UNOFFICIAL COPY OF HOUSE BILL 553

(5lr1577)

ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Chair, Anne Arundel County Delegation

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, _____M.

Speaker.

CHAPTER____

1 AN ACT concerning

2 3

Anne Arundel County - Pretrial Release, Work Release, and Related Programs - Eligibility and Fees

4 FOR the purpose of altering the types of payments that the Administrator of the Anne

5 Arundel County Department of Detention Facilities may deduct from earnings

6 of certain participants in certain programs; authorizing the Administrator to

7 deduct certain fees from the earnings of certain participants in certain work

8 release programs; authorizing the Administrator to collect, waive, or reduce

9 certain fees; authorizing the Administrator to establish a certain pretrial release

10 program and adopt certain regulations; authorizing a judge to order an

11 individual to participate in the pretrial release program under certain

12 circumstances; authorizing a certain judge or the Administrator to place a

13 certain individual in a certain work release program if the individual meets

14 certain criteria; prohibiting a judge from ordering an individual to participate in

15 a work release program if the individual does not meet certain criteria;

16 prohibiting the Administrator from allowing an individual to participate in a

17 work release program under certain circumstances; authorizing the

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- 1 Administrator to charge a certain fee to certain community service program
- participants under certain circumstances; providing that certain provisions 2
- 3 control if the provisions are inconsistent with another provision in the Code;
- 4 altering certain definitions; and generally relating to eligibility and fees for
- 5 work release, pretrial release, home detention, and community service programs
- 6 in Anne Arundel County.

7 BY repealing and reenacting, with amendments,

- Article Correctional Services 8
- 9 Section 11-703
- Annotated Code of Maryland 10
- (1999 Volume and 2004 Supplement) 11

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 12 13 MARYLAND, That the Laws of Maryland read as follows:

14

Article - Correctional Services

15 11-703.

In this section the following words have the meanings indicated. 16 (a) (1)

17 "Administrator" means the Administrator of the county's local (2)correctional facilities. 18

19 (3)"Participant" means [a convicted] AN individual who participates in 20 a program under this section.

"Program" means, unless the context requires otherwise, a 21 (4)22 rehabilitation, home detention, PRETRIAL RELEASE, or work program established and 23 conducted under this section.

24 (b) This section applies only in Anne Arundel County.

25 If a provision [of subsections (a) through (e)] of this section is (c) (1)26 inconsistent with another provision in the Code, the provision [of subsections (a) 27 through (e)] of this section controls.

28 The privileges and penalties set forth in subsection (e)(1)(v) and (vi)(2)29 of this section are the exclusive privileges and penalties that relate to the length of 30 sentence of a participant in a program.

31 (3)While released from confinement under the terms of a program, a 32 participant is not an agent, employee, or servant of the county.

33 The Administrator shall: (d) (1)

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(i) establish and administer a home detention program; and

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1		(ii)	adopt regulations for the program.				
		(i) When an individual who is convicted of a crime is sentenced or e individual's confinement as an inmate, a judge may allow the ate in the home detention program.					
		(ii) In addition to participation at the recommendation of a judgei) of this paragraph, the Administrator may place the inmate in rogram unless the court has ordered otherwise.					
8 9	(3) the home detention pr	3) Subject to paragraph (4) of this subsection, an inmate is eligible for ation program if the inmate:					
10 11		(i) inistrator	is recommended for the program by a judge or placed in the under paragraph (2) of this subsection; and				
12		(ii)	has no other charges pending in any jurisdiction.				
13 14	(4) inmate:	An inma	te is not eligible for the home detention program if the				
15		(i)	is serving a sentence for a crime of violence; or				
16		(ii)	has been found guilty of the crime of:				
17 18	Article; or		1. child abuse under § 3-601 or § 3-602 of the Criminal Law				
19			2. escape under § 9-404 of the Criminal Law Article.				
20 21	(5) responsible for:	While pa	articipating in the home detention program, an inmate is				
22		(i)	the costs of the inmate's medical care and related expenses; and				
23 24	restitution, and taxes.	(ii)	the costs of the inmate's lodging, food, clothing, transportation,				
25 26	(6) may:	[Unless	the court has ordered otherwise, the] THE Administrator				
	 27 (i) collect a reasonable fee from each inmate participating in the 28 home detention program; or 						
29		(ii)	waive or reduce the fee.				
30 31	(7) participants in the hos		ninistrator may determine the maximum number of tion program.				
	32 (8) An inmate who knowingly violates a term or condition of the home 33 detention program is subject to:						

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1		(i)	the penalties provided under § 11-726 of this subtitle; and					
2		(ii)	any other disciplinary action authorized under law.					
3	(e) (1)	The Ad	The Administrator may:					
	(i) establish, for the rehabilitation and training of an inmate who is sentenced to imprisonment in a local correctional facility, a program that enables the inmate to:							
7 8	county];		1. attend a vocational or educational institution [in the					
9			2. work at gainful, private employment [in the county]; or					
10 11	[in the county];		3. participate in any other training or rehabilitation program					
12		(ii)	establish eligibility criteria for participation in a program;					
13 14	participate in a prog	(iii) ram;	release an eligible inmate from actual confinement to					
15		(iv)	establish any other training or rehabilitation program;					
16 17	participant:	(v)	reduce a participant's sentence 1 day for each day that the					
18 19		ıltural, or	1. performs with exceptional industry, application, and skill administrative task assigned to the participant; or					
 20 2. performs with satisfactory industry, application, and 21 progress in the program to which the participant is assigned; and 								
23	 (vi) after an administrative hearing, cancel any earned diminution of an inmate's term of confinement if the inmate violates a regulation adopted under this section. 							
25 26	(2) program.	(i)	The Administrator shall adopt regulations to conduct each					
27 28		(ii) lic and the	In adopting the regulations, the Administrator shall consider e security of a local correctional facility.					
31	SECTION, IF a cond	egulation	[If] EXCEPT AS PROVIDED IN SUBSECTION (G)(2) OF THIS THE sentence imposed by a court on an inmate is adopted under this subsection, the condition imposed inmate.					
33	(3)	While n	ot released from confinement under the terms of a program,					

33 (3) While not released from confinement under the terms of a program,34 each participant shall be confined in a local correctional facility.

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1 2	(4) each participant's to	(4) (i) The Administrator or Administrator's designee shall collect ch participant's total earnings, less payroll deductions.						
3 4	shall pay:	(ii)	(ii) From the participant's earnings, the Administrator or designee					
	 I. [the cost to the county of providing food, lodging, and clothing for the participant] VOLUNTARY OR COURT-ORDERED PAYMENTS FOR SUPPORT OF A DEPENDENT; AND 							
8 9	incidental to particip	pation in t	2. he progra	[the food, travel, and other expenses of the participant am;				
10 11	dependent;		3.	voluntary or court-ordered payments for support of a				
12			4.	court-ordered costs and fines;				
13			5.	repayment to the State for court-appointed counsel;				
14 15	services of the publ	ic defend	6. er; and	if ordered by the court, repayment to the State for the				
16			7.]	court-ordered payments for restitution.				
17		(III)	THE A	DMINISTRATOR MAY:				
18 19	18 1. DEDUCT A REASONABLE FEE FROM THE EARNINGS OF 19 EACH INMATE PARTICIPATING IN THE PROGRAM; OR							
20			2.	WAIVE OR REDUCE THE FEE.				
21		[(iii)]	(IV)	The Administrator or designee shall:				
22 23	and		1.	credit to the participant's account any remaining balance;				
24 25	as approved by the	Administ	2. rator.	dispose of the balance as requested by the participant and				
26 27	(5) section:	A parti	cipant w	ho knowingly violates a regulation adopted under this				
28		(i)	is subj	ect to removal from the program;				
29 30	earned diminution of	(ii) of the inm	after an nate's term	n administrative hearing, is subject to cancellation of any n of confinement; and				
31		(iii)	is subj	ect to the provisions of § 11-726 of this subtitle.				
32	(F) (1)	THE A	DMINIS	TRATOR MAY:				

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1 (I) ESTABLISH A PRETRIAL RELEASE PROGRAM THAT OFFERS 2 ALTERNATIVES TO PRETRIAL DETENTION; AND

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(II) ADOPT REGULATIONS TO CARRY OUT THE PROGRAM.

4 (2) A COURT MAY ORDER AN INDIVIDUAL TO PARTICIPATE IN THE 5 PRETRIAL RELEASE PROGRAM IF THE INDIVIDUAL APPEARS BEFORE THE COURT 6 AFTER BEING CHARGED AND DETAINED ON BOND.

7 (3) THE COURT MAY ENTER THE ORDER AT THE IMPOSITION OF BOND,
8 ON REVIEW OF BOND, OR ANY OTHER TIME DURING THE INDIVIDUAL'S PRETRIAL
9 DETENTION.

10 (G) (1) AT THE TIME OF SENTENCING OR AT ANY TIME DURING AN
11 INDIVIDUAL'S CONFINEMENT, THE SENTENCING JUDGE OR THE ADMINISTRATOR
12 MAY ALLOW AN INDIVIDUAL WHO IS CONVICTED OF A CRIME AND SENTENCED TO
13 IMPRISONMENT TO PARTICIPATE IN A PROGRAM ESTABLISHED UNDER SUBSECTION
14 (E) OF THIS SECTION, PROVIDED THAT THE INDIVIDUAL MEETS THE ELIGIBILITY
15 CRITERIA ESTABLISHED BY THE ADMINISTRATOR FOR PARTICIPATION IN THAT
16 PROGRAM.

(2) <u>SUBJECT TO THE ELIGIBILITY CRITERIA ESTABLISHED BY THE</u>
 <u>ADMINISTRATOR</u>, A JUDGE MAY NOT ORDER THAT AN INDIVIDUAL PARTICIPATE IN A
 PROGRAM ESTABLISHED UNDER SUBSECTION (E) OF THIS SECTION IF THE
 INDIVIDUAL DOES NOT MEET THE CRITERIA ESTABLISHED BY THE ADMINISTRATOR.

(3) THE ADMINISTRATOR MAY NOT ALLOW AN INDIVIDUAL TO
 PARTICIPATE IN A PROGRAM ESTABLISHED UNDER SUBSECTION (E) OF THIS
 SECTION IF A COURT ORDER PROHIBITS THE INDIVIDUAL FROM PARTICIPATING IN
 THAT PROGRAM.

25 [(f)] (H) (1) A court may require an individual who is convicted of a crime to 26 satisfy a fine or court costs by participating in a work program established under the 27 jurisdiction of the Division of Parole and Probation.

28 (2) An individual who participates in the work program shall receive
29 credit of at least the federal minimum wage per hour toward the fine and court costs.

30 (I) IF THE ADMINISTRATOR ESTABLISHES AND OPERATES A COMMUNITY
31 SERVICE PROGRAM AUTHORIZED BY §§ 8-701 THROUGH § 8-711 OF THIS ARTICLE, THE
32 ADMINISTRATOR MAY CHARGE A REASONABLE FEE TO EACH INDIVIDUAL
33 PARTICIPATING IN THE PROGRAM.

34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 35 October 1, 2005.

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