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By: Delegate Love (Chairman, Anne Arundel County Delegation) Introduced and read first time: February 2, 2001 Assigned to: Judiciary						
House a	ttee Report: Favorable with amendments ction: Adopted cond time: March 6, 2001					
	CHAPTER					
1 AN	ACT concerning					
2 3	Anne Arundel County Department of Detention Facilities - Home Detention and Farm Labor Programs					
4 FOI 5 6 7 8 9 10 11 12 13 14 15 16	Rethe purpose of requiring the Administrator of the Anne Arundel County Department of Detention Facilities to establish and administer a home detention program and adopt regulations for the program; restricting which inmates may be eligible for the program; providing that the inmates who participate in the program are responsible for certain expenses and may be required to pay a fee in connection with the program; setting penalties for an inmate's violation of a term or condition of the program; authorizing the Administrator to limit the number of participants in the program; repealing authorization for the Administrator to assign certain inmates to perform farm labor under certain conditions; repealing funding provisions for a farm labor program; and generally relating to the home detention program and farm labor program administered by the Anne Arundel County Department of Detention Facilities.					
17 BY 18 19 20 21	repealing and reenacting, with amendments, Article - Correctional Services Section 11-703 Annotated Code of Maryland (1999 Volume and 2000 Supplement)					

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

1				Article - Correctional Services			
2	11-703.						
3	(a)	(1)	In this s	ection the following words have the meanings indicated.			
4 5	correctional	(2) facilities.	"Admin	istrator" means the Administrator of the County's local			
6 7	program und	(3) ler this se		pant" means a convicted individual who participates in a			
	rehabilitation this section.		_	m" means, unless the context requires otherwise, a TION, or work program established and conducted under			
11	(b)	This sec	tion appl	ies only in Anne Arundel County.			
	2 (c) (1) If a provision of subsections (a) through (e) of this section is 3 inconsistent with another provision in the Code, the provision of subsections (a) 4 through (e) of this section controls.						
	The privileges and penalties set forth in subsection [(d)(1)(v)] (E)(1)(V) and (vi) of this section are the exclusive privileges and penalties that relate to the length of sentence of a participant in a program.						
18 19		(3) s not an a		eleased from confinement under the terms of a program, a ployee, or servant of the county.			
20	(D)	(1)	THE AI	DMINISTRATOR SHALL:			
21 22	AND		(I)	ESTABLISH AND ADMINISTER A HOME DETENTION PROGRAM;			
23			(II)	ADOPT REGULATIONS FOR THE PROGRAM.			
26		A SENTE	NCING .	WHEN AN INDIVIDUAL WHO IS CONVICTED OF A CRIME IS TIME DURING THE INDIVIDUAL'S CONFINEMENT AS AN JUDGE MAY ALLOW THE INDIVIDUAL TO PARTICIPATE IN ROGRAM.			
30 31	ANY TIME SENTENCE	AFTER E, THE A	AN INM DMINIS	IN ADDITION TO PARTICIPATION AT THE RECOMMENDATION UDGE UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, AT LATE HAS SERVED NOT LESS THAN 25% OF THE INMATE'S TRATOR MAY PLACE THE INMATE IN THE HOME NLESS THE COURT HAS ORDERED OTHERWISE.			
33	EI ICIDI E	(3) FOR THI		CT TO PARAGRAPH (4) OF THIS SUBSECTION, AN INMATE IS			

	JUDGE OR PLACED (2) OF THIS SUBSEC		PROGR	OMMENDED FOR THE PROGRAM BY THE SENTENCING <u>A</u> AM BY THE ADMINISTRATOR UNDER PARAGRAPH
4		(II)	HAS NO	OTHER CHARGES PENDING IN ANY JURISDICTION.
5 6	(4) IF THE INMATE:	AN INM	MATE IS	NOT ELIGIBLE FOR THE HOME DETENTION PROGRAM
7		(I)	IS SERV	VING A SENTENCE FOR A CRIME OF VIOLENCE; OR
8		(II)	HAS BE	EEN FOUND GUILTY OF THE CRIME OF:
9			1.	CHILD ABUSE UNDER ARTICLE 27, \S 35C OF THE CODE; OR
10			2.	ESCAPE UNDER ARTICLE 27, § 137 OF THE CODE.
11 12	(5) INMATE IS RESPO			IPATING IN THE HOME DETENTION PROGRAM, AN
13 14	EXPENSES; AND	(I)	THE CO	OSTS OF THE INMATE'S MEDICAL CARE AND RELATED
15 16	TRANSPORTATION	(II) N, REST		OSTS OF THE INMATE'S LODGING, FOOD, CLOTHING, I, AND TAXES.
17 18	(6) ADMINISTRATOR		S THE C	OURT HAS ORDERED OTHERWISE, THE
19 20	PARTICIPATING IN	(I) N THE H		CT A REASONABLE FEE FROM EACH INMATE TENTION PROGRAM; OR
21		(II)	WAIVE	OR REDUCE THE FEE.
22 23	(7) PARTICIPANTS IN			RATOR MAY DETERMINE THE MAXIMUM NUMBER OF TENTION PROGRAM.
24 25	(8) THE HOME DETEN			HO KNOWINGLY VIOLATES A TERM OR CONDITION OF M IS SUBJECT TO:
26 27	AND	(I)	THE PE	NALTIES PROVIDED UNDER § 11-726 OF THIS SUBTITLE;
28		(II)	ANY O	THER DISCIPLINARY ACTION AUTHORIZED UNDER LAW.
29	[(d)] (E)	(1)	The Adr	ministrator may:
	is sentenced to impris the inmate to:	(i) sonment i		a, for the rehabilitation and training of an inmate who correctional facility, a program that enables

1 2	county;		1.	attend a vocational or educational institution in the
3			2.	work at gainful, private employment in the county; or
4 5	in the county;		3.	participate in any other training or rehabilitation program
6		(ii)	establish	eligibility criteria for participation in a program;
7 8	participate in a progra	(iii) um;	release a	n eligible inmate from actual confinement to
9		(iv)	establish	any other training or rehabilitation program;
10 11	participant:	(v)	reduce a	participant's sentence 1 day for each day that the
12 13	any industrial, agricu	ltural, or	1. administr	performs with exceptional industry, application, and skill rative task assigned to the participant; or
14 15	progress in the progre	am to wh	2. ich the pa	performs with satisfactory industry, application, and articipant is assigned; and
	of an inmate's term o this section.	(vi) f confine		administrative hearing, cancel any earned diminution are inmate violates a regulation adopted under
19 20	(2) program.	(i)	The Adr	ninistrator shall adopt regulations to conduct each
21 22	the safety of the publ	(ii) ic and the		ing the regulations, the Administrator shall consider of a local correctional facility.
	inconsistent with a reby the court controls	_	adopted ı	lition of sentence imposed by a court on an inmate is under this subsection, the condition imposed
26 27	(3) each participant shall			d from confinement under the terms of a program, ocal correctional facility.
28 29	(4) each participant's total	(i) al earning		ninistrator or Administrator's designee shall collect yroll deductions.
30 31	shall pay:	(ii)	From the	e participant's earnings, the Administrator or designee
32 33	clothing for the partic	cipant;	1.	the cost to the County of providing food, lodging, and

1 2	incidental to	participa	tion in th	2. e prograi	the food, travel, and other expenses of the participant m;
3	dependent;			3.	voluntary or court-ordered payments for support of a
5				4.	court-ordered costs and fines;
6				5.	repayment to the State for court-appointed counsel;
7 8	services of th	ne public	defender	6. ; and	if ordered by the court, repayment to the State for the
9				7.	court-ordered payments for restitution.
10			(iii)	The Ada	ministrator or designee shall:
11 12	and			1.	credit to the participant's account any remaining balance;
13 14	as approved	by the A	dministra	2. ator.	dispose of the balance as requested by the participant and
15 16	section:	(5)	A partic	ipant wh	o knowingly violates a regulation adopted under this
17			(i)	is subject	ct to removal from the program;
18 19	earned dimir	nution of	(ii) the inma		administrative hearing, is subject to cancellation of any of confinement; and
20			(iii)	is subject	et to the provisions of § 11-726 of this subtitle.
	[(e)] satisfy a fine jurisdiction			participa	may require an individual who is convicted of a crime to uting in a work program established under the and Probation.
24 25	credit of at l	(2) east the f			no participates in the work program shall receive wage per hour toward the fine and court costs.
26	[(f)	(1)	(i)	In this s	ubsection, "farm labor" means agricultural work.
27			(ii)	"Farm la	abor" includes:
28				1.	the threshing or harvesting of crops;
31		cts, wool,			the production of any agricultural, horticultural, ivestock, meats, marine food products, eggs, every product of farm, forest, garden, orchard,

1 2	3. any services that are generally regarded as incidental to and connected with farms, dairies, or the seafood industry.
3 4	(2) The Administrator may assign able-bodied male inmates in a local correctional facility to perform farm labor on the following terms and conditions:
	(i) the assignment may be made only after a person that desires to employ farm labor submits a written request that shows to the satisfaction of the Administrator that farm labor is not otherwise obtainable;
10 11	(ii) the person requesting the farm labor shall pay the costs incident to an assignment to farm labor, including the cost of transportation of the inmates to and from the local correctional facility, a reasonable per diem wage for an inmate performing farm labor, and the cost of properly guarding an inmate while performing farm labor;
13 14	(iii) the Administrator may require proof of financial responsibility, including a payment in advance;
	(iv) the person requesting the farm labor shall assume any liability for an injury to an inmate while being transported to or from a local correctional facility or while performing farm labor;
	(v) assignments to farm labor shall be made on a daily basis only and an inmate assigned to farm labor shall be returned to the local correctional facility each night; and
21 22	(vi) other terms and conditions that the Administrator considers advisable.
25 26	(3) The County Council shall reimburse the Administrator out of the County fund for any expenses incurred in conveying an inmate to and from a farm labor site or in properly guarding an inmate while performing farm labor under regulations that the Administrator or other officer considers necessary for the health and safe custody of the inmate.]
28 29	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2001.