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By: Delegate Doory (Committee to Revise Article 27 - Crimes and Punishments)

Introduced and read first time: January 31, 2003 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Criminal Procedure - State's Attorney Review of Applications for Statements of Charges

4 FOR the purpose of requiring certain judicial officers to forward to a State's Attorney

- 5 a copy of an application filed in the District Court requesting that a statement of
- 6 charges be filed against certain persons for certain alleged offenses; requiring
- 7 certain judicial officers to forward to a State's Attorney a copy of an application
- 8 filed in the District Court and requested by certain persons who are not law
- 9 enforcement officers that a statement of charges be filed against certain persons
- 10 alleged to have committed certain offenses; authorizing certain judicial officers
- 11 to take action on or forward to a State's Attorney a copy of an application filed in
- 12 the District Court and requested by certain persons who are not law
- 13 enforcement officers that a statement of charges be filed against certain persons
- 14 alleged to have committed certain offenses; requiring a State's Attorney to
- 15 investigate the circumstances of and make recommendations within a certain
- 16 time period to a certain judicial officer as to whether a statement of charges
- 17 should be filed under certain circumstances and as to whether a certain
- 18 summons or warrant should be issued; prohibiting a statement of charges from
- 19 being filed for certain alleged offenses until a State's Attorney has investigated
- 20 a certain matter and made recommendations to a certain judicial officer under
- 21 certain circumstances or until the expiration of a certain time period if no
- 22 recommendation is received by the State's Attorney; providing that a State's 23 Attorney is not precluded from making a determination that an information
- Attorney is not precluded from making a determination that an informationshould be filed or that a grand jury should be convened to determine if an
- 24 should be filed or that a grand jury should be convened to determine if a25 indictment should be filed for a certain alleged offense under certain
- 25 indictment should be filed for a certain alleged offense under certain 26 circumstances; defining a certain term; providing that a certain note contained
- 27 in this Act is not law; and generally relating to the review of applications filed in
- the District Court for a statement of charges for certain offenses under certain
- 29 circumstances.

30 BY repealing and reenacting, with amendments,

- 31 Article Courts and Judicial Proceedings
- 32 Section 2-608
- 33 Annotated Code of Maryland

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1	(2002 Replacement Volume)					
2 3	2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 3 MARYLAND, That the Laws of Maryland read as follows:					
4				Article - Courts and Judicial Proceedings		
5	2-608.					
6	(a)	(1)	In this se	ection the following words have the meanings indicated.		
7 8	defendant ha	(2) is commi		ng document" means a written accusation alleging that a fense.		
	 (3) "Citation" means a charging document, other than an indictment, an information, or a statement of charges, issued to a defendant by a peace officer or other person authorized by law to do so. 					
12 13	aide at a pul	(4) olic or pri		or" means a principal, vice-principal, teacher, or teacher's chool, elementary, or secondary school.		
14		(5)	"Emerge	ency services personnel" means:		
15			(i)	A career firefighter of a county or municipal corporation;		
16 17	of the Educa	ation Arti	(ii) cle of a c	An emergency medical services provider as defined in § 13-516 ounty or municipal corporation;		
18 19	and		(iii)	A rescue squad employee of a county or municipal corporation;		
20 21	support unit	member	(iv) of a coun	A volunteer firefighter, rescue squad member, or advanced life ity or municipal corporation.		
22 23	and filed in	(6) circuit co		ent" means a charging document returned by a grand jury		
24 25	Attorney.	(7)	"Informa	ation" means a charging document filed in court by a State's		
26 27	DISTRICT	(8) COURT		IAL OFFICER" MEANS A DISTRICT COURT JUDGE OR A SSIONER.		
28 29	political sub	(9) division		e" means a violation of the criminal laws of the State or any te.		
	a citation, fi District Cou			"Statement of charges" means a charging document, other than rt by a peace officer, a District Court Judge, or a		

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"Law enforcement officer" means a law enforcement officer as

2 defined in Article 27, § 727(b) of the Code or any federal law enforcement officer who 3 exercises the powers set forth in § 2-104 of the Criminal Procedure Article. 4 [An] THE JUDICIAL OFFICER SHALL IMMEDIATELY FORWARD TO (b) (1)5 THE STATE'S ATTORNEY, A COPY OF AN application filed in the District Court: 6 [that] THAT requests that a statement of charges be filed (I) 7 against a law enforcement officer, emergency services personnel, or an educator for an 8 offense allegedly committed in the course of executing the duties of the law 9 enforcement officer, emergency services personnel, or educator [shall immediately be 10 forwarded to the State's Attorney]; OR 11 (II) BY ANY PERSON WHO IS NOT A LAW ENFORCEMENT OFFICER 12 THAT REQUESTS THAT A STATEMENT OF CHARGES BE FILED AGAINST A PERSON 13 ALLEGED TO HAVE COMMITTED AN OFFENSE, EXCEPT FOR AN OFFENSE DESCRIBED 14 IN TITLE 3 OF THE CRIMINAL LAW ARTICLE. 15 THE JUDICIAL OFFICER MAY TAKE ACTION ON OR FORWARD TO THE (2)16 STATE'S ATTORNEY A COPY OF AN APPLICATION FILED IN THE DISTRICT COURT BY 17 ANY PERSON WHO IS NOT A LAW ENFORCEMENT OFFICER THAT REOUESTS THAT A 18 STATEMENT OF CHARGES BE FILED AGAINST A PERSON ALLEGED TO HAVE 19 COMMITTED AN OFFENSE DESCRIBED IN TITLE 3 OF THE CRIMINAL LAW ARTICLE. 20 (c) (1)Upon receiving A COPY OF an application filed in District Court 21 requesting that a statement of charges be filed [against a law enforcement officer, 22 emergency services personnel, or an educator] FOR AN ALLEGED OFFENSE 23 DESCRIBED IN SUBSECTION (B) OF THIS SECTION, the State's Attorney shall: 24 (i) Investigate the circumstances of the matter; and 25 [Make] WITHIN 20 DAYS OF RECEIPT OF THE APPLICATION, (ii) 26 MAKE a recommendation to the [District Court Commissioner] JUDICIAL OFFICER as 27 to whether a statement of charges should be filed [against the law enforcement 28 officer, emergency services personnel, or the educator]. 29 (2)If the State's Attorney recommends to a [District Court 30 Commissioner] JUDICIAL OFFICER that a statement of charges be filed [against a 31 law enforcement officer, emergency services personnel, or an educator] FOR AN 32 ALLEGED OFFENSE DESCRIBED IN SUBSECTION (B) OF THIS SECTION, the State's 33 Attorney shall also make a recommendation as to whether a summons or warrant 34 should issue. 35 (d) Notwithstanding any other provision of the Code or the Maryland Rules, a 36 statement of charges [for an offense allegedly committed in the course of executing 37 the duties of the law enforcement officer, emergency services personnel, or the 38 educator may not be filed against a law enforcement officer, emergency services

39 personnel, or educator] FOR AN ALLEGED OFFENSE DESCRIBED IN SUBSECTION (B)(1)

40 OF THIS SECTION MAY NOT BE FILED until:

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[(10)]

(11)

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1 (1) [the] THE State's Attorney has investigated the circumstances of the

2 matter and made recommendations to the [District Court Commissioner] JUDICIAL

3 OFFICER in accordance with subsection (c) of this section; OR

4 (2) THE EXPIRATION OF THE TIME PERIOD PROVIDED IN SUBSECTION 5 (C)(1)(II) OF THIS SECTION IF NO RECOMMENDATION IS RECEIVED FROM THE STATE'S 6 ATTORNEY.

7 (e) This section may not be construed to preclude the State's Attorney from
8 making a determination that an information should be filed [against a law
9 enforcement officer, emergency services personnel, or an educator] FOR AN ALLEGED
10 OFFENSE DESCRIBED IN SUBSECTION (B)(1) OF THIS SECTION or that a grand jury
11 should be convened to determine whether an indictment should be filed.

12 COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): It is intended

13 that among the options for recommendations that a State's Attorney may make to the14 District Court as an alternative to the issuance of a statement of charges under this

15 section is for the parties to engage in mediation to resolve a dispute, if appropriate.

16 SECTION 2. AND BE IT FURTHER ENACTED, That the Committee Note 17 contained in this Act is not law.

18 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect19 October 1, 2003.

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