SENATE BILL 76

E2 8lr1097 CF HB 6

By: Senators Conway, Della, Exum, Gladden, Jones, Kelley, McFadden, Pinsky, Pugh, and Raskin

Introduced and read first time: January 14, 2008

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 21, 2008

CHAPTER

1 AN ACT concerning

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Criminal Procedure - Custodial Interrogation - Electronic Recordation

FOR the purpose of establishing that it is the public policy of the State that custodial interrogations of criminal suspects be recorded whenever practicable; requiring that an electronic recording be made of certain custodial interrogations except under certain circumstances; establishing that the State shall bear the burden of proving, by a preponderance of the evidence, that a certain exception to the requirement to record a custodial interrogation is applicable; requiring the State to file a certain notice under certain circumstances; requiring the notice to contain certain information; requiring the recording of the making and signing of a certain writing under certain circumstances; requiring a court to make a certain finding under certain circumstances; exempting recordings made in accordance with this Act certain law enforcement units shall make certain efforts to create a certain audiovisual recording under certain circumstances and certain law enforcement units shall make certain efforts to create a certain audio recording under certain circumstances; exempting certain recordings from certain provisions of law; defining eertain terms a certain term; providing that requiring the Governor's Office of Crime Control and Prevention shall to work with State and local law enforcement agencies to ensure that the State secures certain funding and, develop a program to assist the agencies in funding compliance with this Act; providing for the application of this Act; providing for a delayed effective date; the establishment of certain interrogation rooms, and monitor and report during certain meetings on the progress of jurisdictions and the Department of State Police in establishing certain interrogation rooms; and generally relating to custodial interrogations of certain individuals.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> 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 2 3 4 5 6	BY adding to Article – Criminal Procedure Section 2–401 and 2–402 through 2–404 to be under the new subtitle "Subtitle 4. Custodial Interrogation" Annotated Code of Maryland (2001 Volume and 2007 Supplement)
7 8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
9	Article - Criminal Procedure
10	SUBTITLE 4. CUSTODIAL INTERROGATION.
11	2–401.
12 13	(A) (1) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
14 15	(2) "Custodial In this subtitle, "custodial interrogation" retains its judicially determined meaning.
16 17	(3) "ELECTRONIC RECORDING" MEANS A VIDEOTAPE OR DIGITAL RECORDING THAT INCLUDES BOTH AUDIO AND VISUAL REPRESENTATIONS.
18 19 20 21	(4) (1) "PLACE OF DETENTION" MEANS A GOVERNMENTAL FACILITY UNDER THE CONTROL OF A LAW ENFORCEMENT UNIT AT WHICH A PERSON MAY BE DETAINED IN CONNECTION WITH CRIMINAL CHARGES AGAINST THE PERSON.
22 23	(II) "PLACE OF DETENTION" INCLUDES A POLICE STATION, STATE PRISON FACILITY, OR LOCAL PRISON FACILITY.
24	(B) IT IS THE PUBLIC POLICY OF THE STATE THAT CUSTODIAL
25	INTERROGATIONS OF CRIMINAL SUSPECTS BE RECORDED WHENEVER
26	PRACTICABLE.
27	(C) EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, AN
28	ELECTRONIC RECORDING SHALL BE MADE OF A CUSTODIAL INTERROGATION
29	CONDUCTED IN A PLACE OF DETENTION WHEN THE INTERROGATION IS IN
30	CONNECTION WITH A MURDER, RAPE, SEXUAL OFFENSE IN THE FIRST DEGREE,
31	OR SEXUAL OFFENSE IN THE SECOND DEGREE.
32	(D) (1) ELECTRONIC RECORDING OF A STATEMENT UNDER

SUBSECTION (C) OF THIS SECTION IS NOT REQUIRED IF:

1	(1) TH	E STATEMENT IS MADE:
2	1.	SPONTANEOUSLY OUTSIDE THE COURSE OF A
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4	_·	IN RESPONSE TO QUESTIONING THAT IS
5	ROUTINELY CONDUCTED D	URING THE PROCESSING OF AN ARREST; OR
6	3	AT A TIME WHEN THE PERSON BEING
7		USPECT FOR THE CRIME TO WHICH THE STATEMENT
8		SON IS BEING INTERROGATED FOR A CRIME OTHER
9	THAN A CRIME SPECIFIED I	N SUBSECTION (C) OF THIS SECTION; OR
10	(II) 1,	THE CUSTODIAL INTERROGATION IS CONDUCTED
11	OUT OF STATE;	
12	2	THE CUSTODIAL INTERROGATION DURING WHICH
13	A STATEMENT IS GIVEN OC	CURS AT A TIME WHEN THE INTERROGATOR HAS NO
14	KNOWLEDGE THAT THE	PERSON BEING INTERROGATED MAY HAVE BEEN
15	INVOLVED IN A CRIME FOR	WHICH RECORDING IS REQUIRED; OR
16	•	THE INTERROGATOR IN GOOD FAITH FAILS TO
17		RECORDING OF THE CUSTODIAL INTERROGATION
18	BECAUSE:	
19	A.	THE RECORDING EQUIPMENT DOES NOT
20	FUNCTION AND OTHER EQU	IPMENT IS NOT READILY AVAILABLE;
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21	B,	THE INTERROGATOR INADVERTENTLY FAILS TO
22	OPERATE THE EQUIPMENT	PROPERLY; OR
23	C.	THE EQUIPMENT MALFUNCTIONS OR STOPS
24		NTERROGATOR'S KNOWLEDGE.
25	(2) THE STA	TE SHALL BEAR THE BURDEN OF PROVING, BY A
26	PREPONDERANCE OF TH	e evidence, that an exception listed in
27	PARAGRAPH (1) OF THIS SU	BSECTION IS APPLICABLE.
28	(E) (1) IF THE (STATE INTENDS TO RELY ON AN EXCEPTION SET
29) OF THIS SECTION IN OFFERING A DEFENDANT'S
30		INTO EVIDENCE, THE STATE SHALL FILE, WITHOUT
31		YLAND RULES, A NOTICE OF INTENT TO RELY ON THE
32	_	AS PART OF THE STATE'S REQUIRED DISCOVERY.

1 2	(2) A NOTICE FILED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL CONTAIN:
3 4	(I) THE SPECIFIC EXCEPTION ON WHICH THE STATE INTENDS TO RELY;
5 6	(II) THE SPECIFIC PLACE AND TIME AT WHICH THE DEFENDANT MADE THE STATEMENT; AND
7 8	(III) THE NAMES AND ADDRESSES OF THE WITNESSES ON WHOM THE STATE INTENDS TO RELY TO ESTABLISH THE EXCEPTION.
9 10	(F) IF A DEFENDANT ELECTS TO MAKE OR SIGN A WRITTEN STATEMENT DURING THE COURSE OF A CUSTODIAL INTERROGATION, THE MAKING AND
11	SIGNING OF THE WRITING SHALL BE RECORDED IN ACCORDANCE WITH THIS
12	SECTION UNLESS AN EXCEPTION SET FORTH IN SUBSECTION (D) OF THIS
13	SECTION APPLIES.
14	(G) IF, AFTER A HEARING ON THE ISSUE, THE COURT DETERMINES THAT
15	A STATEMENT WAS MADE BUT WAS NOT RECORDED IN VIOLATION OF THIS
16	SECTION, AND NO EXCEPTION TO THE RECORDING REQUIREMENT APPLIES, THE
17	COURT SHALL FIND THAT THE STATEMENT IS INADMISSIBLE.
18	<u>2–402.</u>
19	IT IS THE PUBLIC POLICY OF THE STATE THAT:
20	(1) A LAW ENFORCEMENT UNIT THAT REGULARLY UTILIZES ONE
21	OR MORE INTERROGATION ROOMS CAPABLE OF CREATING AUDIOVISUAL
22	RECORDINGS OF CUSTODIAL INTERROGATIONS SHALL MAKE REASONABLE
23	EFFORTS TO CREATE AN AUDIOVISUAL RECORDING OF A CUSTODIAL
24	INTERROGATION OF A CRIMINAL SUSPECT IN CONNECTION WITH A CASE
25	INVOLVING MURDER, RAPE, SEXUAL OFFENSE IN THE FIRST DEGREE, OR
26	SEXUAL OFFENSE IN THE SECOND DEGREE, WHENEVER POSSIBLE; AND
27	(2) A LAW ENFORCEMENT UNIT THAT DOES NOT REGULARLY
28	UTILIZE ONE OR MORE INTERROGATION ROOMS CAPABLE OF CREATING
29	AUDIOVISUAL RECORDINGS OF CUSTODIAL INTERROGATIONS SHALL MAKE
30	REASONABLE EFFORTS TO CREATE AN AUDIO RECORDING OF A CUSTODIAL

INTERROGATION OF A CRIMINAL SUSPECT IN CONNECTION WITH A CASE

INVOLVING MURDER, RAPE, SEXUAL OFFENSE IN THE FIRST DEGREE, OR

SEXUAL OFFENSE IN THE SECOND DEGREE, WHENEVER POSSIBLE.

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1	RECORDINGS MADE IN ACCORDANCE WITH THE PROVISIONS OF THIS
2	SUBTITLE ARE AN AUDIO OR AUDIOVISUAL RECORDING MADE BY A LAW
3	ENFORCEMENT UNIT OF A CUSTODIAL INTERROGATION OF A CRIMINAL
4	SUSPECT IS EXEMPT FROM THE MARYLAND WIRETAPPING AND ELECTRONIC
5	SURVEILLANCE ACT.
6	<u>2–404.</u>
П	Over purpose December 91, 2000, and annually group arms
7	ON OR BEFORE DECEMBER 31, 2009, AND ANNUALLY THEREAFTER, THE
8	GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION SHALL REPORT
9	TO THE HOUSE JUDICIARY COMMITTEE AND THE SENATE JUDICIAL
10	PROCEEDINGS COMMITTEE, IN ACCORDANCE WITH § 2–1246 OF THE STATE
11	GOVERNMENT ARTICLE ON THE PROGRESS OF JURISDICTIONS AND THE
12	DEPARTMENT OF STATE POLICE IN ESTABLISHING INTERROGATION ROOMS
13	CAPABLE OF CREATING AUDIOVISUAL RECORDINGS OF CUSTODIAL
14	INTERROGATIONS.
15 16	SECTION 2. AND BE IT FURTHER ENACTED, That the Governor's Office of
16	Crime Control and Prevention shall:
17	(1) work with State and local law enforcement agencies to ensure that
18	Maryland secures all federal, State, and local funding available for law enforcement
19	improvement; and
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20	(2) develop a program to assist State and local law enforcement
21	agencies in funding compliance with this subtitle, including funding for training and
22	equipment.
23	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be
$\frac{23}{24}$	construed to apply only prospectively and may not be applied or interpreted to have
25	any effect on or application to any statement obtained from a defendant before the
26	effective date of this Act. the establishment and operation of interrogation rooms
27	capable of creating audiovisual recordings of custodial interrogations; and
28	(3) monitor and report during StateStat meetings on the progress of
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jurisdictions and the Department of State Police in establishing interrogation rooms capable of creating audiovisual recordings of custodial interrogations.

31 SECTION $\frac{1}{2}$ AND BE IT FURTHER ENACTED, That this Act shall take 32 effect October 1, $\frac{2010}{2008}$.