SENATE BILL 165

E3, E2 HB 1029/21 – JUD (PRE–FILED)

By: Senator Carter

Requested: November 1, 2021

Introduced and read first time: January 12, 2022

Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

0		T •	1 4	~ ,	T • 1	• /	. •
"	_	IIIWANI		Court – d	Jurier	I 1 1 1 1	tion
$\boldsymbol{\mathcal{L}}$	· · · · · · · · · · · · · · · · · · ·	, u , c 111.	10 1	Court ,	<i>y</i> ui isu	110	

- FOR the purpose of altering the jurisdiction of the juvenile court by repealing provisions specifying that the juvenile court does not have jurisdiction over a child alleged to
- because that the juvenile court does not have jurisdiction of the invented
- 5 have committed certain acts; and generally relating to the jurisdiction of the juvenile
- 6 court.
- 7 BY repealing and reenacting, with amendments,
- 8 Article Courts and Judicial Proceedings
- 9 Section 3–8A–03 and 3–8A–27(a)(2)(iv)
- 10 Annotated Code of Maryland
- 11 (2020 Replacement Volume and 2021 Supplement)
- 12 BY repealing
- 13 Article Criminal Procedure
- 14 Section 4–202, 4–202.1, 4–202.2, 10–215(a)(20), and 10–216(d)
- 15 Annotated Code of Maryland
- 16 (2018 Replacement Volume and 2021 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article Criminal Procedure
- 19 Section 10–215(a)(21) through (25)
- 20 Annotated Code of Maryland
- 21 (2018 Replacement Volume and 2021 Supplement)
- 22 BY repealing and reenacting, with amendments,
- 23 Article Education
- 24 Section 7–303(a)(6)
- 25 Annotated Code of Maryland
- 26 (2018 Replacement Volume and 2021 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 2 That the Laws of Maryland read as follows:

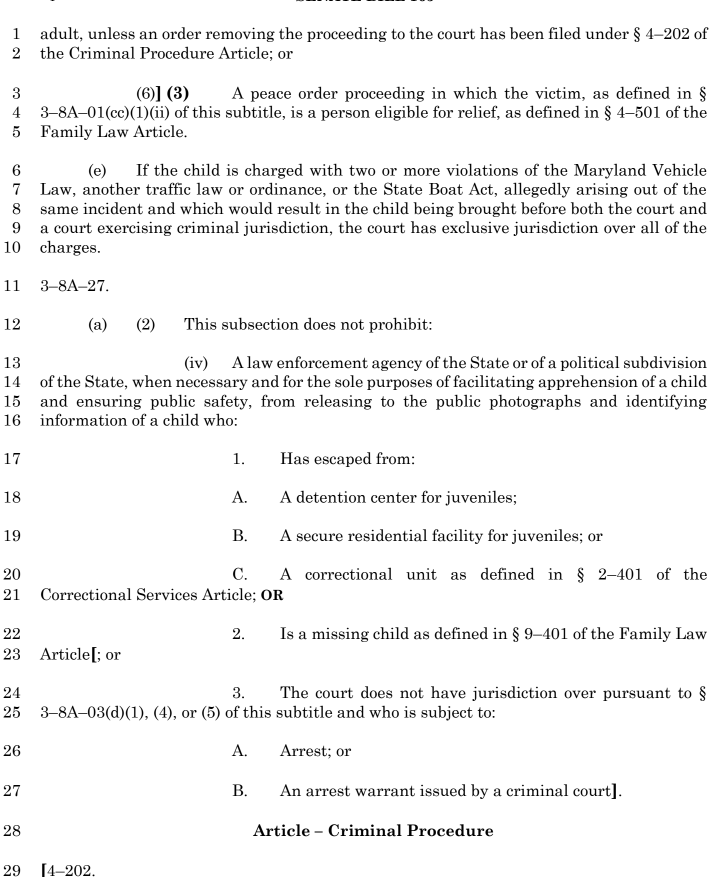
Article - Courts and Judicial Proceedings

4 3–8A–03.

3

- 5 (a) In addition to the jurisdiction specified in Subtitle 8 of this title, the court has 6 exclusive original jurisdiction over:
- 7 (1) A child who is alleged to be delinquent or in need of supervision or who 8 has received a citation for a violation;
- 9 (2) Except as provided in subsection [(d)(6)] (D)(3) of this section, a peace order proceeding in which the respondent is a child; and
- 11 (3) Proceedings arising under the Interstate Compact on Juveniles.
- 12 (b) The court has concurrent jurisdiction over proceedings against an adult for the violation of § 3–8A–30 of this subtitle. However, the court may waive its jurisdiction under this subsection upon its own motion or upon the motion of any party to the proceeding, if charges against the adult arising from the same incident are pending in the criminal court. Upon motion by either the State's Attorney or the adult charged under § 3–8A–30 of this subtitle, the court shall waive its jurisdiction, and the adult shall be tried in the criminal court according to the usual criminal procedure.
- 19 (c) The jurisdiction of the court is concurrent with that of the District Court in 20 any criminal case arising under the compulsory public school attendance laws of this State.
- 21 (d) The court does not have jurisdiction over:
- (1) [A child at least 14 years old alleged to have done an act that, if committed by an adult, would be a crime punishable by life imprisonment, as well as all other charges against the child arising out of the same incident, unless an order removing the proceeding to the court has been filed under § 4–202 of the Criminal Procedure Article;
- 26 (2)] A child at least 16 years old alleged to have done an act in violation of any provision of the Transportation Article or other traffic law or ordinance, except an act that prescribes a penalty of incarceration;
- [(3)] (2) A child at least 16 years old alleged to have done an act in violation of any provision of law, rule, or regulation governing the use or operation of a boat, except an act that prescribes a penalty of incarceration; **OR**

- 1 A child at least 16 years old alleged to have committed any of the 2 following crimes, as well as all other charges against the child arising out of the same 3 incident, unless an order removing the proceeding to the court has been filed under § 4-202 of the Criminal Procedure Article: 4 5 (i) Abduction: 6 (ii) Kidnapping; 7 (iii) Second degree murder; 8 (iv) Manslaughter, except involuntary manslaughter; 9 (v) Second degree rape; 10 Robbery under § 3–403 of the Criminal Law Article; (vi) 11 (vii) Third degree sexual offense under § 3–307(a)(1) of the Criminal 12 Law Article: 13 (viii) A crime in violation of § 5–133, § 5–134, § 5–138, or § 5–203 of the Public Safety Article; 14 15 Using, wearing, carrying, or transporting a firearm during and (ix) 16 in relation to a drug trafficking crime under § 5–621 of the Criminal Law Article: 17 (x) Use of a firearm under § 5–622 of the Criminal Law Article; Carjacking or armed carjacking under § 3–405 of the Criminal 18 (xi) Law Article: 19 20 Assault in the first degree under § 3–202 of the Criminal Law (xii) Article: 2122 (xiii) Attempted murder in the second degree under § 2-206 of the 23Criminal Law Article; 24 Attempted rape in the second degree under § 3–310 of the 25Criminal Law Article; 26 Attempted robbery under § 3–403 of the Criminal Law Article; or (xv) 27 (xvi) A violation of § 4-203, § 4-204, § 4-404, or § 4-405 of the 28 Criminal Law Article;
- 29 (5) A child who previously has been convicted as an adult of a felony and is 30 subsequently alleged to have committed an act that would be a felony if committed by an



30 (a) (1) In this section the following words have the meanings indicated.

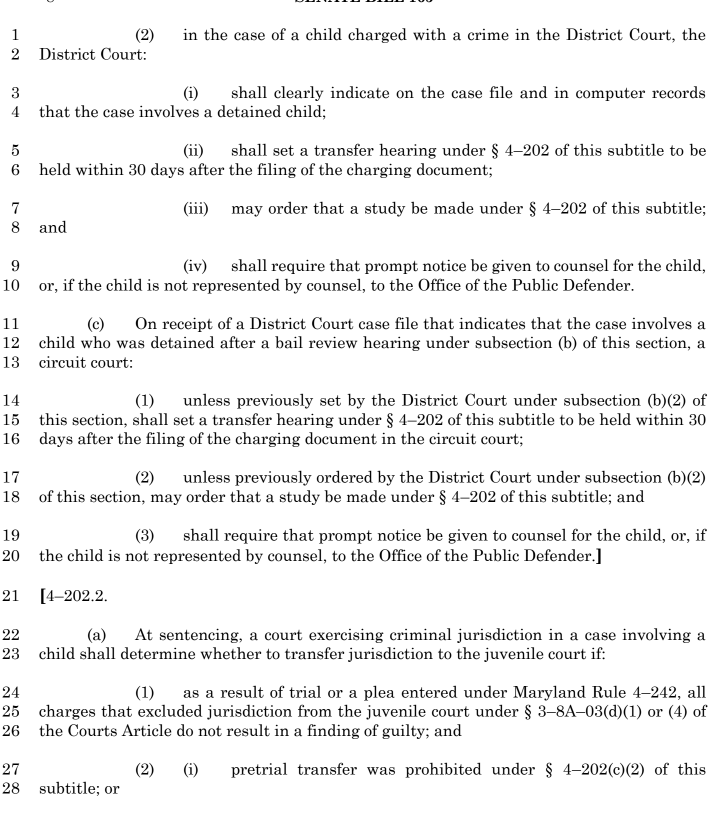
1	(2) "Victim" has the meaning stated in § 11–104 of this article.
2 3	(3) "Victim's representative" has the meaning stated in § 11–104 of this article.
4 5 6	(b) Except as provided in subsection (c) of this section, a court exercising criminal jurisdiction in a case involving a child may transfer the case to the juvenile court before trial or before a plea is entered under Maryland Rule 4–242 if:
7 8	(1) the accused child was at least 14 but not 18 years of age when the alleged crime was committed;
9 10	(2) the alleged crime is excluded from the jurisdiction of the juvenile court under § 3–8A–03(d)(1), (4), or (5) of the Courts Article; and
11 12	(3) the court determines by a preponderance of the evidence that a transfer of its jurisdiction is in the interest of the child or society.
13 14	(c) The court may not transfer a case to the juvenile court under subsection (b) of this section if:
15 16	(1) the child was convicted in an unrelated case excluded from the jurisdiction of the juvenile court under $\S 3-8A-03(d)(1)$ or (4) of the Courts Article; or
17 18	(2) the alleged crime is murder in the first degree and the accused child was 16 or 17 years of age when the alleged crime was committed.
19 20	(d) In determining whether to transfer jurisdiction under subsection (b) of this section, the court shall consider:
21	(1) the age of the child;
22	(2) the mental and physical condition of the child;
23 24	(3) the amenability of the child to treatment in an institution, facility, or program available to delinquent children;
25	(4) the nature of the alleged crime; and
26	(5) the public safety.
27 28 29	(e) In making a determination under this section, the court may order that a study be made concerning the child, the family of the child, the environment of the child, and other matters concerning the disposition of the case.

- 1 (f) The court shall make a transfer determination within 10 days after the date 2 of a transfer hearing.
- 3 (g) If the court transfers its jurisdiction under this section, the court may order the child held for an adjudicatory hearing under the regular procedure of the juvenile court.
- 5 (h) (1) Pending a determination under this section to transfer its jurisdiction, 6 the court shall order the child to be held in a secure juvenile facility unless:
- 7 (i) the child is released on bail, recognizance, or other conditions of 8 pretrial release;
- 9 (ii) there is not available capacity in a secure juvenile facility, as 10 determined by the Department of Juvenile Services; or
- 11 (iii) the court finds that detention in a secure juvenile facility would 12 pose a risk of harm to the child or others.
- 13 (2) If the court makes a finding under paragraph (1)(iii) of this subsection 14 that detention in a secure juvenile facility would pose a risk of harm to the child or others, 15 the court shall state the reasons for the finding on the record.
- (i) (1) The provisions of § 3–8A–27 of the Courts Article relating to confidentiality of records apply to all police records and court records concerning the child excluded from the jurisdiction of the juvenile court under § 3–8A–03(d)(1), (4), or (5) of the Courts Article from the time of the child's arrest until:
- 20 (i) the time for filing of a motion to transfer to juvenile court under 21 the Maryland Rules has expired and no such motion has been filed; or
- 22 (ii) a motion to transfer to juvenile court has been denied.
- 23 (2) If a case is transferred to the juvenile court under this section:
- 24 (i) the provisions of § 3–8A–27 of the Courts Article relating to confidentiality of records continue to apply to all police and court records concerning the child; and
- 27 (ii) the criminal charge is subject to expungement under § 10–106 of 28 this article.
- 29 (j) (1) A victim or victim's representative shall be given notice of the transfer 30 hearing as provided under § 11–104 of this article.
- 31 (2) (i) A victim or a victim's representative may submit a victim impact 32 statement to the court as provided in § 11–402 of this article.

- 1 This paragraph does not preclude a victim or victim's (ii) 2 representative who has not filed a notification request form under § 11–104 of this article 3 from submitting a victim impact statement to the court. The court shall consider a victim impact statement in 4 determining whether to transfer jurisdiction under this section. 5 6 Regardless of whether the District Court has jurisdiction over the case, (k) (1) 7 at a bail review or preliminary hearing before the District Court involving a child whose 8 case is eligible for transfer under subsection (b) of this section, the District Court: 9 (i) may order that a study be made under the provisions of subsection (e) of this section; and 10 11 (ii) shall order that the child be held in a secure juvenile facility 12 pending a transfer determination under this section unless: 13 the child is released on bail, recognizance, or other 1. 14 conditions of pretrial release; 15 2. there is not available capacity at a secure juvenile facility as determined by the Department of Juvenile Services; or 16 the District Court finds that detention in a secure juvenile 17 3. 18 facility would pose a risk of harm to the child or others. 19 (2)If the District Court makes a finding under paragraph (1)(ii)3 of this 20 subsection that detention in a secure juvenile facility would pose a risk of harm to the child or others, the District Court shall state the reasons for the finding on the record. 2122[4-202.1.23 In this section, "child" means a defendant who is under the age of 18 years 24and whose case is eligible for transfer under the provisions of § 4–202(b)(1) and (2) and (c) 25of this subtitle. 26 (b) If a child remains in custody for any reason after a bail review hearing: 27 in the case of a child charged with a felony that is not within the jurisdiction of the District Court, the District Court shall: 2829 (i) clearly indicate on the case file and in computer records that the 30 case involves a detained child; and
- 31 (ii) set a preliminary hearing to be held within 15 days after the bail 32 review hearing; or

29

30



31 (b) In determining whether to transfer jurisdiction under subsection (a) of this 32 section, the court shall consider:

the court did not transfer jurisdiction after a hearing under §

(ii)

4–202(b) of this subtitle.

the age of the child; 1 (1) 2 the mental and physical condition of the child; (2)3 the amenability of the child to treatment in an institution, facility, or program available to delinquent children; 4 5 (4) the nature of the child's acts as proven in the trial or admitted to in a 6 plea entered under Maryland Rule 4-242; and 7 (5)public safety. 8 The court may not consider transferring jurisdiction to the juvenile court under this section if: 9 10 (1)under the terms of a plea agreement entered under Maryland Rule 11 4-243, the child agrees that jurisdiction is not to be transferred; or 12 (2) pretrial transfer was prohibited under § 4–202(c)(1) of this subtitle. 13 (d) A victim or victim's representative shall be given notice of the transfer hearing as provided under § 11–104 of this article. 14 15 (2)A victim or victim's representative may submit a victim impact 16 statement to the court as provided in § 11–402 of this article. 17 This paragraph does not preclude a victim or victim's (ii) representative who has not filed a notification request form under § 11–104 of this article 18 19 from submitting a victim impact statement to the court. 20 The court shall consider a victim impact statement in 21determining whether to transfer jurisdiction under this section. 22 (e) If the court transfers its jurisdiction to the juvenile court, the court shall (1) 23 conduct a disposition under the regular procedures of the juvenile court. 24 (2)The record of the hearing and of the disposition shall be transferred to 25the juvenile court, subject to § 3–8A–27 of the Courts Article. 26 10-215.

The following events are reportable events under this subtitle that must be

reported to the Central Repository in accordance with § 10–214 of this subtitle:

29 **[**(20) an adjudication of a child as delinquent:

27

28

1 if the child is at least 14 years old, for an act described in § (i) 2 3-8A-03(d)(1) of the Courts Article; or 3 (ii) if the child is at least 16 years old, for an act described in § 4 3-8A-03(d)(4) or (5) of the Courts Article; 5 the issuance or withdrawal of a writ of attachment by a juvenile [(21)] **(20)** 6 court; 7 [(22)] **(21)** the initial registration of a person under Title 11, Subtitle 7 of 8 this article; 9 [(23)] (22) the imposition of lifetime sexual offender supervision under Title 10 11, Subtitle 7 of this article; 11 [(24)] (23) a finding that a defendant has been convicted of or received a 12 probation before judgment disposition for a domestically related crime under § 6-233 of this article; and 13 14 [(25)] (24) any other event arising out of or occurring during the course of a criminal proceeding that the Secretary by regulation or the Court of Appeals by rule makes 15 16 a reportable event. 17 10-216.18 (d)(1) This subsection only applies to an adjudication of delinquency of a child: 19 (i) for an act described in § 3–8A–03(d)(1) of the Courts Article if the 20 child is at least 14 years old; or 21 for an act described in § 3–8A–03(d)(4) or (5) of the Courts Article (ii) 22if the child is at least 16 years old. 23If a child has not been previously fingerprinted as a result of arrest for 24the delinquent act, the court that held the disposition hearing of the child adjudicated 25delinquent shall order the child to be fingerprinted by the appropriate and available law 26 enforcement unit. 27 If the child cannot be fingerprinted at the time of the disposition

hearing held under paragraph (2) of this subsection, the court shall order the child to report

to a designated law enforcement unit to be fingerprinted within 3 days after making a

31 Article – Education

disposition on an adjudication of delinquency.

32 7-303.

28 29

30

(a) "Reportable offense" means: 1 (6) 2 (i) A crime of violence, as defined in § 14–101 of the Criminal Law Article; 3 4 Any of the offenses enumerated in § 3–8A–03(d)(4) of the Courts (ii) Article; 5 6 (iii) A violation of § 4–101, § 4–102, § 4–203, or § 4–204 of the 7 Criminal Law Article; 8 [(iv)] (III) A violation of § 5–602, § 5–603, § 5–604, § 5–605, § 5–606, § 5–607, § 5–608, § 5–608.1, § 5–609, § 5–612, § 5–613, § 5–614, § 5–617, § 5–618, § 5–627, 9 or § 5–628 of the Criminal Law Article; 10 11 [(v)] (IV) A violation of § 4–503, § 9–504, or § 9–505 of the Criminal 12 Law Article; 13 [(vi)] **(V)** A violation of § 6–102, § 6–103, § 6–104, or § 6–105 of the 14 Criminal Law Article; 15 [(vii)] **(VI)** A violation of § 9-802 or § 9-803 of the Criminal Law Article; 16 17 [(viii)] **(VII)** A violation of § 3–203 of the Criminal Law Article; 18 [(ix)] (VIII) A violation of § 6–301 of the Criminal Law Article; 19 [(x)] (IX) A violation of § 9–302, § 9–303, or § 9–305 of the Criminal 20Law Article; [(xi)](X)21A violation of § 7–105 of the Criminal Law Article; 22[(xii)] **(XI)** A violation of § 6–202 of the Criminal Law Article; or 23[(xiii)] (XII) A violation of § 10–606 of the Criminal Law Article. 24SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

25

October 1, 2022.