UNOFFICIAL COPY OF SENATE BILL 591

6lr2886 CF 6lr2719

By: Senator Frosh

Introduced and read first time: February 3, 2006 Assigned to: Judicial Proceedings

Committee Report: Favorable Senate action: Adopted Read second time: March 22, 2006

CHAPTER_____

1 AN ACT concerning

2 Criminal Procedure - Defendant with an Alcohol or Drug Dependency -3 Commitment Procedures

4 FOR the purpose of removing a limitation that a certain commitment made by a court

- 5 for treatment for a defendant with an alcohol or drug dependency applies only to
- 6 certain defendants for whom no sentence of incarceration is currently in effect or
- 7 detainer is currently lodged; requiring that the Department of Health and
- 8 Mental Hygiene, on receiving an order to treat a defendant with an alcohol or
- 9 drug dependency, order a certain report of pending cases, warrants, and
- 10 detainers of the defendant; requiring the Department to forward a copy of the
- 11 report to the court that committed the defendant, the defendant, and the
- 12 defendant's last attorney of record; providing that a court may not order a
- 13 defendant delivered to the Department for treatment until any detainer based
- 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- 15 any sentence of incarceration is no longer in effect; and generally relating to 16 commitment procedures for defendants with an alcohol or drug dependency.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
- 18 Article Health General
- 19 Section 8-507(a)
- 20 Annotated Code of Maryland
- 21 (2005 Replacement Volume and 2005 Supplement)
- 22 BY repealing and reenacting, with amendments,
- 23 Article Health General
- 24 Section 8-507(b), (c), and (e)
- 25 Annotated Code of Maryland

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- 1 (2005 Replacement Volume and 2005 Supplement)
- 2 BY adding to
- 3 Article Health General
- 4 Section 8-507(c)
- 5 Annotated Code of Maryland
- 6 (2005 Replacement Volume and 2005 Supplement)

7 BY repealing and reenacting, without amendments,

- 8 Article Health General
- 9 Section 8-507(d)
- 10 Annotated Code of Maryland
- 11 (2005 Replacement Volume and 2005 Supplement)

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

14

Article - Health - General

15 8-507.

- 16 [(a) This section applies only to a defendant for whom:
- 17 (1) No sentence of incarceration is currently in effect; and
- 18 (2) No detainer is currently lodged.]
- 19 [(b)] (A) Subject to the limitations in this section, a court that finds in a
- 20 criminal case that a defendant has an alcohol or drug dependency may commit the
- 21 defendant as a condition of release, after conviction, or at any other time the
- 22 defendant voluntarily agrees to participate in treatment, to the Department for
- 23 treatment that the Department recommends, even if:

24 (1) The defendant did not timely file a motion for reconsideration under 25 Maryland Rule 4-345; or

26 (2) The defendant timely filed a motion for reconsideration under
27 Maryland Rule 4-345 which was denied by the court.

28 [(c)] (B) Before a court commits a defendant to the Department under this 29 section, the court shall:

- 30 (1) Offer the defendant the opportunity to receive treatment;
 31 (2) Obtain the written consent of the defendant:
- 32 (i) To receive treatment; and
- 33 (ii) To have information reported back to the court;

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| 1 2 | subtitle; | (3) | Order an evaluation of the defendant under § 8-505 or § 8-506 of this |
| 3 | | (4) | Consider 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 sary. |
| 8 9 | WARRANT | THE DEP S, AND I D THE CO | NATELY ON RECEIVING AN ORDER FOR TREATMENT UNDER THIS ARTMENT SHALL ORDER A REPORT OF ALL PENDING CASES, DETAINERS FOR THE DEFENDANT AND FORWARD A COPY OF THE DURT, THE DEFENDANT, AND THE DEFENDANT'S LAST ATTORNEY |
| 11 | (d) | (1) | The Department shall provide the services required by this section. |
| 12 13 | | (2) this sect | A designee of the Department may carry out any of the Department's ion if appropriate funding is provided. |
| 14 15 | (e) until: | (1) | A court may not order that the defendant be delivered for treatment |
| 16 17 | | treatment | (I) [the] THE Department gives the court notice that an program is able to begin treatment of the defendant; |
| | | · · · | (II) ANY DETAINER BASED ON AN UNTRIED INDICTMENT, ARRANT, OR COMPLAINT FOR THE DEFENDANT HAS BEEN |
| 21 22 | NO LONGE | ER IN EF | (III) ANY SENTENCE OF INCARCERATION FOR THE DEFENDANT IS FECT. |
| 23 | | (2) | The Department shall facilitate the prompt treatment of a defendant. |

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24 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 25 October 1, 2006.