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SB 595/04 - JPR

By: Senators Gladden, Garagiola, Grosfeld, Hollinger, Hooper, Jones, Kasemeyer, Kelley, Klausmeier, Lawlah, McFadden, Pinsky, and Teitelbaum

Introduced and read first time: February 23, 2005

30 BY repealing and reenacting, with amendments,

Article - Courts and Judicial Proceedings

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Assigned to: Rules

A BILL ENTITLED

1	AN ACT concerning		
2	Baltimore City and Baltimore County - Child in Need of Supervision Pilo Program		
3	Frogram		
4	FOR the purpose of requiring the Secretary of Juvenile Services to establish a Child		
5	in Need of Supervision Pilot Program in Baltimore City and Baltimore County;		
6	requiring the Pilot Program to select designated assessment service providers to		
7	provide certain services to children alleged to be in need of supervision and their		
8	parents or guardians; requiring designated assessment service providers to be		
9	contracted and funded by the local management board of each community in the		
10	Pilot Program; requiring an intake officer for the Department of Juvenile		
11	Services, before taking certain actions, to refer a certain child and the child's		
12	parents or guardians to a designated assessment service provider under certain		
13	circumstances; requiring a designated assessment service provider to perform		
14	certain duties; prohibiting an intake officer from authorizing the filing of a		
15	petition or peace order request or proposing an informal adjustment for a certain		
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17	with the intake officer; prohibiting certain statements made by a participant in		
18	certain discussions or conferences incident to a referral to a designated		
19	assessment service provider from being admitted in evidence in certain		
20	proceedings; defining certain terms; requiring the Department of Juvenile		
21	Services and the Office for Children, Youth, and Families to make a certain		
22	report to the General Assembly; providing for the termination of this Act; and		
23	generally relating to a Child in Need of Supervision Pilot Program in Baltimore		
24	City and Baltimore County.		
25	BY repealing and reenacting, without amendments,		
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	(2002 replacement volume and 2001 Supplement)		

- **UNOFFICIAL COPY OF SENATE BILL 920** 1 Section 3-8A-10(c)(3), (d)(1), and (e)(1) and 3-8A-12(a)Annotated Code of Maryland 2 3 (2002 Replacement Volume and 2004 Supplement) 4 BY adding to 5 Article - Courts and Judicial Proceedings Section 3-8A-10.1 6 7 Annotated Code of Maryland 8 (2002 Replacement Volume and 2004 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 9 10 MARYLAND, That the Laws of Maryland read as follows: 11 **Article - Courts and Judicial Proceedings** 12 3-8A-01. 13 (a) In this subtitle the following words have the meanings indicated, unless 14 the context of their use indicates otherwise. 15 "Child in need of supervision" is a child who requires guidance, treatment, (e) 16 or rehabilitation and: 17 Is required by law to attend school and is habitually truant; (1) 18 (2) Is habitually disobedient, ungovernable, and beyond the control of 19 the person having custody of him; 20 (3) Deports himself so as to injure or endanger himself or others; or 21 (4) Has committed an offense applicable only to children. 22 (i) "Court" means the circuit court for a county sitting as the juvenile court. "Intake officer" means the person assigned to the court by the Department 23 24
- of Juvenile Services to provide the intake services set forth in this subtitle.

"Petition" means the pleading filed with the court under § 3-8A-13 of this

- 26 subtitle alleging that a child is a delinquent child or a child in need of supervision or
- 27 that an adult violated § 3-8A-30 of this subtitle.
- 28 3-8A-10.

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- 29 This section does not apply to allegations that a child is in need of 30 assistance, as defined in § 3-801 of this title.
- 31 (b) An intake officer shall receive:

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	may cause a person to be subject to the jurisdiction of the court under this subtitle;				
4	(2)	Citation	s issued by a police officer under § 3-8A-33 of this subtitle.		
7	(c) (1) Except as otherwise provided in this subsection, in considering the complaint, the intake officer shall make an inquiry within 25 days as to whether the court has jurisdiction and whether judicial action is in the best interests of the public or the child.				
11	(2) An inquiry need not include an interview of the child who is the subject of the complaint if the complaint alleges the commission of an act that would be a felony if committed by an adult or alleges a violation of § 4-203 or § 4-204 of the Criminal Law Article.				
	(3) [In] SUBJECT TO THE PROVISIONS OF § 3-8A-10.1 OF THIS SUBTITLE IN accordance with this section, the intake officer may, after such inquiry and within 25 days of receiving the complaint:				
16 17	both;	(i)	Authorize the filing of a petition or a peace order request or		
18		(ii)	Propose an informal adjustment of the matter; or		
19 20	or both.	(iii)	Refuse authorization to file a petition or a peace order request		
23 24	(d) (1) [The] SUBJECT TO THE PROVISIONS OF § 3-8A-10.1 OF THIS SUBTITLE, THE intake officer may authorize the filing of a petition or a peace order request or both if, based upon the complaint and the inquiry, the intake officer concludes that the court has jurisdiction over the matter and that judicial action is in the best interests of the public or the child.				
28 29	(e) (1) [The] SUBJECT TO THE PROVISIONS OF § 3-8A-10.1 OF THIS SUBTITLE, THE intake officer may propose an informal adjustment of the matter if, based on the complaint and the inquiry, the intake officer concludes that the court has jurisdiction but that an informal adjustment, rather than judicial action, is in the best interests of the public and the child.				
31	3-8A-10.1.				
32 33	(A) (1) INDICATED.	IN THIS	S SECTION THE FOLLOWING WORDS HAVE THE MEANINGS		
36	(2) "DESIGNATED ASSESSMENT SERVICE PROVIDER" MEANS A COMMUNITY-BASED PROVIDER OF ASSESSMENT, INTERVENTION, AND REFERRAL SERVICES TO CHILDREN ALLEGED TO BE IN NEED OF SUPERVISION AND THEIR PARENTS OR GUARDIANS.				

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(I)

ACADEMIC RECORDS;

1 (II) MEDICAL RECORDS; AND 2 (III) PSYCHIATRIC RECORDS; 3 CONDUCT AN ASSESSMENT OF THE CHILD; AND (3) (4) ESTABLISH A CASE PLAN AND A CASE RECORD FOR THE PROVISION 4 5 OF SERVICES TO THE CHILD, INCLUDING: (I) FAMILY COUNSELING: 6 7 (II) EDUCATIONAL ADVOCACY; 8 (III)DRUG AND ALCOHOL COUNSELING; 9 (IV) SEX EDUCATION; 10 (V) AFTER-SCHOOL PROGRAMS; 11 TRUANCY AND DROPOUT PREVENTION; (VI) TRANSITIONAL LIVING SERVICES; 12 (VII) MEDIATION SERVICES; 13 (VIII) 14 (IX) EMPLOYMENT AND JOB TRAINING SERVICES; 15 (X) ALTERNATIVE SCHOOL PLACEMENT; AND 16 (XI) DRUG AND ALCOHOL COUNSELING FOR THE PARENTS, 17 GUARDIANS, OR OTHER FAMILY MEMBERS OF THE CHILD. 18 AN INTAKE OFFICER MAY NOT AUTHORIZE THE FILING OF A PETITION OR 19 PEACE ORDER REQUEST OR PROPOSE AN INFORMAL ADJUSTMENT FOR A CHILD 20 ALLEGED TO BE IN NEED OF SUPERVISION IN A PILOT COMMUNITY UNLESS THE 21 DESIGNATED ASSESSMENT SERVICE PROVIDER HAS FILED A REPORT WITH THE 22 INTAKE OFFICER STATING: THE DATE OF THE INITIAL MEETING WITH THE CHILD AND THE 23 24 CHILD'S PARENTS OR GUARDIANS REQUIRED UNDER THIS SECTION; AND (2) THAT ALL ATTEMPTS TO PROVIDE ASSESSMENT, INTERVENTION, 25 26 AND REFERRAL SERVICES HAVE FAILED. 27 3-8A-12. 28 A statement made by a participant while counsel and advice are being 29 given, offered, or sought, in the discussions or conferences incident to an informal 30 adjustment OR REFERRAL TO A DESIGNATED ASSESSMENT SERVICE PROVIDER

31 UNDER § 3-8A-10.1 OF THIS SUBTITLE may not be admitted in evidence in any

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- 1 adjudicatory hearing or peace order proceeding or in a criminal proceeding against
- 2 the participant prior to conviction.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That, on or before December
- 4 31, 2006, and annually thereafter, the Department of Juvenile Services and the Office
- 5 for Children, Youth, and Families shall jointly report to the General Assembly in
- $6\,$ accordance with \S 2-1246 of the State Government Article on the implementation of
- 7 this Act.
- 8 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 9 October 1, 2005. It shall remain effective for a period of 4 years and, at the end of
- 10 September 30, 2009, with no further action required by the General Assembly, this
- 11 Act shall be abrogated and of no further force and effect.