISION. "RESPONDENT" MEANS THE INDIVIDUAL AGAINST WHOM A PETITION OR A 17 18 PEACE ORDER REQUEST IS FILED. 19 [(s)](W) (1) "Shelter care" means the temporary care of children in 20 physically unrestricting facilities. 21 (2) "Shelter care" does not mean care in a State mental health facility. 22 [(t)](X) (1) "Victim" means: 23 [a] person who suffers direct or threatened physical, emotional, (I) 24 or financial harm as a result of a delinquent act; OR 25 (II)AN INDIVIDUAL AGAINST WHOM AN ACT SPECIFIED IN § 26 3-820.1(B) OF THIS SUBTITLE IS COMMITTED OR ALLEGED TO HAVE BEEN 27 COMMITTED. 28 "Victim" includes a family member of a minor, disabled, or a deceased (2) 29 victim. 30 (3) "Victim" includes, if the victim is not an individual, the victim's agent

"Violation" means a violation of § 400, § 400A, § 400B, § 401, or §

"Witness" means any person who is or expects to be a State's witness.

33 405A of Article 27 of the Code and § 26-103 of the Education Article for which a

1	3-804.			
2	(a)	The cou	rt has exc	clusive original jurisdiction over:
3 4	assistance or	(1) who has		alleged to be delinquent, in need of supervision, in need of a citation for a violation; [and]
			nas been a	spect to any child who is under the jurisdiction of the juvenile adjudicated a child in need of assistance, all roceedings and related adoption proceedings; AND
8 9	PEACE ORI	(3) DER PRO		Γ AS PROVIDED IN SUBSECTION (E)(6) OF THIS SECTION, A NG IN WHICH THE RESPONDENT IS A CHILD.
10	(e)	The cou	rt does no	ot have jurisdiction over:
13 14	committed by well as all o	ther char	lt, would ges again	at least 14 years old alleged to have done an act which, if be a crime punishable by death or life imprisonment, as st the child arising out of the same incident, unless an g to the court has been filed under Article 27, § 594A of
	any provisio		Γransport	at least 16 years old alleged to have done an act in violation of ation Article or other traffic law or ordinance, except an incarceration;
	any provisio		rule, or r	at least 16 years old alleged to have done an act in violation of regulation governing the use or operation of a boat, penalty of incarceration;
24	following cr	less an or	well as al der remo	at least 16 years old alleged to have committed any of the l other charges against the child arising out of the same ving the proceeding to the court has been filed under e:
26			(i)	Abduction;
27			(ii)	Kidnapping;
28			(iii)	Second degree murder;
29			(iv)	Manslaughter, except involuntary manslaughter;
30			(v)	Second degree rape;
31			(vi)	Robbery with a dangerous or deadly weapon;
32 33	464A(a)(1)	of the Co	(vii) de;	Second degree sexual offense in violation of Article 27, §

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[(c)]

HOUSE BILL 675

Third degree sexual offense in violation of Article 27, § 1 (viii) 2 464B(a)(1) of the Code; A crime in violation of Article 27, § 36B, § 373, § 374, § 445, § 4 446, or § 481C of the Code; Using, wearing, carrying, or transporting of firearm during and 6 in relation to a drug trafficking crime in violation of Article 27, § 281A of the Code; 7 (xi) Use of a firearm in violation of Article 27, § 291A of the Code; 8 Carjacking or armed carjacking in violation of Article 27, § 348A (xii) 9 of the Code: 10 (xiii) Assault in the first degree in violation of Article 27, § 12A-1 of 11 the Code; 12 (xiv) Attempted murder in the second degree in violation of Article 13 27, § 411A of the Code; 14 Attempted rape or attempted sexual offense in the second 15 degree under Article 27, § 464F of the Code; or Attempted robbery with a dangerous or deadly weapon under (xvi) 17 Article 27, § 488 of the Code; [or] 18 A child who previously has been convicted as an adult of a felony and 19 is subsequently alleged to have committed an act that would be a felony if committed 20 by an adult, unless an order removing the proceeding to the court has been filed 21 under Article 27, § 594A of the Code; OR 22 A PEACE ORDER PROCEEDING IN WHICH THE VICTIM, AS DEFINED IN 23 § 3-801(X)(1)(II) OF THIS SUBTITLE, IS A PERSON ELIGIBLE FOR RELIEF, AS DEFINED 24 IN § 4-501 OF THE FAMILY LAW ARTICLE. 25 3-805. 26 If a person is alleged to be delinquent, the age of the person at the time the 27 alleged delinquent act was committed controls the determination of jurisdiction under 28 this subtitle. IF A PERSON IS ALLEGED TO HAVE COMMITTED AN ACT UNDER § 3-820.1(B) 29 (B) 30 OF THIS SUBTITLE, THE AGE OF THE PERSON AT THE TIME THE ALLEGED ACT WAS 31 COMMITTED CONTROLS THE DETERMINATION OF JURISDICTION UNDER THIS 32 SUBTITLE. In all other cases the age of the child at the time the petition is filed 33 [(b)](C)

In a delinquency proceeding there is no presumption of incapacity as

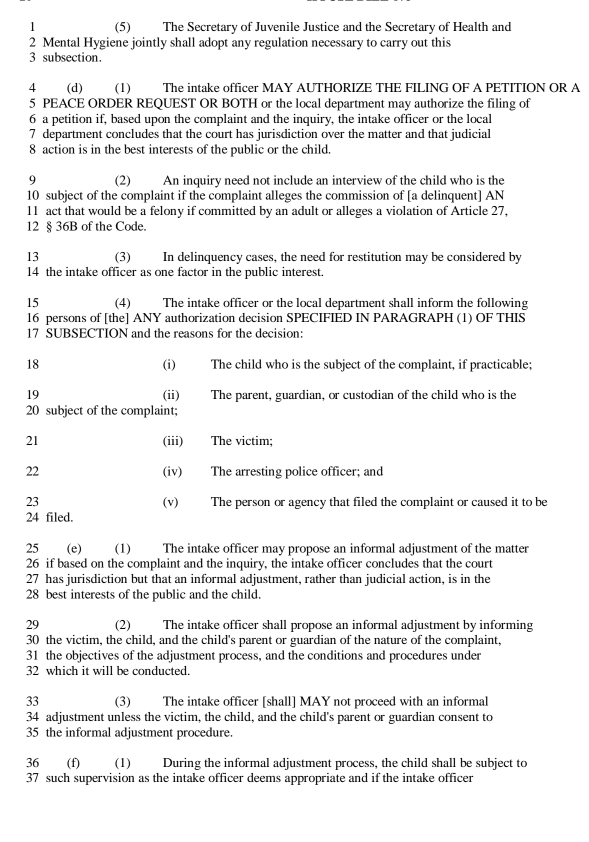
controls the determination of jurisdiction under this subtitle.

36 a result of infancy for a child who is at least 7 years old.

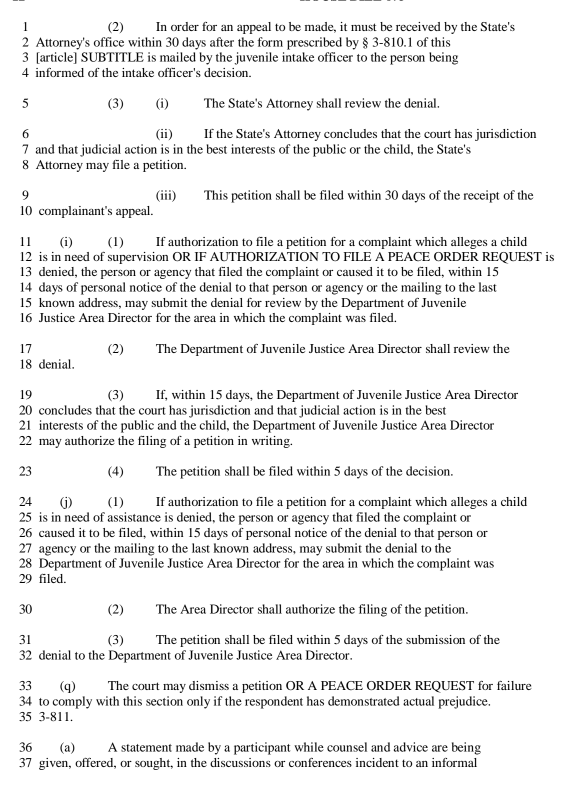
- 1 3-808.
- 2 (a) If a petition alleges that a child is in need of assistance or in need of 3 supervision, the petition shall be filed in the county where the child resides.
- 4 (b) If delinquency or violation of § 3-831 is alleged or if a citation is issued, the
- 5 petition, if any, or the citation shall be filed in the county where the alleged act
- 6 occurred subject to transfer as provided in § 3-809.
- 7 (C) A PEACE ORDER REOUEST SHALL BE FILED IN THE COUNTY WHERE THE
- 8 ALLEGED ACT OCCURRED SUBJECT TO TRANSFER AS PROVIDED IN § 3-809 OF THIS
- 9 SUBTITLE.
- 10 [(c)] (D) If the alleged delinquent act is escape or attempted escape from a
- 11 training school or similar facility operated by the Department of Juvenile Justice, the
- 12 petition, if any, shall be filed and the adjudicatory hearing held in the county where
- 13 the alleged escape or attempted escape occurred unless the court in the county of the
- 14 child's domicile requests a transfer. For purposes of the disposition hearing,
- 15 proceedings may be transferred as provided in § 3-809 to the court exercising
- 16 jurisdiction over the child at the time of the alleged act.
- 17 3-809.
- 18 (a) (1) If a petition, PEACE ORDER REQUEST, or citation is filed in a county
- 19 other than the county where the child is living or domiciled, the court on its own
- 20 motion or on motion of a party, may transfer the proceedings to the county of
- 21 residence or domicile at any time prior to final termination of jurisdiction, except that
- 22 the proceedings may not be transferred until after an adjudicatory hearing if the
- 23 allegation is escape or attempted escape from a training school or similar facility
- 24 operated by the Department of Juvenile Justice.
- 25 (2) In its discretion, the court to which the case is transferred may take
- 26 further action.
- 27 (b) Every document, social history, and record on file with the clerk of court
- 28 pertaining to the case shall accompany the transfer.
- 29 3-810.
- 30 (a) Except as provided in subsection (b) of this section, the intake officer shall
- 31 receive:
- 32 (1) Complaints from a person or agency having knowledge of facts which
- 33 may cause a person to be subject to the jurisdiction of the court; and
- 34 (2) Citations issued by a police officer under § 3-835 of this article.
- 35 (b) The local department of social services shall only receive complaints which
- 36 allege that a child is in need of assistance. Upon receipt and consideration of a
- 37 complaint, the local department shall:

1		(1)	File a pe	etition;	
2 3	petition; or	(2)	Authoriz	ze the per	rson or agency making the complaint to file a
4		(3)	Deny au	thorizatio	on to file the petition.
7			officer sh	all make	ise provided in this subsection, in considering the an inquiry within 25 days as to whether the ial action is in the best interests of the public
11		ld be a fe	int if the	complair	not include an interview of the child who is the nt alleges the commission of [a delinquent] AN by an adult or alleges a violation of Article 27,
13 14	inquiry and	(3) within 25			th this section, the intake officer may, after such the complaint:
15 16	OR BOTH;		(i)	Authoriz	ze the filing of a petition OR A PEACE ORDER REQUEST
17			(ii)	Propose	an informal adjustment of the matter; or
18 19	REQUEST	OR BOT	(iii) H.	Refuse a	authorization to file a petition OR A PEACE ORDER
22 23	violation of	Article 2 tion or pr	7, § 36B	h would of the Co	plaint is filed that alleges the commission of [a be a felony if committed by an adult or alleges a ode, and if the intake officer denies authorization al adjustment, the intake officer shall
25				1.	Forward the complaint to the State's Attorney; and
26 27	Attorney wi	th inform	ation as t	2. to any an	Forward a copy of the entire intake case file to the State's d all prior intake involvement with the child.
30 31 32	of the public in	or the claterest. A	nild. The fter the p	ion and v need for reliminar	te's Attorney shall make a preliminary review as to whether judicial action is in the best interests restitution may be considered as one factor in review the State's Attorney shall, within 30 the State's Attorney, unless the court extends
34				1.	File a petition OR A PEACE ORDER REQUEST OR BOTH;
35 36	for informal	dispositi	on; or	2.	Refer the complaint to the Department of Juvenile Justice

1	3. Dismiss the complaint.
2	(iii) This subsection may not be construed or interpreted to limit the authority of the State's Attorney to seek a waiver under § 3-817 of this subtitle.
4 5	(c-1) (1) In this subsection, "seriously emotionally disturbed" has the meaning stated in § 15-130 of the Health - General Article.
8	(2) (i) As soon as possible and in no event later than 25 days after receipt of a complaint, the intake officer shall discuss with the child who is the subject of a complaint and the child's parent or guardian information regarding a referral for a mental health and substance abuse screening of the child.
10 11	(ii) The screening authorized under subparagraph (i) of this paragraph shall be conducted by a person who:
12	1. Has been selected by the child's parent or guardian;
13 14	2. Has been approved by the child's health insurance carrie and
15	3. Is:
16 17	A. A qualified health, mental health, or substance abuse professional; or
18 19	B. Staff trained by a qualified health, mental health, or substance abuse professional.
22	(iii) Within 15 days of the date of the discussion with the child and the child's parent or guardian, the intake officer shall document whether the child's parent or guardian made an appointment for a mental health and substance abuse screening of the child who is the subject of a complaint.
26 27 28	(3) If, as a result of the screening authorized under paragraph (2) of this subsection, it is determined that the child is a mentally handicapped or seriously emotionally disturbed child, or is a substance abuser, the qualified health, mental health, or substance abuse professional or staff, no later than 5 working days after the screening, shall conduct a comprehensive mental health or substance abuse assessment of the child.
30 31	(4) The Department of Juvenile Justice and the Department of Health and Mental Hygiene:
34	(i) May not disclose to any person any information received by the Departments relating to a specific mental health and substance abuse screening or assessment conducted under this section that could identify the child who was the subject of the screening or assessment; and
36	(ii) May make public other information unless prohibited by law.



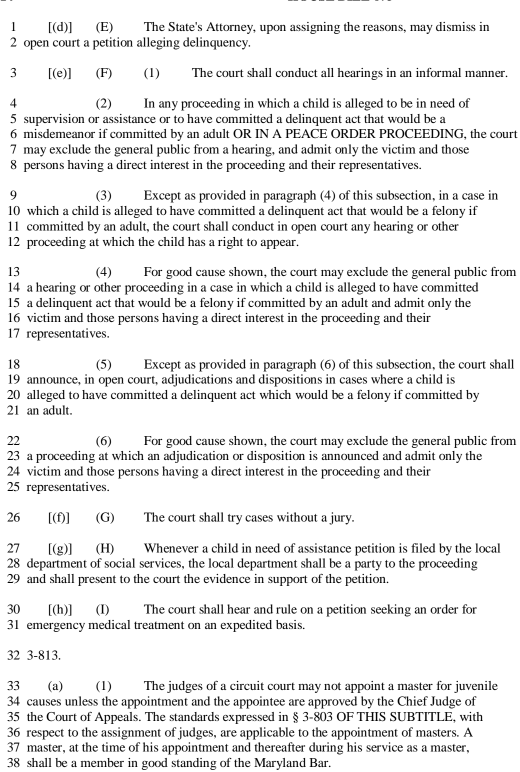
	decides to have an intake conference, the child and the child's parent or guardian shall appear at the intake conference.				
3	(2) unless that time is exte		rmal adjustment process [shall] MAY not exceed 90 days the court.		
7	petition OR A PEACE	l adjustm E ORDEF	etim, the child, and the child's parent or guardian do not ent, the intake officer shall authorize the filing of a R REQUEST OR BOTH or deny authorization to file a R REQUEST OR BOTH under subsection (g) of this section.		
11 12	completed successful PEACE ORDER REC	officer b ly, the in QUEST (time before the completion of an agreed upon informal selieves that the informal adjustment cannot be take officer shall authorize the filing of a petition OR A DR BOTH or deny authorization to file a petition OR A PEACE H under subsection (g) of this section.		
16	nor judicial action is	urt has no appropria	upon the complain and the inquiry, the intake officer of jurisdiction, or that neither an informal adjustment atte, the intake officer may deny authorization to file a R REQUEST OR BOTH.		
20 21	PEACE ORDER REC	AKE OFI QUEST (event, through use of the form prescribed by § 3-810.1 of this FICER DENIES AUTHORIZATION TO FILE A PETITION OR A DR BOTH, the intake officer shall inform the following asons for it, and their right of review provided in this		
23		(i)	The victim;		
24		(ii)	The arresting police officer; and		
25 26	filed.	(iii)	The person or agency that filed the complaint or caused it to be		
29	TO FILE A PETITIC	F THIS S ON FOR T	TAKE OFFICER SHALL INFORM THE PERSONS SPECIFIED IN SUBSECTION OF THE DECISION TO DENY AUTHORIZATION THE ALLEGED COMMISSION OF A DELINQUENT ACT DRM PRESCRIBED BY § 3-810.1 OF THIS SUBTITLE.		
	(h) (1) intake officer denies at the denial to the State	authoriza	mplaint alleges the commission of a delinquent act and the tion to file a petition, the following persons may appeal ey:		
34		(i)	The victim;		
35		(ii)	The arresting police officer; and		
36 37	filed.	(iii)	The person or agency that filed the complaint or caused it to be		

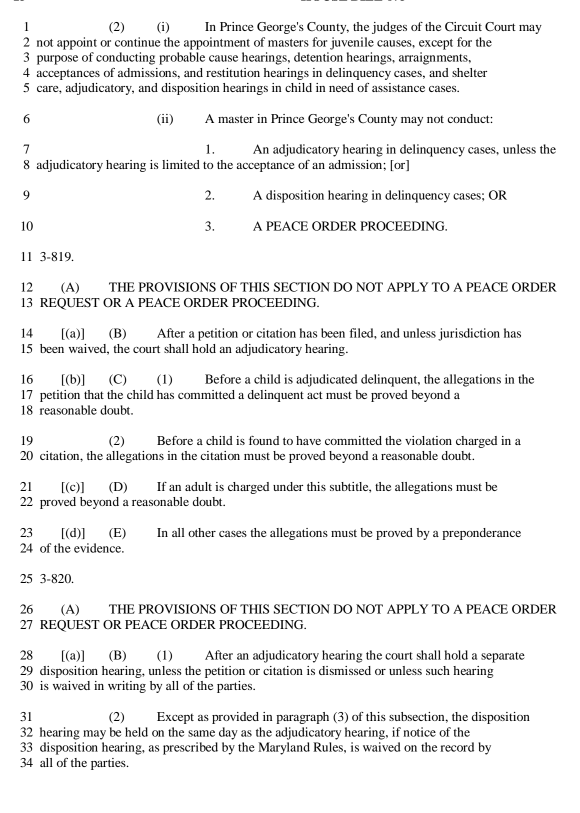


- 1 adjustment may not be admitted in evidence in any adjudicatory hearing OR PEACE
- 2 ORDER PROCEEDING or in a criminal proceeding against [him] THE PARTICIPANT
- 3 prior to conviction.

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- 4 (b) Any information secured or statement made by a participant during a
- 5 preliminary or further inquiry pursuant to § 3-810 OF THIS SUBTITLE or a study
- 6 pursuant to § 3-818 OF THIS SUBTITLE may not be admitted in evidence in any
- 7 adjudicatory hearing OR PEACE ORDER PROCEEDING except on the issue of
- 8 respondent's competence to participate in the proceedings and responsibility for his
- $9\,$ conduct as provided in \S 12-108 of the Health General Article where a petition
- 10 alleging delinquency has been filed, or in a criminal proceeding prior to conviction.
- 11 (c) A statement made by a child, his parents, guardian or custodian at a
- 12 waiver hearing is not admissible against him or them in criminal proceedings prior to
- 13 conviction except when the person is charged with perjury, and the statement is
- 14 relevant to that charge and is otherwise admissible.
- 15 (d) If jurisdiction is not waived, any statement made by a child, his parents,
- 16 guardian, or custodian at a waiver hearing may not be admitted in evidence in any
- 17 adjudicatory hearing unless a delinquent offense of perjury is alleged, and the
- 18 statement is relevant to that charge and is otherwise admissible.
- 19 3-812.
- 20 (a) A petition shall allege that a child is either delinquent, or in need of
- 21 assistance, or in need of supervision. If it alleges delinquency, it shall set forth in clear
- 22 and simple language the alleged facts which constitute the delinquency, and shall also
- 23 specify the laws allegedly violated by the child. If it alleges that the child is in need of
- 24 assistance or in need of supervision, the petition shall set forth in clear and simple
- 25 language the alleged facts supporting that allegation.
- 26 (b) Petitions alleging delinquency or violation of § 3-831 OF THIS SUBTITLE
- 27 shall be prepared and filed by the State's Attorney. A petition alleging delinquency
- 28 shall be filed within 30 days after the receipt of a referral from the intake officer,
- 29 unless that time is extended by the court for good cause shown. Petitions alleging that
- 30 a child is in need of supervision shall be filed by the intake officer. Petitions alleging
- 31 that a child is in need of assistance shall be filed by the local department. If the local
- 32 department does not file the petition, the person or agency that made the complaint
- 33 to the local department may submit the denial to the Department of Juvenile Justice
- 34 Area Director for filing.
- 35 (C) A PEACE ORDER REQUEST SHALL BE FILED BY THE INTAKE OFFICER IN
- 36 ACCORDANCE WITH § 3-820.1(B)(1) OF THIS SUBTITLE OR THE STATE'S ATTORNEY IN
- 37 ACCORDANCE WITH § 3-820.1(B)(2) OF THIS SUBTITLE.
- 38 [(c)] (D) The form of petitions, PEACE ORDER REQUESTS, and all other
- 39 pleadings, and except as otherwise provided in this subtitle, the procedures to be
- 40 followed by the court, shall be as specified in the Maryland Rules.

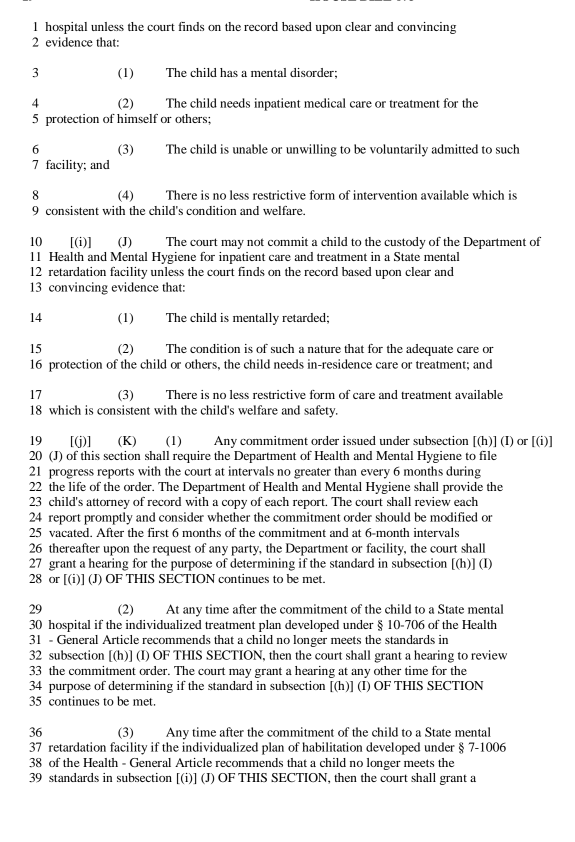




1 2	shall be held	(3) on the sa		d in need of assistance proceeding, the disposition hearing as the adjudicatory hearing unless:
3 4	delayed; and		(i)	The court or a party moves that the disposition hearing be
5 6	hearing to a	subseque	(ii) nt day.	The court finds that there is good cause to delay the disposition
7 8	[(b)] purposes spe	(C) cified in		orities in making a disposition are consistent with the of this subtitle.
9	[(c)]	(D)	(1)	In making a disposition on a petition, the court may:
				Place the child on probation or under supervision in his own er the guardianship of a relative or other fit person, opropriate;
15 16 17 18 19	commit the Juvenile Jus Mental Hyg considers ap including de	tice, a loo iene, or a opropriate esignation y or guare	cal depart public on to meet of the ty dianship i	Subject to the provisions of paragraph (2) of this subsection, y or under the guardianship of the Department of ment of social services, the Department of Health and r licensed private agency on terms that the court the priorities set forth in § 3-802 of this subtitle, upe of facility where the child is to be accommodated, as terminated with approval of the court or as required or
		n rehabili	(iii) itative ser	Order the child, parents, guardian, or custodian of the child to vices that are in the best interest of the child and the
26 27	be accommo	omparabl	a facility e facility	committed under paragraph (1)(ii) of this subsection may not that has reached budgeted capacity if a bed is available in the State, unless the placement to the facility that has been recommended by the Department of Juvenile
	Article 27, §		he Code o	rt shall consider any oral address made in accordance with or any victim impact statement, as described in Article rmining an appropriate disposition on a petition.
34 35 36	this paragraphy violation spector initiate and a child licen	ecified in action, t sed to op	a citation ander the erate a m	(i) Subject to the provisions of subparagraphs (iii) and (iv) of sposition on a finding that the child has committed the n, the court may order the Motor Vehicle Administration motor vehicle laws, to suspend the driving privilege of otor vehicle by the Motor Vehicle Administration for a in 30 days nor more than 90 days.

	(ii) In this paragraph "driver's license" means a license or permit to drive a motor vehicle that is issued under the laws of this State or any other jurisdiction.
6 7 8	(iii) In making a disposition on a finding that the child has committed a violation under Article 27, § 400 of the Code specified in a citation that involved the use of a driver's license or a document purporting to be a driver's license, the court may order the Motor Vehicle Administration to initiate an action under the Maryland Vehicle Law to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration:
10	1. For a first offense, for 6 months; and
11 12	2. For a second or subsequent offense, until the child is 21 years old.
15 16 17	(iv) In making a disposition on a finding that the child has committed a violation under § 26-103 of the Education Article, the court shall order the Motor Vehicle Administration to initiate an action, under the motor vehicle laws, to suspend the driving privilege of a child licensed to operate a motor vehicle by the Motor Vehicle Administration for a specified period of not less than 30 days nor more than 90 days.
	(v) If a child subject to a suspension under this subsection does not hold a license to operate a motor vehicle on the date of the disposition, the suspension shall commence:
22 23	1. If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or
24 25	2. If the child is younger than 16 years of age on the date of the disposition, on the date the child reaches the child's 16th birthday.
26 27	(2) In addition to the dispositions under paragraph (1) of this subsection, the court also may:
	(i) Counsel the child or the parent or both, or order the child to participate in an alcohol education or rehabilitation program that is in the best interest of the child;
31 32	(ii) Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for the second and subsequent violations; or
	(iii) Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for the second and subsequent violations.
	(3) (i) The provisions of paragraphs (1) and (2) of this subsection do not apply to a child found to have committed a violation under Article 27, § 405A of the Code.

1 2	(ii) In making a disposition on a finding that the child has committed a violation under Article 27, § 405A of the Code, the court may:
	1. Counsel the child or the parent or both, or order the child to participate in a smoking cessation clinic, or other suitable presentation of the hazards associated with tobacco use that is in the best interest of the child;
	2. Impose a civil fine of not more than \$25 for the first violation and a civil fine of not more than \$100 for a second or subsequent violation; or
	3. Order the child to participate in a supervised work program for not more than 20 hours for the first violation and not more than 40 hours for a second or subsequent violation.
14 15	(4) (i) In making a disposition on a finding that the child has committed a violation under Article 27, § 139C, § 151A, or § 151C of the Code, the court may order the Motor Vehicle Administration to initiate an action, under the Maryland Vehicle Law, to suspend the driving privilege of a child for a specified period not to exceed:
17	1. For a first offense, 6 months; and
18 19	2. For a second or subsequent offense, 1 year or until the person is 21 years old, whichever is longer.
	(ii) If a child subject to a suspension under this paragraph does not possess the privilege to drive on the date of the disposition, the suspension shall commence:
23 24	1. If the child is at an age that is eligible to obtain the privilege to drive on the date of the disposition, on the date of the disposition; or
	2. If the child is younger than an age that is eligible to obtain the privilege to drive on the date of the disposition, on the date the child is eligible to obtain driving privileges.
28 29	[(e)] (F) A guardian appointed under this section has no control over the property of the child unless he receives that express authority from the court.
	[(f)] (G) The court may impose reasonable court costs against a respondent, or the respondent's parent, guardian, or custodian, against whom a finding of delinquency has been entered under the provisions of this section.
33 34	[(g)] (H) A child may be placed in an emergency facility on an emergency basis under Title 10, Subtitle 6, Part IV of the Health - General Article.
35 36	[(h)] (I) The court may not commit a child to the custody of the Department of Health and Mental Hygiene for inpatient care and treatment in a State mental



2	hearing to review the commitment order. The court may grant a hearing at any other time for the purpose of determining if the standard in subsection [(i)] (J) OF THIS SECTION continues to be met.						
4 5	[(k)] (L) In a child in need of assistance case, if the disposition includes removal of the child from the home, the court shall issue an order:						
6 7	(1) Making specific findings of fact as to the circumstances that caused the need for the removal; and						
10	Informing the parents that the agency or department having commitment of the child may change the permanency plan of reunification to another permanency plan which may include the filing of a petition for termination of parental rights if:						
	(i) The parents have not made significant progress to remedy the circumstances that caused the need for the removal as specified in the court order; and						
15 16	(ii) The parents are unwilling or unable to give the child proper care and attention within a reasonable period of time.						
17	3-820.1.						
20	(A) IN THIS SECTION, AND IN §§ 3-820.2, 3-820.3, AND 3-820.4 OF THIS SUBTITLE, "VICTIM" MEANS AN INDIVIDUAL AGAINST WHOM AN ACT DESCRIBED IN SUBSECTION (B) OF THIS SECTION IS COMMITTED OR ALLEGED TO HAVE BEEN COMMITTED.						
24 25 26	(B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, AFTER AN INQUIRY CONDUCTED IN ACCORDANCE WITH § 3-810 OF THIS SUBTITLE, AN INTAKE OFFICER MAY FILE WITH THE COURT A PEACE ORDER REQUEST THAT ALLEGES THE COMMISSION OF ANY OF THE FOLLOWING ACTS AGAINST A VICTIM BY THE RESPONDENT, IF THE ACT OCCURRED WITHIN 30 DAYS BEFORE THE FILING OF THE COMPLAINT UNDER § 3-810 OF THIS SUBTITLE:						
28	(I) AN ACT THAT CAUSES SERIOUS BODILY HARM;						
29 30	(II) AN ACT THAT PLACES THE VICTIM IN FEAR OF IMMINENT SERIOUS BODILY HARM;						
31	(III) ASSAULT IN ANY DEGREE;						
	(IV) RAPE OR SEXUAL OFFENSE, AS DEFINED IN ARTICLE 27, §§ 462 THROUGH 464C OF THE CODE OR ATTEMPTED RAPE OR SEXUAL OFFENSE IN ANY DEGREE;						
35	(V) FALSE IMPRISONMENT;						

HOUSE BILL 675 (VI) HARASSMENT, AS DESCRIBED IN ARTICLE 27, § 123 OF THE 1 2 CODE; 3 (VII) STALKING, AS DESCRIBED IN ARTICLE 27, § 124 OF THE CODE; (VIII) TRESPASS, AS DESCRIBED IN THE TRESPASS SUBHEADING OF 5 ARTICLE 27 OF THE CODE; OR MALICIOUS DESTRUCTION OF PROPERTY, AS DESCRIBED IN (IX) 7 ARTICLE 27. § 111 OF THE CODE. AFTER A REVIEW CONDUCTED IN ACCORDANCE WITH § 3-810(C)(4)(II) 9 OF THIS SUBTITLE. THE STATE'S ATTORNEY MAY FILE WITH THE COURT A PEACE 10 ORDER REQUEST THAT MEETS THE REQUIREMENTS OF PARAGRAPH (1) OF THIS 11 SUBSECTION. 12 3-820.2. IN THIS SECTION, "RESIDENCE" INCLUDES THE YARD, GROUNDS, 13 (A) 14 OUTBUILDINGS, AND COMMON AREAS SURROUNDING THE RESIDENCE. IF A PEACE ORDER REQUEST IS FILED UNDER § 3-820.1(B) OF THIS 15 16 SUBTITLE, THE RESPONDENT SHALL HAVE AN OPPORTUNITY TO BE HEARD ON THE 17 OUESTION OF WHETHER THE COURT SHOULD ISSUE A PEACE ORDER. IF THE COURT FINDS BY CLEAR AND CONVINCING EVIDENCE THAT 18 19 THE RESPONDENT HAS COMMITTED, AND IS LIKELY TO COMMIT IN THE FUTURE, AN 20 ACT SPECIFIED IN § 3-820.1(B) OF THIS SUBTITLE AGAINST THE VICTIM, OR IF THE 21 RESPONDENT CONSENTS TO THE ENTRY OF A PEACE ORDER, THE COURT MAY ISSUE 22 A PEACE ORDER TO PROTECT THE VICTIM. 23 (C) (1) THE PEACE ORDER MAY INCLUDE ANY OR ALL OF THE FOLLOWING 24 RELIEF: ORDER THE RESPONDENT TO REFRAIN FROM COMMITTING OR (I) 26 THREATENING TO COMMIT AN ACT SPECIFIED IN § 3-820.1(B) OF THIS SUBTITLE 27 AGAINST THE VICTIM; ORDER THE RESPONDENT TO REFRAIN FROM CONTACTING, 28 (II)29 ATTEMPTING TO CONTACT, OR HARASSING THE VICTIM; ORDER THE RESPONDENT TO REFRAIN FROM ENTERING THE 30 (III)31 RESIDENCE OF THE VICTIM; 32 (IV) ORDER THE RESPONDENT TO REMAIN AWAY FROM THE PLACE

33 OF EMPLOYMENT, SCHOOL, OR TEMPORARY RESIDENCE OF THE VICTIM; AND

DIRECT THE RESPONDENT OR THE VICTIM TO PARTICIPATE IN

(V)

35 PROFESSIONALLY SUPERVISED COUNSELING.

34

- 1 (2) IF THE COURT ISSUES AN ORDER UNDER THIS SECTION, THE ORDER 2 SHALL CONTAIN ONLY THE RELIEF THAT IS MINIMALLY NECESSARY TO PROTECT 3 THE VICTIM.
- 4 (3) ALL RELIEF GRANTED IN A PEACE ORDER SHALL BE EFFECTIVE FOR 5 THE PERIOD STATED IN THE ORDER, NOT TO EXCEED 6 MONTHS.
- 6 (4) IF THE COURT ISSUES AN ORDER UNDER THIS SECTION, THE COURT 7 MAY IMPOSE REASONABLE COURT COSTS AGAINST A RESPONDENT, OR THE
- 8 RESPONDENT'S PARENT, GUARDIAN, OR CUSTODIAN.
- 9 3-820.3.
- 10 (A) A COPY OF THE PEACE ORDER SHALL BE SERVED ON THE VICTIM, THE
- 11 RESPONDENT, THE APPROPRIATE LAW ENFORCEMENT AGENCY, AND ANY OTHER
- 12 PERSON THE COURT DETERMINES IS APPROPRIATE, IN OPEN COURT OR, IF THE
- 13 PERSON IS NOT PRESENT AT THE PEACE ORDER HEARING, BY FIRST-CLASS MAIL TO
- 14 THE PERSON'S LAST KNOWN ADDRESS.
- 15 (B) (1) A COPY OF THE PEACE ORDER SERVED ON THE RESPONDENT IN
- 16 ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION CONSTITUTES ACTUAL
- 17 NOTICE TO THE RESPONDENT OF THE CONTENTS OF THE PEACE ORDER.
- 18 (2) SERVICE IS COMPLETE UPON MAILING.
- 19 3-820.4.
- 20 THE COURT MAY MODIFY OR RESCIND THE PEACE ORDER DURING THE TERM 21 OF THE PEACE ORDER AFTER:
- 22 (1) GIVING NOTICE TO THE VICTIM AND THE RESPONDENT; AND
- 23 (2) A HEARING.
- 24 3-820.5.
- 25 (A) A VIOLATION OF ANY OF THE PROVISIONS OF A PEACE ORDER SPECIFIED 26 IN § 3-820.2(C)(1)(I), (II), (III), OR (IV) OF THIS SUBTITLE IS A DELINQUENT ACT.
- 27 (B) A LAW ENFORCEMENT OFFICER SHALL TAKE INTO CUSTODY A CHILD
- 28 WHOM THE OFFICER HAS PROBABLE CAUSE TO BELIEVE IS IN VIOLATION OF A
- 29 PEACE ORDER IN EFFECT AT THE TIME OF THE VIOLATION.
- 30 3-821.
- 31 (a) Except as provided in subsections [(b) and (c)] (B), (C), AND (F) of this
- 32 section, a party is entitled to the assistance of counsel at every stage of any
- 33 proceeding under this subtitle.
- 34 (F) A PARTY IS NOT ENTITLED TO THE ASSISTANCE OF COUNSEL AT A PEACE
- 35 ORDER PROCEEDING.

- 1 3-1502.
- 2 (a) [Except as provided in subsection (b) of this section, by] BY proceeding
- 3 under this subtitle, a petitioner is not limited to or precluded from pursuing any other
- 4 legal remedy.
- 5 (b) This subtitle does not apply to:
- 6 (1) [an individual who is entitled to petition for relief from abuse under
- 7 Title 4, Subtitle 5] A PERSON ELIGIBLE FOR RELIEF, AS DEFINED IN § 4-501 of the
- 8 Family Law Article; OR
- 9 (2) A RESPONDENT WHO IS A CHILD AT THE TIME OF THE ALLEGED
- 10 COMMISSION OF AN ACT SPECIFIED IN § 3-1503(A) OF THIS SUBTITLE.
- 11 Article Family Law
- 12 4-510.
- 13 (a) Except as provided in subsection (b) of this section, by proceeding under
- 14 this subtitle, a petitioner, including a petitioner who acts on behalf of a child or
- 15 vulnerable adult, is not limited to or precluded from pursuing any other legal remedy.
- 16 (b) [An individual who is eligible to petition for relief under] A PERSON
- 17 ELIGIBLE FOR RELIEF, AS DEFINED IN § 4-501 OF this [subtitle] SUBTITLE, may not
- 18 petition for relief under Title 3, SUBTITLE 8 OR Subtitle 15 of the Courts Article.
- 19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 20 October 1, 2000.