E2 6lr2719 CF 6lr2886

By: Delegates Menes and Vallario Introduced and read first time: February 2, 2006 Assigned to: Judiciary Committee Report: Favorable House action: Adopted Read second time: February 28, 2006 CHAPTER__ 1 AN ACT concerning 2 Criminal Procedure - Defendant with an Alcohol or Drug Dependency -3 **Commitment Procedures** FOR the purpose of removing a limitation that a certain commitment made by a court for treatment for a defendant with an alcohol or drug dependency applies only to 5 certain defendants for whom no sentence of incarceration is currently in effect or 6 detainer is currently lodged; requiring that the Department of Health and 7 Mental Hygiene, on receiving an order to treat a defendant with an alcohol or 8 drug dependency, order a certain report of pending cases, warrants, and 9 10 detainers of the defendant; requiring the Department to forward a copy of the report to the court that committed the defendant, the defendant, and the 11 defendant's last attorney of record; providing that a court may not order a 12 defendant delivered to the Department for treatment until any detainer based 13 14 on an untried indictment, information, warrant, or complaint is removed and 15 any sentence of incarceration is no longer in effect; and generally relating to 16 commitment procedures for defendants with an alcohol or drug dependency. 17 BY repealing Article - Health - General 18 19 Section 8-507(a) Annotated Code of Maryland 20 (2005 Replacement Volume and 2005 Supplement) 21 22 BY repealing and reenacting, with amendments,

Article - Health - General

Section 8-507 (b), (c), and (e)

Annotated Code of Maryland

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(ii)

(2005 R	eplaceme	ent Volun	ne and 2005 Supplement)					
BY adding to Article - Health - General Section 8-507(c) Annotated Code of Maryland (2005 Replacement Volume and 2005 Supplement)								
BY repealing and reenacting, without amendments, Article - Health - General Section 8-507(d) Annotated Code of Maryland (2005 Replacement Volume and 2005 Supplement)								
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:								
Article - Health - General								
8-507.								
[(a)	This sec	tion appl	ies only to a defendant for whom:					
	(1)	No sente	ence of incarceration is currently in effect; and					
	(2)	No detai	iner is currently lodged.]					
[(b)] (A) Subject to the limitations in this section, a court that finds in a criminal case that a defendant has an alcohol or drug dependency may commit the defendant as a condition of release, after conviction, or at any other time the defendant voluntarily agrees to participate in treatment, to the Department for treatment that the Department recommends, even if:								
Maryland R	(1) ule 4-345		endant did not timely file a motion for reconsideration under					
Maryland R	(2) ule 4-345		endant timely filed a motion for reconsideration under was denied by the court.					
[(c)] (B) Before a court commits a defendant to the Department under this section, the court shall:								
	(1)	Offer the	e defendant the opportunity to receive treatment;					
	(2)	Obtain t	he written consent of the defendant:					
		(i)	To receive treatment; and					
	BY adding to Article - Section Annotate (2005 R) BY repealing Article - Section Annotate (2005 R) SECTIC MARYLAN 8-507. [(a) [(b)] criminal case defendant as defendant vetreatment the Maryland R Maryland R [(c)]	BY adding to Article - Health - Section 8-507(c) Annotated Code (2005 Replaceme BY repealing and reer Article - Health - Section 8-507(d) Annotated Code (2005 Replaceme SECTION 1. BE MARYLAND, That (20) [(a) This section (1) (2) [(b)] (A) criminal case that a defendant as a condit defendant voluntarily treatment that the December (1) Maryland Rule 4-345 [(c)] (B) section, the court shall (1)	Article - Health - General Section 8-507(c) Annotated Code of Maryl (2005 Replacement Volur BY repealing and reenacting, varicle - Health - General Section 8-507(d) Annotated Code of Maryl (2005 Replacement Volur SECTION 1. BE IT ENAMARYLAND, That the Laws MARYLAND, That the Laws [(a) No deta (2) No deta (2) No deta (2) No deta (2) No deta (3) No senter (4) No senter (5) No deta (6) No deta (6) No deta (7) No senter (8) No deta (1) The defendant as a condition of redefendant voluntarily agrees the treatment that the Department (1) The defendant voluntarily agrees the defendant voluntaril					

To have information reported back to the court;

UNOFFICIAL COPY OF HOUSE BILL 656

1 2	subtitle;	(3)	Order an	n evaluation of the defendant under § 8-505 or § 8-506 of this			
3		(4)	Conside	r the report on the defendant's evaluation; and			
4 5	appropriate a	(5) and neces	Find that the treatment that the Department recommends to be ssary.				
8 9	(C) IMMEDIATELY ON RECEIVING AN ORDER FOR TREATMENT UNDER THIS SECTION, THE DEPARTMENT SHALL ORDER A REPORT OF ALL PENDING CASES, WARRANTS, AND DETAINERS FOR THE DEFENDANT AND FORWARD A COPY OF THE REPORT TO THE COURT, THE DEFENDANT, AND THE DEFENDANT'S LAST ATTORNEY OF RECORD.						
11	(d)	(1)	The Dep	partment shall provide the services required by this section.			
12 13	(2) A designee of the Department may carry out any of the Department's duties under this section if appropriate funding is provided.						
14 15	(e) until:	(1)	A court	may not order that the defendant be delivered for treatment			
16 17	appropriate	treatmen	(I) t program	[the] THE Department gives the court notice that an is able to begin treatment of the defendant;			
	INFORMA' REMOVED		(II) 'ARRAN'	ANY DETAINER BASED ON AN UNTRIED INDICTMENT, I, OR COMPLAINT FOR THE DEFENDANT HAS BEEN			
21 22	NO LONGI	ER IN EF	(III) FECT.	ANY SENTENCE OF INCARCERATION FOR THE DEFENDANT IS			
23		(2)	The Dep	partment shall facilitate the prompt treatment of a defendant.			
24 25	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2006.						