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By: Senator Stone (Task Force to Examine Maryland's Crime Victims' Rights Laws) and Senators Colburn, Collins, Ferguson, Hollinger, Jimeno, Kelley, Lawlah, Sfikas, and Van Hollen Introduced and read first time: January 24, 2001

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Recommitted to Committee, March 21, 2001 Committee Report: Favorable Senate action: Adopted Read second time: March 23, 2001

CHAPTER_____

1 AN ACT concerning

2

Victims' Rights - Conditions of Pretrial or Prehearing Release

3 FOR the purpose of expanding the list of crimes and the circumstances under which

4 certain persons are required to consider certain conditions of release regarding

- 5 victims before release of an accused individual in criminal and juvenile cases;
- 6 and generally relating to victims' rights and conditions of pretrial and
- 7 prehearing release.

8 BY repealing and reenacting, with amendments,

- 9 Article Courts and Judicial Proceedings
- 10 Section 3-815(j)
- 11 Annotated Code of Maryland
- 12 (1998 Replacement Volume and 2000 Supplement)
- 13 (As enacted by Chapter _____(S.B. 1) of the Acts of the General Assembly of
- 14 2001)

15 BY repealing and reenacting, with amendments,

- 16 Article Criminal Procedure
- 17 Section 5-201(a) and 11-203
- 18 Annotated Code of Maryland
- 19 (As enacted by Chapter _____(S.B. 1) of the Acts of the General Assembly of
- 20 2001)

SENATE BILL 241

1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

2 MARYLAND, That the Laws of Maryland read as follows:

3

Article - Courts and Judicial Proceedings

4 3-815.

5 (j) (1) If a child is alleged to have committed a delinquent act [that would 6 be stalking under Article 27, § 124 of the Code or would be a felony if committed by an 7 adult], the court or a juvenile intake officer shall consider including, as a condition of 8 releasing the child pending an adjudicatory or disposition hearing, reasonable 9 protections for the safety of the alleged victim.

(2) IF A VICTIM HAS REQUESTED REASONABLE PROTECTIONS FOR
 SAFETY, THE COURT OR JUVENILE INTAKE OFFICER SHALL CONSIDER INCLUDING,
 AS A CONDITION OF RELEASING THE CHILD PENDING AN ADJUDICATORY OR
 DISPOSITION HEARING, PROVISIONS REGARDING NO CONTACT WITH THE ALLEGED
 VICTIM OR THE ALLEGED VICTIM'S PREMISES OR PLACE OF EMPLOYMENT.

15

Article - Criminal Procedure

16 5-201.

17 (a) (1) [If a defendant is charged with stalking under Article 27, § 124 of the

18 Code or with a felony, the] THE court or a District Court commissioner shall consider

19 including, as a condition of pretrial release FOR A DEFENDANT, reasonable

20 protections for the safety of the alleged victim.

(2) IF A VICTIM HAS REQUESTED REASONABLE PROTECTIONS FOR
 SAFETY, THE COURT OR A DISTRICT COURT COMMISSIONER SHALL CONSIDER
 INCLUDING, AS A CONDITION OF PRETRIAL RELEASE, PROVISIONS REGARDING NO
 CONTACT WITH THE ALLEGED VICTIM OR THE ALLEGED VICTIM'S PREMISES OR
 PLACE OF EMPLOYMENT.

26 11-203.

As provided under § 5-201 of this article AND § 3-815 OF THE COURTS ARTICLE,
the court, a juvenile intake officer, or a District Court commissioner shall consider
[the]:

30 (1) THE safety of the alleged victim in setting conditions of:

31 [(1)] (I) the pretrial release of a defendant [charged with stalking or a 32 felony]; or

[(2)] (II) the prehearing release of a child respondent who is alleged to
have committed a delinquent act [that would be stalking or a felony if committed by
an adult]; AND

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SENATE BILL 241

1 (2) A CONDITION OF NO CONTACT WITH THE ALLEGED VICTIM OR THE 2 ALLEGED VICTIM'S PREMISES OR PLACE OF EMPLOYMENT.

- 3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 4 October 1, 2001.