## **HOUSE BILL 1122**

E3 (2lr2290)

## ENROLLED BILL

— Judiciary/Judicial Proceedings —

Introduced by Delegates Valderrama, Anderson, Lee, F. Turner, and Valentino-Smith

Valentino-Smith	·	·	·	ŕ
Read and	Examined by	y Proofreaders:		
			Pr	oofreader.
			Pr	oofreader.
Sealed with the Great Seal and	presented to	o the Governor,	for his app	roval this
day of	at		_ o'clock, _	M.
				Speaker.
	CHAPTER _			
AN ACT concerning				
Juveniles – Confine	ment in Juv	enile Facilities	s <u>– Report</u>	
FOR the purpose of providing the waived jurisdiction under continuous in a juvenile detention fact that a certain child is required under certain child is required under certain child may not be to from being transported to circumstances; requiring a involving a child, or the District to order a certain child to be determination except under the circumstances.	ertain circum ility except v ired to be tr es; establishi ransferred to egether with court exerce strict Court a	estances is required to a consider certain considerate and the circums a juvenile facility certain adults essing criminal at a bail review cocure juvenile facility.	red to remain reumstances; certain juvenitances under ity; prohibitine except under jurisdiction in preliminary cellity pending	detained providing le facility which a ga child er certain a case y hearing,
defendant to receive certain				

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



1	certain sentence for all time spent in the custody of a juvenile detention facility			
2	under certain circumstances; making stylistic changes requiring the			
3	Department of Juvenile Services to make a certain report to the General			
4	Assembly on or before a certain date; and generally relating to juveniles and			
5	confinement in juvenile facilities.			
6	BY repealing and reenacting, with amendments,			
7	Article - Courts and Judicial Proceedings			
8	<del>Section 3-8A-06 and 3-8A-16</del>			
9	Annotated Code of Maryland			
10	(2006 Replacement Volume and 2011 Supplement)			
11	BY repealing and reenacting, without amendments,			
12	Article - Courts and Judicial Proceedings			
13	Section 3-8A-22			
14	Annotated Code of Maryland			
15	(2006 Replacement Volume and 2011 Supplement)			
16	BY repealing and reenacting, with amendments,			
17	Article - Criminal Procedure			
18	<del>Section 4–202 and 6–218</del>			
19	Annotated Code of Maryland			
20	(2008 Replacement Volume and 2011 Supplement)			
21	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF			
22	MARYLAND, That the Laws of Maryland read as follows:			
23	Article - Courts and Judicial Proceedings			
24	<del>3-8A-06.</del>			
25	(a) The court may waive the exclusive jurisdiction conferred by § 3–8A–03 of			
26	this subtitle with respect to a petition alleging delinquency by:			
27	(1) A child who is 15 years old or older; or			
28	(2) A child who has not reached his 15th birthday, but who is charged			
29	with committing an act which if committed by an adult, would be punishable by death			
30	or life imprisonment.			
31	(b) The court may not waive its jurisdiction under this section until after it			
32	has conducted a waiver hearing, held prior to an adjudicatory hearing and after notice			
33	has been given to all parties as prescribed by the Maryland Rules. The waiver hearing			
34	is solely to determine whether the court should waive its jurisdiction.			
35	(c) (1) Notice of the waiver hearing shall be given to a victim as provided			
36	under § 11–104 of the Criminal Procedure Article.			

1	<del>(2)</del>	(i) A victim may submit a victim impact statement to the court
2	as provided in §	11–402 of the Criminal Procedure Article.
3		(ii) This paragraph does not preclude a victim who has not filed
4	a notification re	equest form under § 11-104 of the Criminal Procedure Article from
5		tim impact statement to the court.
6		(iii) The court may consider a victim impact statement in
7	<del>determining wh</del>	ether to waive jurisdiction under this section.
8	<del>(d)</del> <del>(1)</del>	· ·
9		<del>om a preponderance of the evidence presented at the hearing, that the</del>
10	<del>child is an unfit</del>	subject for juvenile rehabilitative measures.
11	<del>(2)</del>	For purposes of determining whether to waive its jurisdiction
12		on, the court shall assume that the child committed the delinquent act
13	<del>alleged.</del>	
14	<del>(e)</del> In	making its determination, the court shall consider the following
15	<del>criteria individu</del>	ally and in relation to each other on the record:
16	<del>(1)</del>	Age of the child;
17	<del>(2)</del>	Mental and physical condition of the child;
18	<del>(3)</del>	The child's amenability to treatment in any institution, facility, or
19	<del>program availal</del>	ole to delinquents;
20	<del>(4)</del>	The nature of the offense and the child's alleged participation in it;
21	<del>and</del>	
22	<del>(5)</del>	The public safety.
23	<del>(f)</del> <del>(1)</del>	If jurisdiction is waived under this section, the court shall order
24	the child held fo	r trial-[under]:
25		(I) UNDER the regular procedures of the court which would
26	have jurisdiction	over the offense if committed by an adult; AND
27		(II) AS PROVIDED UNDER SUBSECTION (I) OF THIS SECTION.
28	<del>(2)</del>	The petition alleging delinquency shall be considered a charging
29	document for pu	rposes of detaining the child pending a bail hearing.

An order waiving jurisdiction is interlocutory.

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<del>(g)</del>

1	(h) If the court has once waived its jurisdiction with respect to a child in
2	accordance with this section, and that child is subsequently brought before the court
3	on another charge of delinquency, the court may waive its jurisdiction in the
4	subsequent proceeding after summary review.
5	(I) IF THE COURT HAS WAIVED JURISDICTION UNDER THIS SECTION
6	THE CHILD SHALL REMAIN DETAINED IN A JUVENILE DETENTION FACILITY
7	<del>UNLESS:</del>
8	(1) RELEASED ON BAIL; OR
9	(2) A FINDING IS MADE, AFTER A HEARING AND BASED ON
10	EVIDENCE OTHER THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING
11	DOCUMENT, THAT THE CHILD IS A THREAT TO THE SAFETY OR SECURITY OF THE
12	STAFF OR YOUTH AND CANNOT BE HELD IN A JUVENILE FACILITY.
13	<del>3-8A-16.</del>
14	(a) The official in charge of a jail or other facility for the detention of adult
15	offenders or persons charged with crime shall inform the court or the intake officer
16	immediately when a person, who is or appears to be under the age of 18 years, is
17	received at the facility and shall deliver [him] THE PERSON to the court upon request
18	or transfer [him] THE PERSON to the JUVENILE facility designated by the intake
19	officer or the court, unless [the]:
20	(1) THE court has waived its jurisdiction with respect to the person
21	<del>[and he];</del>
22	(2) THE PERSON is being proceeded against as an adult; AND
23	(3) A FINDING HAS BEEN MADE, AFTER A HEARING AND BASED ON
24	EVIDENCE OTHER THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING
25	DOCUMENT, THAT THE PERSON:
26	(I) IS A THREAT TO THE SAFETY OR SECURITY OF THE
27	STAFF OR YOUTH IN A JUVENILE DETENTION FACILITY; AND
28	(II) CANNOT BE HELD IN A JUVENILE DETENTION FACILITY.
29	(b) When a case is transferred to another court for criminal prosecution, the
30	child shall promptly be transferred to the appropriate officer or adult OR JUVENILI
31	detention facility in accordance with the law governing the detention of persons
32	<del>charged with crime.</del>

charged with or convicted of a crime unless [the]:  (1) THE court has waived its jurisdiction [and the];  (2) THE child is being proceeded against as an adult; AND  (3) A FINDING HAS BEEN MADE, AFTER A HEARING AND BASED ON EVIDENCE. OTHER THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING DOCUMENT, THAT THE CHILD IS A SAFETY OR SECURITY THREAT AND CANNOT BE HELDINA JUVENILE FACILITY.  (a) A child may not be detained at, or committed or transferred to a correctional facility, as defined in § 1 101 of the Correctional Services Article, except in accordance with § 3 - 8A - 16 of this subtitle.  (b) A child who is not delinquent may not be committed or transferred to a facility used for the confinement of delinquent children.  (c) Unless an individualized treatment plan developed under § 10-706 of the Health Concrat Article indicates otherwise.  (d) A child may not be committed or transferred to any public or private facility or institution unless the child is placed in accommodations that are separate from other persons 18 years of age or older who are confined to that facility or institution; and  (2) The child may not be treated in any group with persons who are 18 years of age or older who are confined to that facility or institution; and  (2) The child may not be treated in any group with persons who are 18 years of age or older.  Article—Criminal Procedure  4-202.  (a) (1) In this section the following words have the meanings indicated.  (3) "Victim's representative" has the meaning stated in § 11-104 of this article.  (b) Except as provided in subsection (e) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile court before trial or before a place is entered under Maryland Rule 1-242 if	1	<del>(e)</del>	A child may not be transported together with adults who have been
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8 BE HELD IN A JUVENILE FACILITY. 9 3-8A-22. 10 (a) A child may not be detained at, or committed or transferred to, a correctional facility, as defined in § 1-101 of the Correctional Services Article, except in accordance with § 3-8A-16 of this subtitle. 13 (b) A child who is not delinquent may not be committed or transferred to a facility used for the confinement of delinquent children. 15 (e) Unless an individualized treatment plan developed under § 10-706 of the Health General Article indicates otherwise: 16 (ii) A child may not be committed or transferred to any public or private facility or institution unless the child is placed in accommodations that are separate from other persons 18 years of age or older who are confined to that facility or institution; and 18 (2) The child may not be treated in any group with persons who are 18 years of age or older. 19 (2) The child may not be treated in any group with persons who are 18 years of age or older. 20 (a) (1) In this section the following words have the meanings indicated. 21 (2) "Victim" has the meaning stated in § 11-104 of this article. 22 (3) "Victim's representative" has the meaning stated in § 11-104 of this article. 23 (b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile	6	EVIDENCE	OTHER THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING
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24 4-202. 25 (a) (1) In this section the following words have the meanings indicated. 26 (2) "Victim" has the meaning stated in § 11-104 of this article. 27 (3) "Victim's representative" has the meaning stated in § 11-104 of this article. 28 (b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile	22	<del>years of age</del>	<del>or older.</del>
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26 (2) "Victim" has the meaning stated in § 11–104 of this article.  27 (3) "Victim's representative" has the meaning stated in § 11–104 of this article.  28 (b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile	24	<del>4-202.</del>	
27 (3) "Victim's representative" has the meaning stated in § 11–104 of this article.  29 (b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile	25	<del>(a)</del>	(1) In this section the following words have the meanings indicated.
<ul> <li>this article.</li> <li>(b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile</li> </ul>	26		(2) "Victim" has the meaning stated in § 11–104 of this article.
<ul> <li>this article.</li> <li>(b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile</li> </ul>	27		(3) "Victim's representative" has the meaning stated in § 11–104 of
30 criminal jurisdiction in a case involving a child may transfer the case to the juvenile		this article.	(5) Teeming representative that the ineathing stated in 3 11 101 of
30 criminal jurisdiction in a case involving a child may transfer the case to the juvenile	29	<del>(h)</del>	Except as provided in subsection (e) of this section a court exercising
		` '	
± ·			

1	<del>(h)</del>	<del>[(1)]</del>	Pending a determination under this section to transfer its
2	<del>jurisdiction,</del>	the c	ourt [may] SHALL order a child to be held in a secure juvenile
3	facility [.		
		(0)	
4	C :1:, 1	<del>(2)</del>	A hearing on a motion requesting that a child be held in a juvenile
5	v 1	_	transfer determination shall be held not later than the next court
6	<del>day, unless c</del>	<del>xtend</del>	ed by the court for good cause shown]-UNLESS:
7		<del>(1)</del>	THE CHILD IS RELEASED ON BAIL; OR
·		(-)	
8		<del>(2)</del>	A FINDING IS MADE, AFTER A HEARING AND BASED ON
9	<b>EVIDENCE</b>	<del>OTHE</del>	<del>R THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING</del>
10	<b>DOCUMENT</b>	<del>, THA</del>	<del>r the child is a safety or security threat and cannot</del>
11	BE HELD IN	A JU	TENILE FACILITY.
4.0	<b>(*)</b>	<b>(4)</b>	
12	* *	. ,	A victim or victim's representative shall be given notice of the
13	<del>transier heai</del>	<del>rıng a</del>	provided under § 11–104 of this article.
14		<u>(9)</u>	(i) A victim or a victim's representative may submit a victim
15	imnact state	. ,	to the court as provided in § 11–402 of this article.
	impact state		o the court as provided in 3 fr To2 of this article.
16			(ii) This paragraph does not preclude a victim or victim's
17	<del>representati</del>	<del>ve wh</del>	o has not filed a notification request form under § 11–104 of this
18	article from	<del>submi</del>	tting a victim impact statement to the court.
10			
19	1-4	141	(iii) The court shall consider a victim impact statement in
20	<del>aetermining</del>	wnetr	ner to transfer jurisdiction under this section.
21	<del>(i)</del>	At a	bail review or preliminary hearing before the District Court
22			Phose case is eligible for transfer under subsection (b) of this section
23			t, REGARDLESS OF WHETHER THE DISTRICT COURT HAS
24			DICTION OVER THE CASE:
25		<del>(1)</del>	SHALL ORDER THAT THE CHILD BE HELD IN A SECURE
26	<del>JUVENILE F</del>	ACILI	TY PENDING A TRANSFER DETERMINATION UNLESS:
27			(I) THE CHILD IS RELEASED ON BAIL; OR
20			()
28			(II) A FINDING IS MADE, AFTER A HEARING AND BASED ON
29			R THAN SOLELY THE ALLEGATIONS WITHIN THE CHARGING
30			THE CHILD IS A SAFETY OR SECURITY THREAT AND CANNOT
31	<del>BE HELD IN</del>	A JU	<del>'ENILE FACILITY; AND</del>
90		(9)	may and on that a study ha made and an the marrial and of and a study
32		<del>(2)</del>	may order that a study be made under the provisions of subsection

(e) of this section[, or that the child be held in a secure juvenile facility under the

33

	8 HOUSE BILL 1122
1	provisions of subsection (h) of this section, regardless of whether the District Court has
2	criminal jurisdiction over the case].
3	<del>6-218.</del>
4	(a) This section does not apply to a parolee who is returned to the custody of
5	the Division of Correction because of a subsequent crime and is confined before being
6	sentenced for the subsequent crime.
7	(b) (1) A defendant who is convicted and sentenced shall receive credit
8	against and a reduction of the term of a definite or life sentence, or the minimum and
9	maximum terms of an indeterminate sentence, for all time spent in the custody of a
10	correctional facility, hospital, facility for persons with mental disorders, JUVENILE
11	DETENTION FACILITY, or other unit because of:
12	(i) the charge for which the sentence is imposed; or
13	(ii) the conduct on which the charge is based.
14	(2) If a defendant is in custody because of a charge that results in a
15	dismissal or acquittal, the time that would have been credited if a sentence had been
16	imposed shall be credited against any sentence that is based on a charge for which a
17	warrant or commitment was filed during that custody.
18	(3) In a case other than a case described in paragraph (2) of this
19	subsection, the sentencing court may apply credit against a sentence for time spent in
20	custody for another charge or crime.
21	(e) A defendant whose sentence is set aside because of a direct or collateral
22	attack and who is reprosecuted or resentenced for the same crime or for another crime
23	based on the same transaction shall receive credit against and a reduction of the term
24	of a definite or life sentence, or the minimum and maximum terms of an indeterminate
25	sentence, for all time spent in custody under the prior sentence, including credit
26	applied against the prior sentence in accordance with subsection (b) of this section.
27	(d) A defendant who is serving multiple sentences, one of which is set aside
28	as the result of a direct or collateral attack, shall receive credit against and a
29	reduction of the remaining term of a definite or life sentence, or the remaining

- as the result of a direct or collateral attack, shall receive credit against and a reduction of the remaining term of a definite or life sentence, or the remaining minimum and maximum terms of an indeterminate sentence, for all time spent in custody under the sentence set aside, including credit applied against the sentence set aside in accordance with subsection (b) of this section.
- (e) (1) The court shall award the credit required by this section at the time of sentencing.

1	` '		having communicated with the parties, the court shall tell
2			tate on the record the amount of the credit and the facts on
3	which the credit is b	ased.	
4 5 6 7 8	report to the General Article, on the many work toward ensure	al Assener in	December 1, 2012, the Department of Juvenile Services shall embly, in accordance with § 2–1246 of the State Government which the Department will use existing resources to ensure hat youth charged as adults can be detained in juvenile
0	detention facilities.		
9	(b) The rep	port sl	nall include information on:
10 11 12		mber	umber of youth charged as adults held in adult detention 1, 2011 through December 1, 2012 January 1, 2011 through
13 14	(2) <u>t</u> juvenile detention, in		epartment's plan to reduce the overall number of youth in ing:
15 16	<del>-</del>		the number of youth transferred from adult detention to g a transfer determination;
17 18	<del>-</del>		the number of youth transferred to juvenile court transfer from adult court jurisdiction;
19 20	<del></del>		the number of youth in juvenile detention receiving at Instrument (DRAI) screening;
21	<u>(</u>	<u>(iv)</u>	the use of the Juvenile Detention Alternative Initiative;
22	(	( <u>v)</u>	the use of prevention and diversion services;
23 24	pending placement;		the plan for reducing the number of youth in detention
25 26	juvenile facilities.	(vii)	the average length of stay for youth charged as adults in
27 28	SECTION 2. A October July 1, 2012		BE IT FURTHER ENACTED, That this Act shall take effect