HOUSE BILL 300

7lr0828 CF SB 136

By: Chair, Judiciary Committee (By Request – Maryland Judicial Conference) Introduced and read first time: January 31, 2007 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Courts – Violation of Condition of Probation or Suspension of Sentence – Notice or Warrant

4 FOR the purpose of repealing a requirement that the District Court issue a warrant or 5 give notice of a hearing on a violation of a condition of probation or suspension 6 of sentence during the period of probation; stating certain powers of a circuit 7 court to end probation at any time, to issue a warrant or notice concerning a violation of a condition of probation or suspension of sentence, to remand or 8 9 release a probationer or defendant, and to revoke probation or suspension of sentence and impose a certain sentence under certain circumstances; requiring 10 the State to proceed with reasonable promptness and diligence to prosecute a 11 violation of a condition of probation or suspension of sentence under certain 12 circumstances; requiring that a certain hearing date be timely; clarifying 13 language; making stylistic changes; and generally relating to a proceeding in 14 15 the District Court or circuit courts for a violation of a condition of probation or 16 suspension of sentence.

- 17 BY repealing and reenacting, with amendments,
- 18 Article Criminal Procedure
- 19 Section 6–223
- 20 Annotated Code of Maryland
- 21 (2001 Volume and 2006 Supplement)

22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 23 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1	Article – Criminal Procedure
2	6–223.
3 4	(a) [The] A CIRCUIT COURT OR THE District Court may end the period of probation at any time.
5 6 7 8 9 10	(b) [During the period of probation, on written charges under oath or on] IF THE STATE PROCEEDS WITH REASONABLE PROMPTNESS AND DILIGENCE TO PROSECUTE A violation of a condition of probation[,] OR SUSPENSION OF SENTENCE, A CIRCUIT COURT OR the District Court may issue a warrant or notice requiring the probationer or defendant to be brought or appear before the judge issuing the warrant or notice:
11 12	(1) to answer the charge of violation of [conditions] THE CONDITION of probation or [of] suspension of sentence; and
13 14	(2) to be present for the setting of a TIMELY hearing date for that charge.
15 16 17	(c) Pending the hearing or determination of the charge, A CIRCUIT COURT OR the District Court may remand the probationer or defendant to a correctional facility or release the probationer or defendant with or without bail.
18 19 20	(d) If, at the hearing, A CIRCUIT COURT OR the District Court finds that the probationer or defendant has violated a condition of probation OR SUSPENSION OF SENTENCE , the [District Court] COURT may:
21	(1) revoke the probation granted or the suspension of sentence; and
22 23 24	(2) impose any sentence that might have originally been imposed for the crime of which the probationer or defendant was convicted or pleaded nolo contendere.
25 26	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2007.

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