HOUSE BILL 900

E28lr1632 CF SB 642

By: Delegate Anderson (By Request - Baltimore City Administration) and Delegates Gutierrez, Lee, Robinson, and Valderrama

Introduced and read first time: February 6, 2008

Assigned to: Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 18, 2008

CHAPTER

AN ACT concerning 1

Criminal Procedure - Restrictions on Pretrial Release - Offenses Involving 2 3 Firearms - Repeat Offenders

- FOR the purpose of prohibiting a District Court commissioner from authorizing the 4 pretrial release of a defendant charged with a certain offense involving a 5 6 firearm if the defendant previously was convicted of a certain offense involving a firearm; providing that a judge may authorize the pretrial release of a certain 7 8 defendant on suitable bail or certain other conditions or both; requiring a judge to order the continued detention of a certain defendant under certain 9 circumstances at a certain time; creating a rebuttable presumption that a 10 certain defendant will flee and pose a danger to another person or the 11 community; and generally relating to restrictions on pretrial release. 12
- 13 BY repealing and reenacting, with amendments,
- 14 Article - Criminal Procedure
- Section 5-202 15
- Annotated Code of Maryland 16
- (2001 Volume and 2007 Supplement) 17
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18
- 19 MARYLAND, That the Laws of Maryland read as follows:

Article - Criminal Procedure

21 5-202.

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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- 1 (a) A District Court commissioner may not authorize pretrial release for a defendant charged with escaping from a correctional facility or any other place of confinement in the State.
- 4 (b) (1) A District Court commissioner may not authorize the pretrial 5 release of a defendant charged as a drug kingpin under § 5–613 of the Criminal Law 6 Article.
- 7 (2) A judge may authorize the pretrial release of a defendant charged 8 as a drug kingpin on suitable bail and on any other conditions that will reasonably 9 ensure that the defendant will not flee or pose a danger to another person or the 10 community.
- 11 (3) There is a rebuttable presumption that, if released, a defendant charged as a drug kingpin will flee and pose a danger to another person or the community.
 - (c) (1) A District Court commissioner may not authorize the pretrial release of a defendant charged with a crime of violence if the defendant has been previously convicted:
- 17 (i) in this State of a crime of violence; or
- 18 (ii) in any other jurisdiction of a crime that would be a crime of violence if committed in this State.
- 20 (2) (i) A judge may authorize the pretrial release of a defendant described in paragraph (1) of this subsection on:
- 22 1. suitable bail;
- 23 2. any other conditions that will reasonably ensure that the defendant will not flee or pose a danger to another person or the community; or
- 25 3. both bail and other conditions described under item 2 26 of this subparagraph.
- 27 (ii) When a defendant described in paragraph (1) of this 28 subsection is presented to the court under Maryland Rule 4–216(f), the judge shall 29 order the continued detention of the defendant if the judge determines that neither 30 suitable bail nor any condition or combination of conditions will reasonably ensure 31 that the defendant will not flee or pose a danger to another person or the community 32 before the trial.
- 33 (3) There is a rebuttable presumption that a defendant described in paragraph (1) of this subsection will flee and pose a danger to another person or the community.

1 2 3 4	release of a defenda	ant ch	trict Court commissioner may not authorize the pretrial arged with committing one of the following crimes while the n bail or personal recognizance for a pending prior charge of owing crimes:
5 6	under § 6–102 of the		aiding, counseling, or procuring arson in the first degree ainal Law Article;
7 8	· · · · · · · · · · · · · · · · · · ·	(ii) n the	arson in the second degree or attempting, aiding, counseling, second degree under § 6–103 of the Criminal Law Article;
9 10	Law Article;	(iii)	burglary in the first degree under § 6-202 of the Criminal
11 12	Law Article;	(iv)	burglary in the second degree under § 6–203 of the Criminal
13 14	Law Article;	(v)	burglary in the third degree under § 6-204 of the Criminal
15 16	Criminal Law Articl	(vi) le;	causing abuse to a child under § 3-601 or § 3-602 of the
17 18	the Criminal Law A		a crime that relates to a destructive device under $\$ 4–503 of
19 20			a crime that relates to a controlled dangerous substance –609 or § 5–612 or § 5–613 of the Criminal Law Article;
21 22	Criminal Law Articl		manslaughter by vehicle or vessel under $\$ 2–209 of the
23	((x)	a crime of violence.
24 25 26		gniza	ndant under this subsection remains ineligible to give bail or nce on the subsequent charge until all prior charges have y the courts.
27 28 29 30	in paragraph (1) of	this s ure th	ge may authorize the pretrial release of a defendant described subsection on suitable bail and on any other conditions that hat the defendant will not flee or pose a danger to another

(4) There is a rebuttable presumption that a defendant described in paragraph (1) of this subsection will flee and pose a danger to another person or the community if released before final determination of the prior charge.

- 4 A District Court commissioner may not authorize the pretrial 1 (e) (1)2 release of a defendant charged with violating: 3 the provisions of a temporary protective order described in § (i) 4-505(a)(2)(i) of the Family Law Article or the provisions of a protective order 4 5 described in § 4-506(d)(1) of the Family Law Article that order the defendant to refrain from abusing or threatening to abuse a person eligible for relief; or 6 7 (ii) the provisions of an order for protection, as defined in 8 § 4–508.1 of the Family Law Article, issued by a court of another state or of a Native American tribe that order the defendant to refrain from abusing or threatening to 9 abuse a person eligible for relief, if the order is enforceable under § 4-508.1 of the 10 Family Law Article. 11 12 A judge may allow the pretrial release of a defendant described in 13 paragraph (1) of this subsection on: 14 (i) suitable bail; 15 (ii) any other conditions that will reasonably ensure that the 16 defendant will not flee or pose a danger to another person or the community; or 17 other (iii) both bail and conditions described under 18 subparagraph (ii) of this paragraph. 19 When a defendant described in paragraph (1) of this subsection is presented to the court under Maryland Rule 4-216(f), the judge shall order the 20continued detention of the defendant if the judge determines that neither suitable bail 21nor any condition or combination of conditions will reasonably ensure that the 22 defendant will not flee or pose a danger to another person or the community before the 23 24 trial. 25 A DISTRICT COURT COMMISSIONER MAY NOT AUTHORIZE **(F) (1)** 26 THE PRETRIAL RELEASE OF A DEFENDANT CHARGED WITH ONE OF THE 27FOLLOWING CRIMES IF THE DEFENDANT HAS PREVIOUSLY BEEN CONVICTED OF 28 ONE OF THE FOLLOWING CRIMES:
- 29 WEARING, CARRYING, OR TRANSPORTING A HANDGUN (I)30 UNDER § 4–203 OF THE CRIMINAL LAW ARTICLE;
- 31 USE OF A HANDGUN OR AN ANTIQUE FIREARM IN COMMISSION OF A CRIME UNDER § 4-204 OF THE CRIMINAL LAW ARTICLE; 32
- 33 (III) VIOLATING PROHIBITIONS RELATING TO ASSAULT 34 PISTOLS UNDER § 4–303 OF THE CRIMINAL LAW ARTICLE:

1 2	(IV) USE OF A MACHINE GUN IN A CRIME OF VIOLENCE UNDER § 4–404 OF THE CRIMINAL LAW ARTICLE;
3 4	(V) USE OF A MACHINE GUN FOR AN AGGRESSIVE PURPOSE UNDER § 4–405 OF THE CRIMINAL LAW ARTICLE;
5 6	(VI) USE OF A WEAPON AS A SEPARATE CRIME UNDER § 5–621 OF THE CRIMINAL LAW ARTICLE;
7 8	(VII) FIREARM CRIMES UNDER § 5-622 OF THE CRIMINAL LAW ARTICLE;
9 L0	$\frac{(\text{VIII})}{\text{POSSESSION}}$ of the Public Safety Article;
11	(IX) SALE, TRANSFER, OR DISPOSAL OF A STOLEN REGULATED FIREARM UNDER § 5–138 OF THE PUBLIC SAFETY ARTICLE;
13 14 15	$\frac{(\chi)}{(VIII)}$ transporting a regulated firearm for unlawful sale or trafficking under \S 5–140 of the Public Safety Article; \underline{OR}
16 17 18	(XI) REMOVAL OR ALTERATION OF AN IDENTIFICATION MARK OR NUMBER ON A FIREARM UNDER § 5-142 OF THE PUBLIC SAFETY ARTICLE;
19 20	(XII) POSSESSION OF A SHORT-BARRELED RIFLE OR A SHORT-BARRELED SHOTGUN UNDER § 5–203 OF THE PUBLIC SAFETY ARTICLE;
21 22 23	$\frac{(\text{XIII})}{(\text{IX})}$ possession of a rifle or shotgun by a person with a mental disorder under \S 5–205 of the Public Safety Article; Or.
24 25	(XIV) MANUFACTURE OR SALE OF HANDGUNS UNDER § 5-406 OF THE PUBLIC SAFETY ARTICLE.
26 27	(2) (I) A JUDGE MAY AUTHORIZE THE PRETRIAL RELEASE OF A DEFENDANT DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION ON:
28	1. SUITABLE BAIL;
29 30	2. ANY OTHER CONDITIONS THAT WILL REASONABLY ENSURE THAT THE DEFENDANT WILL NOT FLEE OR POSE A DANGER TO

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ANOTHER PERSON OR THE COMMUNITY; OR

$\frac{1}{2}$	3. BOTH BAIL AND OTHER CONDITIONS DESCRIBED UNDER ITEM 2 OF THIS SUBPARAGRAPH.
4	UNDER HEM 2 OF THIS SUBPARAGRAPH.
3	(II) WHEN A DEFENDANT DESCRIBED IN PARAGRAPH (1) OF
4	THIS SUBSECTION IS PRESENTED TO THE COURT UNDER MARYLAND RULE
5	4–216(F), THE JUDGE SHALL ORDER THE CONTINUED DETENTION OF THE
6	DEFENDANT IF THE JUDGE DETERMINES THAT NEITHER SUITABLE BAIL NOR
7	ANY CONDITION OR COMBINATION OF CONDITIONS WILL REASONABLY ENSURE
8 9	THAT THE DEFENDANT WILL NOT FLEE OR POSE A DANGER TO ANOTHER
9	PERSON OR THE COMMUNITY BEFORE THE TRIAL.
10	(3) THERE IS A REBUTTABLE PRESUMPTION THAT A DEFENDANT
11	DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION WILL FLEE AND POSE A
12	DANGER TO ANOTHER PERSON OR THE COMMUNITY.
13	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
14	October 1, 2008.
	Approved:
	Tipproved.
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.