E3

8lr2847 CF HB 691

By: Senator Gladden

Introduced and read first time: February 1, 2008

Assigned to: Judicial Proceedings

## A BILL ENTITLED

| 1 | AN | ACT | concerning |
|---|----|-----|------------|
|   |    |     |            |

2

## Juvenile Causes - Intake Decisions - Unauthorized Use of a Motor Vehicle

- 3 FOR the purpose of establishing that, when a Department of Juvenile Services intake 4 officer makes an inquiry as to whether the juvenile court has jurisdiction over a 5 certain child and whether judicial action is in the best interests of the public or 6 the child, the inquiry need not include an interview of the child if the complaint 7 alleges a violation involving the unauthorized use of a motor vehicle; requiring 8 the intake officer to forward the complaint and a copy of the intake case file to 9 the State's Attorney for review if the complaint alleges a violation involving the 10 unauthorized use of a motor vehicle under certain circumstances; requiring the 11 State's Attorney to take certain actions under certain circumstances; and generally relating to juvenile causes. 12
- 13 BY repealing and reenacting, without amendments,
- 14 Article Courts and Judicial Proceedings
- 15 Section 3–8A–10(a), (b), (e), and (f)
- 16 Annotated Code of Maryland
- 17 (2006 Replacement Volume and 2007 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Courts and Judicial Proceedings
- Section 3-8A-10(c) and (d)
- 21 Annotated Code of Maryland
- 22 (2006 Replacement Volume and 2007 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND, That the Laws of Maryland read as follows:

## **Article - Courts and Judicial Proceedings**

26 3–8A–10.

25

34

child.

| $\begin{array}{c} 1 \\ 2 \end{array}$ | (a) This section does not apply to allegations that a child is in need of assistance, as defined in $\S$ 3–801 of this title.   |  |  |  |
|---------------------------------------|---|--|--|--|
| 3                                     | (b) An intake officer shall receive:  |  |  |  |
| 4<br>5<br>6                           | (1) Complaints from a person or agency having knowledge of facts which may cause a person to be subject to the jurisdiction of the court under this subtitle; and   |  |  |  |
| 7                                     | (2) Citations issued by a police officer under § 3–8A–33 of this subtitle.  |  |  |  |
| 8<br>9<br>10<br>11                    | (c) (1) Except as otherwise provided in this subsection, in considering the complaint, the intake officer shall make an inquiry within 25 days as to whether the court has jurisdiction and whether judicial action is in the best interests of the public or the child.  |  |  |  |
| 12<br>13<br>14<br>15<br>16            | (2) An inquiry need not include an interview of the child who is the subject of the complaint if the complaint alleges the commission of an act that would be a felony if committed by an adult or alleges a violation of § 4–203 or § 4–204 of the Criminal Law Article OR A VIOLATION OF § 7–203 OF THE CRIMINAL LAW ARTICLE INVOLVING THE UNAUTHORIZED USE OF A MOTOR VEHICLE. |  |  |  |
| 17<br>18<br>19                        | (3) Subject to the provisions of § 3–8A–10.1 of this subtitle, in accordance with this section, the intake officer may, after such inquiry and within 25 days of receiving the complaint:   |  |  |  |
| 20<br>21                              | (i) Authorize the filing of a petition or a peace order request or both;  |  |  |  |
| 22                                    | (ii) Propose an informal adjustment of the matter; or   |  |  |  |
| 23<br>24                              | (iii) Refuse authorization to file a petition or a peace order request or both.   |  |  |  |
| 25<br>26<br>27<br>28<br>29<br>30      | which would be a felony if committed by an adult or alleges a violation of § 4–203 or § 4–204 of the Criminal Law Article OR A VIOLATION OF § 7–203 OF THE CRIMINAL LAW ARTICLE INVOLVING THE UNAUTHORIZED USE OF A MOTOR VEHICLE, and if the intake officer denies authorization to file a petition or proposes an informal  |  |  |  |
| 31                                    | 1. Forward the complaint to the State's Attorney; and   |  |  |  |
| 32<br>33                              | 2. Forward a copy of the entire intake case file to the State's Attorney with information as to any and all prior intake involvement with the   |  |  |  |

| 1<br>2<br>3<br>4<br>5<br>6 | (ii) The State's Attorney shall make a preliminary review as to whether the court has jurisdiction and whether judicial action is in the best interests of the public or the child. The need for restitution may be considered as one factor in the public interest. After the preliminary review the State's Attorney shall, within 30 days of the receipt of the complaint by the State's Attorney, unless the court extends the time: |  |  |  |  |
|----------------------------|--|--|--|--|--|
| 7                          | 1. File a petition or a peace order request or both;   |  |  |  |  |
| 8<br>9                     | 2. Refer the complaint to the Department of Juvenile Services for informal disposition; or   |  |  |  |  |
| 10                         | 3. Dismiss the complaint.  |  |  |  |  |
| 11<br>12                   | (iii) This subsection may not be construed or interpreted to limit the authority of the State's Attorney to seek a waiver under § 3–8A–06 of this subtitle.  |  |  |  |  |
| 13<br>14<br>15<br>16<br>17 | (d) (1) Subject to the provisions of § 3–8A–10.1 of this subtitle, the intake officer may authorize the filing of a petition or a peace order request or both if, based upon the complaint and the inquiry, the intake officer concludes that the court has jurisdiction over the matter and that judicial action is in the best interests of the public or the child.   |  |  |  |  |
| 18<br>19<br>20<br>21<br>22 | (2) An inquiry need not include an interview of the child who is the subject of the complaint if the complaint alleges the commission of an act that would be a felony if committed by an adult or alleges a violation of § 4–203 or § 4–204 of the Criminal Law Article OR A VIOLATION OF § 7–203 OF THE CRIMINAL LAW ARTICLE INVOLVING THE UNAUTHORIZED USE OF A MOTOR VEHICLE.  |  |  |  |  |
| 23<br>24                   | (3) In delinquency cases, the need for restitution may be considered by the intake officer as one factor in the public interest.   |  |  |  |  |
| 25<br>26<br>27             | (4) The intake officer shall inform the following persons of any authorization decision specified in paragraph (1) of this subsection and the reasons for the decision:  |  |  |  |  |
| 28                         | (i) The child who is the subject of the complaint, if practicable;   |  |  |  |  |
| 29<br>30                   | (ii) The parent, guardian, or custodian of the child who is the subject of the complaint;  |  |  |  |  |
| 31                         | (iii) The victim;  |  |  |  |  |
| 32                         | (iv) The arresting police officer; and   |  |  |  |  |

33

34

1 (v) The person or agency that filed the complaint or caused it to  $\mathbf{2}$ be filed. 3 (e) (1)Subject to the provisions of § 3–8A–10.1 of this subtitle, the intake 4 officer may propose an informal adjustment of the matter if, based on the complaint and the inquiry, the intake officer concludes that the court has jurisdiction but that an 5 informal adjustment, rather than judicial action, is in the best interests of the public 6 7 and the child. 8 (2)The intake officer shall propose an informal adjustment by 9 informing the victim, the child, and the child's parent or guardian of the nature of the complaint, the objectives of the adjustment process, and the conditions and procedures 10 11 under which it will be conducted. 12 (3)The intake officer may not proceed with an informal adjustment unless the victim, the child, and the child's parent or guardian consent to the informal 13 14 adjustment procedure. During the informal adjustment process, the child shall be subject 15 (1)to such supervision as the intake officer deems appropriate and if the intake officer 16 17 decides to have an intake conference, the child and the child's parent or guardian shall 18 appear at the intake conference. 19 (2)The informal adjustment process may not exceed 90 days unless: 20 (i) That time is extended by the court; or 21The intake officer determines that additional time is (ii) necessary for the child to complete a substance abuse treatment program that is part 22 23of the informal adjustment process. 24If the victim, the child, and the child's parent or guardian do not 25 consent to an informal adjustment, the intake officer shall authorize the filing of a petition or a peace order request or both or deny authorization to file a petition or a 26peace order request or both under subsection (g) of this section. 27 28 (4)If at any time before the completion of an agreed upon informal adjustment the intake officer believes that the informal adjustment cannot be 29 completed successfully, the intake officer shall authorize the filing of a petition or a 30 31 peace order request or both or deny authorization to file a petition or a peace order 32request or both under subsection (g) of this section.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2008.