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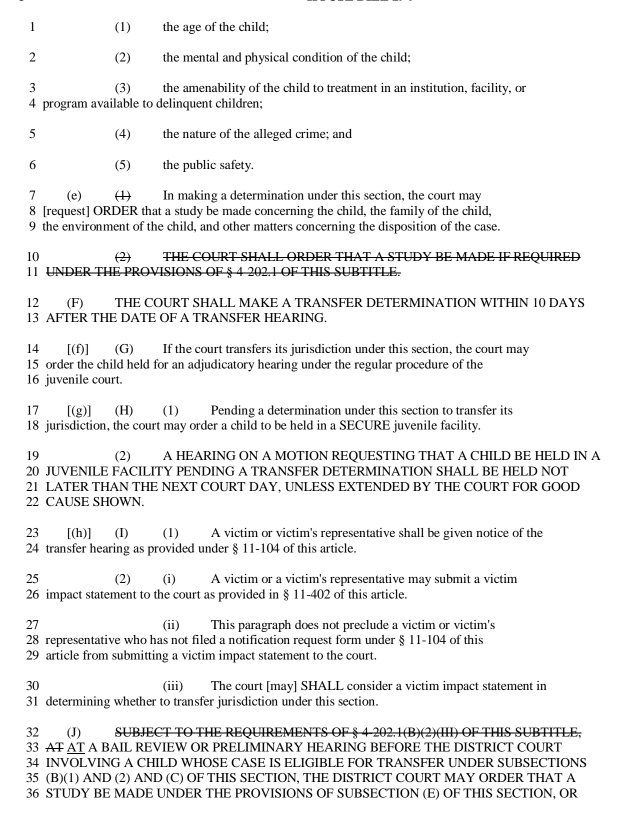
2001 Regular Session 1lr0609 CF 1lr0771

By: Delegates Montague, Vallario, and Dembrow (Commission on Juvenile Justice Jurisdiction) Introduced and read first time: January 26, 2001 Assigned to: Judiciary Committee Report: Favorable with amendments House action: Adopted Read second time: February 27, 2001 CHAPTER 1 AN ACT concerning 2 Juvenile Law - Detained Juvenile Defendants - Transfer of Cases to			
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2. Juvenile Law - Detained Juvenile Defendants - Transfer of Cases to			
Juvenile Law - Detained Juvenile Defendants - Transfer of Cases to Juvenile Court			
FOR the purpose of requiring the court that has criminal jurisdiction over a case involving a child who is alleged to have committed an offense excluded from the jurisdiction of the juvenile court to make a determination as to whether to transfer the case to the juvenile court within a certain time period; requiring that a hearing on a motion requesting that a child be held in a secure juvenile facility pending a transfer determination be held within a certain time period; requiring the court that has criminal jurisdiction to consider a victim impact statement in determining whether to transfer jurisdiction to the juvenile court; authorizing the District Court to order that a certain study be made or that a child be held in a secure juvenile facility under certain circumstances; requiring the District Court to take certain actions if the District Court determines at a bail review hearing that a child shall remain in custody if a child remains in custody for any reason after a bail review hearing; requiring a circuit court to take certain actions on receipt of a District Court case file indicating that the case involves a detained child who was detained after a bail review hearing; clarifying language; defining a certain term; providing for the application of this Act; and generally relating to procedures involving certain detained juvenile defendants and the transfer of cases from criminal court to juvenile court.			

- 22 BY repealing and reenacting, with amendments,23 Article Criminal Procedure
- 24 Section 4-202
- Annotated Code of Maryland 25

HOUSE BILL 294

1	(As ena	cted by C	Chapter(S.B. 1) of the Acts of the General Assembly of 2001)	
2 3 4 5 6	BY adding to Article - Criminal Procedure Section 4-202.1 Annotated Code of Maryland (As enacted by Chapter(S.B. 1) of the Acts of the General Assembly of 2001)			
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:			
9			Article - Criminal Procedure	
10	4-202.			
11	(a)	(1)	In this section the following words have the meanings indicated.	
12		(2)	"Victim" has the meaning stated in § 11-104 of this article.	
13 14	article.	(3)	"Victim's representative" has the meaning stated in § 11-104 of this	
	` /		as provided in subsection (c) of this section, a court exercising ion in a case involving a child may transfer the case to the juvenile	
18 19	alleged crim	(1) ne was co	the accused child was at least 14 but not 18 years of age when the mmitted;	
20 21		(2) § 3-804(6	the alleged crime is excluded from the jurisdiction of the juvenile e)(1), (4), or (5) of the Courts Article; and	
22 23	the child or	(3) society.	the court believes that a transfer of its jurisdiction is in the interest of	
24 25	(c) of this section		rt may not transfer a case to the juvenile court under subsection (b)	
26 27	adjudicated		the child previously has been transferred to juvenile court and nt;	
28 29	jurisdiction	(2) of the juy	the child was convicted in an unrelated case excluded from the venile court under § 3-804(e)(1) or (4) of the Courts Article; or	
30 31	was 16 or 1'	(3) 7 years of	the alleged crime is murder in the first degree and the accused child fage when the alleged crime was committed.	
32 33	(d) court shall c		mining whether to transfer jurisdiction under this section, the	



- 1 THAT THE CHILD BE HELD IN A SECURE JUVENILE FACILITY UNDER THE
- 2 PROVISIONS OF SUBSECTION (H) OF THIS SECTION, REGARDLESS OF WHETHER THE
- 3 DISTRICT COURT HAS CRIMINAL JURISDICTION OVER THE CASE.
- 4 4-202.1.
- 5 (A) IN THIS SECTION, "CHILD" MEANS A DEFENDANT WHO IS UNDER THE AGE
- 6 OF 18 YEARS AND WHOSE CASE IS ELIGIBLE FOR TRANSFER UNDER THE PROVISIONS
- 7 OF § 4-202(B)(1) AND (2) AND (C) OF THIS SUBTITLE.
- 8 (B) IF THE DISTRICT COURT DETERMINES AT A BAIL REVIEW HEARING THAT A
- 9 CHILD SHALL REMAIN REMAINS IN CUSTODY FOR ANY REASON AFTER A BAIL
- 10 REVIEW HEARING:
- 11 (1) IN THE CASE OF A CHILD CHARGED WITH A FELONY THAT IS NOT
- 12 WITHIN THE JURISDICTION OF THE DISTRICT COURT, THE DISTRICT COURT SHALL:
- 13 (I) CLEARLY INDICATE ON THE CASE FILE AND IN COMPUTER
- 14 RECORDS THAT THE CASE INVOLVES A DETAINED CHILD; AND
- 15 (II) SET A PRELIMINARY HEARING TO BE HELD WITHIN 15 DAYS
- 16 AFTER THE BAIL REVIEW HEARING; OR
- 17 (2) IN THE CASE OF A CHILD CHARGED WITH A CRIME IN THE DISTRICT
- 18 COURT, THE DISTRICT COURT SHALL:
- 19 (I) SHALL CLEARLY INDICATE ON THE CASE FILE AND IN
- 20 COMPUTER RECORDS THAT THE CASE INVOLVES A DETAINED CHILD;
- 21 (II) SHALL SET A TRANSFER HEARING UNDER § 4-202 OF THIS
- 22 SUBTITLE TO BE HELD WITHIN 30 DAYS AFTER THE FILING OF THE CHARGING
- 23 DOCUMENT;
- 24 (III) MAY ORDER THAT A STUDY BE MADE UNDER § 4-202 OF THIS
- 25 SUBTITLE; AND
- 26 (IV) SHALL REQUIRE THAT PROMPT NOTICE BE GIVEN TO COUNSEL
- 27 FOR THE CHILD, OR, IF THE CHILD IS NOT REPRESENTED BY COUNSEL, TO THE
- 28 OFFICE OF THE PUBLIC DEFENDER.
- 29 (C) ON RECEIPT OF A DISTRICT COURT CASE FILE THAT INDICATES THAT THE
- 30 CASE INVOLVES A DETAINED CHILD WHO WAS DETAINED AFTER A BAIL REVIEW
- 31 HEARING UNDER SUBSECTION (B) OF THIS SECTION, A CIRCUIT COURT SHALL:
- 32 (1) UNLESS PREVIOUSLY SET BY THE DISTRICT COURT UNDER
- 33 SUBSECTION (B)(2) OF THIS SECTION, SHALL SET A TRANSFER HEARING UNDER §
- 34 4-202 OF THIS SUBTITLE TO BE HELD WITHIN 30 DAYS AFTER THE FILING OF THE
- 35 CHARGING DOCUMENT IN THE CIRCUIT COURT;

- 1 (2) UNLESS PREVIOUSLY ORDERED BY THE DISTRICT COURT UNDER 2 SUBSECTION (B)(2) OF THIS SECTION, \underline{MAY} ORDER THAT A STUDY BE MADE UNDER § 3 4-202 OF THIS SUBTITLE; AND
- 4 (3) <u>SHALL</u> REQUIRE THAT PROMPT NOTICE BE GIVEN TO COUNSEL FOR 5 THE CHILD, OR, IF THE CHILD IS NOT REPRESENTED BY COUNSEL, TO THE OFFICE OF 6 THE PUBLIC DEFENDER.
- 7 SECTION 2. AND BE IT FURTHER ENACTED, That the provisions of this Act
- 8 shall be construed prospectively to apply only to offenses committed on or after the
- 9 effective date of this Act and may not be applied or interpreted to have any effect on
- 10 or application to offenses that were committed before the effective date of this Act.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 12 October 1, 2001.