## SENATE BILL 154

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2003 Regular Session (3lr0557)

## ENROLLED BILL

-- Judicial Proceedings/Judiciary --

by Senator Jimeno	
Read and Examined by Proofreaders:	
	Proofreader.
th the Great Seal and presented to the Governor, for his approval this of at o'clock,M.	Proofreader.
	President.
CHAPTER	
CT concerning	
Criminal Procedure - Criminal Justice Information System	
ne purpose of altering the ex officio membership of the Criminal Justice formation Advisory Board; designating the Director of the Maryland Justice malysis Center to serve as an ex officio member of the Advisory Board; colishing a certain distinction between members of the Advisory Board so as to take each Advisory Board member a voting member; adding the failure of a fendant to appear for a criminal justice proceeding as an event that must be ported by a criminal justice unit to the Criminal Justice Information System central Repository; requiring a sentencing judge to order the fingerprinting of a fendant under certain circumstances for certain offenses and when granting obation before judgment; allowing the Central Repository to disseminate iminal history record information for other than criminal justice purposes ader certain circumstances; and generally relating to the Criminal Justice formation System	
	ch the Great Seal and presented to the Governor, for his approval this of at o'clock,M.  CHAPTER  CT concerning  Criminal Procedure - Criminal Justice Information System  the purpose of altering the ex officio membership of the Criminal Justice formation Advisory Board; designating the Director of the Maryland Justice halysis Center to serve as an ex officio member of the Advisory Board; olishing a certain distinction between members of the Advisory Board so as to take each Advisory Board member a voting member; adding the failure of a fendant to appear for a criminal justice proceeding as an event that must be ported by a criminal justice unit to the Criminal Justice Information System that Repository; requiring a sentencing judge to order the fingerprinting of a fendant under certain circumstances for certain offenses and when granting obtain before judgment; allowing the Central Repository to disseminate minal history record information for other than criminal justice purposes

16 BY repealing and reenacting, with amendments,

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1 2 3 4 5	Article - Criminal Procedure Section 10-201(d)(2) and 10-201(f)(3), 10-208(e), 10-209(b), 10-215(a), 10-216, 10-219(a), and 10-220(b) Annotated Code of Maryland (2001 Volume and 2002 Supplement)						
6 7 8 9 10	Article - Criminal Procedure Section 10-221(b)(6) Annotated Code of Maryland						
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
13		Article - Criminal Procedure					
14	10-201.						
15	<del>(d)</del> <del>(2)</del>	"Criminal history record information" includes:					
16 17	Repository under Tit	(i) data from a unit that is required to report to the Central le 3 of this article;					
18 19	juvenile court; and	(ii) data about a person following waiver of jurisdiction by a					
20 21	10-215(A)(22) AND	(iii) data described under [§§ 10-215(a)(21) and (22)] §§ (23) and 10-216 of this subtitle.					
	(f) (3) 10 215(A)(22) AND does not include:	Except as provided in [§§ 10-215(a)(21) and (22), 10-216(e),] §§ (23), 10-216(D), and 10-220 of this subtitle, "criminal justice unit"					
25		(i) the Department of Juvenile Justice; or					
26		(ii) a juvenile court.					
27	10-208.						
	(e) (1) member may designa activity of the Adviso	Except for the member of the Advisory Board from the public, each ate a person to represent the member at any meeting or other bry Board.					
31 32	(2) this subsection may v	A person designated by a [voting] member under paragraph (1) of vote on behalf of the [voting] member.					

1 10-209.

1 10 20%							
4 that the Secretion 5 ANALYSIS	retary rec SCENTE	The Executive Director of the Governor's Office of Crime Control and ney General, and [two of the members of the Advisory Board ommends] THE DIRECTOR OF THE MARYLAND JUSTICE R OF THE DEPARTMENT OF CRIMINOLOGY AND CRIMINAL JUSTICE TY OF MARYLAND shall serve on the Advisory Board as ex officio					
8 9 on the Advis	8 [(2) From the persons the Secretary recommends to the Governor to serve 9 on the Advisory Board, the Secretary shall designate the voting member.]						
10 <del>10 215.</del>							
11 (a) 12 reported to		lowing events are reportable events under this subtitle that must be ral Repository in accordance with § 10-214 of this subtitle:					
13	<del>(1)</del>	the issuance or withdrawal of an arrest warrant;					
14	<del>(2)</del>	an arrest;					
15	<del>(3)</del>	the release of a person after arrest without the filing of a charge;					
16	(4)	the filing of a charging document;					
17	<del>(5)</del>	a release pending trial or an appeal;					
18	<del>(6)</del>	a commitment to an institution of pretrial detention;					
19	<del>(7)</del>	the dismissal of an indictment or criminal information;					
20	<del>(8)</del>	a nolle prosequi;					
21	<del>(9)</del>	the marking of a charge "stet" on the docket;					
22 (10) FAILURE OF A DEFENDANT TO APPEAR FOR TRIAL OR ANY OTHER 23 CRIMINAL JUSTICE PROCEEDING ARISING FROM A CRIMINAL CHARGE, INCLUDING A 24 PROBATION VIOLATION HEARING;							
25 26 other dispo- 27 judgment;	<del>(11)</del> sition of a	an acquittal, conviction, verdict of not criminally responsible, or any a case at or following trial, including a finding of probation before					
28	<del>[(11)]</del>	(12) the imposition of a sentence;					
29 30 <del>correctional</del>	<del>[(12)]</del> <del>l facility;</del>	(13) a commitment to a State correctional facility or local					
31 32 Hygiene un 33 criminally i		(14) a commitment to the Department of Health and Mental 05 or § 3 111 of this article as incompetent to stand trial or not le;					

1	<del>[(14)]</del>	<del>(15)</del>	a release from detention or confinement;	
	05 or § 3	committ	a conditional release, revocation of conditional release, or ed to the Department of Health and Mental Hygiene is article as incompetent to stand trial or not criminally	
6	<del>[(16)]</del>	<del>(17)</del>	an escape from confinement or commitment;	
7 8 <del>in a sentend</del>	-	<del>(18)</del> ng a chan	a pardon, reprieve, commutation of a sentence, or other change age in a sentence that a court orders;	
9	<del>[(18)]</del>	<del>(19)</del>	an entry of an appeal to an appellate court;	
10	<del>[(19)]</del>	<del>(20)</del>	a judgment of an appellate court;	
11 12 <del>person's co</del>	[(20)] onviction,	(21) sentence,	an order of a court in a collateral proceeding that affects a or confinement;	
13	<del>[(21)]</del>	<del>(22)</del>	an adjudication of a child as delinquent:	
14 (i) if the child is at least 14 years old, for an act described in § 15 3-8A-03(d)(1) of the Courts Article; or				
16 17 <del>3-8A-03(d</del>	)(4) or (5)	(ii) of the Co	if the child is at least 16 years old, for an act described in § ourts Article;	
18 19 <del>juvenile co</del>	<del>[(22)]</del> ourt; and	<del>(23)</del>	the issuance or withdrawal of a writ of attachment by a	
20 21 <del>a criminal</del> 22 <del>makes a re</del>	<del>proceedin</del>		any other event arising out of or occurring during the course of Secretary by regulation or the Court of Appeals by rule	
23 10-216.				
24 (a)	In this s	section, "l	law enforcement unit" means:	
25	(1)	a State,	county, or municipal police unit; or	
26	(2)	a sherif	f's office.	
27 (b)	[Subjec	t to subse	ection (c) of this section:]	
28 (1) [if] IF a defendant was not fingerprinted at the time of arrest for the 29 sentenced crime, the sentencing judge shall order the defendant to be fingerprinted 30 by the appropriate and available law enforcement unit when the defendant:				
31 32 that is repo	ortable as	(i) criminal h	is found guilty or pleads guilty or nolo contendere to a crime nistory record information under this subtitle; and	

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	(ii) is sentenced to commitment in a local correctional facility or receives a suspended sentence, probation [other than], probation before judgment under § 6-220 of this article, or a fine[; and].
6	(2) [if] IF the defendant cannot be fingerprinted at the time of sentencing, the sentencing judge shall order the defendant to report to a designated law enforcement unit to be fingerprinted within 3 days after the date of the sentencing.
	(c) [If the crime charged is a crime defined by law or a rule of court as a "petty offense", a sentencing judge may order that the defendant be fingerprinted under subsection (b) of this section.
11 12	(d)] If a defendant fails to report to the designated law enforcement unit as ordered under subsection (b)(2) of this section, the defendant is in contempt of court.
13 14	[(e)] (D) (1) This subsection only applies to an adjudication of delinquency of a child:
15 16	(i) for an act described in § 3-8A-03(d)(1) of the Courts Article if the child is at least 14 years old; or
17 18	(ii) for an act described in § 3-8A-03(d)(4) or (5) of the Courts Article if the child is at least 16 years old.
21	(2) If a child has not been previously fingerprinted as a result of arrest for the delinquent act, the court that held the disposition hearing of the child adjudicated delinquent shall order the child to be fingerprinted by the appropriate and available law enforcement unit.
25	(3) If the child cannot be fingerprinted at the time of the disposition hearing held under paragraph (2) of this subsection, the court shall order the child to report to a designated law enforcement unit to be fingerprinted within 3 days after making a disposition on an adjudication of delinquency.
27	<del>10 219.</del>
	(a) (1) Except in accordance with applicable federal law and regulations, a criminal justice unit and the Central Repository may not disseminate criminal history record information.
33 34	(2) EXCEPT AS PROVIDED BY AN AGREEMENT AUTHORIZED UNDER § 10-221(B)(6) OF THIS SUBTITLE, THE CENTRAL REPOSITORY MAY DISSEMINATE CRIMINAL HISTORY RECORD INFORMATION FOR OTHER THAN CRIMINAL JUSTICE PURPOSES ONLY ON SUBMISSION OF FINGERPRINTS BY THE SUBJECT OF THE CRIMINAL HISTORY RECORDS CHECK.

- 1 10-220.
- 2 (b) Notwithstanding § 3-8A-27(a) of the Courts Article, criminal history
- 3 record information on a child and a record of the fingerprinting of a child required
- 4 under [§ 10-216(e)] § 10-216(D) of this subtitle need not be maintained separate from
- 5 such records on adults.
- 6 10-221.
- 7 (b) Subject to Title 3, Subtitle 4 of the State Finance and Procurement Article,
- 8 the regulations adopted by the Secretary under subsection (a)(1) of this section and
- 9 the rules adopted by the Court of Appeals under subsection (a)(2) of this section shall:
- 10 (6) regulate the development and content of agreements between the
- 11 Central Repository and criminal justice units and noncriminal justice units; and
- 12 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 13 October 1, 2003.