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2004 Regular Session 4lr2736 CF 4lr2223

By: Senators Lawlah, Britt, Conway, Currie, Exum, Gladden, Jones, Kelley,

and McFadden

Introduced and read first time: February 6, 2004

Assigned to: Judicial Proceedings

## A BILL ENTITLED

# 1 AN ACT concerning

#### 2 Nonviolent Drug Offenders - Drug Treatment Alternative to Incarceration

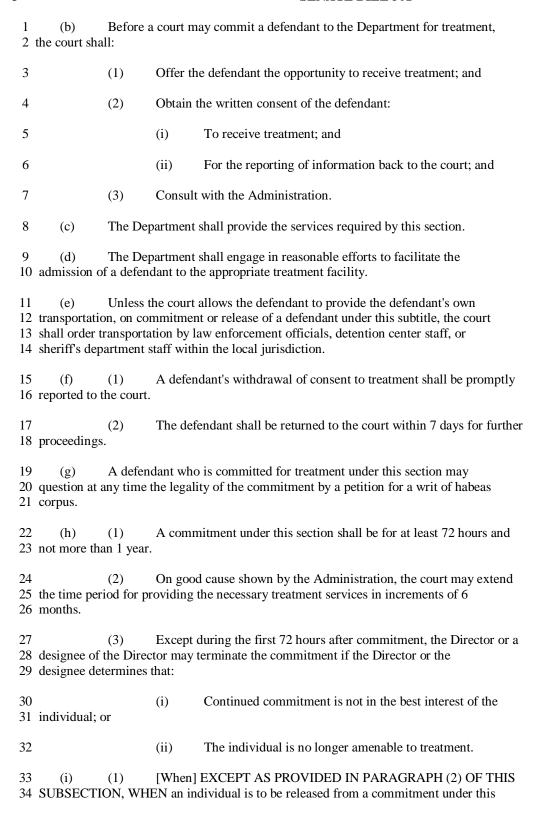
- 3 FOR the purpose of modifying the authority of a court to commit a certain criminal
- defendant to certain treatment to require that a drug and alcohol counselor 4
- 5 determine that the defendant has an alcohol or drug dependency before the
- 6 court may order that the defendant be committed to an appropriate alcohol and
- 7 drug abuse treatment program as recommended by a drug and alcohol
- counselor; requiring a court to require a certain defendant to undergo an 8
- evaluation of eligibility for drug treatment by a certain counselor; requiring a 9
- 10 court to commit to the Department of Health and Mental Hygiene a certain
- defendant for drug treatment as a condition of probation instead of incarceration 11
- under certain circumstances; providing for a certain exception; setting forth the 12
- circumstances under which a certain probation may be revoked; requiring a 13
- 14 court to vacate a certain conviction and order a certain expungement under
- 15 certain circumstances; providing that a certain expungement may not be
- deemed a conviction for certain purposes; requiring the State Commission on 16
- 17 Criminal Sentencing Policy to adopt certain guidelines; and generally relating to
- 18 requiring drug treatment as an alternative to incarceration for nonviolent drug
- 19 offenders.
- 20 BY repealing and reenacting, with amendments,
- Article Health General 21
- Section 8-507 22
- 23 Annotated Code of Maryland
- (2000 Replacement Volume and 2003 Supplement) 24
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25
- 26 MARYLAND, That the Laws of Maryland read as follows:

## 1 Article - Health - General 2 8-507. 3 If a court finds in a criminal case that a defendant has an alcohol or (a) 4 drug dependency AS DETERMINED BY A DRUG AND ALCOHOL COUNSELOR, the court 5 may commit the defendant as a condition of release, after conviction, or at any other 6 time the defendant voluntarily agrees to treatment to the Department for [inpatient, 7 residential, or outpatient treatment] AN APPROPRIATE ALCOHOL AND DRUG ABUSE 8 TREATMENT PROGRAM AS RECOMMENDED BY A DRUG AND ALCOHOL COUNSELOR. 9 A COURT SHALL REQUIRE EACH DEFENDANT WHO IS FOUND GUILTY 10 OF A FIRST OR SECOND VIOLATION OF § 5-601, § 5-603, § 5-604, § 5-605, § 5-620, OR § 11 5-708 OF THE CRIMINAL LAW ARTICLE TO UNDERGO AN EVALUATION OF ELIGIBILITY 12 FOR DRUG TREATMENT BY AN ALCOHOL OR DRUG COUNSELOR. 13 UNLESS THE COURT STATES IN WRITING THAT IT IS CONTRARY TO 14 THE INTEREST OF JUSTICE TO DO SO, A COURT SHALL COMMIT A DEFENDANT TO 15 THE DEPARTMENT FOR DRUG TREATMENT AS A CONDITION OF PROBATION BEFORE 16 OR AFTER JUDGMENT INSTEAD OF INCARCERATION IF: 17 THE DEFENDANT IS FOUND GUILTY OF: (I) 18 A FIRST OR SECOND VIOLATION OF § 5-601, § 5-603, § 5-604, 19 § 5-605, § 5-606, § 5-620, OR § 5-708 OF THE CRIMINAL LAW ARTICLE; OR A CRIME RESULTING FROM DRUG ABUSE OR ADDICTION. 21 AS DETERMINED BY THE COURT; THE CRIME WITH WHICH THE DEFENDANT IS CHARGED DOES 22 (II)23 NOT ARISE OUT OF AN INCIDENT IN WHICH THE DEFENDANT WAS ALSO CHARGED 24 WITH A CRIME OF VIOLENCE, AS DEFINED IN § 14-101 OF THE CRIMINAL LAW 25 ARTICLE; THE DEFENDANT WAS NOT CONVICTED OF A CRIME OF 26 (III)27 VIOLENCE, AS DEFINED IN § 14-101 OF THE CRIMINAL LAW ARTICLE, WITHIN THE 28 PREVIOUS 5 YEARS; AND A DRUG AND ALCOHOL COUNSELOR DETERMINES THE 29 (IV) 30 DEFENDANT TO BE ELIGIBLE FOR DRUG TREATMENT. PROBATION IMPOSED UNDER THIS SECTION MAY NOT BE REVOKED 31 32 FOR A DRUG-RELATED VIOLATION EXCEPT UPON: THE COURT'S CONSULTATION WITH THE DEFENDANT'S DRUG 33 (I) 34 TREATMENT COUNSELOR; AND 35 (II)A RECOMMENDATION BY THE TREATMENT COUNSELOR THAT

36 NO MODIFICATION TO THE CONDITIONS OF PROBATION IS LIKELY TO PROMOTE THE

37 DEFENDANT'S SUCCESSFUL COMPLETION OF THE TREATMENT PROGRAM.

### **SENATE BILL 501**



#### SENATE BILL 501

- 1 section, the Director or the Director's designee shall consult with the court to
- 2 determine if the individual is to be returned to the court.
- 3 (2) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, IF A
- 4 DEFENDANT WAS COMMITTED TO TREATMENT UNDER SUBSECTION (A)(2) OF THIS
- 5 SECTION AND SUCCESSFULLY COMPLETES THE TREATMENT PROGRAM, THE COURT
- 6 SHALL ORDER THAT:
- 7 (I) ANY CONVICTION RELATED TO A VIOLATION DESCRIBED IN 8 SUBSECTION (A)(2) OF THIS SECTION BE VACATED: AND
- 9 (II) EACH COURT RECORD, POLICE RECORD, OR OTHER RECORD
- 10 THAT THE STATE OR A POLITICAL SUBDIVISION OF THE STATE KEEPS AS TO THE
- 11 CHARGES BE EXPUNGED, UNLESS THE STATE OBJECTS AND SHOWS CAUSE WHY A
- 12 RECORD SHOULD NOT BE EXPUNGED.
- 13 (3) AN EXPUNGEMENT ORDERED UNDER THIS SUBSECTION MAY NOT BE
- 14 CONSIDERED A CONVICTION FOR PURPOSES OF DISQUALIFICATIONS OR
- 15 DISABILITIES IMPOSED BY LAW ON CONVICTION OF A CRIME.
- 16 (j) In the event an individual committed under this section leaves a treatment
- 17 facility without authorization, the responsibility of the Department is limited to the
- 18 notification of the court that committed the individual as soon as it is reasonably
- 19 possible.
- 20 (k) Nothing in this section imposes any obligation on the Administration:
- 21 (1) To treat any defendant who knowingly and willfully declines to
- 22 consent to further treatment; or
- 23 (2) In reporting to the court under this section, to include an assessment
- 24 of a defendant's dangerousness to one's self, to another individual, or to the property
- 25 of another individual by virtue of a drug or alcohol problem.
- 26 (1) Any time served by a criminal defendant held for evaluation or committed
- 27 for treatment shall be credited against the sentence imposed by the court.
- 28 SECTION 2. AND BE IT FURTHER ENACTED, That the State Commission on
- 29 Criminal Sentencing Policy shall adopt, and revise as necessary, sentencing
- 30 guidelines to ensure that the drug treatment program established by this Act is
- 31 implemented in accordance with this Act.
- 32 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 33 October 1, 2004.