Unofficial Copy E3 2002 Regular Session 2lr0141

Introd	By: Chairman, Judiciary Committee (Departmental - Juvenile Justice) Introduced and read first time: February 8, 2002 Assigned to: Judiciary				
Comn	nittee Report: Favorable				
House	e action: Adopted				
Read	second time: March 12, 2002				
	CHAPTER				
1 A	N ACT concerning				
2	Juvenile Justice - Community Detention				
3 F	OR the purpose of requiring the Department of Juvenile Justice to establish a				
4	community detention program for juveniles under certain conditions; requiring				
5	the Department of Juvenile Justice to adopt regulations to implement the				
6	program; specifying that electronic monitoring is a form of community				
7	detention; altering the conditions under which a child may be detained or placed				
8 9	in emergency shelter care; specifying conditions under which a child may be placed in community detention; requiring a certain court order to contain				
10	certain information; authorizing the Department to release a child from				
11	detention into community detention under certain circumstances; making it a				
12	misdemeanor to escape from a certain place of confinement; defining certain				
13	terms; and generally relating to the disposition of a child in the juvenile justice				
14	system.				
	BY repealing and reenacting, with amendments,				
16	Article 83C - Juvenile Justice				
17	Section 2-111, 2-118, and 2-127				
18	Annotated Code of Maryland				
19	(1998 Replacement Volume and 2001 Supplement)				
	BY repealing and reenacting, with amendments,				
21	Article - Courts and Judicial Proceedings				
22	Section 3-807(d), 3-8A-08(d), 3-8A-09(a), 3-8A-15, and 3-8A-19(a) through				
23 24	(g) Appeteted Code of Maryland				
24 25	Annotated Code of Maryland (1998 Replacement Volume and 2001 Supplement)				
	(1220 Replacement + Orame and 2001 Supplement)				

1 2 3 4 5 6	Section 3-8A-01 Annotated Code of Maryland (1998 Replacement Volume and 2001 Supplement)						
7 8 9 10 11 12	Section 9-401 and 9-405 Annotated Code of Maryland (As enacted by Chapter (H.B. 11) of the Acts of the General Assembly of						
13 14			E IT ENACTED BY THE GENERAL ASSEMBLY OF the Laws of Maryland read as follows:				
15			Article 83C - Juvenile Justice				
16	2-111.						
17	(a)	The Dep	partment is the central administrative Department for:				
18 19	investigation	(1) n, probati	Juvenile intake, detention authorization, COMMUNITY DETENTION ion, protective supervision, and aftercare services; and				
20 21	institutions.	(2)	The State juvenile, diagnostic, training, detention, and rehabilitation				
22	(b)	The Dep	partment shall:				
23 24	to lead to co	(1) ontact wit	Develop programs for the predelinquent child whose behavior tends h law enforcement agencies; and				
25 26	this title.	(2)	Administer the Summer Opportunity Pilot Program under § 2-134 of				
		Services	partment may not administer any child welfare program of the Administration, including the Aid to Families with Dependent d the Foster Care Program.				
30	2-118.						
31 32	(a) control and		cility provided for in § 2-117 of this article shall operate under the nanagement of the Department.				
33 34	(b) the Departm		to the provisions of Title 3, Subtitles 8 and 8A of the Courts Article,				

1	(1)	Adopt regulations	s that set:
2 3	DETENTION, admi		for DETENTION AUTHORIZATION, COMMUNITY narge, and aftercare supervision; and
6	for establishment un	agnosis and treatmeder Title 42, § 1396	ls of care, including provisions to administer any early, ent program that the Department approves d(a)(4)(B) of the United States Code and to excreening reveals; and
8 9	(2) facility to provide ac		changes in the policy, conduct, or management of a children and adequate services to the courts.
10 11	(c) The D it operates that:	partment shall adop	ot regulations applicable to residential facilities
	()	cribe the circumsta	f locked door seclusion and restraints as nces under which locked door seclusion and
15	(2)	Prohibit abuse of	a child.
16 17	(d) The D are designed to mee		elop within each facility special programs that is of its population.
18	(e) The D	partment shall deve	elop and provide within each facility:
19 20	(1) of its population;	Educational prog	rams that are designed to meet the particular needs
21	(2)	Alcohol abuse an	d drug abuse assessment services; and
	` '	e treatment prograr	use and drug abuse referral services or an alcohol in that has been certified in accordance with in - General Article.
25	2-127.		
26 27			sh programs for juvenile intake, COMMUNITY and aftercare services.
28 29	(b) (1) under subsection (a		all provide sufficient staff to operate the programs
30 31	(2) control of the Secre		epartment are under the immediate direction and

1 Article - Courts and Judicial Proceedings

- 2 3-807. 3 (d) The proposals and recommendations of a master for juvenile causes (1) 4 do not constitute orders or final action of the court. 5 The proposals and recommendations shall be promptly reviewed by (2) 6 the court, and, in the absence of timely and proper exceptions, they may be adopted by 7 the court and appropriate orders entered based on them. 8 Detention, COMMUNITY DETENTION, or shelter care may be ordered (3)9 by a master pending court review of the master's findings, conclusions, and 10 recommendations. 11 3-8A-01. 12 (a) In this subtitle the following words have the meanings indicated, unless 13 the context of their use indicates otherwise. 14 "Adjudicatory hearing" means a hearing under this subtitle to determine (b) 15 whether the allegations in the petition, other than allegations that the child requires 16 treatment, guidance or rehabilitation, are true. 17 "Adult" means an individual who is at least 18 years old. (c) "Child" means an individual under the age of 18 years. 18 (d) 19 "Child in need of supervision" is a child who requires guidance, treatment, (e) 20 or rehabilitation and: 21 (1) Is required by law to attend school and is habitually truant; 22 Is habitually disobedient, ungovernable, and beyond the control of (2) 23 the person having custody of him; 24 (3) Deports himself so as to injure or endanger himself or others; or 25 (4) Has committed an offense applicable only to children. 26 "Citation" means the written form issued by a police officer which serves 27 as the initial pleading against a child for a violation and which is adequate process to 28 give the court jurisdiction over the person cited.
- 29 (g) "Commit" means to transfer legal custody.
- 30 (h) (1) "COMMUNITY DETENTION" MEANS A PROGRAM MONITORED BY THE
- 31 DEPARTMENT OF JUVENILE JUSTICE IN WHICH A DELINQUENT CHILD OR A CHILD
- 32 ALLEGED TO BE DELINQUENT IS PLACED IN THE HOME OF A PARENT, GUARDIAN,
- 33 CUSTODIAN, OR OTHER FIT PERSON, OR IN SHELTER CARE, AS A CONDITION OF
- 34 PROBATION OR AS AN ALTERNATIVE TO DETENTION.

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[(t)]

(U)

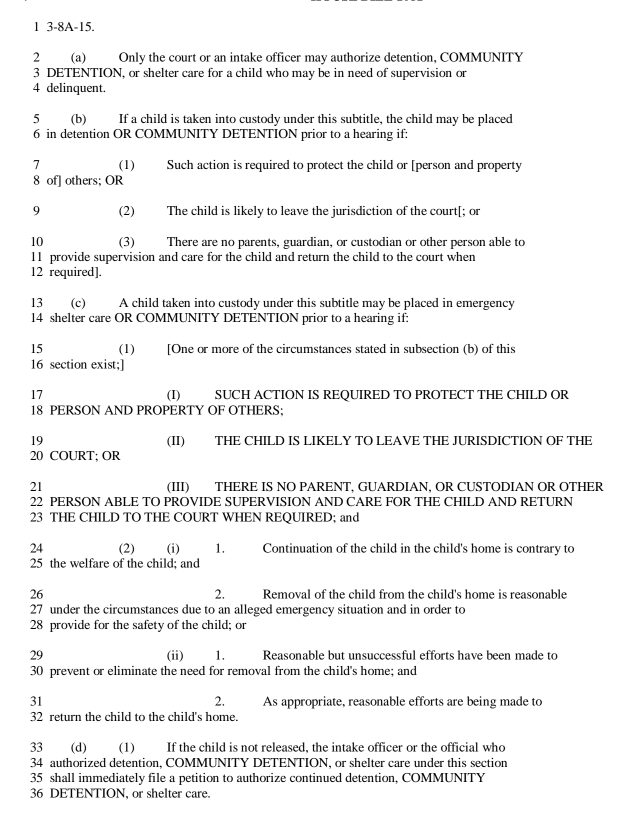
34 peace order request is filed.

HOUSE BILL 1081

1 (2) "COMMUNITY DETENTION" INCLUDES ELECTRONIC MONITORING. 2 (I) "Court" means the circuit court for a county sitting as the juvenile court. 3 [(i)]"Custodian" means a person or agency to whom legal custody of a **(J)** child has been given by order of the court, other than the child's parent or legal guardian. "Delinquent act" means an act which would be a crime if committed (K) 6 [(i)]7 by an adult. 8 (L) "Delinquent child" is a child who has committed a delinquent act and [(k)]9 requires guidance, treatment, or rehabilitation. 10 [(1)]"Detention" means the temporary care of children who, pending court 11 disposition, require secure custody for the protection of themselves or the community, 12 in physically restricting facilities. 13 (N) "Disposition hearing" means a hearing under this subtitle to [(m)]14 determine: Whether a child needs or requires guidance, treatment, or 15 (1) 16 rehabilitation; and if so 17 The nature of the guidance, treatment, or rehabilitation. (2) 18 [(n)](O) "Intake officer" means the person assigned to the court by the 19 Department of Juvenile Justice to provide the intake services set forth in this 20 subtitle. 21 [(0)](P) "Mentally handicapped child" means a child who is or may be 22 mentally retarded or mentally ill. 23 (Q) "Party" includes a child who is the subject of a petition or a peace [(p)] order request, the child's parent, guardian, or custodian, the petitioner and an adult who is charged under § 3-8A-30 of this subtitle. "Peace order proceeding" means a proceeding under § 3-8A-19.2 or 26 (R) [(p)] 27 § 3-8A-19.4 of this subtitle. "Peace order request" means the initial pleading filed with the court 28 [(r)](S) 29 under § 3-8A-19.1 of this subtitle. "Petition" means the pleading filed with the court under § 3-8A-13 30 31 of this subtitle alleging that a child is a delinquent child or a child in need of supervision or that an adult violated § 3-8A-30 of this subtitle.

"Respondent" means the individual against whom a petition or a

2	[(u)] physically un			"Shelter care" means the temporary care of children in es.
3		(2)	"Shelter	care" does not mean care in a State mental health facility.
4	[(v)]	(W)	(1)	"Victim" means:
5 6	or financial h	arm as a		A person who suffers direct or threatened physical, emotional, a delinquent act; or
7 8	of this subtitl	le is com		An individual against whom an act specified in § 3-8A-19.1(b) alleged to have been committed.
9 10	victim.	(2)	"Victim"	'includes a family member of a minor, disabled, or a deceased
11 12	or designee.	(3)	"Victim"	' includes, if the victim is not an individual, the victim's agent
	- 1 / -	(X) 6 of the C		on" means a violation of Article 27, § 400, § 400A, § 400B, § 26-103 of the Education Article for which a citation is
16 17	[(x)] witness.	(Y)	"Witnes	s" means any person who is or expects to be a State's
18	3-8A-08.			
21 22 23 24 25	training scho UNDER § 9 the adjudicatescape occur transfer. For	ool or sim -404 OF tory hear rred unles purposes § 3-8A-0	nilar facili THE CRI ing held in ss the counts of the di 9 of this s	ity operated by the Department of Juvenile Justice] [MINAL LAW ARTICLE, the petition, if any, shall be filed and in the county where the alleged escape or attempted art in the county of the child's domicile requests a asposition hearing, proceedings may be transferred as subtitle to the court exercising jurisdiction over the act.
27	3-8A-09.			
29 30 31 32 33 34	subtitle in a court on its of county of researce except that the	county of own moti sidence of he process e allegati ity operat	ther than to on or on to or domiciledings materials on is escated by the	ion, peace order request, or citation is filed under this the county where the child is living or domiciled, the motion of a party, may transfer the proceedings to the e at any time prior to final termination of jurisdiction, by not be transferred until after an adjudicatory appearance or attempted escape [from a training school or Department of Juvenile Justice] UNDER § 9-404 OF CLE.
36 37	further action	(2) n.	In its dis	cretion, the court to which the case is transferred may take



1 2	(2) A hearing on the petition shall be held not later than the next court day, unless extended by the court upon good cause shown.
	(3) Reasonable notice, oral or written, stating the time, place, and purpose of the hearing, shall be given to the child and, if they can be found, the child's parents, guardian, or custodian.
	(4) Except as provided in paragraph (5) of this subsection, shelter care may not be ordered for a period of more than 30 days unless an adjudicatory or waiver hearing is held.
11	(5) For a child in need of supervision or a delinquent child, shelter care may be extended for an additional period of not more than 30 days if the court finds after a hearing held as part of the adjudication that continued shelter care is consistent with the circumstances stated in subsections (b) and (c) of this section.
13 14	(6) (i) An adjudicatory or waiver hearing shall be held no later than 30 days after the date a petition for detention OR COMMUNITY DETENTION is granted.
	(ii) If a child is detained OR PLACED IN COMMUNITY DETENTION after an adjudicatory hearing, a disposition hearing shall be held no later than 14 days after the adjudicatory hearing.
20	(iii) Detention OR COMMUNITY DETENTION time may be extended in increments of not more than 14 days where the petition charges the child with a delinquent act and where the court finds, after a subsequent hearing, that extended detention OR COMMUNITY DETENTION is necessary either:
22	1. For the protection of the child; or
23	2. For the protection of the community.
26	(e) (1) Detention OR COMMUNITY DETENTION may not be continued beyond emergency detention OR COMMUNITY DETENTION unless, upon an order of court after a hearing, the court has found that one or more of the circumstances stated in subsection (b) of this section exist.
28	(2) A court order under this paragraph shall:
29 30	(I) [contain] CONTAIN a written determination of whether or not the criteria contained in subsection $(c)(1)$ and (2) of this section have been met; AND
31 32	(II) SPECIFY WHICH OF THE CIRCUMSTANCES STATED IN SUBSECTION (B) OF THIS SECTION EXIST.
35	(3) (I) IF THE COURT HAS NOT SPECIFICALLY PROHIBITED COMMUNITY DETENTION, THE DEPARTMENT OF JUVENILE JUSTICE MAY RELEASE THE CHILD FROM DETENTION INTO COMMUNITY DETENTION AND PLACED THE CHILD IN:

1	1. SHELTER CARE; OR
	2. THE CUSTODY OF THE CHILD'S PARENT, GUARDIAN, CUSTODIAN, OR OTHER PERSON ABLE TO PROVIDE SUPERVISION AND CARE FOR THE CHILD AND TO RETURN THE CHILD TO COURT WHEN REQUIRED.
7 8	(II) IF A CHILD WHO HAS BEEN RELEASED BY THE DEPARTMENT OF IUVENILE JUSTICE OR THE COURT INTO COMMUNITY DETENTION VIOLATES THE CONDITIONS OF COMMUNITY DETENTION, AND IT IS NECESSARY TO PROTECT THE CHILD OR OTHERS, AN INTAKE OFFICER MAY AUTHORIZE THE DETENTION OF THE CHILD.
10 11	(III) THE DEPARTMENT OF JUVENILE JUSTICE SHALL PROMPTLY NOTIFY THE COURT OF:
12 13	1. THE RELEASE OF A CHILD FROM DETENTION UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH; OR
14 15	2. THE RETURN TO DETENTION OF A CHILD UNDER SUBPARAGRAPH (II) OF THIS PARAGRAPH.
16 17	(f) Shelter care may only be continued beyond emergency shelter care if the court has found that:
18 19	(1) Continuation of the child in the child's home is contrary to the welfare of the child; and
20 21	(2) (i) Removal of the child from the child's home is necessary due to an alleged emergency situation and in order to provide for the safety of the child; or
22 23	(ii) Reasonable but unsuccessful efforts were made to prevent or eliminate the need for removal of the child from the home.
	(3) (i) If the court continues shelter care on the basis of an alleged emergency, the court shall assess whether the absence of efforts to prevent removal was reasonable.
27 28	(ii) If the court finds that the absence of efforts to prevent removal was not reasonable, the court shall make a written determination so stating.
	(4) The court shall make a determination as to whether reasonable efforts are being made to make it possible to return the child to the child's home or whether the absence of such efforts is reasonable.
32 33	(g) A child alleged to be delinquent may not be detained in a jail or other facility for the detention of adults.
34	(h) (1) A child alleged to be in need of supervision may not be placed in:
35	(i) Detention OR COMMUNITY DETENTION;

1		(11)	A State mental health facility; or
2 3	applicable State licens	(iii) sing laws	A shelter care facility that is not operating in compliance with
6	the Social Services Ac	ay be pla dministra	to paragraph (1)(iii) of this subsection, a child alleged to be in aced in shelter care facilities maintained or approved by tion or the Department of Juvenile Justice or in a cility approved by the court.
10 11	shall jointly adopt reg	appropri gulations filed und	retary of Human Resources and the Secretary of Juvenile iate, with the Secretary of Health and Mental Hygiene to ensure that any child placed in shelter care ler subsection (d) of this section be provided g:
13		(i)	Health care services;
14		(ii)	Counseling services;
15		(iii)	Education services;
16		(iv)	Social work services; and
17		(v)	Drug and alcohol abuse assessment or treatment services.
18	(4)	In additi	on to any other provision, the regulations shall require:
	days of placement of needs; and	(i) a child ir	The Department of Juvenile Justice to develop a plan within 45 a shelter care facility to assess the child's treatment
22 23	counsel.	(ii)	The plan to be submitted to all parties to the petition and their
26 27 28 29	DETENTION, or she of the authorization for child's parent, guardia accompanied by a state placing him in detent	elter care or detenti an, or cus itement o ion, COM	r or the official who authorized detention, COMMUNITY under this subtitle shall immediately give written notice ion, COMMUNITY DETENTION, or shelter care to the stodian and to the court. The notice shall be f the reasons for taking the child into custody and MMUNITY DETENTION, or shelter care. This notice may equired under subsection (d) of this section.
33		r shall co ory or dis	d is alleged to have committed a delinquent act, the court or a insider including, as a condition of releasing the child iposition hearing, reasonable protections for the safety
35 36	(2) or juvenile intake offi		m has requested reasonable protections for safety, the court consider including, as a condition of releasing the child

- 1 pending an adjudicatory or disposition hearing, provisions regarding no contact with 2 the alleged victim or the alleged victim's premises or place of employment. 3 3-8A-19. The provisions of this section do not apply to a peace order request or a 4 (a) 5 peace order proceeding. After an adjudicatory hearing the court shall hold a separate 6 (1) 7 disposition hearing, unless the petition or citation is dismissed or unless such hearing 8 is waived in writing by all of the parties. 9 A disposition hearing may be held on the same day as the 10 adjudicatory hearing if notice of the disposition hearing, as prescribed by the 11 Maryland Rules, is waived on the record by all of the parties. 12 (c) The priorities in making a disposition are consistent with the purposes 13 specified in § 3-8A-02 of this subtitle. 14 In making a disposition on a petition under this subtitle, the court (d) (1) 15 may: Place the child on probation or under supervision in his own 16 (i) 17 home or in the custody or under the guardianship of a relative or other fit person, 18 upon terms the court deems appropriate, INCLUDING COMMUNITY DETENTION; Subject to the provisions of paragraph (2) of this subsection, 19 20 commit the child to the custody or under the guardianship of the Department of 21 Juvenile Justice, the Department of Health and Mental Hygiene, or a public or 22 licensed private agency on terms that the court considers appropriate to meet the 23 priorities set forth in § 3-8A-02 of this subtitle, including designation of the type of 24 facility where the child is to be accommodated, until custody or guardianship is 25 terminated with approval of the court or as required under § 3-8A-24 of this subtitle; 26 or 27 Order the child, parents, guardian, or custodian of the child to (iii) 28 participate in rehabilitative services that are in the best interest of the child and the 29 family. 30 A child committed under paragraph (1)(ii) of this subsection may not 31 be accommodated in a facility that has reached budgeted capacity if a bed is available 32 in another comparable facility in the State, unless the placement to the facility that 33 has reached budgeted capacity has been recommended by the Department of Juvenile 34 Justice. 35
- The court shall consider any oral address made in accordance with § 36 11-403 of the Criminal Procedure Article or any victim impact statement, as
- 37 described in § 11-402 of the Criminal Procedure Article, in determining an
- 38 appropriate disposition on a petition.

3 4 5	(e) (1) (i) Subject to the provisions of subparagraphs (iii) and (iv) of this paragraph, in making a disposition on a finding that the child has committed the violation specified in a citation, the court may 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.
	(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.
12 13 14	(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:
16	1. For a first offense, for 6 months; and
17 18	2. For a second or subsequent offense, until the child is 21 years old.
21 22 23	(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:
28 29	1. If the child is at least 16 years of age on the date of the disposition, on the date of the disposition; or
30 31	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.
32 33	(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;
37 38	(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, § 406 of the Code.
7 8	(ii) In making a disposition on a finding that the child has committed a violation under Article 27, § 406 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.
20 21	(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:
23	1. For a first offense, 6 months; and
24 25	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:
29 30	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.
34 35	(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.

	(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.				
4	Article - Criminal Law				
5	9-401.				
6	(a)	In this s	ubtitle the	e following words have the meanings indicated.	
7	(b)	"Concea	alment" n	neans hiding, secreting, or keeping out of sight.	
8	(c)	"Escape	" retains	its judicially determined meaning.	
9 10	(d) "Fugitive" means an individual for whom a felony arrest warrant has been 0 issued and is outstanding.				
11	(e)	(1)	"Harbor	" includes offering a fugitive or escaped inmate:	
12			(i)	concealment;	
13			(ii)	lodging;	
14			(iii)	care after concealment; or	
15 16	escaped inm	ate.	(iv)	obstruction of an effort of an authority to arrest the fugitive or	
	7 (2) "Harbor" does not include failing to reveal the whereabouts of a 8 fugitive or an escaped inmate by a person who did not participate in the effort of the 9 fugitive or escaped inmate to elude arrest.				
20	(f)	"Place o	of confine	ment" means:	
21		(1)	a correc	tional facility;	
22		(2)	a place i	dentified in a home detention order or agreement;	
23		(3)	a facility	of the Department of Health and Mental Hygiene;	
24 25	Article 83C,	(4) § 2-117		on center for juveniles or a facility for juveniles listed in he Code; [or]	
26 27	ORDER; OF	(5) R	A PLAC	E IDENTIFIED IN A JUVENILE COMMUNITY DETENTION	
28 29	law.	[(5)]	(6)	any other facility in which a person is confined under color of	

- 1 9-405. 2 A person who has been lawfully arrested may not knowingly depart (a) (1) 3 from custody without the authorization of a law enforcement or judicial officer. A person may not knowingly fail to obey a court order to report to a (2) 5 place of confinement. A person who is serving a sentence in a home detention program 6 7 other than the Division of Correction home detention program under Title 3, Subtitle 8 4 of the Correctional Services Article may not knowingly: violate any restriction on movement imposed under the terms of (i) 10 the home detention order or agreement; or (ii) fail to return to a place of confinement under the terms of the 12 home detention order or agreement. 13 (4) Except as otherwise punishable under § 9-404(b) of this subtitle, a 14 person may not escape from: 15 a detention center for juveniles or a facility for juveniles listed 16 in Article 83C, § 2-117(a)(2) of the Code; OR 17 A PLACE OF CONFINEMENT. (II)A person who violates this section is guilty of the misdemeanor of escape in 18 19 the second degree and on conviction is subject to imprisonment not exceeding 3 years 20 or a fine not exceeding \$5,000 or both.
- 21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 22 effect October 1, 2002.