(4lr1575)

ENROLLED BILL

— Judiciary/Judicial Proceedings —

Introduced by The Speaker and Delegate Clippinger

Read and Examined by Proofreaders:

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Sealed	with	the	Great	Seal	and	pres	ented	to	the	Governor	, for	his	approval	this
	_ day	of				at					0	o'clocł	Χ,	M.
						-							Spe	aker.
						СНА	PTER							

#### 1 AN ACT concerning

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#### Juvenile Law – Reform

3	FOR the purpose of altering certain provisions relating to the Commission on Juvenile
4	Justice Reform and Emerging and Best Practices; altering the jurisdiction of the
<b>5</b>	juvenile court over a child of a certain age alleged to have committed a certain
6	offense; altering certain procedures relating to juvenile intake, juvenile detention,
<b>7</b>	and juvenile probation; altering certain provisions relating to the taking of a child
8	into custody by a law enforcement officer; expanding certain provisions of law
9	relating to the entry onto certain school or other property by, and the education of,
10	certain sex offender registrants to include juvenile sex offender registrants;
11	establishing the Governor's Office for Children, the Children's Cabinet, and the
12	Governor's Office of Crime Prevention and Policy; altering certain provisions relating
13	to the State Comprehensive Juvenile Services 3-Year Plan; repealing certain
14	provisions relating to the State Advisory Board for Juvenile Services; <del>altering certain</del>
15	<del>provisions relating to the Juvenile Justice Monitoring Unit;</del> <u>altering certain</u>

#### 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.

Italics indicate opposite chamber/conference committee amendments.



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1	provisions relating to the Commission on Juvenile Justice Reform and Emerging and
2	Best Practices; altering certain provisions relating to the Commission on Juvenile
3	Justice Reform and Emerging and Best Practices; altering a certain reporting
4	requirement of the Department of Juvenile Services; requiring the Governor's Office
<b>5</b>	of Crime Prevention, Youth, and Victim Services to make a certain report; and
6	generally relating to juvenile law.
7	BY repealing and reenacting, without amendments,
8	Article – State Government
9	Section 6–401(a) and (i) and 9–3501
10	Annotated Code of Maryland
11	(2021 Replacement Volume and 2023 Supplement)
12	BY repealing and reenacting, with amendments,
13	<u>Article – State Government</u>
14	<u>Section 6–406 and 9–3502</u>
15	Annotated Code of Maryland
16	(2021 Replacement Volume and 2023 Supplement)
17	BY repealing and reenacting, with amendments,
18	Article – Courts and Judicial Proceedings
19	<del>Section 3-8A-03, 3-8A-10(c) <u>and (g)</u>, 3-8A-14, 3-8A-15(b)(3)<u>, (e),</u> and (k),</del>
20	<del>3-8A-19.6, 3-8A-20.1, and 3-8A-27(b)(10)</del>
21	Annotated Code of Maryland
22	(2020 Replacement Volume and 2023 Supplement)
23	BY repealing and reenacting, without amendments,
24	Article – Courts and Judicial Proceedings
25	Section 3-8A-19.7 and 3-8A-27(b)(1)
26	Annotated Code of Maryland
27	(2020 Replacement Volume and 2023 Supplement)
28	BY repealing and reenacting, with amendments,
29	Article – Criminal Procedure
30	Section 2-108 <u>11-722</u>
31	Annotated Code of Maryland
32	(2018 Replacement Volume and 2023 Supplement)
33	BY adding to
34	<u>Article – Human Services</u>
35	Section 8–103 and 8–104
36	Annotated Code of Maryland
37	(2019 Replacement Volume and 2023 Supplement)
38	BY repealing and reenacting, with amendments,
39	Article – Human Services
40	Section 9–101 and 9–204(f)

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1	Annotated Code of Maryland
2	(2019 Replacement Volume and 2023 Supplement)

- 3 **BY repealing**
- 4 Article Human Services
- 5 Section 9–211 through 9–215 and 9–230
- 6 Annotated Code of Maryland
- 7 (2019 Replacement Volume and 2023 Supplement)
- 8 <u>BY adding to</u>
- 9 <u>Article Public Safety</u>
- 10  $\frac{\text{Section } 3-531}{10}$
- 11 <u>Annotated Code of Maryland</u>
- 12 (2022 Replacement Volume and 2023 Supplement)
- 13 <u>BY repealing and reenacting, without amendments</u>,
- 14 <u>Article Courts and Judicial Proceedings</u>
- 15 <u>Section 3–8A–01(a) and (h), 3–8A–15(e)(3)(ii), 3–8A–19.7, and 3–8A–27(b)(1)</u>
- 16 <u>Annotated Code of Maryland</u>
- 17 (2020 Replacement Volume and 2023 Supplement)
- 18 <u>BY repealing and reenacting, with amendments,</u>
- 19 <u>Article Courts and Judicial Proceedings</u>
- 20 <u>Section 3-8A-03, 3-8A-10(c), (f), and (g), 3-8A-14, 3-8A-15(b)(3) and (k),</u>
  - <u>3-8A-19(d), 3-8A-19.6, 3-8A-20.1, 3-8A-25, and 3-8A-27(b)(10)</u>
- 22 <u>Annotated Code of Maryland</u>
- 23 (2020 Replacement Volume and 2023 Supplement)
- 24 <u>BY repealing and reenacting, with amendments,</u>
- 25 <u>Article Criminal Procedure</u>
- 26 <u>Section 2–108, 11–722, and 11–914(9)</u>
- 27 <u>Annotated Code of Maryland</u>
- 28 (2018 Replacement Volume and 2023 Supplement)

#### 29 <u>BY adding to</u>

- 30 <u>Article Human Services</u>
- 31 <u>Section 8–103 and 8–104</u>
- 32 <u>Annotated Code of Maryland</u>
- 33 (2019 Replacement Volume and 2023 Supplement)
- 34 <u>BY repealing and reenacting, without amendments</u>,
- 35 <u>Article Human Services</u>
- 36 <u>Section 8–601</u>
- 37 <u>Annotated Code of Maryland</u>
- 38 (2019 Replacement Volume and 2023 Supplement)
- 39 BY repealing and reenacting, with amendments,

1.	Article –	Human	Services	

- 2 <u>Section 8–605, 9–101, and 9–204(f)</u>
- 3 <u>Annotated Code of Maryland</u>
- 4 (2019 Replacement Volume and 2023 Supplement)
- 5 <u>BY repealing</u>
- 6 <u>Article Human Services</u>
- 7 <u>Section 9–211 through 9–215 and 9–230</u>
- 8 <u>Annotated Code of Maryland</u>
- 9 (2019 Replacement Volume and 2023 Supplement)
- 10 <u>BY adding to</u>
- 11 <u>Article Public Safety</u>
- 12 <u>Section 3–531</u>
- 13 <u>Annotated Code of Maryland</u>
- 14 (2022 Replacement Volume and 2023 Supplement)
- 15 <u>BY repealing and reenacting, without amendments,</u>
- 16 <u>Article State Government</u>
- 17 <u>Section 6–401(a) and (i) and 9–3501</u>
- 18 <u>Annotated Code of Maryland</u>
- 19 (2021 Replacement Volume and 2023 Supplement)
- 20 <u>BY repealing and reenacting, with amendments,</u>
- 21 <u>Article State Government</u>
- 22 <u>Section 6–406 and 9–3502</u>
- 23 <u>Annotated Code of Maryland</u>
- 24 (2021 Replacement Volume and 2023 Supplement)
- 25 BY repealing and reenacting, without amendments,
- 26 Article State Government
- 27 Section 6–401(a) and (i) and 9–3501
- 28 Annotated Code of Maryland
- 29 (2021 Replacement Volume and 2023 Supplement)
- 30 BY repealing and reenacting, with amendments,
- 31 Article State Government
- 32 Section 6–406 and 9–3502
- 33 Annotated Code of Maryland
- 34 (2021 Replacement Volume and 2023 Supplement)
- 35 BY repealing and reenacting, with amendments,
- 36 Chapter 42 of the Acts of the General Assembly of 2022
- 37 Section 2
- 38 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 39 That the Laws of Maryland read as follows:

1		<del>Article – State Government</del>
2	<del>6-401.</del>	
3	<del>(a)</del>	In this subtitle the following words have the meanings indicated.
4	<del>(i)</del>	"Unit" means the Juvenile Justice Monitoring Unit of the Office of the
<b>5</b>	Attorney Ger	<del>neral.</del>
6	<del>6-406.</del>	
7	<u>(a)</u>	The Unit shall report in a timely manner to the Deputy Director, the
8	<del>Secretary, TI</del>	HE COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND
9		TICES, and, in accordance with § 2-1257 of this article, the Speaker of the
10	House of Del	<del>egates and the President of the Senate:</del>
11		(1) knowledge of any problem regarding the care, supervision, and
12		children in facilities;
13		(2) <u>findings, actions, and recommendations, related to the investigations of</u>
$\frac{14}{15}$	<del>disciplinary</del> neglect; and	actions, grievances, incident reports, and alleged cases of child abuse and
10	Hegiett, and	
16		(3) all other findings and actions related to the monitoring required under
17	<del>this subtitle.</del>	
18		(1) The Unit shall report [quarterly] EVERY 6 MONTHS to the Executive
19	Director and	the Secretary.
20		(2) A copy of the report shall be provided to the [State Advisory Board for
21		vices Commission on Juvenile Justice Reform and Emerging
22	AND BEST ]	PRACTICES and, in accordance with § 2–1257 of this article, the General
23	Assembly.	
24		( <del>3)</del> The report shall include:
25		(i) <u>all activities of the Unit;</u>
26		(ii) actions taken by the Department resulting from the findings and
27	<del>recommenda</del>	tions of the Unit, including the Department's response; [and]
28		(iii) a summary of any violations of the standards and regulations of
20 29	<u>the Departm</u>	<del>(iii)</del> a <u>summary of any violations of the standards and regulations of ent that remained unabated for 30 days or more during the reporting period;</u>
$\frac{25}{30}$	AND	one may remained unabated for so days of more during the reporting period,
50		

	6 HOUSE BILL 814
1	(IV) 1. A SUMMARY OF SERVICES THAT ARE PROVIDED TO
2	CHILDREN UNDER THE SUPERVISION OF THE DEPARTMENT;
	•
3	2. <u>A LIST OF ANY NECESSARY SERVICES THAT ARE NOT</u>
$\frac{4}{5}$	<u>BEING PROVIDED TO CHILDREN UNDER THE SUPERVISION OF THE DEPARTMENT;</u> AND
0	
6	3. A LIST OF ANY NECESSARY PROTECTIONS AND
7	SERVICES SPECIFICALLY FOR CHILDREN WHO ARE AT LEAST 10 YEARS OLD BUT
8	UNDER THE AGE OF 13 YEARS.
9	(c) Beginning in 2006, on or before November 30 of each year, the Unit shall
10	report to the Executive Director, the Secretary, Ithe advisory boards established under §
11	9-230 of the Human Services Article] THE COMMISSION ON JUVENILE JUSTICE
12	REFORM AND EMERGING AND BEST PRACTICES, the Governor, and, in accordance with
13	$\frac{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the Office and the}{2-1257 \text{ of this article, the General Assembly, on all the activities of the}{2-1257 \text{ of the Office and the}{2-1257 \text{ of the Office and the}{2-1257 \text{ of the Office and the}{2-1257 \text{ of the}{2-1257$
14	actions taken by the Department in response to findings and recommendations of the Unit.
15	<del>9-3501.</del>
16	In this subtitle, "Commission" means the Commission on Juvenile Justice Reform
17	and Emerging and Best Practices.
18	<del>9–3502.</del>
19	(a) <u>There is a Commission on Juvenile Justice Reform and Emerging and Best</u>
20	Practices.
21	(b) (1) The Commission consists of the following members:
22	<b>f(1) (I)</b> <u>two members of the Senate of Maryland, appointed by the</u>
23	President of the Senate;
24	<del>[(2)]</del> <del>(II)</del> <del>two members of the House of Delegates, appointed by the</del>
25	
26	<del>[(3)]</del> (III) the Secretary of Juvenile Services;
~ =	
27	[(4)] (IV) the Secretary of Human Services; and
28	[(5)] (V) the following members, appointed by the Governor:
29	[(i)] 1. <u>one representative of an institute for public policy that</u>
30	<u>specializes in juvenile justice issues in the State;</u>

1	<u>f(ii)]</u> <u>2.</u>	one representative of an institute operated by the
2	<u>University of Maryland speciali</u>	zing in providing evidence-based and culturally competent
3	services for juveniles; [and]	
4	<del>[(iii)]</del> <del>3.</del>	three representatives ONE REPRESENTATIVE with
<b>5</b>	relevant education and experies	
6	<u>4.</u>	ONE LOCAL SCHOOL SUPERINTENDENT;
7	<del>5.</del>	ONE SCHOOL PRINCIPAL;
8	<u>6.</u>	<b>ONE REPRESENTATIVE OF AN ORGANIZATION THAT</b>
9	PROVIDES SERVICES TO CHIL	<del>DREN INVOLVED IN THE JUVENILE JUSTICE SYSTEM;</del>
10	<u>-</u> <u>7.</u>	ONE REPRESENTATIVE OF THE MARYLAND
11	<del>Department of Health;</del>	
12	<del>8.</del>	ONE REPRESENTATIVE OF A PRIVATE CHILD
13	WELFARE AGENCY;	
1 /	0	
14	<u>9.</u>	ONE REPRESENTATIVE OF A YOUTH SERVICES
15	<del>BUREAU;</del>	
16	<del>10.</del>	<del>ONE REPRESENTATIVE OF THE STATE JUDICIARY;</del>
10	<del>10.</del>	ONE MET RESERVITITIVE OF THE STATE SUBJEMNI,
17	<del>11.</del>	ONE REPRESENTATIVE OF THE MARYLAND STATE'S
18	<u>ATTORNEYS' ASSOCIATION;</u>	
	<u>,</u>	
19	<del>12.</del>	ONE REPRESENTATIVE OF THE MARYLAND OFFICE
20	OF THE PUBLIC DEFENDER;	
21	<del>13.</del>	ONE REPRESENTATIVE OF THE MARYLAND CHIEFS
22	OF POLICE ASSOCIATION;	
23	<u>14.</u>	ONE REPRESENTATIVE OF THE MARYLAND
24	SHERIFFS' ASSOCIATION; AN	Ð
25	<del>15.</del>	<u>SEVEN MEMBERS OF THE GENERAL PUBLIC.</u>
0.0		
26	(2) OF THE SET	VEN MEMBERS FROM THE GENERAL PUBLIC:
27	<del>(I)</del> ONE	SHALL BE CHOSEN ON THE BASIS OF THE MEMBER'S
27 28		SHALL BE CHOSEN ON THE BASIS OF THE MEMBER'S CE WITH MINORS AND JUVENILE PROBLEMS:
40	HILERED I IN AND EAT ERTEIN	<u>E WIIII MINUNG MUD JUYEMILE I NODLEMG</u>

	8 HOUSE BILL 814
1	(II) TWO SHALL:
2	1. AT THE TIME OF APPOINTMENT TO A FIRST TERM, BE
-3	AT LEAST 16 YEARS OLD AND UNDER THE AGE OF 30 YEARS; AND
4	2. <u>INCLUDE AT LEAST ONE INDIVIDUAL WHO HAS BEEN</u>
<b>5</b>	<u>under the jurisdiction of the Department of Juvenile Services;</u>
_	
6	(III) ONE SHALL BE AN INDIVIDUAL WHO IS A PARENT OR
7	GUARDIAN OF A YOUTH WHO HAS BEEN UNDER THE JURISDICTION OF THE
8	DEPARTMENT OF JUVENILE SERVICES;
9	(IV) ONE SHALL BE A VICTIM ADVOCATE; AND
10	(V) TWO SHALL BE EMPLOYEES OF THE DEPARTMENT OF
11	JUVENILE SERVICES WITH DIFFERENT JOB TITLES, RECOMMENDED BY THE
12	PRESIDENT OF THE AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL
13	Employees, Council 3.
14	(C) (1) <u>The term of an appointed member is 3 years</u> .
15	(2) The terms of the appointed members are staggered as
16	<u>required by the terms provided for members of the Commission on July</u>
17	<del>1,2024.</del>
18	(3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL
19	A SUCCESSOR IS APPOINTED AND QUALIFIES.
20	(4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES
$\frac{20}{21}$	ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND
22	QUALIFIES.
23	(5) An appointed member who serves two consecutive full
24	3-year terms may not be reappointed for 3 years after completion of
25	THOSE TERMS.
26	<b>f(c)</b> (D) (1) [The Governor shall designate the chair of the Commission.]
27	FROM AMONG THE MEMBERS OF THE COMMISSION, THE GOVERNOR, THE
28	PRESIDENT OF THE SENATE, AND THE SPEAKER OF THE HOUSE SHALL APPOINT A
29	CHAIR.
30	(2) (1) From among the members of the Commission, the
$\frac{50}{31}$	CHAIR SHALL APPOINT A SECRETARY.
01	

1		<del>(III)</del>	THE SECRETARY SHALL KEEP FULL AND ACCURATE
2	MINUTES OF EAC	H COI	MMISSION MEETING.
$\frac{3}{4}$	(d) (E)		Department of Juvenile Services and the Department of Human COFFICE OF CRIME PREVENTION, YOUTH, AND VICTIM
5			staff for the Commission.
0		<u>1011uc</u>	
6	<del>[(e)]</del> <del>(F)</del>	<del>(1)</del>	THE COMMISSION SHALL MEET REGULARLY AT LEAST SIX
7	TIMES A YEAR ON	THE	CALL OF ITS CHAIR.
8	<del>(2)</del>	<u>A me</u>	mber of the Commission:
9	<u>{(1)</u> ]	<del>(I)</del>	may not receive compensation as a member of the Commission;
10	<u>but</u>		
1 1	[(0)]	(77)	
11		<u>(⊞)</u>	is entitled to reimbursement for expenses under the Standard
12	<del>ðtate Fravel Kegu</del>	lation	<del>s, as provided in the State budget.</del>
13	<del>[(f)]</del> (G)	<del>The (</del>	Commission shall:
14	<u>(1)</u>	REVI	<del>EW AND REPORT ON:</del>
15	~	<del>(I)</del>	ALL JUVENILE SERVICES, FACILITIES, AND PROGRAMS IN
16	<del>the State;</del>		
1 7		(11)	THE EDUCATIONAL DROCDAME AND GEDUICES OF THE
17		<u>(III)</u>	THE EDUCATIONAL PROGRAMS AND SERVICES OF THE
18	DEPARTMENT OF	F JUVI	<del>SNILE DEKVICES;</del>
19		<del>(III)</del>	PROGRAMS DESIGNED TO DIVERT CHILDREN FROM THE
$\frac{10}{20}$	JUVENILE JUSTI	<u> </u>	
20	<u>JOVENILE JOSIT</u>		
21		<del>(IV)</del>	THE TREATMENT AND PROGRAMMING NEEDS OF FEMALES
22	IN THE JUVENILI	<u> </u>	
	<u></u>		<u></u> ,
23		<del>(V)</del>	1. THE USE OF CHILD IN NEED OF SUPERVISION
24	PETITIONS; AND		
25			2. <u>THE NUMBER OF CHILD IN NEED OF SUPERVISION</u>
26	PETITIONS AUTH	ORIZE	DOR DENIED BY JURISDICTION; AND
27		<del>(VI)</del>	THE WAIT TIMES FOR PLACEMENT OF CHILDREN IN
28	<del>FACILITIES;</del>		

1	<del>[(1)]</del> (2)	research culturally competent, evidence-based, research-based,
2	and promising PROGRAM	MS AND practices relating to:
3	<u>(i)</u>	<u>child welfare;</u>
4	(ii)	juvenile rehabilitation;
5	<del>(iii)</del>	mental health services for children; and
6	<del>(iv)</del>	prevention and intervention services for juveniles;
7	<del>[(2)]</del> (3)	evaluate the cost-effectiveness of EXISTING AND PROMISING
8		es researched by the Commission:
Ũ		<u></u>
9	<del>[(3)] <b>(4)</b></del>	identify means of evaluating the effectiveness of PROGRAMS
10	AND practices researched	<del>1 by the Commission; [and]</del>
11	<u>[(4)]</u> (5)	giving special attention to organizations located in or serving
$\frac{12}{13}$	¥	<u>communities, identify strategies to enable community-based</u> de services for juveniles to evaluate and validate services and
13 14	programming provided b	*
14	programming provided o	<u>y those organizations,</u>
15	<del>(6)</del> <del>REVI</del>	EW DATA RELATING TO ARRESTS, COMPLETION OF
16		RECIDIVISM FROM THE MARYLAND LONGITUDINAL DATA
17	System Center;	
18	<del>(7)</del> <del>IDEN</del>	TIFY OPPORTUNITIES FOR GREATER COORDINATION
19	BETWEEN THE DEPART	<u>'ment of Juvenile Services, the Office of the State's</u>
20	ATTORNEY, LAW ENF	ORCEMENT, AND LOCAL ORGANIZATIONS THAT PROVIDE
21	SERVICES TO JUVENILI	<u>, 25</u>
22		
22	<u>→</u> →	<u>INMEND POLICIES AND PROGRAMS TO IMPROVE JUVENILE</u>
23	SERVICES IN THE STAT	
24	<del>(9)</del> <del>PAR</del> T	TCIPATE IN INTERPRETING FOR THE PUBLIC THE
$\frac{24}{25}$		WENILE SERVICES IN THE STATE;
20	Objectives of the se	<u>VENILE SERVICES IN THE STATE</u>
26	<del>(10)</del> part	CIPATE IN PLANNING THE DEVELOPMENT AND USE OF
27	AVAILABLE RESOURCE	S TO MEET THE NEEDS OF JUVENILES;
28	<del>(11)</del> <del>6001</del>	RDINATE WITH THE MARYLAND DEPARTMENT OF LABOR TO
29	IDENTIFY POTENTIAL	
30	UNDER THE SUPERVISI	<del>on of the Department of Juvenile Services; and</del>

1	(12) EXAMINE AND REVIEW FATALITIES INVOLVING CHILDREN UNDER
2	THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES FOR THE
3	PURPOSE OF PROVIDING RECOMMENDATIONS ON POLICIES AND PROGRAMS TO
4	PREVENT FATALITIES, INCLUDING:
5	(I) <u>A DEATH CAUSED BY A CHILD UNDER THE SUPERVISION OF</u>
6	THE DEPARTMENT OF JUVENILE SERVICES, IF THE CHILD IS CONVICTED OR
7	ADJUDICATED FOR THE DEATH; AND
0	
8	(II) THE DEATH OF A CHILD UNDER THE SUPERVISION OF THE
9	DEPARTMENT OF JUVENILE SERVICES.
10	f(g) (II) On or before [December 31, 2023] OCTOBER 1, 2025, and on or before
10	<b>December 31</b> OCTOBER 1 each year thereafter, the Commission shall report its findings
11	to the Governor and, in accordance with § 2–1257 of this article, the General Assembly.
14	to the dovernor and, in accordance with y 2 1207 of time article, the deficital resembly.
13	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
14	as follows:
15	Article – Courts and Judicial Proceedings
10	
16	<del>3-8A-03.</del>
17	(a) In addition to the jurisdiction specified in Subtitle 8 of this title, the court has
18	exclusive original jurisdiction over:
19	(1) A child:
20	(i) Who is at least 13 years old alleged to be delinquent; or
01	
$\frac{21}{22}$	(ii) Except as provided in subsection (d) of this section, who is at least
22	10 years old alleged to have committed an act:
23	1. That, if committed by an adult, would constitute [a]:
20	That, if committee by an addit, would constitute [a].
24	<b>A. A</b> crime of violence, as defined in § 14–101 of the Criminal
$\frac{2}{25}$	Law Article: [or]
20	
26	B. A CRIME INVOLVING WEAPONS UNDER TITLE 4 §
$\frac{1}{27}$	4-203 OR § 4-204 OF THE CRIMINAL LAW ARTICLE;
-	, · · · · · · · · · · · · · · · · ·
28	C. A CRIME INVOLVING FIREARMS UNDER TITLE 5 §
29	<u>5–133, § 5–134, § 5–136, § 5–138, § 5–139, § 5–141 § 5–138, § 5–142, § 5–203, or §</u>
30	5-703 OF THE PUBLIC SAFETY ARTICLE;

	12 HOUSE BILL 814
$\frac{1}{2}$	D. A crime involving animals under Title 10, Subtitle 6 § 10–606 of the Criminal Law Article;
$\frac{3}{4}$	E. <u>Sexual offense in the third degree under §</u> 3-307 of the Criminal Law Article; or
5	F. THEFT OF A MOTOR VEHICLE UNDER § 7–105 OF THE
6	CRIMINAL LAW ARTICLE, IF THE CHILD HAS PREVIOUSLY BEEN REFERRED TO AN
7	AT-RISK YOUTH PREVENTION AND DIVERSION PROGRAM, AS DEFINED IN § 8-601 OF
8	THE HUMAN SERVICES ARTICLE, FOR A VIOLATION OF § 4-203, § 4-204, OR § 7-105
9	<del>OF THE CRIMINAL LAW ARTICLE OR § 5–133, § 5–134, § 5–138, § 5–142, § 5–203, OR</del>
10	<u>§ 5–703 of the Public Safety Article; or</u>
$\begin{array}{c} 11 \\ 12 \end{array}$	2. Arising out of the same incident as an act listed in item 1 of this item;
13	(2) A child who is in need of supervision;
14	(3) A child who has received a citation for a violation;
15	(4) Except as provided in subsection (d)(6) of this section, a peace order
16	proceeding in which the respondent is a child; and
17	(5) Proceedings arising under the Interstate Compact on Juveniles.
18	(b) The court has concurrent jurisdiction over proceedings against an adult for
19	the violation of § 3-8A-30 of this subtitle. However, the court may waive its jurisdiction
20	under this subsection upon its own motion or upon the motion of any party to the
21	proceeding, if charges against the adult arising from the same incident are pending in the
22	criminal court. Upon motion by either the State's Attorney or the adult charged under §
23	3-8A-30 of this subtitle, the court shall waive its jurisdiction, and the adult shall be tried
24	in the criminal court according to the usual criminal procedure.
25	(c) (1) The jurisdiction of the court is concurrent with that of the District Court
$\frac{26}{26}$	in any criminal case arising under the compulsory public school attendance laws of this
$\frac{1}{27}$	State.
28	(2) The jurisdiction of the court is concurrent with that of a federal court
29	sitting in the State over proceedings involving a violation of federal law committed by a
30	child on a military installation of the U.S. Department of Defense if:
31	(i) The federal court waives exclusive jurisdiction; and
32	(ii) The violation of federal law is also a crime under State law.
33	(d) The court does not have jurisdiction over:

1	<del>(1)</del>	<del>A-ch</del> i	<del>ld at least 14 years old alleged to have done an act that, if</del>
2	committed by an a		vould be a crime punishable by life imprisonment, as well as all
3	other charges agai	nst the	child arising out of the same incident, unless an order removing
4	the proceeding to t	he cou	rt has been filed under § 4–202 of the Criminal Procedure Article;
_	F		
<b>5</b>	(2)	$\Delta$ obi	d at least 16 years old alleged to have done an act in violation of
6			sportation Article or other traffic law or ordinance, except an act
0			
1	<del>that prescribes a p</del>	<del>enalty</del>	<del>of incarceration;</del>
_	(-)		
8	<del>(3)</del>		<del>d at least 16 years old alleged to have done an act in violation of</del>
9	any provision of la	<del>w, rule</del>	, or regulation governing the use or operation of a boat, except an
10	act that prescribes	<del>) a pena</del>	alty of incarceration;
	1	1	
11	(4)	<u>A chi</u>	ld at least 16 years old alleged to have committed any of the
12			as all other charges against the child arising out of the same
13			r removing the proceeding to the court has been filed under §
14	4-202 of the Crim	<del>ınal Pr</del>	ocedure Article:
15		<del>(i)</del>	Abduction;
16		<del>(ii)</del>	Kidnapping;
		~ /	
17		<del>(iii)</del>	Second degree murder;
11		<del>(111)</del>	become degree murder,
10		$(\cdot )$	
18		<del>(1V)</del>	Manslaughter, except involuntary manslaughter;
			~
19		<del>(v)</del>	Second degree rape;
20		<del>(vi)</del>	Robbery under § 3–403 of the Criminal Law Article;
21		<del>(vii)</del>	Third degree sexual offense under § 3-307(a)(1) of the Criminal
22	Low Antiploy	(11)	
	<del>Law Article;</del>		
0.0		<i>/</i> ····	
23			A crime in violation of § 5–133, § 5–134, § 5–138, or § 5–203 of
24	the Public Safety A	Article;	
25		<del>(ix)</del>	Using, wearing, carrying, or transporting a firearm during and
26	in relation to a dru	<del>ıg traff</del>	icking crime under § 5–621 of the Criminal Law Article;
		8	
27		<del>(x)</del>	<del>Use of a firearm under § 5–622 of the Criminal Law Article;</del>
21		<del>~~</del>	Use of a meanin under y 0=022 of the Orminial Law Article,
0.0		$\langle \cdot \rangle$	
28		<del>(xi)</del>	Carjacking or armed carjacking under § 3-405 of the Criminal
29	<del>Law Article;</del>		
30		<del>(xii)</del>	Assault in the first degree under § 3-202 of the Criminal Law
31	Article;		- -

$\frac{1}{2}$	(xiii) Attempted murder in the second degree under § 2–206 of the Criminal Law Article;
$\frac{3}{4}$	(xiv) Attempted rape in the second degree under § 3–310 of the Criminal Law Article;
5	(xv) Attempted robbery under § 3–403 of the Criminal Law Article; or
$6 \\ 7$	<del>(xvi)</del> <del>A violation of § 4–203, § 4–204, § 4–404, or § 4–405 of the</del> <del>Criminal Law Article;</del>
8 9 10 11	(5) A child who previously has been convicted as an adult of a felony and is subsequently alleged to have committed an act that would be a felony if committed by an adult, unless an order removing the proceeding to the court has been filed under § 4–202 of the Criminal Procedure Article;
12 13 14	(6) A peace order proceeding in which the victim, as defined in § 3–8A–01(cc)(1)(ii) of this subtitle, is a person eligible for relief, as defined in § 4–501 of the Family Law Article; or
$15\\16$	(7) Except as provided in subsection (a)(1)(ii) of this section, a delinquency proceeding against a child who is under the age of 13 years.
17 18 19 20 21	(e) If the child is charged with two or more violations of the Maryland Vehicle Law, another traffic law or ordinance, or the State Boat Act, allegedly arising out of the same incident and which would result in the child being brought before both the court and a court exercising criminal jurisdiction, the court has exclusive jurisdiction over all of the charges.
$\frac{22}{23}$	(f) A child under the age of 13 years may not be charged with a crime. 3–8A–10.
24 25 26 27	(c) (1) Except as otherwise provided in this subsection, in considering the complaint, the intake officer shall make an inquiry within [25 days] 15 BUSINESS DAYS as to whether the court has jurisdiction and whether judicial action is in the best interests of the public or the child.
28 29 30 31 32	(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 § 5–133, § 5–134, § 5–136, § 5–138, § 5–139, § 5–141 § 5–138, § 5–142, § 5–203, OR § 5–703 OF THE PUBLIC SAFETY ARTICLE.

1	<del>(3)</del> <del>In ac</del>	<del>cordane</del>	<del>e with</del>	<del>this sec</del>	<del>tion, t</del>	<del>he intal</del>	<del>re officer</del>	<del>- [may,] -</del>	<del>SHALL,</del>
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3	<del>(i)</del>	Author	<del>rize the f</del>	<del>iling of a</del>	<del>- petitic</del>	ə <del>n or a p</del>	<del>eace orde</del>	<del>r request</del>	<del>or both;</del>
4	<del>(ii)</del>	Propos	<del>e an infe</del>	<del>rmal ad</del>	<del>justme</del>	<del>nt of the</del>	<del>matter;</del>	<del>or</del>	
<b>5</b>	<del>(iii)</del>	Refuse	authoriz	<del>zation to</del>	<del>file a j</del>	<del>petition (</del>	ə <del>r a peac</del>	<del>e order re</del>	<del>quest or</del>
6	<del>both.</del>								
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8	<del>subparagraph, if<b>] IF</b> a co</del>	_			-				
9	be a felony if committed	<del>by an</del> a	<del>adult or</del>	alleges	<del>a viola</del>	<del>tion of </del>	<del>} 1-203 (</del>	ə <del>r § 4–20</del>	4 of the
10	Criminal Law Article OR	<del>A VIOL</del>	ATION (	) <del>F § 5_1</del>	<del>33, § 5</del>	<del>134, §</del>	<u>5–136, ş</u>	<u>5-138, ş</u>	<u>5 139,</u>
11	<u>§ 5–141 § 5–138, § 5–14</u>			-	-	-	-	-	
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15		<del>[B.]</del> <b>2.</b>	F	wword o	<u>conv</u>	of the on	<del>tiro into</del> l	<del>ke case fil</del>	<del>o to tho</del>
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18	would be a felony if comn	_		-		-			
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26	<del>(II)</del>	IF A C	OMDI AT		терт	11 A T A T I		HE COMM	IIGGION
27	OF A DELINQUENT AC								
28	DEPARTMENT OF JUVE								
29	ACT, AND IF THE INTAK	<del>Æ OFFI</del>	CER DE	NIES AU	THOR	<b>IZATION</b>	TO FILE	<del>E A PETIT</del>	HON OR
30	PROPOSES INFORMAL /	<b>ADJUST</b>	<del>MENT, I</del>	HE INT	AKE O	FFICER	<del>SHALL II</del>	<b>MMEDIAT</b>	ELY:
31		<del>1</del> .	FORWA	<del>RD TH</del>	E CC	) MPLAIN	<del>TT TO</del>	THE S	TATE'S
32	ATTORNEY; AND								

1	<b>2. FORWARD A COPY OF THE ENTIRE INTAKE CASE FILE</b>
2	TO THE STATE'S ATTORNEY WITH INFORMATION AS TO ANY AND ALL PRIOR INTAKE
3	INVOLVEMENT WITH THE CHILD.
4	f(ii) (III) The State's Attorney shall make a preliminary review as
<b>5</b>	to whether the court has jurisdiction and whether judicial action is in the best interests of
6	the public or the child. The need for restitution may be considered as one factor in the public
7	interest. After the preliminary review the State's Attorney shall, within 30 days of the
8	receipt of the complaint by the State's Attorney, unless the court extends the time:
9	1. File a petition or a peace order request or both;
10	$\frac{2}{2}$ . Refer the complaint to the Department of Juvenile
11	Services for informal disposition; or
11	Dervices for informat disposition, or
12	3. Dismiss the complaint.
13	[(iii)] (IV) This subsection may not be construed or interpreted to
14	limit the authority of the State's Attorney to seek a waiver under § 3–8A–06 of this subtitle.
14	mine the authority of the State State State beck a warver ander y Store of this Subtrice.
15	(5) IF A COMPLAINT IS FILED THAT ALLEGES THE COMMISSION OF AN
16	ACT BY A CHILD UNDER THE AGE OF 13 YEARS THAT RESULTS IN THE DEATH OF A
17	VICTIM, THE INTAKE OFFICER SHALL AUTHORIZE THE FILING OF A PETITION
18	ALLEGING THAT THE CHILD IS EITHER DELINQUENT OR IN NEED OF SUPERVISION.
	·
19	(g) (1) If based upon the complaint and the inquiry, the intake officer
20	concludes that the court has no jurisdiction, or that neither an informal adjustment nor
21	judicial action is appropriate, the intake officer may deny authorization to file a petition or
22	a peace order request or both.
23	(2) If the intake officer denies authorization to file a petition or a peace
24	order request or both, the intake officer shall inform the following persons of the decision,
25	<u>the reasons for it, and their right of review provided in this section:</u>
26	(i) The victim;
20	$\frac{110}{110}$ $\frac{110}{100000000000000000000000000000000$
27	(ii) The arresting police officer; and
28	(iii) The person or agency that filed the complaint or caused it to be
$\frac{20}{29}$	(111) The person or agency that filed the complaint or caused it to be filed.
49	
30	(3) The intake officer shall inform the persons specified in paragraph (2) of
31	this subsection BY ELECTRONIC MEANS of the decision to deny authorization to file a
32	petition for the alleged commission of a delinquent act through use of the form prescribed
33	by § 3-8A-11 of this subtitle.

1	<del>3-8A-14.</del>	
2	<del>(a)</del>	A child may be taken into custody under this subtitle by any of the following
3	<del>methods:</del>	
4		(1) Pursuant to an order of the court;
5		(2) By a law enforcement officer pursuant to the law of arrest;
6	.1	(3) By a law enforcement officer or other person authorized by the court if
7		r other person has reasonable grounds to believe that the child is in immediate
$\frac{8}{9}$	<del>danger fron</del> child's prote	the child's surroundings and that the child's removal is necessary for the ation:
9	<del>ciniu s prote</del>	<del>ction,</del>
10		(4) By a law enforcement officer or other person authorized by the court if
11	<del>the officer o</del>	r other person has reasonable grounds to believe that the child has run away
12		ld's parents, guardian, or legal custodian; or
13		(5) In accordance with § 3–8A–14.1 of this subtitle.
14	<del>(b)</del>	(1) (i) If a law enforcement officer takes a child into custody, the officer
15		iately notify, or cause to be notified, the child's parents, guardian, or custodian
16		reasonably calculated to give actual notice of the action.
17		(ii) The notice required under subparagraph (i) of this paragraph
18	<del>shall:</del>	
19		1. Include the child's location;
10		1. morade the child's location,
20		2. Provide the reason for the child being taken into custody;
21	and	
0.0		
22 22	maltaimma	3. Instruct the parent, guardian, or custodian on how to
23	make imme	diate in-person contact with the child.
24		(2) After making every reasonable effort to give actual notice to a child's
$\overline{25}$	<del>parent, gua</del>	dian, or custodian, the law enforcement officer shall with all reasonable speed:
26		(i) Release the child to the child's parents, guardian, or custodian or
27		person designated by the court, upon their written promise to bring the child
28		ourt when requested by the court, and such security for the child's appearance
29		may reasonably require, unless the child's placement in detention or shelter
30	<del>care 18 perm</del>	itted and appears required by § 3–8A–15 of this subtitle; or
31		(ii) Deliver the child to the court or a place of detention or shelter
32	<del>care designa</del>	ted by the court.

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$\frac{1}{2}$	(c) If a parent, guardian, or custodian fails to bring the child before the court when requested, the court may:
$\frac{3}{4}$	(1) Issue a writ of attachment directing that the child be taken into custody and brought before the court; and
5	(2) Proceed against the parent, guardian, or custodian for contempt.
6 7 8	( <del>D)</del> IF A CHILD IS TAKEN INTO CUSTODY UNDER THIS SUBTITLE BY A LAW ENFORCEMENT OFFICER PURSUANT TO THE LAW OF ARREST, THE LAW ENFORCEMENT OFFICER SHALL COMPLETE <u>:</u>
9 10 11	(1) <u>Complete</u> and forward a written complaint or citation to the Department of Juvenile Services for processing under § 3–8A–10 of this subtitle;
$12 \\ 13 \\ 14 \\ 15 \\ 16$	(2) If the child was referred to an at-risk youth prevention and diversion program, as defined in § 8-601 of the Human Services Article, complete and forward a written report to the Department of Juvenile Services indicating that the child was diverted to:
17 18 19	(I) <u>A LAW ENFORCEMENT DIVERSION PROGRAM, INCLUDING A</u> DIVERSION PROGRAM OPERATED BY A LOCAL STATE'S ATTORNEY; (II) <u>A DIVERSION PROGRAM OPERATED BY ANOTHER AGENCY</u>
$\frac{10}{20}$	OR ORGANIZATION;
21	(III) A LOCAL CARE TEAM; OR
22	(IV) ANOTHER COMMUNITY-BASED SERVICE PROVIDER; OR
$\begin{array}{c} 23\\ 24\\ 25\end{array}$	(3) <u>Complete and forward a written report to the</u> Department of Juvenile Services indicating that no further action was <u>taken</u> ,
$\frac{26}{27}$	[(d)] (E) (1) (i) In this subsection the following words have the meanings indicated.
$\begin{array}{c} 28\\ 29 \end{array}$	(ii) "Qualifying offense" has the meaning stated in § 8–302 of the Criminal Procedure Article.
30 31	<del>(iii)</del> "Sex trafficking" has the meaning stated in § 5–701 of the Family Law Article.

1	(iv) "Victim of human trafficking" has the meaning stated in § 8–302
2	<del>of the Criminal Procedure Article.</del>
3	(2) In addition to the requirements for reporting child abuse and neglect
4	under § 5–704 of the Family Law Article, if a law enforcement officer has reason to believe
<b>5</b>	that a child who has been detained is a victim of sex trafficking or a victim of human
6	<del>trafficking, the law enforcement officer shall, as soon as practicable:</del>
$\overline{7}$	(i) Notify an appropriate regional navigator, as defined in § 5–704.4
8	of the Family Law Article, for the jurisdiction where the child was taken into custody or
9	where the child is a resident that the child is a suspected victim of sex trafficking or a
10	suspected victim of human trafficking so the regional navigator can coordinate a service
11	response;
12	(ii) Report to the local child welfare agency that the child is a
13	suspected victim of sex trafficking or a suspected victim of human trafficking; and
10	
14	(iii) Release the child to the child's parents, guardian, or custodian if
15	it is safe and appropriate to do so, or to the local child welfare agency if there is reason to
16	believe that the child's safety will be at risk if the child is returned to the child's parents,
17	guardian, or custodian.
1,	guaraian, or custoaran.
18	(3) A law enforcement officer who takes a child who is a suspected victim
19	of sex trafficking or a suspected victim of human trafficking into custody under subsection
20	(a)(3) of this section may not detain the child in a juvenile detention facility, as defined
$\frac{1}{21}$	under § 9–237 of the Human Services Article, if the reason for detaining the child is a
22	suspected commission of a qualifying offense or § 3–1102 of the Criminal Law Article.
	Subpostou commission of a quantifing onemot of 3 of 1102 of the offininal Law interest.
23	[(e)] (F) The Supreme Court of Maryland may adopt rules concerning
24	age-appropriate language to be used to advise a child who is taken into custody of the
$25^{-1}$	child's rights.
20	
26	<del>3-8<u>A</u>-15.</del>
20	
27	(b) (3) A child alleged to have committed a delinquent act may not be placed
28	in detention before a hearing if the most serious offense would be a misdemeanor if
20 29	committed by an adult, unless:
20	commuted by an addit, amost.
30	(i) The act involved a handgun and would be a violation under the
31	Criminal Law Article or WOULD BE A VIOLATION OF § 4–203 OR § 4–204 OF THE
	· · · · ·
32	CRIMINAL LAW ARTICLE OR A VIOLATION OF § 5-132, § 5-134, § 5-136, § 5-138, §
33	<u>5-139, § 5-141 § 5-138, § 5-142, § 5-203, OR § 5-703 OF</u> the Public Safety Article if
34	<del>committed by an adult; <b>[</b>or]</del>
<b>.</b> -	
35	(ii) The child has been adjudicated delinquent at least twice [in the
36	<del>preceding 12 months] <u>IN THE PRECEDING 2 YEARS</u>; OR</del>

1	(III) 1. The child was under the supervision of the
2	DEPARTMENT OF JUVENILE SERVICES WHEN THE ALLEGED ACT OCCURRED; AND
3	2. The alleged act, if committed by an adult,
3 4	WOULD BE SUBJECT TO A PENALTY OF IMPRISONMENT OF MORE THAN 90 DAYS 2
5	$\frac{1}{\text{YEARS}}$
0	
6	(e) (1) <u>Detention or community detention may not be continued beyond</u>
7	<u>emergency detention or community detention unless, upon an order of court after a hearing,</u>
8	<u>the court has found that one or more of the circumstances stated in subsection (b) of this</u>
9	section exist.
10	(2) A court order under this paragraph shall:
11	(i) Contain a written determination of whether or not the criteria
12	contained in subsection (c)(1) and (2) of this section have been met; and
13	(ii) Specify which of the circumstances stated in subsection (b) of this
14	section exist.
15	(3) (i) If the court has not specifically prohibited community detention.
$\frac{15}{16}$	(3) (i) If the court has not specifically prohibited community detention, the Department of Juvenile Services may release the child from detention into community
10 17	detention and place the child in:
11	<del>detension and place the child in.</del>
18	<u>1.</u> <del>Shelter care; or</del>
19	2. The custody of the child's parent, guardian, custodian, or
20	other person able to provide supervision and care for the child and to return the child to
21	court when required.
22	(II) IF THE CHILD IS RELEASED FROM DETENTION, THE INTAKE
23	OFFICER SHALL MAKE AN INQUIRY WITHIN 2 BUSINESS DAYS AS TO WHETHER THE
24	COURT HAS JURISDICTION AND WHETHER JUDICIAL ACTION IS IN THE BEST
25	INTEREST OF THE PUBLIC OR THE CHILD.
0.0	
26	<u>f(ii)</u> <u>(III)</u> <u>If a child who has been released by the Department of</u>
27	Juvenile Services or the court into community detention violates the conditions of
28	<u>community detention, and it is necessary to protect the child or others, an intake officer</u>
29	may authorize the detention of the child.
30	f(iii) (IV) The Department of Juvenile Services shall promptly notify
31	the court of:
<b>.</b>	
32	1. The release of a child from detention under subparagraph
33	(i) of this paragraph; or

1	2. <u>The return to detention of a child under subparagraph</u>
2	[(ii)] (III) of this paragraph.
3	<u>{(iv)}</u> <u>{</u> V} <u></u> ∃. <u>If a child is returned to detention under</u>
4	subparagraph - [(ii)] - (III) - of this paragraph, the intake officer who authorized detention
<b>5</b>	shall immediately file a petition to authorize continued detention.
6	2. <u>A hearing on the petition to authorize continued detention</u>
7	shall be held no later than the next court day, unless extended for no more than 5 days by
8	the court on good cause shown.
9	2 Personable notice and any witten stating the time place
9 10	<u>3.</u> <u>Reasonable notice, oral or written, stating the time, place,</u> and purpose of the hearing, shall be given to the child and, if they can be located, the child's
10	parents, guardian, or custodian.
11	parente, guardian, or custodian.
12	(k) (1) [If] Except as provided in paragraph (2) of this
13	SUBSECTION, IF a child remains in a facility used for detention, the Department of
14	Juvenile Services shall:
15	[(1)] (1) Within 14 days after the child's initial detention, appear at a
16	hearing before the court with the child to explain the reasons for continued detention; and
17	[(2)] (II) Every 14 days thereafter, appear at another hearing before the
18	court with the child to explain the reasons for continued detention.
19	(2) A HEARING REQUIRED UNDER THIS SUBSECTION MAY BE WAIVED
20	ONE TIME ON THE CONSENT OF THE COURT, THE STATE'S ATTORNEY, AND COUNSEL
21	FOR THE CHILD.
22	3-8A-19.6.
23	(a) (1) In this section, "technical <u>THE FOLLOWING WORDS HAVE THE</u>
24	MEANINGS INDICATED.
25	(2) "Good cause" includes a child having two or more
26	UNEXCUSED ABSENCES FROM A PROGRAM THAT THE CHILD IS ORDERED TO ATTEND
27	AS A CONDITION OF PROBATION.
28	(3) <u>"TECHNICAL</u> violation" means a violation of probation that does not
29	involve:
_	
30	(1) (1) An arrest or a summons issued by a commissioner on a statement

31 of charges filed by a law enforcement officer;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) (II) A violation of a criminal prohibition, or an act that would be a violation of a criminal prohibition if committed by an adult, other than a minor traffic offense;
4	(3) (III) A violation of a no-contact or stay-away order; [or]
5	$(4)  (\underline{\mathbf{IV}})  \text{Absconding; OR}$
6 7	(5) Two or more unexcused failures to appear at a treatment program ordered by the court.
8 9 10	(b) This section does not apply to an offense committed by a child that, if committed by an adult, would be a felony and a crime of violence under § 14–101 of the Criminal Law Article.
$\begin{array}{c} 11 \\ 12 \end{array}$	(c) The court may not place a child on probation for a term exceeding that provided in this section.
$\begin{array}{c} 13\\14\\15\end{array}$	(d) (1) Except as provided in paragraph (2) of this subsection, if the most serious offense committed by a child would be a misdemeanor if committed by an adult, the court may place the child on probation for a period not exceeding [6 months] 1 YEAR.
$\begin{array}{c} 16 \\ 17 \end{array}$	(2) Subject to paragraph (3) of this subsection, the court may, after a hearing, extend the probation by periods not exceeding [3] 4 months if the court finds that:
18	(i) There is good cause to extend the probation; and
19 20	(ii) The purpose of extending the probation is to ensure that the child completes a treatment or rehabilitative program or service.
$\begin{array}{c} 21 \\ 22 \end{array}$	(3) The total period of the probation, including extensions of the probation, may not exceed [1 year] <b>2</b> YEARS.
$23 \\ 24 \\ 25$	(e) (1) Except as provided in paragraph (2) of this subsection, if the most serious offense committed by a child would be a felony if committed by an adult, the court may place the child on probation for a period not exceeding [1 year] 2 YEARS.
26 27 28	(2) (i) Subject to paragraph (3) of this subsection, the court may, after a hearing, extend the probation by periods not exceeding [3] 4 months if the court finds that:
29	1. There is good cause to extend the probation; and
$\begin{array}{c} 30\\ 31 \end{array}$	2. The purpose of extending the probation is to ensure that the child completes a treatment or rehabilitative program or service.

1		<del>(ii)</del>	Except as provided in paragraph (3) of this subsection, if the
2	<del>probation is exte</del>	ended u	under this paragraph, the total period of the probation may not
3	exceed [2] 3 year		
4	<del>(3)</del>	<del>(i)</del>	Subject to subparagraph (ii) of this paragraph, the court may
<b>5</b>	extend the period	<del>l of the</del>	probation for a period of time greater than the period described in
6			is subsection if, after a hearing, the court finds by clear and
$\overline{7}$	convincing evide		
8			1. There is good cause to extend the probation; and
0			9. Firston diagethe machation is in the best interest of the shild
9			2. Extending the probation is in the best interest of the child.
10		<del>(ii)</del>	If the probation is extended under this paragraph, the total
11	<del>period of probati</del>		uding extensions under paragraph (2) of this subsection, may not
12	exceed [3] 4-year		
13	(f) Not	withsta	anding any other provision of this section, if a child is found to have
14			f probation, except for a technical violation, a court may, after a
15			on a new term of probation for a period that is consistent with the
16			may be imposed under this section for the delinquent act for which
17			placed on probation.
11	the china was on	ginany	
18	<del>3-8A-19.7.</del>		
10	0 011 10.11		
19	<del>(a)</del> Int	<del>his sect</del>	ion, "technical violation" has the meaning stated in § 3–8A–19.6 of
20	this subtitle.		,
_ 0			
21	(b) A-e	hild me	ay not be placed in a facility used for detention for a technical
$\overline{22}$	violation.		.,
	, 101001011		
23	<del>3-8A-20.1.</del>		
24	$\underline{(a)}$ $\underline{(1)}$	<del>In th</del>	i <del>is section, "treatment service plan" means a plan recommended at</del>
25	<del>a disposition hes</del>	uring ur	<del>nder § 3–8A–19 of this subtitle or at a disposition review hearing</del>
26	<u>under this sectio</u>	<del>n by th</del>	e Department of Juvenile Services to the court proposing specific
27	<del>assistance, guida</del>	<del>ince, tre</del>	<del>eatment, or rehabilitation of a child.</del>
28	<u>(2)</u>	<u>In n</u>	naking a treatment service plan, a juvenile counselor shall meet
29	with the child w	<del>rho is t</del>	<u>he subject of the treatment service plan and the child's parent,</u>
30	<del>guardian, or lega</del>	l custo	<del>lian to discuss the treatment service plan.</del>
<b>0</b> 1		те	1.11, , , , , , , , , , , , , , , , , ,
31			<del>child's parent, guardian, or legal custodian is unable or refuses to</del>
32			ounselor, the treatment service plan shall indicate that the parent,
33			<del>dian is unable or refuses to meet, and the reason for the inability</del>
34	<del>or refusal to mee</del>	<del>t, if kna</del>	<del>)Wn.</del>

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1	(4) At a minimum, the treatment service plan shall include:
2	(i) <u>The recommended level of supervision for the child;</u>
$\frac{3}{4}$	(ii) <u>Specific goals for the child and family to meet, along with</u> timelines for meeting those goals;
$5\\6$	<del>(iii)</del> A statement of any condition that the child's parent, guardian, or legal custodian must change in order to alleviate any risks to the child;
7 8	(iv) <u>A statement of the services to be provided to the child and child's</u> <u>family; and</u>
9 10 11	<del>(v)</del> Any other information that may be necessary to make a disposition consistent with the child's best interests and the protection of the public interest.
$12 \\ 13 \\ 14 \\ 15$	(b) (1) In making a disposition on a petition under § 3–8A–19 of this subtitle, if the court adopts a treatment service plan, the Department of Juvenile Services shall ensure that implementation of the treatment service plan occurs within 25 days after the date of disposition.
16 17 18 19	(2) <u>If a treatment service plan requires specified supervision, mentoring,</u> <u>mediation, monitoring, or placement, implementation of the treatment service plan is</u> <u>considered to have occurred ONLY when the supervision, mentoring, mediation,</u> <u>monitoring, or placement occurs.</u>
20 21 22 23	(3) <u>The Department of Juvenile Services shall [certify] PROVIDE</u> <u>CERTIFICATION in writing to the court within 25 days after the date of disposition whether</u> <u>implementation of the treatment service plan has occurred AND EXPLAIN ATTEMPTS</u> <u>MADE TO ENSURE IMPLEMENTATION.</u>
24 25 26 27 28	(4) The Department of Juvenile Services shall forward a copy of the certification described in paragraph (3) of this subsection to the Commission on Juvenile Justice Reform and Emerging and Best Practices under § 9-3502 of the State Government Article so that the Commission may evaluate patterns of failed implementation.
29 30 31 32	(c) (1) If a treatment service plan is not implemented by the Department of Juvenile Services within 25 days under subsection (b)(3) of this section, the court shall schedule, within 7 days after receipt of the certification, a disposition review hearing to be held within 30 days after receipt of the certification.
$\frac{33}{34}$	(2) The court shall give at least 7 days' notice of the date and time of the disposition review hearing to each party and to the Department of Juvenile Services.

1	(d) (1) The court shall hold a disposition review hearing unless the
2	Department of Juvenile Services certifies in writing to the court prior to the hearing that
3	implementation of the treatment service plan has occurred.
4	(2) At a disposition review hearing, the court may:
<b>5</b>	(i) Revise, in accordance with the provisions of § 3-8A-19 of this
6	subtitle, the disposition previously made: and
0	<del>subtile, the disposition previously made, and</del>
-	(ii) Device the tweetweet events also reprint the device d
7	(ii) <u>Revise the treatment service plan previously adopted.</u>
0	
8	(e) <u>This section may not be construed to provide entitlement to services not</u>
9	otherwise provided by law.
10	(f) <u>The Supreme Court of Maryland may adopt rules to implement the provisions</u>
11	<u>of this section.</u>
12	<del>3-8A-27.</del>
13	(b) (1) A court record pertaining to a child is confidential and its contents may
14	not be divulged, by subpoena or otherwise, except by order of the court upon good cause
15	shown or as provided in §§ 7–303 and 22–309 of the Education Article.
10	shown of as provided in 53 + 500 and 22 500 of the Eudeanon Interior.
16	(10) This subsection does not prohibit access to and confidential use of a
17	court record by the [State Advisory Board for Juvenile Services] COMMISSION ON
18	JUVENILE JUSTICE REFORM AND EMERGING AND BEST PRACTICES if the [Board]
19	<b>COMMISSION</b> is performing the functions described under [§ 9-215(5) of the Human
20	Services Article] § 9–3502 OF THE STATE GOVERNMENT ARTICLE.
21	Article – Criminal Procedure
22	$\frac{2-108}{2}$
23	(a) A law enforcement officer who charges a minor with a criminal offense shall
$\frac{23}{24}$	make a reasonable attempt to provide actual notice to the parent or guardian of the minor
25	<del>of the charge.</del>
0.0	
26	(b) If a law enforcement officer takes a minor into custody, the law enforcement
27	officer or the officer's designee shall make a reasonable attempt to notify the parent or
28	guardian of the minor in accordance with the requirements of § 3-8A-14 of the Courts
29	Article.
30	(C) IF A LAW ENFORCEMENT OFFICER ALLEGES THE COMMISSION OF AN
31	ACT BY A CHILD UNDER THE AGE OF 13 YEARS THAT RESULTS IN THE DEATH OF A
32	VICTIM, THE LAW ENFORCEMENT OFFICER SHALL FORWARD THE COMPLAINT TO
33	THE DEPARTMENT OF JUVENILE SERVICES FOR APPROPRIATE ACTION.
00	THE DELIMITATION OF CONTREMENTED FORMET NOT MATERICIN,

	26	HOUSE BILL 814
1	11 500	
1	<u>11-722.</u>	
2	<del>(a)</del>	(1) In this section the following words have the meanings indicated.
$\frac{3}{4}$	Article.	(2) <u>"County board" has the meaning stated in § 1–101 of the Education</u>
$5 \\ 6$	<del>11-704.1 c</del>	<del>(3)</del>
7 8	Article.	(3)] (4) <u>"State Board" has the meaning stated in § 1–101 of the Education</u>
9 10	<del>(b)</del> enters-real	<u>This section does not apply to a registrant OR A JUVENILE REGISTRANT who</u> property:
$\begin{array}{c} 11 \\ 12 \end{array}$	or receives (	( <u>1)</u> where the registrant's OR JUVENILE REGISTRANT'S child is a student child care, if:
$13 \\ 14 \\ 15 \\ 16 \\ 17$	<u>has been gi</u> school board child care h and	(i) within the past year the registrant OR JUVENILE REGISTRANT ven the specific written permission of the Superintendent of Schools, the local d, the principal of the school, or the owner or operator of the registered family ome, licensed child care home, or licensed child care institution, as applicable;
18 19 20	<u>agent or en</u> <u>REGISTRAI</u>	<del>(ii)</del> <del>the registrant OR JUVENILE REGISTRANT promptly notifies an</del> nployee of the school, home, or institution of the registrant's OR JUVENILE NT'S presence and purpose of visit; or
21 22 23		(2) <u>for the purpose of voting at a school on an election day in the State if</u> ant OR JUVENILE REGISTRANT is properly registered to vote and the OR JUVENILE REGISTRANT'S polling place is at the school.
$\begin{array}{c} 24 \\ 25 \end{array}$	<del>(e)</del> <del>REGISTRAI</del>	<u>Except as provided in subsection (e) of this section, a registrant OR JUVENILE</u> NT may not knowingly enter onto real property:
$\frac{26}{27}$	<u><del>01</del></u>	(1) <u>that is used for public or nonpublic elementary or secondary education;</u>
28		(2) <u>on which is located:</u>
29 30	the Family	<del>(i)</del> <del>a family child care home registered under Title 5, Subtitle 5 of</del> Law Article:

$\frac{1}{2}$	(ii) <u>a child care home or a child care institution licensed under Title</u> 5. Subtitle 5 of the Family Law Article; or
$egin{array}{c} 3 \ 4 \ 5 \end{array}$	(iii) <u>a home where informal child care, as defined in child care subsidy</u> regulations adopted under Title 13A of the Code of Maryland Regulations, is being provided or will be provided to a child who does not reside there.
6 7 8	(d) <u>A person who enters into a contract with a county board or a nonpublic school</u> <u>may not knowingly employ an individual to work at a school if the individual is a registrant</u> <u>OR JUVENILE REGISTRANT.</u>
9 10	(e) (1) <u>A registrant OR JUVENILE REGISTRANT who is a student may receive</u> an education in accordance with State law in any of the following locations:
$\begin{array}{c} 11 \\ 12 \end{array}$	<del>(i)</del> <del>a location other than a public or nonpublic elementary or</del> <del>secondary school, including by:</del>
13 14	<u>1.</u> <u>participating in the Home and Hospital Teaching Program</u> <u>for Students; or</u>
$\begin{array}{c} 15\\ 16\end{array}$	<u>2.</u> <u>participating in or attending a program approved by a</u> <u>county board under paragraph (2) of this subsection;</u>
17	(ii) <u>a Regional Institute for Children and Adolescents; or</u>
18 19	(iii) <u>a nonpublic educational program as provided by § 8–406 of the</u> <u>Education Article if:</u>
$20 \\ 21 \\ 22$	<u>1.</u> <u>the registrant OR JUVENILE REGISTRANT has notified</u> <u>an agent or employee of the nonpublic educational program that the registrant OR</u> <u>JUVENILE REGISTRANT is required to register under this subtitle; and</u>
$23 \\ 24 \\ 25$	<u>2.</u> <u>the_registrant_OR_JUVENILE_REGISTRANT_has_been</u> given specific written permission by an agent or employee of the nonpublic educational program to attend the nonpublic educational program.
26 27 28	(2) <u>Each county board shall develop and adopt a policy that enables a</u> registrant OR JUVENILE REGISTRANT who is a student to receive an education as described under paragraph (1) of this subsection.
29 30 31	(3) The State Board shall develop and adopt guidelines and a model policy to assist a county board with the development of a policy under paragraph (2) of this subsection.

1	<del>(f)</del>	<u>A person who violates subsection (c) or (d) of this section is guilty of a</u>
2	<u>misdemean</u>	or and on conviction is subject to imprisonment not exceeding 5 years or a fine
3	not exceeding	<del>ng \$5,000 or both.</del>
4		Article – Human Services
5	<u>8-103.</u>	
6	<del>(A)</del>	(1) THERE IS A GOVERNOR'S OFFICE FOR CHILDREN.
7		(2) THE OFFICE IS A SEPARATE UNIT WITHIN THE EXECUTIVE
8	<b>Departm</b>	ENT.
0		
9	<del>(B)</del>	THE PURPOSE OF THE OFFICE IS TO PROVIDE A COORDINATED.
10	<u> </u>	ENSIVE, INTERAGENCY APPROACH TO PROMOTING THE WELL-BEING OF
11		AND FAMILIES THROUGH A NETWORK OF SUPPORTS, PROGRAMS, AND
12	SERVICES	THAT ARE FAMILY AND CHILD ORIENTED AND REDUCING THE NUMBER
13	OF CHILDE	EN LIVING IN POVERTY.
14	<del>(C)</del>	THE GOVERNOR MAY PROVIDE FOR THE STRUCTURE, DUTIES, AND
15	RESPONSI	BILITIES OF THE OFFICE BY EXECUTIVE ORDER.
16	<del>8–104.</del>	
17	<del>(A)</del>	THERE IS A CHILDREN'S CABINET ADMINISTERED BY THE GOVERNOR'S
18	OFFICE OF	<del>CHILDREN.</del>
19	<del>(B)</del>	THE PURPOSE OF THE CHILDREN'S CABINET IS TO PROMOTE THE
20	VISION OF	THE STATE FOR A STABLE, SAFE, AND HEALTHY ENVIRONMENT FOR
21	<b>CHILDREN</b>	AND FAMILIES.
22	<del>(C)</del>	THE HEAD OF THE GOVERNOR'S OFFICE OF CHILDREN SHALL SERVE AS
23	THE CHAH	R AND BE RESPONSIBLE FOR THE ADMINISTRATION AND OPERATION OF
24	THE CHILI	DREN'S CABINET.
25	<del>(D)</del>	THE GOVERNOR MAY PROVIDE FOR THE STRUCTURE, DUTIES, AND
26	RESPONSI	<del>bilities of the Children's Cabinet by executive order.</del>
27	<del>9–101.</del>	
28	<del>(a)</del>	In this title the following words have the meanings indicated.
29	<del>(b)</del>	"Department" means the Department of Juvenile Services.
30	<del>(c)</del>	"Secretary" means the Secretary of Juvenile Services.

1	<del>[(d)</del>	<del>"State</del>	- Advi	isory Board" means the State Advisory Board for Juvenile
2	Services.]			
	-			
3	<del>9-204.</del>			
4	<del>(f)</del>	(1)	The S	Secretary shall develop a State Comprehensive Juvenile Services
5	<u>3–Year Plan</u>	Ŧ		
6		<del>(2)</del>	The F	<del>Plan shall:</del>
$\overline{7}$			<del>(i)</del>	include an inventory of all in-day treatment programs and
8	<del>residential c</del>	<del>are pr</del>	<del>ogram</del> :	<del>s and an accounting of the residence of all clients;</del>
9			<del>(ii)</del>	<u>include an inventory of nonresidential treatment programs;</u>
			/ <b>···</b>	
10			<del>(iii)</del>	specify the needs of the various areas of services for clients,
11	including alo	<del>ohol a</del>	nd dru	<del>ig abuse rehabilitation services;</del>
			<i>.</i>	
12			<del>(1V)</del>	specify the needs of clients, including predelinquent diversion
13	services prog	<del>grams;</del>		
14			<del>(v)</del>	establish priorities for the different services needed;
1.5			<i>(</i> · <b>)</b>	
15			<del>(V1)</del>	set standards for the quality of residential services and outreach
16	<del>services;</del>			
1 5				
17	1		<del>(V11)</del>	include a program dedicated to reducing recidivism rates of
18	<del>elients;</del>			
10			/ ····	• 1 1 • 1 • 1 • 1• 1• 1• 1• 1
19			<u>(VIII)</u>	include programs dedicated to diverting children from the
20	<del>juvenile just</del>	ice sys	<del>tem; [</del>	and _
			()	
21			<del>(IX)</del>	INCLUDE PROGRAMS DEVELOPED FOR YOUTH AT THE
22	HIGHEST R	SK OF	BECC	OMING VICTIMS OR PERPETRATORS OF GUN VIOLENCE; AND
23			<del>(X)</del>	INCLUDE PROGRAMS DEVELOPED SPECIFICALLY FOR
24	<b>INDIVIDUA</b>	SAT	LEAST	<u>10 YEARS OLD AND UNDER THE AGE OF 15 YEARS WHO ARE</u>
25	AT THE H	I <del>GHES</del>	T RIS	SK OF BECOMING VICTIMS OR PERPETRATORS OF GUN
26	VIOLENCE;	AND		
27			[ <u>(ix)</u> ]	(X) (XI) include any other matters that the Secretary
28	<del>considers ap</del>	<del>propri</del>		

	30	HOUSE BILL 814
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	<del>§ 2–1257 of</del> <del>year.</del>	(3) <u>The Plan shall be revised for each fiscal year and submitted, subject to</u> the State Government Article, to the General Assembly by February 1 of each
4	<del>[9-211.</del>	
5	There	e is a State Advisory Board for Juvenile Services in the Department.]
6	<del>[9-212.</del>	
7 8	<del>(a)</del> <del>Governor:</del>	The State Advisory Board consists of the following members appointed by the
9		(1) one representative of the Department;
10		(2) one representative of the State Department of Education;
11		(3) one representative of the Maryland Department of Health;
12		(4) one representative of the Department of State Police;
$\begin{array}{c} 13\\14 \end{array}$	Department	<del>(5)</del> one representative of the Social Services Administration of the t of Human Services;
15		(6) one representative of a private child welfare agency;
16		(7) one representative of a youth services bureau;
17		(8) three representatives of the State judiciary;
18 19	President of	<del>(9)</del> one representative of the General Assembly recommended by the final senate;
$\begin{array}{c} 20\\ 21 \end{array}$	<del>Speaker of t</del>	<del>(10)</del> <del>one representative of the General Assembly recommended by the</del> <del>.he House;</del>
22		(11) one representative of the Maryland State's Attorneys' Association;
23		(12) one representative of the Maryland Office of the Public Defender; and
24		(13) nine members of the general public.
25	<del>(b)</del>	Of the nine members from the general public:
$\begin{array}{c} 26 \\ 27 \end{array}$	with minors	(1) three shall be chosen on the basis of their interest in and experience and juvenile problems;

1	<del>(2)</del>	two shall:
$2 \\ 3$	old and under the	(i) at the time of appointment to a first term, be at least 16 years e age of 25 years; and
4		
$\frac{4}{5}$	<del>jurisdiction of th</del>	
6	<del>(3)</del>	<del>one shall be an individual who is a parent or guardian of a youth who</del>
7	<del>has been under t</del>	he jurisdiction of the Department;
8	(4)	one shall be a victim advocate; and
9	<del>(5)</del>	two shall be employees of the Department with different job titles,
$\begin{array}{c} 10\\ 11 \end{array}$	recommended by Employees, Cour	<del>the President of the American Federation of State, County, and Municipal <del>wil 3.</del></del>
12	<del>(c)</del> <del>(1)</del>	The term of a member is 3 years.
13	(2)	The terms of the members are staggered as required by the terms
14	<del>provided for men</del>	abers of the State Advisory Board on October 1, 2007.
$\begin{array}{c} 15\\ 16 \end{array}$	<del>(3)</del> appointed and qu	At the end of a term, a member continues to serve until a successor is talifies.
$\begin{array}{c} 17\\18\end{array}$	<del>(4)</del> <del>rest of the term s</del>	A member who is appointed after a term has begun serves only for the and until a successor is appointed and qualifies.
19	(5)	A member who serves two consecutive full 3-year terms may not be
20	reappointed for 3	years after completion of those terms.]
21	<del>[9-213.</del>	
22	<del>(a)</del> Fro	m among the members of the State Advisory Board, the Governor shall
23	<del>appoint a chair.</del>	
24	<del>(b)</del> <del>(1)</del>	From among the members of the State Advisory Board, the chair shall
25	<del>appoint a secreta</del>	<del>Py.</del>
26	( <u>2</u> )	The secretary shall keep full and accurate minutes of each State
27	Advisory Board r	neeting.]
28	<del>[9-214.</del>	

	32	HOUSE BILL 814		
$\frac{1}{2}$	<del>(a)</del> <del>Tl</del> <del>call of its chair</del>	e State Advisory Board shall meet regularly at least six times a year on the		
-				
3	<del>(b)</del> A	member of the State Advisory Board:		
4 5	<del>(1)</del> <del>but</del>	) may not receive compensation as a member of the State Advisory Board;		
6 7	<del>(⊉</del> <del>Travel Regulat</del>	) is entitled to reimbursement for expenses under the Standard State ions, as provided in the State budget.		
8 9	<del>interest in an</del>	member of the State Advisory Board may not have a direct or indirect y contract for building, repairing, equipping, or providing materials or		
$\begin{array}{c} 10\\ 11 \end{array}$	supplies to the Department.]	- Department or have any other financial interest in a contract with the		
12	<del>[9-215.</del>			
13	<del>In additi</del>	on to its other duties specified in this title, the State Advisory Board shall:		
14	(1)	) consult with and advise the Secretary on:		
15		(i) each aspect of the juvenile services program in the State;		
16		(ii) the educational programs and services of the Department;		
17 18	<del>system; and</del>	(iii) programs designed to divert children from the juvenile justice		
19 20	<del>justice system;</del>	(iv) the treatment and programming needs of females in the juvenile		
$\begin{array}{c} 21 \\ 22 \end{array}$	<del>(2</del> ) <del>services in the</del>			
$\begin{array}{c} 23\\ 24 \end{array}$	<del>(3)</del> <del>Department;</del>	) participate in interpreting for the public the objectives of the		
$\begin{array}{c} 25\\ 26 \end{array}$	<del>(4)</del> <del>to meet the nee</del>	<del>) participate in planning the development and use of available resources</del> eds of the Department; and		
$\begin{array}{c} 27\\ 28 \end{array}$	<del>(5</del> <del>of the Departm</del>	) examine and review fatalities involving children under the supervision ent for the purpose of advising the Secretary on policies and programs to		
29 29	<del>prevent fataliti</del>			
$30 \\ 31$	<del>Department, if</del>	(i) a death caused by a child under the supervision of the the child is convicted or adjudicated for the death; and		

1	(ii) the death of a child under the supervision of the Department.]
2	<del>[9-230.</del>
3	(a) With the consent of the State Advisory Board, the Secretary may establish an
4	advisory board for one or more facilities.
F	(b) Each board shall consist of individuals that the Secretary and the State
$\frac{5}{6}$	(b) Each board shall consist of individuals that the Secretary and the State Advisory Board consider to be helpful in matters that relate to the effective operation and
$\frac{1}{7}$	improvement of the facility.
8	(c) A representative of the Juvenile Justice Monitoring Unit of the Office of the
9	Attorney General established under Title 6, Subtitle 4 of the State Government Article
10	shall be available to attend meetings of each advisory board.]
11	<u>Article – Public Safety</u>
12	<del>3-531.</del>
13	(A) <u>THERE IS A GOVERNOR'S OFFICE OF CRIME PREVENTION AND POLICY.</u>
14	(b) The Office is a separate unit within the Executive
15	DEPARTMENT.
16	(C) <u>The Governor may provide for the structure, duties, and</u>
17	RESPONSIBILITIES OF THE OFFICE BY EXECUTIVE ORDER.
18	Article – Courts and Judicial Proceedings
19	<u>3–8A–01.</u>
20	(a) In this subtitle the following words have the meanings indicated, unless the
$\overline{21}$	context of their use indicates otherwise.
22	(h) (1) "Community detention" means a program monitored by the Department
23	of Juvenile Services in which a delinquent child or a child alleged to be delinquent is placed
24	in the home of a parent, guardian, custodian, or other fit person, or in shelter care, as a
25	<u>condition of probation or as an alternative to detention.</u>
26	(2) <u>"Community detention" includes electronic monitoring.</u>
27	<u>3-8A-03.</u>
28	(a) In addition to the jurisdiction specified in Subtitle 8 of this title, the court has
29	exclusive original jurisdiction over:

	34 HOUSE BILL 814
1	(1) <u>A child:</u>
2	(i) Who is at least 13 years old alleged to be delinquent; or
$\frac{3}{4}$	( <i>ii</i> ) Except as provided in subsection (d) of this section, who is at least 10 years old alleged to have committed an act:
5	<u>1.</u> That, if committed by an adult, would constitute [a]:
$6 \\ 7$	<u>A.</u> <u>A crime of violence, as defined in § 14–101 of the Criminal</u> <u>Law Article; [or]</u>
8 9	<u>B.</u> <u>A CRIME INVOLVING HANDGUNS UNDER § 4–203 or §</u> <u>4–204 of the Criminal Law Article;</u>
10 11	<u>C.</u> <u>A crime involving firearms under § 5–133, §</u> 5–134, § 5–138, § 5–142, § 5–203, or § 5–703 of the Public Safety Article;
12 13	<u>D.</u> <u>Aggravated cruelty to animals under § 10–606</u> <u>of the Criminal Law Article; or</u>
$\begin{array}{c} 14 \\ 15 \end{array}$	<u>E.</u> <u>Sexual offense in the third degree under §</u> 3–307 of the Criminal Law Article; or
$\begin{array}{c} 16 \\ 17 \end{array}$	<u>2.</u> <u>Arising out of the same incident as an act listed in item 1</u> of this item;
18	(2) <u>A child who is in need of supervision;</u>
19	(3) <u>A child who has received a citation for a violation;</u>
20 21	(4) Except as provided in subsection (d)(6) of this section, a peace order proceeding in which the respondent is a child; and
22	(5) Proceedings arising under the Interstate Compact on Juveniles.
23 24 25 26 27 28 29	(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.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	<u>(c) (1)</u> <u>in any criminal co</u> <u>State.</u>	-	urisdiction of the court is concurrent with that of the District Court sing under the compulsory public school attendance laws of this
4 5 6		over pi	urisdiction of the court is concurrent with that of a federal court coceedings involving a violation of federal law committed by a child of the U.S. Department of Defense if:
7		<u>(i)</u>	The federal court waives exclusive jurisdiction; and
8		<u>(ii)</u>	The violation of federal law is also a crime under State law.
9	<u>(d)</u> <u>The c</u>	court de	pes not have jurisdiction over:
10 11 12 13	other charges agai	adult, u inst the	Id at least 14 years old alleged to have done an act that, if yould be a crime punishable by life imprisonment, as well as all child arising out of the same incident, unless an order removing of has been filed under § 4–202 of the Criminal Procedure Article;
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	<u>(2)</u> any provision of th that prescribes a p	he Trar	ld at least 16 years old alleged to have done an act in violation of asportation Article or other traffic law or ordinance, except an act of incarceration;
17 18 19		uw, rule	ld at least 16 years old alleged to have done an act in violation of e, or regulation governing the use or operation of a boat, except an alty of incarceration;
20 21 22 23	· -	<u>as wel</u> 1 order	Id at least 16 years old alleged to have committed any of the l as all other charges against the child arising out of the same removing the proceeding to the court has been filed under § 4–202 e Article:
24		<u>(i)</u>	<u>Abduction:</u>
25		<u>(ii)</u>	<u>Kidnapping:</u>
26		<u>(iii)</u>	<u>Second degree murder;</u>
27		<u>(iv)</u>	Manslaughter, except involuntary manslaughter;
28		<u>(v)</u>	<u>Second degree rape;</u>
29		<u>(vi)</u>	<u>Robbery under § 3–403 of the Criminal Law Article;</u>
$\begin{array}{c} 30\\ 31 \end{array}$	Law Article;	<u>(vii)</u>	Third degree sexual offense under § 3–307(a)(1) of the Criminal

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$rac{1}{2}$	Public Safety Artic	<u>(viii)</u> cle;	<u>A crime in violation of § 5–133, § 5–134, § 5–138, or § 5–203 of the</u>
$\frac{3}{4}$	in relation to a dru	<u>(ix)</u> ıg traff	<u>Using, wearing, carrying, or transporting a firearm during and</u> icking crime under § 5–621 of the Criminal Law Article;
5		<u>(x)</u>	<u>Use of a firearm under § 5–622 of the Criminal Law Article;</u>
6 7	Law Article;	<u>(xi)</u>	Carjacking or armed carjacking under § 3–405 of the Criminal
8 9	<u>Article:</u>	<u>(xii)</u>	Assault in the first degree under § 3–202 of the Criminal Law
10 11	Criminal Law Art	<u>(xiii)</u> icle;	Attempted murder in the second degree under § 2–206 of the
$\begin{array}{c} 12\\ 13 \end{array}$	Criminal Law Art	<u>(xiv)</u> icle;	<u>Attempted rape in the second degree under § 3–310 of the</u>
14		<u>(xv)</u>	<u>Attempted robbery under § 3–403 of the Criminal Law Article; or</u>
$\begin{array}{c} 15\\ 16\end{array}$	<u>Law Article;</u>	<u>(xvi)</u>	<u>A violation of § 4–203, § 4–204, § 4–404, or § 4–405 of the Criminal</u>
17 18 19 20	(5) A child who previously has been convicted as an adult of a felony and is subsequently alleged to have committed an act that would be a felony if committed by an adult, unless an order removing the proceeding to the court has been filed under § 4–202 of the Criminal Procedure Article;		
$21 \\ 22 \\ 23$	(6) <u>A peace order proceeding in which the victim, as defined in §</u> <u>3–8A–01(cc)(1)(ii) of this subtitle, is a person eligible for relief, as defined in § 4–501 of the</u> <u>Family Law Article; or</u>		
$\begin{array}{c} 24 \\ 25 \end{array}$	(7) Except as provided in subsection (a)(1)(ii) of this section, a delinquency proceeding against a child who is under the age of 13 years.		
26 27 28 29 30	(e) If the child is charged with two or more violations of the Maryland Vehicle Law, another traffic law or ordinance, or the State Boat Act, allegedly arising out of the same incident and which would result in the child being brought before both the court and a court exercising criminal jurisdiction, the court has exclusive jurisdiction over all of the charges.		
31 32	<u>(f)</u> <u>A chi</u> <u>3–8A–10.</u>	<u>ia und</u>	<u>er the age of 13 years may not be charged with a crime.</u>
1	(c) (1) (1) Except as [otherwise] provided in [this subsection,]		
--	---		
2	SUBPARAGRAPH (II) OF THIS PARAGRAPH, in considering the complaint, the intake		
3	officer shall make an inquiry within [25 days] 15 BUSINESS DAYS as to whether the court		
4	has jurisdiction and whether judicial action is in the best interests of the public or the child.		
$ \begin{array}{c} 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ \end{array} $	has jurisdiction and whether judicial action is in the best interests of the public or the child.(II) IF A LAW ENFORCEMENT OFFICER REQUESTS THAT THEINTAKE OFFICER AUTHORIZE DETENTION FOR A CHILD UNDER § 3-8A-15 OF THISSUBTITLE AND THE INTAKE OFFICER DOES NOT AUTHORIZE DETENTION, THEINTAKE OFFICER SHALL MAKE AN INQUIRY WITHIN 2 BUSINESS DAYS AS TO WHETHERTHE COURT HAS JURISDICTION AND WHETHER JUDICIAL ACTION IS IN THE BESTINTERESTS OF THE PUBLIC OR THE CHILD.(2) An inquiry need not include an interview of the child who is the subjectof the complaint if the complaint alleges the commission of an act that would be a felony ifcommitted by an adult or alleges a violation of § 4-203 or § 4-204 of the Criminal LawArticle OR A VIOLATION OF § 5-133, § 5-134, § 5-138, § 5-142, § 5-203, OR § 5-703		
14 $15$	OF THE PUBLIC SAFETY ARTICLE.		
16 17	(3) In accordance with this section, the intake officer [may,] SHALL, IMMEDIATELY after such inquiry [and within 25 days of receiving the complaint]:		
18	(i) Authorize the filing of a petition or a peace order request or both;		
19	(ii) <u>Propose an informal adjustment of the matter; or</u>		
$\begin{array}{c} 20\\ 21 \end{array}$	(iii) <u>Refuse authorization to file a petition or a peace order request or</u> <u>both.</u>		
22 23 24 25 26 27 28	(4) (i) [1. Except as provided in subsubparagraph 2 of this subparagraph, if] IF a complaint is filed that alleges the commission of an act 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 § 5–133, § 5–134, § 5–138, § 5–142, § 5–203, OR § 5–703 OF THE PUBLIC SAFETY ARTICLE, and if the intake officer denies authorization to file a petition or proposes an informal adjustment, the intake officer shall immediately:		
29	[A.] 1. Forward the complaint to the State's Attorney; and		
$\begin{array}{c} 30\\ 31 \end{array}$	[B.] 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 child.		
32 33 34	[2. For a complaint that alleges the commission of an act that would be a felony if committed by an adult, the intake officer is not required to forward the complaint and copy of the intake case file to the State's Attorney if:		

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	<u>A.</u> <u>The intake officer proposes the matter for information adjustment;</u>
	<u>B.</u> <u>The act did not involve the intentional causing of, o</u>
	attempt to cause, the death of or physical injury to another; and
	<u>C.</u> <u>The act would not be a crime of violence, as defined unde</u>
	§ 14–101 of the Criminal Law Article, if committed by an adult.]
	(II) IF A COMPLAINT IS FILED THAT ALLEGES THE COMMISSIO
	OF A DELINQUENT ACT BY A CHILD WHO WAS UNDER THE SUPERVISION OF TH
1	<u>Department of Juvenile Services at the time of the alleged delinquen</u> act, and if the intake officer denies authorization to file a petition 0.
	<u>PROPOSES INFORMAL ADJUSTMENT, THE INTAKE OFFICER SHALL IMMEDIATELY:</u>
	1. Forward the complaint to the State'
	<u>1. Forward the complaint to the State'</u> <u>Attorney; and</u>
	2. FORWARD A COPY OF THE ENTIRE INTAKE CASE FIL
	TO THE STATE'S ATTORNEY WITH INFORMATION AS TO ANY AND ALL PRIOR INTAK
	INVOLVEMENT WITH THE CHILD.
	[(ii)] (III) The State's Attorney shall make a preliminary review as t
	whether the court has jurisdiction and whether judicial action is in the best interests of the
	<u>public or the child. The need for restitution may be considered as one factor in the publ</u> <u>interest. After the preliminary review the State's Attorney shall, within 30 days of the receip</u>
1	of the complaint by the State's Attorney, unless the court extends the time:
	<u>1.</u> <u>File a petition or a peace order request or both;</u>
	<u>2.</u> <u>Refer the complaint to the Department of Juvenile Service</u>
	for informal disposition; or
	<u>3.</u> Dismiss the complaint.
	<u>(IV)</u> <u>This paragraph may not be construed to prohibit a</u> INTAKE OFFICER FROM PROCEEDING WITH AN INFORMAL ADJUSTMENT WHILE TH
	<u>INTAKE OFFICER FROM PROCEEDING WITH AN INFORMAL ADJUSTMENT WHILE TH</u> STATE'S ATTORNEY CONDUCTS A PRELIMINARY REVIEW UNDER SUBPARAGRAPH (I.
	OR (III) OF THIS PARAGRAPH.
	[(iii)] (V) This subsection may not be construed or interpreted to lim

1	WOULD CONSTITUTE THEFT OF A MOTOR VEHICLE UNDER § 7–105 OF THE CRIMINAL
2	LAW ARTICLE, THE INTAKE OFFICER SHALL AUTHORIZE THE FILING OF A PETITION
3	ALLEGING THAT THE CHILD IS IN NEED OF SUPERVISION.
$4 \\ 5 \\ 6 \\ 7$	(f) (1) During the informal adjustment process, the child shall be subject to such supervision as the intake officer deems appropriate and if the intake officer decides to have an intake conference, the child and the child's parent or guardian shall appear at the intake conference.
8	(2) The informal adjustment process may not exceed 90 days unless:
9	(i) That time is extended by the court; or
10 11 12	(ii) <u>The intake officer determines that additional time is necessary for</u> <u>the child to participate in a substance-related disorder treatment program or a mental</u> <u>health program that is part of the informal adjustment process.</u>
$13 \\ 14 \\ 15 \\ 16$	(3) If the victim, the child, and the child's parent or guardian do not 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 peace order request or both under subsection (g) of this section.
17 18 19 20 21	(4) (1) If at any time before the completion of an agreed upon informal adjustment the intake officer believes that the informal adjustment cannot be completed successfully, 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 peace order request or both under subsection (g) of this section.
$22 \\ 23 \\ 24$	(II) IF THE INTAKE OFFICER DENIES AUTHORIZATION TO FILE A PETITION OR A PEACE ORDER REQUEST UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE INTAKE OFFICER SHALL IMMEDIATELY FORWARD TO THE STATE'S
25	ATTORNEY:
26	<u>1. The complaint; and</u>
27 28	2. <u>A COPY OF THE ENTIRE INTAKE CASE FILE WITH</u> INFORMATION AS TO ANY PRIOR INTAKE INVOLVEMENT WITH THE CHILD.
29 30 31 32	(g) (1) If based upon the complaint and the inquiry, the intake officer concludes that the court has no jurisdiction, or that neither an informal adjustment nor judicial action is appropriate, the intake officer may deny authorization to file a petition or a peace order request or both.
$33 \\ 34 \\ 35$	(2) If the intake officer denies authorization to file a petition or a peace order request or both, the intake officer shall inform the following persons of the decision, the reasons for it, and their right of review provided in this section:

1		<u>(i)</u>	<u>The victim;</u>
2		<u>(ii)</u>	The arresting police officer; and
$\frac{3}{4}$	<u>filed.</u>	<u>(iii)</u>	The person or agency that filed the complaint or caused it to be
5 6 7 8	petition for the alle § $3-8A-11$ of this s	<u> ELEC</u> eged co	ntake officer shall inform the persons specified in paragraph (2) of CTRONIC MEANS of the decision to deny authorization to file a mmission of a delinquent act through use of the form prescribed by
9	<u>3–8A–14.</u>		
10 11	<u>(a)</u> <u>A chi</u> <u>methods:</u>	<u>ld may</u>	y be taken into custody under this subtitle by any of the following
12	<u>(1)</u>	<u>Pursi</u>	uant to an order of the court:
13	<u>(2)</u>	<u>By a</u>	law enforcement officer pursuant to the law of arrest;
$14 \\ 15 \\ 16 \\ 17$		persor	law enforcement officer or other person authorized by the court if a has reasonable grounds to believe that the child is in immediate arroundings and that the child's removal is necessary for the child's
18 19 20		r perso	law enforcement officer or other person authorized by the court if n has reasonable grounds to believe that the child has run away guardian, or legal custodian; or
21	<u>(5)</u>	<u>In acc</u>	cordance with § 3–8A–14.1 of this subtitle.
$22 \\ 23 \\ 24$			If a law enforcement officer takes a child into custody, the officer or cause to be notified, the child's parents, guardian, or custodian calculated to give actual notice of the action.
$\begin{array}{c} 25\\ 26 \end{array}$	<u>shall:</u>	<u>(ii)</u>	The notice required under subparagraph (i) of this paragraph
27			<u>1.</u> <u>Include the child's location;</u>
$\begin{array}{c} 28\\ 29 \end{array}$	and		2. Provide the reason for the child being taken into custody;
$\begin{array}{c} 30\\ 31 \end{array}$	<u>immediate in–pers</u>	<u>on con</u>	<u>3.</u> <u>Instruct the parent, guardian, or custodian on how to make</u> tact with the child.

40

$\frac{1}{2}$	(2) <u>After making every reasonable effort to give actual notice to a child's</u> parent, guardian, or custodian, the law enforcement officer shall with all reasonable speed:
$3 \\ 4 \\ 5 \\ 6 \\ 7$	(i) <u>Release the child to the child's parents, guardian, or custodian or</u> to any other person designated by the court, upon their written promise to bring the child before the court when requested by the court, and such security for the child's appearance as the court may reasonably require, unless the child's placement in detention or shelter care is permitted and appears required by § 3–8A–15 of this subtitle; or
$\frac{8}{9}$	( <i>ii</i> ) <u>Deliver the child to the court or a place of detention or shelter care</u> <u>designated by the court.</u>
10 11	(c) If a parent, guardian, or custodian fails to bring the child before the court when requested, the court may:
$\begin{array}{c} 12\\ 13 \end{array}$	(1) Issue a writ of attachment directing that the child be taken into custody and brought before the court; and
14	(2) <u>Proceed against the parent, guardian, or custodian for contempt.</u>
$\begin{array}{c} 15\\ 16\\ 17\end{array}$	(D) IF A CHILD IS TAKEN INTO CUSTODY UNDER THIS SUBTITLE BY A LAW ENFORCEMENT OFFICER PURSUANT TO THE LAW OF ARREST, THE LAW ENFORCEMENT OFFICER SHALL:
18 19 20	(1) <u>Complete and forward a written complaint or citation</u> <u>to the Department of Juvenile Services for processing under § 3–8A–10</u> <u>of this subtitle;</u>
21 22 23 24	(2) If the child was referred to an at-risk youth prevention and diversion program, as defined in § 8–601 of the Human Services Article, complete and forward a written report to the Department of Juvenile Services indicating that the child was diverted to:
$\begin{array}{c} 25\\ 26 \end{array}$	(I) <u>A law enforcement diversion program, including a</u> <u>diversion program operated by a local State's Attorney;</u>
$\begin{array}{c} 27\\ 28 \end{array}$	(II) <u>A DIVERSION PROGRAM OPERATED BY ANOTHER AGENCY OR</u> ORGANIZATION;
29	(III) <u>A local care team; or</u>
30	(IV) ANOTHER COMMUNITY–BASED SERVICE PROVIDER; OR

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(3) <u>Complete and forward a written report to the</u> <u>Department of Juvenile Services indicating that no further action was</u> <u>taken.</u>
4 5	[(d)] (E) (1) (i) In this subsection the following words have the meanings indicated.
$6 \\ 7$	(ii) <u>"Qualifying offense" has the meaning stated in § 8–302 of the</u> <u>Criminal Procedure Article.</u>
8 9	(iii) <u>"Sex trafficking" has the meaning stated in § 5–701 of the Family</u> Law Article.
10 11	(iv) <u>"Victim of human trafficking" has the meaning stated in § 8–302</u> of the Criminal Procedure Article.
$12 \\ 13 \\ 14 \\ 15$	(2) In addition to the requirements for reporting child abuse and neglect under § 5–704 of the Family Law Article, if a law enforcement officer has reason to believe that a child who has been detained is a victim of sex trafficking or a victim of human trafficking, the law enforcement officer shall, as soon as practicable:
16 17 18 19 20	(i) Notify an appropriate regional navigator, as defined in § 5–704.4 of the Family Law Article, for the jurisdiction where the child was taken into custody or where the child is a resident that the child is a suspected victim of sex trafficking or a suspected victim of human trafficking so the regional navigator can coordinate a service response;
$\begin{array}{c} 21 \\ 22 \end{array}$	( <i>ii</i> ) <u>Report to the local child welfare agency that the child is a</u> <u>suspected victim of sex trafficking or a suspected victim of human trafficking; and</u>
$23 \\ 24 \\ 25 \\ 26$	(iii) Release the child to the child's parents, guardian, or custodian if it is safe and appropriate to do so, or to the local child welfare agency if there is reason to believe that the child's safety will be at risk if the child is returned to the child's parents, guardian, or custodian.
27 28 29 30 31	(3) <u>A law enforcement officer who takes a child who is a suspected victim of</u> sex trafficking or a suspected victim of human trafficking into custody under subsection (a)(3) of this section may not detain the child in a juvenile detention facility, as defined under § 9–237 of the Human Services Article, if the reason for detaining the child is a suspected commission of a qualifying offense or § 3–1102 of the Criminal Law Article.
32 33 34	[(e)] (F) The Supreme Court of Maryland may adopt rules concerning age–appropriate language to be used to advise a child who is taken into custody of the child's rights.

35 <u>3–8A–15.</u>

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(b) (3) (1) [A] SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, <u>A child alleged to have committed a delinquent act may not be placed in detention before a</u> <u>hearing if the most serious offense would be a misdemeanor if committed by an adult, unless:</u>
4 5 6 7	[(i)] 1. The act [involved a handgun and would be a violation under the Criminal Law Article or] WOULD BE A VIOLATION OF § 4–203 OR § 4–204 OF THE CRIMINAL LAW ARTICLE OR A VIOLATION OF § 5–133, § 5–134, § 5–138, § 5–142, § 5–203, OR § 5–703 OF the Public Safety Article if committed by an adult; [or]
8 9	[(ii)] 2. The child has been adjudicated delinquent at least twice in the preceding [12 months] 2 YEARS; OR
$10 \\ 11 \\ 12$	<u>3.</u> <u>A.</u> <u>The child was under the supervision of</u> <u>The Department of Juvenile Services when the alleged act occurred;</u> <u>AND</u>
$13 \\ 14 \\ 15 \\ 16$	<u>B.</u> <u>The alleged act, if committed by an adult,</u> <u>would be subject to a penalty of imprisonment of more than 2 years and</u> <u>would not constitute assault in the second degree under § 3–203 of the</u> <u>Criminal Law Article.</u>
17 18	(II) EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, A CHILD UNDER THE AGE OF 13 MAY NOT BE PLACED IN DETENTION IF:
$19 \\ 20 \\ 21$	<u>1.</u> <u>The act would be a violation of § 4–203 or §</u> <u>4–204 of the Criminal Law Article or a violation of § 5–133, § 5–134, §</u> <u>5–138, § 5–142, § 5–203, or § 5–703 of the Public Safety Article; and</u>
22 23 24 25	2. <u>The child has not previously been</u> <u>Adjudicated delinquent for an act that would be a violation § 4–203 or §</u> <u>4–204 of the Criminal Law Article or a violation of § 5–133, § 5–134, §</u> <u>5–138, § 5–142, § 5–203, or § 5–703 of the Public Safety Article.</u>
26 27 28 29	(e) (3) (ii) If a child who has been released by the Department of Juvenile Services or the court into community detention violates the conditions of community detention, and it is necessary to protect the child or others, an intake officer may authorize the detention of the child.
$30 \\ 31 \\ 32$	(k) (1) [If] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IF a child remains in a facility used for detention, the Department of Juvenile Services shall:

$\frac{1}{2}$	[(1)] (1) Within 14 days after the child's initial detention, appear at a hearing before the court with the child to explain the reasons for continued detention; and
$\frac{3}{4}$	[(2)] (II) Every 14 days thereafter, appear at another hearing before the court with the child to explain the reasons for continued detention.
5	(2) <u>A HEARING REQUIRED UNDER THIS SUBSECTION MAY BE WAIVED</u>
6	ONE TIME ON THE CONSENT OF THE COURT, THE STATE'S ATTORNEY, AND COUNSEL
7	FOR THE CHILD.
8	<u>3-8A-19.</u>
9	(d) (1) In making a disposition on a petition under this subtitle, the court may:
$10 \\ 11 \\ 12 \\ 13$	(i) Subject to § 3–8A–19.6 of this subtitle, place the child on probation or under supervision in his own home or in the custody or under the guardianship of a relative or other fit person, upon terms the court deems appropriate, including community detention;
$14\\15\\16\\17\\18\\19\\20$	(ii) Subject to the provisions of paragraphs (2) and (3) of this subsection, commit the child to the custody or under the guardianship of the Department of Juvenile Services, the Maryland Department of Health, or a public or licensed private agency on terms that the court considers appropriate to meet the priorities set forth in § 3–8A–02 of this subtitle, including designation of the type of facility where the child is to be accommodated, until custody or guardianship is terminated with approval of the court or as required under § 3–8A–24 of this subtitle; or
$\begin{array}{c} 21 \\ 22 \end{array}$	( <i>iii</i> ) Order the child, parents, guardian, or custodian of the child to participate in rehabilitative services that are in the best interest of the child and the family.
$23 \\ 24 \\ 25$	(2) In addition to the provisions of paragraph (1) of this subsection, in making a disposition on a petition, the court may adopt a treatment service plan, as defined in § 3–8A–20.1 of this subtitle.
$\frac{26}{27}$	(3) (i) <u>A child may not be committed to the Department of Juvenile</u> Services for out–of–home placement if the most serious offense is:
$\begin{array}{c} 28\\ 29 \end{array}$	<u>1.</u> <u>Possession of cannabis under § 5–601(c)(2)(ii) of the</u> <u>Criminal Law Article;</u>
$\begin{array}{c} 30\\ 31 \end{array}$	<u>2.</u> <u>An offense that would be a misdemeanor if committed by</u> an adult, unless the offense involves a firearm;
32 33	<u>3.</u> <u>A technical violation, as defined in § 3–8A–19.6 of this</u> subtitle; or

$\frac{1}{2}$	<u>4.</u> <u>A first-time violation for making a false statement, report,</u> <u>or complaint of an emergency or a crime under § 9–501.1 of the Criminal Law Article.</u>
$\frac{3}{4}$	( <i>ii</i> ) <u>This paragraph may not be construed to prohibit the court from</u> <u>committing the child to another appropriate agency.</u>
5 6 7 8	(4) <u>A child committed under paragraph (1)(ii) of this subsection may not be</u> <u>accommodated in a facility that has reached budgeted capacity if a bed is available in</u> <u>another comparable facility in the State, unless the placement to the facility that has reached</u> <u>budgeted capacity has been recommended by the Department of Juvenile Services.</u>
9 10 11 12	(5) The court shall consider any oral address made in accordance with § 11-403 of the Criminal Procedure Article or any victim impact statement, as described in § 11-402 of the Criminal Procedure Article, in determining an appropriate disposition on a petition.
$13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19$	(6) (i) If the court finds that a child enrolled in a public elementary or secondary school is delinquent or in need of supervision and commits the child to the custody or under the guardianship of the Department of Juvenile Services, the court may notify the county superintendent, the supervisor of pupil personnel, or any other official designated by the county superintendent of the fact that the child has been found to be delinquent or in need of supervision and has been committed to the custody or under the guardianship of the Department of Juvenile Services.
$20 \\ 21 \\ 22 \\ 23 \\ 24$	(ii) If the court rescinds the commitment order for a child enrolled in a public elementary or secondary school, the court may notify the county superintendent, the supervisor of pupil personnel, or any other official designated by the county superintendent of the fact that the child is no longer committed to the custody of the Department of Juvenile Services.
$25 \\ 26 \\ 27$	(iii) The notice authorized under subparagraphs (i) and (ii) of this paragraph may not include any order or pleading related to the delinquency or child in need of supervision case.
28 29 30 31	(7) IF A CHILD PLACED IN COMMUNITY DETENTION UNDER AN ELECTRONIC MONITORING AGREEMENT UNDER THIS SUBSECTION VIOLATES THE AGREEMENT, THE DEPARTMENT OF JUVENILE SERVICES SHALL NOTIFY WITHIN 24 HOURS AFTER THE VIOLATION:
32	(I) <u>The Juvenile court;</u>
33	(II) THE OFFICE OF THE STATE'S ATTORNEY; AND
34	(III) THE CHILD'S DEFENSE ATTORNEY.
35	<u>3–8A–19.6.</u>

$\frac{1}{2}$	(a) (1) In this section[, "technical] THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
3 4 5 6	(2) <u>"Good cause" includes a child having two or more</u> <u>UNEXCUSED ABSENCES FROM A TREATMENT PROGRAM THAT THE CHILD IS ORDERED</u> <u>TO ATTEND AS A CONDITION OF PROBATION, UNLESS THE CHILD HAS</u> <u>SUBSTANTIALLY COMPLETED THE TREATMENT PROGRAM.</u>
7 8	(3) <u>"TECHNICAL violation" means a violation of probation that does not</u> involve:
9 10	[(1)] (1) <u>An arrest or a summons issued by a commissioner on a statement</u> of charges filed by a law enforcement officer;
11 12 13	[(2)] (II) <u>A violation of a criminal prohibition, or an act that would be a</u> violation of a criminal prohibition if committed by an adult, other than a minor traffic offense;
14	[(3)] (III) <u>A violation of a no-contact or stay-away order; or</u>
15	[(4)] (IV) <u>Absconding.</u>
16 17 18	(b) This section does not apply to an offense committed by a child that, if committed by an adult, would be a felony and a crime of violence under § 14–101 of the Criminal Law Article.
$\begin{array}{c} 19\\ 20 \end{array}$	(c) The court may not place a child on probation for a term exceeding that provided in this section.
21 22 23	(d) (1) Except as provided in paragraph (2) of this subsection, if the most serious offense committed by a child would be a misdemeanor if committed by an adult, the court may place the child on probation for a period not exceeding [6 months] 1 YEAR.
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) Subject to paragraph (3) of this subsection, the court may, after a hearing, extend the probation by periods not exceeding 3 months if the court finds that:
26	(i) <u>There is good cause to extend the probation; and</u>
$\begin{array}{c} 27 \\ 28 \end{array}$	(ii) <u>The purpose of extending the probation is to ensure that the child</u> <u>completes a treatment or rehabilitative program or service.</u>
29 30	(3) The total period of the probation, including extensions of the probation, may not exceed [1 year] 2 YEARS.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(e) (1) Except as provided in paragraph (2) of this subsection, if the most serious offense committed by a child would be a felony if committed by an adult, the court may place the child on probation for a period not exceeding [1 year] 2 YEARS.
4 5	(2) (i) Subject to paragraph (3) of this subsection, the court may, after a hearing, extend the probation by periods not exceeding 3 months if the court finds that:
6	<u>1.</u> There is good cause to extend the probation; and
$7 \\ 8$	2. <u>The purpose of extending the probation is to ensure that the</u> <u>child completes a treatment or rehabilitative program or service.</u>
9 10 11	( <i>ii</i> ) <u>Except as provided in paragraph (3) of this subsection, if the</u> probation is extended under this paragraph, the total period of the probation may not exceed [2] 3 years.
$12 \\ 13 \\ 14 \\ 15$	(3) (i) Subject to subparagraph (ii) of this paragraph, the court may extend the period of the probation for a period of time greater than the period described in paragraph (2)(ii) of this subsection if, after a hearing, the court finds by clear and convincing evidence that:
16	<u>1.</u> There is good cause to extend the probation; and
17	2. Extending the probation is in the best interest of the child.
18 19 20	( <i>ii</i> ) If the probation is extended under this paragraph, the total period of probation, including extensions under paragraph (2) of this subsection, may not exceed [3] 4 years.
$21 \\ 22 \\ 23 \\ 24 \\ 25$	(f) Notwithstanding any other provision of this section, if a child is found to have committed a violation of probation, except for a technical violation, a court may, after a hearing, place the child on a new term of probation for a period that is consistent with the period of probation that may be imposed under this section for the delinquent act for which the child was originally placed on probation.
26	<u>3-8A-19.7.</u>
27 $28$	(a) In this section, "technical violation" has the meaning stated in § 3–8A–19.6 of this subtitle.
29 30	(b) <u>A child may not be placed in a facility used for detention for a technical</u> violation.
31	<u>3-8A-20.1.</u>

$     \begin{array}{c}       1 \\       2 \\       3 \\       4     \end{array} $	(a) (1) In this section, "treatment service plan" means a plan recommended at a disposition hearing under § 3–8A–19 of this subtitle or at a disposition review hearing under this section by the Department of Juvenile Services to the court proposing specific assistance, guidance, treatment, or rehabilitation of a child.
5 6 7	(2) In making a treatment service plan, a juvenile counselor shall meet with the child who is the subject of the treatment service plan and the child's parent, guardian, or legal custodian to discuss the treatment service plan.
	(3) If a child's parent, guardian, or legal custodian is unable or refuses to meet with the juvenile counselor, the treatment service plan shall indicate that the parent, guardian, or legal custodian is unable or refuses to meet, and the reason for the inability or refusal to meet, if known.
12	(4) At a minimum, the treatment service plan shall include:
13	(i) <u>The recommended level of supervision for the child;</u>
$\begin{array}{c} 14 \\ 15 \end{array}$	(ii) <u>Specific goals for the child and family to meet, along with</u> <u>timelines for meeting those goals;</u>
$\begin{array}{c} 16 \\ 17 \end{array}$	(iii) <u>A statement of any condition that the child's parent, guardian, or</u> <u>legal custodian must change in order to alleviate any risks to the child;</u>
18 19	(iv) <u>A statement of the services to be provided to the child and child's</u> <u>family; and</u>
$\begin{array}{c} 20\\ 21 \end{array}$	(v) Any other information that may be necessary to make a disposition consistent with the child's best interests and the protection of the public interest.
$22 \\ 23 \\ 24 \\ 25$	(b) (1) In making a disposition on a petition under § 3–8A–19 of this subtitle, if the court adopts a treatment service plan, the Department of Juvenile Services shall ensure that implementation of the treatment service plan occurs within 25 days after the date of disposition.
26 27 28 29	(2) If a treatment service plan requires specified supervision, mentoring, mediation, monitoring, or placement, implementation of the treatment service plan is considered to have occurred ONLY when the supervision, mentoring, mediation, monitoring, or placement occurs.
30 31 32 33	(3) <u>The Department of Juvenile Services shall [certify] PROVIDE</u> <u>CERTIFICATION in writing to the court within 25 days after the date of disposition whether</u> <u>implementation of the treatment service plan has occurred AND EXPLAIN ATTEMPTS MADE</u> <u>TO ENSURE IMPLEMENTATION.</u>

48

1	(4) The Department of Juvenile Services shall forward A
2	COPY OF THE CERTIFICATION DESCRIBED IN PARAGRAPH (3) OF THIS SUBSECTION
3	TO THE COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND BEST
4	PRACTICES UNDER § 9–3502 OF THE STATE GOVERNMENT ARTICLE SO THAT THE
<b>5</b>	<b>COMMISSION MAY EVALUATE PATTERNS OF FAILED IMPLEMENTATION.</b>
6	(c) (1) If a treatment service plan is not implemented by the Department of
7	Juvenile Services within 25 days under subsection (b)(3) of this section, the court shall
8	schedule, within 7 days after receipt of the certification, a disposition review hearing to be
9	<u>held within 30 days after receipt of the certification.</u>
10	(2) <u>The court shall give at least 7 days' notice of the date and time of the</u>
11	disposition review hearing to each party and to the Department of Juvenile Services.
12	(d) (1) The court shall hold a dispessition review begying upless the Department
12 13	(d) (1) The court shall hold a disposition review hearing unless the Department of Juvenile Services certifies in writing to the court prior to the hearing that implementation
13	of the treatment service plan has occurred.
14	of the treatment service plan has occurred.
15	(2) At a disposition review hearing, the court may:
16	(i) <u>Revise, in accordance with the provisions of § 3–8A–19 of this</u>
17	subtitle, the disposition previously made; and
18	( <i>ii</i> ) <u>Revise the treatment service plan previously adopted.</u>
10	
19	(e) <u>This section may not be construed to provide entitlement to services not</u>
20	<u>otherwise provided by law.</u>
21	(f) The Supreme Court of Maryland may adopt rules to implement the provisions
$\frac{21}{22}$	of this section.
23	<i>3–8A–25</i> .
24	(A) If a child is committed under this subtitle to an individual or to a public or
25	private agency or institution:
26	(1) The juvenile counselor shall visit the child at the child's placement no
27	<u>less than once every month, if the placement is in the State:</u>
00	
28	(2) The court may order the juvenile counselor to visit the child more
29	frequently than required by item (1) of this [section] SUBSECTION if the court deems it to
30	<u>be in the child's best interests; and</u>
31	(3) The court may require the custodian to file periodic written progress
32	reports, with recommendations for further supervision, treatment, or rehabilitation.
04	

THE CHILD
<u>THAT THE</u>
ontents may
<u>good cause</u>
C .
<u>se of a court</u>
JUVENILE
<u>MMISSION</u>
<u>] § 9–3502</u>

16(a)<u>who charges a minor with a criminal offense shall</u> make a reasonable attempt to provide actual notice to the parent or guardian of the minor 1718 of the charge.

19 If a law enforcement officer takes a minor into custody, the law enforcement *(b)* 20officer or the officer's designee shall make a reasonable attempt to notify the parent or guardian of the minor in accordance with the requirements of § 3-8A-14 of the Courts 2122Article.

23IF A LAW ENFORCEMENT OFFICER ALLEGES THE COMMISSION OF AN ACT (C) BY A CHILD UNDER THE AGE OF 13 YEARS THAT, IF COMMITTED BY AN ADULT, WOULD 24CONSTITUTE THEFT OF A MOTOR VEHICLE UNDER § 7–105 OF THE CRIMINAL LAW 2526ARTICLE. THE LAW ENFORCEMENT OFFICER SHALL FORWARD THE COMPLAINT TO 27THE DEPARTMENT OF JUVENILE SERVICES TO FILE A PETITION ALLEGING THAT THE CHILD IS IN NEED OF SUPERVISION. 28

2911-722.

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

31(2) "County board" has the meaning stated in § 1-101 of the Education

32 Article.

1	(3) "JUVENILE REGISTRANT" HAS THE MEANING STATED IN §
2	<u>11–704.1 of this subtitle.</u>
$\frac{3}{4}$	[(3)] (4) <u>"State Board" has the meaning stated in § 1–101 of the Education</u> <u>Article.</u>
$5 \\ 6$	(b) This section does not apply to a registrant OR A JUVENILE REGISTRANT who enters real property:
7 8	(1) where the registrant's <b>OR JUVENILE REGISTRANT'S</b> child is a student or receives child care, if:
9 10 11 12 13	(i) within the past year the registrant OR JUVENILE REGISTRANT has been given the specific written permission of the Superintendent of Schools, the local school board, the principal of the school, or the owner or operator of the registered family child care home, licensed child care home, or licensed child care institution, as applicable; and
$14\\15\\16$	(ii) the registrant OR JUVENILE REGISTRANT promptly notifies an agent or employee of the school, home, or institution of the registrant's OR JUVENILE REGISTRANT'S presence and purpose of visit; or
17 18 19	(2) for the purpose of voting at a school on an election day in the State if the registrant OR JUVENILE REGISTRANT is properly registered to vote and the registrant's OR JUVENILE REGISTRANT'S polling place is at the school.
20 $21$	(c) <u>Except as provided in subsection (e) of this section, a registrant OR JUVENILE</u> <u>REGISTRANT may not knowingly enter onto real property:</u>
$\frac{22}{23}$	(1) that is used for public or nonpublic elementary or secondary education; or
24	(2) <u>on which is located:</u>
25 $26$	(i) <u>a family child care home registered under Title 5, Subtitle 5 of the</u> <u>Family Law Article;</u>
27 28	(ii) <u>a child care home or a child care institution licensed under Title</u> 5. Subtitle 5 of the Family Law Article; or
29 30 31	( <i>iii</i> ) <u>a home where informal child care, as defined in child care subsidy</u> regulations adopted under Title 13A of the Code of Maryland Regulations, is being provided or will be provided to a child who does not reside there.

$     \begin{array}{c}       1 \\       2 \\       3     \end{array} $	(d) <u>A person who enters into a contract with a county board or a nonpublic school</u> <u>may not knowingly employ an individual to work at a school if the individual is a registrant</u> <u>OR JUVENILE REGISTRANT.</u>
45	(e) (1) <u>A registrant OR JUVENILE REGISTRANT who is a student may receive</u> an education in accordance with State law in any of the following locations:
6 7	(i) a location other than a public or nonpublic elementary or secondary school, including by:
$\frac{8}{9}$	1.participating in the Home and Hospital Teaching Programfor Students; or
10 11	<u>2.</u> participating in or attending a program approved by a county board under paragraph (2) of this subsection;
12	(ii) <u>a Regional Institute for Children and Adolescents; or</u>
$\frac{13}{14}$	(iii) <u>a nonpublic educational program as provided by § 8–406 of the</u> <u>Education Article if:</u>
$15 \\ 16 \\ 17$	<u>1.</u> the registrant OR JUVENILE REGISTRANT has notified an agent or employee of the nonpublic educational program that the registrant OR JUVENILE REGISTRANT is required to register under this subtitle; and
18 19 20	2. the registrant <b>OR JUVENILE REGISTRANT</b> has been given specific written permission by an agent or employee of the nonpublic educational program to attend the nonpublic educational program.
21 22 23	(2) Each county board shall develop and adopt a policy that enables a registrant <b>OR JUVENILE REGISTRANT</b> who is a student to receive an education as described under paragraph (1) of this subsection.
$\begin{array}{c} 24\\ 25\\ 26\end{array}$	(3) <u>The State Board shall develop and adopt guidelines and a model policy</u> to assist a county board with the development of a policy under paragraph (2) of this subsection.
27 28 29	(f) <u>A person who violates subsection (c) or (d) of this section is guilty of a</u> misdemeanor and on conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding \$5,000 or both.
30	<u>11–914.</u>
31	Subject to the authority of the Executive Director, the Board shall:

1	(9) (i) develop pamphlets to notify victims and victim's representatives
2	of the rights, services, and procedures provided under Article 47 of the Maryland Declaration
3	of Rights or State law, how to request information regarding an unsolved case, HOW TO
4	FILE A COMPLAINT TO THE DEPARTMENT OF JUVENILE SERVICES ALLEGING THAT A
<b>5</b>	CHILD IS IN NEED OF SUPERVISION, and how to request that an offender be placed on
6	electronic monitoring or electronic monitoring with victim stay-away alert technology,
<b>7</b>	<u>including:</u>
8	<u>1.</u> <u>one pamphlet relating to the MDEC system protocol</u>
9	registration process and the time before and after the filing of a charging document other
10	than an indictment or information in circuit court; and
11	<u>2.</u> <u>a second pamphlet relating to the time after the filing of an</u>
12	indictment or information in circuit court; and
19	(ii) develop a poster to potify vistime of the right to request a private
$\frac{13}{14}$	( <i>ii</i> ) <u>develop a poster to notify victims of the right to request a private</u> room in a law enforcement agency or unit to report crimes under Title 3 of the Criminal Law
14 $15$	Article; and
19	<u>Article, unu</u>
16	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
17	as follows:
11	
18	Article – Human Services
19	<i>8–103</i> .
20	(A) (1) THERE IS A GOVERNOR'S OFFICE FOR CHILDREN.
21	(2) The Office is a separate unit within the Executive
22	<u>Department.</u>
23	(B) THE PURPOSE OF THE OFFICE IS TO PROVIDE A COORDINATED,
24	COMPREHENSIVE, INTERAGENCY APPROACH TO PROMOTING THE WELL-BEING OF
25	CHILDREN AND FAMILIES THROUGH A NETWORK OF SUPPORTS, PROGRAMS, AND
26	SERVICES THAT ARE FAMILY AND CHILD-ORIENTED AND REDUCING THE NUMBER OF
27	CHILDREN LIVING IN POVERTY.
28	(C) The Governor may provide for the structure, duties, and
<b>-</b> 0 29	RESPONSIBILITIES OF THE OFFICE BY EXECUTIVE ORDER.
-0	
30	8–104.
50	
31	(A) THERE IS A CHILDREN'S CABINET ADMINISTERED BY THE GOVERNOR'S
32	OFFICE FOR CHILDREN.

1 (B) <u>The purpose of the Children's Cabinet is to promote the</u> 2 <u>VISION OF THE STATE FOR A STABLE, SAFE, AND HEALTHY ENVIRONMENT FOR</u> 3 <u>CHILDREN AND FAMILIES.</u>

# 4 (C) <u>The head of the Governor's Office for Children shall serve</u> 5 <u>AS THE CHAIR AND BE RESPONSIBLE FOR THE ADMINISTRATION AND OPERATIONS</u> 6 <u>OF THE CHILDREN'S CABINET.</u>

#### 7 (D) <u>The Governor may provide for the structure, duties, and</u> 8 <u>responsibilities of the Children's Cabinet by executive order.</u>

9 <u>8–601.</u>

10 <u>In this subtitle, "at-risk youth prevention and diversion program" means services</u> 11 <u>provided to school-aged youth and their families to prevent or divert youth from entering</u> 12 <u>the juvenile justice system and to help make them ready for adulthood by age 21.</u>

13 <u>8–605.</u>

# 14 <u>On or before December 31 each year, the Office shall report:</u>

15 <u>(1)</u> to the General Assembly, in accordance with § 2–1257 of the State 16 <u>Government Article, on the implementation and effectiveness of at–risk youth prevention and</u> 17 diversion programs; AND

# 18 (2) <u>TO THE DEPARTMENT OF JUVENILE SERVICES ON:</u>

19(I)THE NUMBER OF CHILDREN REFERRED TO AN AT-RISK20YOUTH PREVENTION AND DIVERSION PROGRAM IN THE PREVIOUS YEAR;

# 21 (II) THE AGE, GENDER, AND RACE OF CHILDREN REFERRED TO 22 AN AT-RISK YOUTH PREVENTION AND DIVERSION PROGRAM IN THE PREVIOUS YEAR; 23 AND

# 24(III)THE NUMBER OF CHILDREN CURRENTLY ENROLLED IN AN25AT-RISK YOUTH PREVENTION AND DIVERSION PROGRAM.

- 26 <u>9–101.</u>
- 27 (a) In this title the following words have the meanings indicated.
- 28 (b) <u>"Department" means the Department of Juvenile Services.</u>
- 29 (c) <u>"Secretary" means the Secretary of Juvenile Services.</u>

1	<u>[(d)</u> <u>"Sta</u>	te Advis	ory Board" means the State Advisory Board for Juvenile Services.]
2	<u>9–204.</u>		
$\frac{3}{4}$	<u>(f) (1)</u> <u>3–Year Plan.</u>	<u>The S</u>	Secretary shall develop a State Comprehensive Juvenile Services
5	<u>(2)</u>	<u>The P</u>	<u>Plan shall:</u>
$6 \\ 7$	<u>residential care p</u>	<u>(i)</u> rograms	include an inventory of all in-day treatment programs and s and an accounting of the residence of all clients;
8		<u>(ii)</u>	include an inventory of nonresidential treatment programs;
9 10	including alcohol	<u>(iii)</u> and dra	<u>specify the needs of the various areas of services for clients,</u> ug abuse rehabilitation services;
$\begin{array}{c} 11 \\ 12 \end{array}$	<u>services program</u> :	<u>(iv)</u> 3;	specify the needs of clients, including predelinquent diversion
13		<u>(v)</u>	establish priorities for the different services needed;
$\begin{array}{c} 14 \\ 15 \end{array}$	<u>services;</u>	<u>(vi)</u>	set standards for the quality of residential services and outreach
$\begin{array}{c} 16 \\ 17 \end{array}$	<u>clients;</u>	<u>(vii)</u>	include a program dedicated to reducing recidivism rates of
18 19	juvenile justice sy		include programs dedicated to diverting children from the and]
$\begin{array}{c} 20\\ 21 \end{array}$	<u>HIGHEST RISK C</u>	<u>(IX)</u> DF BECO	INCLUDE PROGRAMS DEVELOPED FOR YOUTH AT THE MING VICTIMS OR PERPETRATORS OF GUN VIOLENCE;
$22 \\ 23 \\ 24$			INCLUDE PROGRAMS DEVELOPED SPECIFICALLY FOR 10 YEARS OLD AND UNDER THE AGE OF 15 YEARS WHO ARE OF BECOMING VICTIMS OR PERPETRATORS OF GUN VIOLENCE;
$\frac{25}{26}$	<u>MOTOR VEHICLI</u>	<u>(XI)</u> E THEFI	INCLUDE PROGRAMS DEVELOPED FOR YOUTH INVOLVED IN ; AND
27 28	appropriate.	[(ix)]	(XII) include any other matters that the Secretary considers

	56	HOUSE BILL 814
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	<u>§ 2–1257 of</u> <u>year.</u>	(3) <u>The Plan shall be revised for each fiscal year and submitted, subject to</u> the State Government Article, to the General Assembly by February 1 of each
4	<b>[</b> 9–211.	
5	There	e is a State Advisory Board for Juvenile Services in the Department.]
6	<u><b>[</b></u> 9–212.	
7 8	<u>(a)</u> <u>Governor:</u>	<u>The State Advisory Board consists of the following members appointed by the</u>
9		(1) one representative of the Department;
10		(2) one representative of the State Department of Education;
11		(3) one representative of the Maryland Department of Health;
12		(4) one representative of the Department of State Police:
13 14	<u>Department</u>	<u>(5)</u> <u>one representative of the Social Services Administration of the</u> <u>of Human Services;</u>
15		(6) one representative of a private child welfare agency;
16		(7) one representative of a youth services bureau;
17		(8) three representatives of the State judiciary;
18 19	<u>President of</u>	<u>(9)</u> <u>one representative of the General Assembly recommended by the</u> <u>Sthe Senate:</u>
$\begin{array}{c} 20\\ 21 \end{array}$	of the House	(10) one representative of the General Assembly recommended by the Speaker 2:
22		(11) one representative of the Maryland State's Attorneys' Association;
23		(12) one representative of the Maryland Office of the Public Defender; and
24		(13) <u>nine members of the general public.</u>
25	<u>(b)</u>	Of the nine members from the general public:
$\frac{26}{27}$	minors and	(1) <u>three shall be chosen on the basis of their interest in and experience with</u> juvenile problems;

1	(2)  two shall:
$\frac{2}{3}$	(i) at the time of appointment to a first term, be at least 16 years old and under the age of 25 years; and
45	(ii) include at least one individual who has been under the jurisdiction of the Department;
${6 \over 7}$	(3) one shall be an individual who is a parent or guardian of a youth who has been under the jurisdiction of the Department;
8	(4) one shall be a victim advocate; and
9 10 11	(5) <u>two shall be employees of the Department with different job titles,</u> recommended by the President of the American Federation of State, County, and Municipal <u>Employees, Council 3.</u>
12	(c) (1) The term of a member is 3 years.
$\frac{13}{14}$	(2) <u>The terms of the members are staggered as required by the terms</u> provided for members of the State Advisory Board on October 1, 2007.
$\begin{array}{c} 15\\ 16 \end{array}$	(3) At the end of a term, a member continues to serve until a successor is appointed and qualifies.
17 18	(4) <u>A member who is appointed after a term has begun serves only for the</u> rest of the term and until a successor is appointed and qualifies.
$\begin{array}{c} 19\\ 20 \end{array}$	(5) <u>A member who serves two consecutive full 3–year terms may not be</u> reappointed for 3 years after completion of those terms.]
21	<u>[9–213.</u>
$\frac{22}{23}$	(a) <u>From among the members of the State Advisory Board, the Governor shall appoint a chair.</u>
$\frac{24}{25}$	(b) (1) From among the members of the State Advisory Board, the chair shall appoint a secretary.
$\frac{26}{27}$	(2) <u>The secretary shall keep full and accurate minutes of each State</u> <u>Advisory Board meeting.</u> ]
28	<u>[9–214.</u>

	58	HOUSE BILL 814						
$\frac{1}{2}$	<u>(a)</u> <u>The S</u> call of its chair.	State Advisory Board shall meet regularly at least six times a year on the						
3	<u>(b)</u> <u>A me</u>	(b) <u>A member of the State Advisory Board:</u>						
4 5	<u>(1)</u>	may not receive compensation as a member of the State Advisory Board;						
$6 \\ 7$	<u>(2)</u> <u>Travel Regulation</u>	<u>is entitled to reimbursement for expenses under the Standard State</u> s, as provided in the State budget.						
$8\\9\\10$	in any contract for	mber of the State Advisory Board may not have a direct or indirect interest r building, repairing, equipping, or providing materials or supplies to the ve any other financial interest in a contract with the Department.]						
11	<u><b>[</b>9–215.</u>							
12	In addition	to its other duties specified in this title, the State Advisory Board shall:						
13	<u>(1)</u>	consult with and advise the Secretary on:						
14		(i) <u>each aspect of the juvenile services program in the State;</u>						
15		(ii) the educational programs and services of the Department;						
$\begin{array}{c} 16 \\ 17 \end{array}$	system; and	(iii) programs designed to divert children from the juvenile justice						
18 19	justice system;	(iv) the treatment and programming needs of females in the juvenile						
$\begin{array}{c} 20\\ 21 \end{array}$	<u>(2)</u> services in the Sta	recommend to the Secretary policies and programs to improve juvenile te:						
$\begin{array}{c} 22 \\ 23 \end{array}$	<u>(3)</u> <u>Department;</u>	participate in interpreting for the public the objectives of the						
$\begin{array}{c} 24 \\ 25 \end{array}$	<u>(4)</u> <u>to meet the needs o</u>	participate in planning the development and use of available resources of the Department; and						
26 27 28	<u>(5)</u> of the Department prevent fatalities,	<u>examine and review fatalities involving children under the supervision</u> t for the purpose of advising the Secretary on policies and programs to including:						
$\begin{array}{c} 29\\ 30 \end{array}$	<u>Department, if the</u>	(i) a death caused by a child under the supervision of the echild is convicted or adjudicated for the death; and						

1

- (ii) the death of a child under the supervision of the Department.]
- 2 **[**9–230.

3 <u>(a)</u> <u>With the consent of the State Advisory Board, the Secretary may establish an</u> 4 <u>advisory board for one or more facilities.</u>

5 <u>(b)</u> Each board shall consist of individuals that the Secretary and the State 6 <u>Advisory Board consider to be helpful in matters that relate to the effective operation and</u> 7 <u>improvement of the facility.</u>

8 <u>(c) A representative of the Juvenile Justice Monitoring Unit of the Office of the</u> 9 <u>Attorney General established under Title 6, Subtitle 4 of the State Government Article shall</u> 10 <u>be available to attend meetings of each advisory board.]</u>

11

<u> Article – Public Safety</u>

12 <u>3–531.</u>

13 (A) <u>THERE IS A GOVERNOR'S OFFICE OF CRIME PREVENTION AND POLICY.</u>

14(B)THE OFFICE IS A SEPARATE UNIT WITHIN THE EXECUTIVE15DEPARTMENT.

16 <u>(C)</u> <u>The Governor may provide for the structure, duties, and</u> 17 <u>RESPONSIBILITIES OF THE OFFICE BY EXECUTIVE ORDER.</u>

18

<u> Article – State Government</u>

19 <u>6–401.</u>

20 (a) In this subtitle the following words have the meanings indicated.

21 <u>(i)</u> <u>"Unit" means the Juvenile Justice Monitoring Unit of the Office of the Attorney</u>

- 22 <u>General.</u>
- 23 <u>6–406.</u>

(a) <u>The Unit shall report in a timely manner to the Deputy Director, the Secretary,</u>
 <u>THE COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND BEST</u>
 <u>PRACTICES, and, in accordance with § 2–1257 of this article, the Speaker of the House of</u>
 <u>Delegates and the President of the Senate:</u>

28 <u>(1)</u> <u>knowledge of any problem regarding the care, supervision, and</u> 29 <u>treatment of children in facilities;</u>

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) findings, actions, and recommendations, related to the investigations of disciplinary actions, grievances, incident reports, and alleged cases of child abuse and neglect; and
4 5	(3) all other findings and actions related to the monitoring required under this subtitle.
$\frac{6}{7}$	(b) (1) The Unit shall report quarterly to the Executive Director and the Secretary.
8 9 10	(2) A copy of the report shall be provided to the [State Advisory Board for Juvenile Services] COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND BEST PRACTICES and, in accordance with § 2–1257 of this article, the General Assembly.
11	(3) <u>The report shall include:</u>
12	(i) all activities of the Unit:
13 14	( <i>ii</i> ) actions taken by the Department resulting from the findings and recommendations of the Unit, including the Department's response; and
$\begin{array}{c} 15\\ 16 \end{array}$	(iii) <u>a summary of any violations of the standards and regulations of</u> the Department that remained unabated for 30 days or more during the reporting period.
17 18 19 20 21 22	(c) Beginning in 2006, on or before November 30 of each year, the Unit shall report to the Executive Director, the Secretary, the [advisory boards established under § 9–230 of the Human Services Article] COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND BEST PRACTICES, the Governor, and, in accordance with § 2–1257 of this article, the General Assembly, on all the activities of the Office and the actions taken by the Department in response to findings and recommendations of the Unit.
23	<u>9–3501.</u>
$\begin{array}{c} 24 \\ 25 \end{array}$	In this subtitle, "Commission" means the Commission on Juvenile Justice Reform and Emerging and Best Practices.
26	<u>9–3502.</u>
$\begin{array}{c} 27\\ 28 \end{array}$	(a) <u>There is a Commission on Juvenile Justice Reform and Emerging and Best</u> <u>Practices.</u>
29	(b) (1) The Commission consists of the following members:
$\begin{array}{c} 30\\ 31 \end{array}$	[(1)] (1) two members of the Senate of Maryland, appointed by the President of the Senate;

$\frac{1}{2}$	[(2)] of the House;	<u>(II)</u>	<u>two n</u>	nembers of the House of Delegates, appointed by the Speaker
3	<u>[(3)]</u>	<u>(III)</u>	<u>the S</u>	ecretary of Juvenile Services;
4	<u>[(4)]</u>	<u>(IV)</u>	<u>the S</u>	ecretary of Human Services; and
5	<u>[(5)]</u>	<u>(V)</u>	<u>the fo</u>	llowing members, appointed by the Governor:
6 7	<u>specializes in juven</u>		<u>1.</u> tice iss	one representative of an institute for public policy that sues in the State;
8 9 10	<u>of Maryland specia</u> juveniles; [and]	[(ii)] lizing		one representative of an institute operated by the University viding evidence–based and culturally competent services for
11 12	relevant education	[(iii)] and ex		[three representatives] ONE REPRESENTATIVE with .ce;
13			<u>4.</u>	ONE LOCAL SCHOOL SUPERINTENDENT;
14			<u>5.</u>	ONE SCHOOL PRINCIPAL;
$\begin{array}{c} 15\\ 16\end{array}$	<u>PROVIDES SERVIO</u>	<u>Ces to</u>	<u>6.</u> ) CHIL	ONE REPRESENTATIVE OF AN ORGANIZATION THAT DREN INVOLVED IN THE JUVENILE JUSTICE SYSTEM;
17 18	DEPARTMENT OF	<u>Heal</u>	<u>7.</u> ,TH;	ONE REPRESENTATIVE OF THE MARYLAND
19 20	<u>AGENCY;</u>		<u>8.</u>	ONE REPRESENTATIVE OF A PRIVATE CHILD WELFARE
$\begin{array}{c} 21 \\ 22 \end{array}$	<u>BUREAU;</u>		<u>9.</u>	ONE REPRESENTATIVE OF A YOUTH SERVICES
23			<u>10.</u>	ONE REPRESENTATIVE OF THE STATE JUDICIARY;
$\frac{24}{25}$	Attorneys' Ass	<u>OCIAT</u>	<u>11.</u> TION;	ONE REPRESENTATIVE OF THE MARYLAND STATE'S
$\frac{26}{27}$	THE PUBLIC DEF	<u>ENDEI</u>	<u>12.</u> R:	ONE REPRESENTATIVE OF THE MARYLAND OFFICE OF
28 29	Police Associa	TION;	<u>13.</u>	ONE REPRESENTATIVE OF THE MARYLAND CHIEFS OF

$egin{array}{c} 1 \ 2 \end{array}$	<u>14.</u> <u>ONE REPRESENTATIVE OF THE MARYLAND SHERIFFS'</u> <u>Association;</u>
$\frac{3}{4}$	<u>15. ONE REPRESENTATIVE OF THE MARYLAND</u> Consortium on Coordinated Community Supports; and
5	<b>16.</b> <u>SEVEN MEMBERS OF THE GENERAL PUBLIC.</u>
6	(2) OF THE SEVEN MEMBERS OF THE GENERAL PUBLIC:
7 8	(I) ONE SHALL BE CHOSEN ON THE BASIS OF THE MEMBER'S INTEREST IN AND EXPERIENCE WITH MINORS AND JUVENILE PROBLEMS;
9	(II) <u>TWO SHALL:</u>
10 11	<u>1.</u> <u>AT THE TIME OF THE APPOINTMENT TO A FIRST TERM,</u> <u>BE AT LEAST 16 YEARS OLD AND UNDER THE AGE OF 30 YEARS; AND</u>
12 13	2. <u>INCLUDE AT LEAST ONE INDIVIDUAL WHO HAS BEEN</u> <u>UNDER THE JURISDICTION OF THE DEPARTMENT OF JUVENILE SERVICES;</u>
14 15 16	(III) ONE SHALL BE AN INDIVIDUAL WHO IS A PARENT OR GUARDIAN OF A YOUTH WHO HAS BEEN UNDER THE JURISDICTION OF THE DEPARTMENT OF JUVENILE SERVICES;
17	(IV) ONE SHALL BE A VICTIM ADVOCATE; AND
18 19 20 21	(V) <u>TWO SHALL BE EMPLOYEES OF THE DEPARTMENT OF</u> <u>JUVENILE SERVICES WITH DIFFERENT JOB TITLES, RECOMMENDED BY THE</u> <u>PRESIDENT OF THE AMERICAN FEDERATION OF STATE, COUNTY, AND MUNICIPAL</u> <u>EMPLOYEES, COUNCIL 3.</u>
22	(C) (1) THE TERM OF AN APPOINTED MEMBER IS 3 YEARS.
$23 \\ 24 \\ 25$	(2) <u>The terms of the appointed members are staggered as</u> <u>required by the terms provided for members of the Commission on June</u> <u>1, 2024.</u>
$\frac{26}{27}$	(3) <u>At the end of a term, a member continues to serve until a</u> successor is appointed and qualifies.

1 A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES (4)  $\mathbf{2}$ ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND 3 **QUALIFIES.** 4 (5) AN APPOINTED MEMBER WHO SERVES TWO CONSECUTIVE FULL 3-YEAR TERMS MAY NOT BE REAPPOINTED FOR 3 YEARS AFTER COMPLETION OF  $\mathbf{5}$ 6 THOSE TERMS.  $\overline{7}$ (1) [The Governor shall designate the chair of the Commission] **I**(c)**I (D)** FROM AMONG THE MEMBERS OF THE COMMISSION, THE GOVERNOR, THE 8 PRESIDENT OF THE SENATE, AND THE SPEAKER OF THE HOUSE SHALL APPOINT A 9 10 CHAIR. FROM AMONG THE MEMBERS OF THE COMMISSION, THE 11 (2) *(I)* 12 CHAIR SHALL APPOINT A SECRETARY. 13(II) THE SECRETARY SHALL KEEP FULL AND ACCURATE 14 MINUTES OF EACH COMMISSION MEETING. The [Department of Juvenile Services and the Department of Human] 15**[**(d)**] (E)** Services] GOVERNOR'S OFFICE OF CRIME PREVENTION AND POLICY shall provide 16staff for the Commission. 17(1) THE COMMISSION SHALL MEET REGULARLY AT LEAST SIX 18 [(e)] (F) 19 TIMES A YEAR ON THE CALL OF ITS CHAIR. 20(2) A member of the Commission: [(1)] (I) may not receive compensation as a member of the Commission; 2122but 23[(2)] (II) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget. 24**[**(f)**] (G)** The Commission shall: 2526(1) **REVIEW AND REPORT ON:** 27*(I)* ALL JUVENILE SERVICES, FACILITIES, AND PROGRAMS IN THE STATE; 2829THE EDUCATIONAL PROGRAMS AND SERVICES OF THE *(II)* 30 **DEPARTMENT OF JUVENILE SERVICES;** 

	64 HOUSE BILL 814
$rac{1}{2}$	(III) PROGRAMS DESIGNED TO DIVERT CHILDREN FROM THE JUVENILE JUSTICE SYSTEM;
$\frac{3}{4}$	(IV) THE TREATMENT AND PROGRAMMING NEEDS OF FEMALES IN THE JUVENILE JUSTICE SYSTEM;
$5 \\ 6$	(V) 1. THE USE OF CHILD IN NEED OF SUPERVISION PETITIONS; AND
7 8	2. <u>THE NUMBER OF CHILD IN NEED OF SUPERVISION</u> PETITIONS AUTHORIZED OR DENIED BY JURISDICTION; AND
9 10	<u>(VI) THE WAIT TIMES FOR PLACEMENT OF CHILDREN IN</u> <u>FACILITIES;</u>
11 12	[(1)] (2) research culturally competent, evidence–based, research–based, and promising PROGRAMS AND practices relating to:
13	(i) <u>child welfare;</u>
14	(ii) juvenile rehabilitation:
15	(iii) mental health services for children; and
16	(iv) prevention and intervention services for juveniles;
17 18	[(2)] (3) <u>evaluate the cost–effectiveness of EXISTING AND PROMISING</u> PROGRAMS AND practices researched by the Commission;
$\begin{array}{c} 19\\ 20 \end{array}$	[(3)] (4) <u>identify means of evaluating the effectiveness of PROGRAMS AND</u> practices researched by the Commission; [and]
21 22 23 24	[(4)] (5) giving special attention to organizations located in or serving historically underserved communities, identify strategies to enable community-based organizations that provide services for juveniles to evaluate and validate services and programming provided by those organizations;
25 26 27	(6) <u>REVIEW DATA RELATING TO ARRESTS, COMPLETION OF</u> <u>PROGRAMMING, AND RECIDIVISM FROM THE MARYLAND LONGITUDINAL DATA</u> <u>SYSTEM CENTER;</u>
28 29 30 31	(7) IDENTIFY OPPORTUNITIES FOR GREATER COORDINATION BETWEEN THE DEPARTMENT OF JUVENILE SERVICES, THE OFFICE OF THE STATE'S ATTORNEY, LAW ENFORCEMENT, AND LOCAL ORGANIZATIONS THAT PROVIDE SERVICES TO JUVENILES;

$\frac{1}{2}$	(8) <u>RECOMMEND POLICIES AND PROGRAMS TO IMPROVE JUVENILE</u> <u>SERVICES IN THE STATE;</u>
$\frac{3}{4}$	(9) <u>PARTICIPATE IN INTERPRETING FOR THE PUBLIC THE</u> OBJECTIVES OF THE JUVENILE SERVICES IN THE STATE;
<b>5</b>	(10) PARTICIPATE IN PLANNING THE DEVELOPMENT AND USE OF
6	AVAILABLE RESOURCES TO MEET THE NEEDS OF JUVENILES;
7	(11) <u>COORDINATE WITH THE MARYLAND DEPARTMENT OF LABOR TO</u>
8	<b>IDENTIFY POTENTIAL JOB AND APPRENTICESHIP OPPORTUNITIES FOR JUVENILES</b>
9	UNDER THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES; AND
10	(12) EXAMINE AND REVIEW FATALITIES INVOLVING CHILDREN UNDER
11	THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES FOR THE PURPOSE
12	OF PROVIDING RECOMMENDATIONS ON POLICIES AND PROGRAMS TO PREVENT
13	FATALITIES, INCLUDING:
14	(I) A DEATH CAUSED BY A CHILD UNDER THE SUPERVISION OF
15	THE DEPARTMENT OF JUVENILE SERVICES, IF THE CHILD IS CONVICTED OR
16	ADJUDICATED DELINQUENT FOR THE DEATH; AND
17	(II) THE DEATH OF A CHILD UNDER THE SUPERVISION OF THE
18	<u>Department of Juvenile Services.</u>
19	[(g)] (H) On or before [December 31, 2023] OCTOBER 1, 2025, and on or before
20	[December 31] OCTOBER 1 each year thereafter, the Commission shall report its findings
21	to the Governor and, in accordance with § 2–1257 of this article, the General Assembly.
22	Article – State Government
23	<del>6-401.</del>
24	(a) In this subtitle the following words have the meanings indicated.
25	(i) "Unit" means the Juvenile Justice Monitoring Unit of the Office of the
26 26	Attorney General.
07	<del>6-406.</del>
27	(a) The Unit shall report in a timely manner to the Deputy Director, the
27 28	
	Secretary, THE COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING AND
28	

1	(1) knowledge of any problem regarding the care, supervision, and
2	treatment of children in facilities;
3	(2) findings, actions, and recommendations, related to the investigations of
4	disciplinary actions, grievances, incident reports, and alleged cases of child abuse and
$\frac{4}{5}$	neglect; and
0	negiect, and
6	(3) all other findings and actions related to the monitoring required under
7	this subtitle.
8	(b) (1) The Unit shall report [quarterly] EVERY 6 MONTHS to the Executive
9	Director and the Secretary.
10	(2) A copy of the report shall be provided to the [State Advisory Board for
11	Juvenile Services] COMMISSION ON JUVENILE JUSTICE REFORM AND EMERGING
12	AND BEST PRACTICES and, in accordance with § 2-1257 of this article, the General
13	Assembly.
14	(3) The report shall include:
1.2	
15	(i) all activities of the Unit;
16	(ii) actions taken by the Department resulting from the findings and
17	recommendations of the Unit, including the Department's response; [and]
11	recommendations of the Onit, including the Department's response, [and]
18	<del>(iii)</del> <del>a summary of any violations of the standards and regulations of</del>
19	the Department that remained unabated for 30 days or more during the reporting period;
20	AND
21	(IV) 1. A SUMMARY OF SERVICES THAT ARE PROVIDED TO
22	CHILDREN UNDER THE SUPERVISION OF THE DEPARTMENT; AND
23	2. A LIST OF ANY NECESSARY SERVICES THAT ARE NOT
24	BEING PROVIDED TO CHILDREN UNDER THE SUPERVISION OF THE DEPARTMENT.
25	(c) Beginning in 2006, on or before November 30 of each year, the Unit shall
26	report to the Executive Director, the Secretary, [the advisory boards established under §
27	9-230 of the Human Services Article]-THE COMMISSION ON JUVENILE JUSTICE
28	REFORM AND EMERGING AND BEST PRACTICES, the Governor, and, in accordance with
29	§ 2-1257 of this article, the General Assembly, on all the activities of the Office and the
30	actions taken by the Department in response to findings and recommendations of the Unit.
31	<del>9–3501.</del>

1	<del>In th</del>	<del>is subt</del>	<del>itle, "(</del>	Commission" means the Commission on Juvenile Justice Reform
2	and Emerg	i <del>ng and</del>	Best ]	Practices.
3	<del>9-3502.</del>			
4	<del>(a)</del>	There	<del>is a (</del>	Commission on Juvenile Justice Reform and Emerging and Best
5	Practices.			
6	<del>(b)</del>	<del>(1)</del>	<del>The (</del>	Commission consists of the following members:
7		<del>[(1)]</del>		two members of the Senate of Maryland, appointed by the
8	President o	<del>f the S</del> e	<del>enate;</del>	
9		<del>[(2)]</del>	<del>(II)</del>	two members of the House of Delegates, appointed by the
10	<del>Speaker of</del>	<del>the Ho</del> u	<del>180;</del>	
11		<del>[(3)]</del>	<del>(III)</del>	the Secretary of Juvenile Services;
12		<del>[(4)]</del>	<del>(IV)</del>	the Secretary of Human Services; and
13		<del>[(5)]</del>	<del>(V)</del>	the following members, appointed by the Governor:
14				1. one representative of an institute for public policy that
15	specializes	<del>in juve</del> i	<del>nile ju:</del>	stice issues in the State;
16				2. one representative of an institute operated by the
17				pecializing in providing evidence–based and culturally competent
18	<del>services for</del>	juveni	<del>les; <u>f</u>ar</del>	<del>10]</del>
19			<del>[(iii)]</del>	3. [three_representatives] ONE_REPRESENTATIVE_with
20	<del>relevant ed</del>	ucation	<del>and e</del>	xperience;
21				4. ONE REPRESENTATIVE OF THE STATE DEPARTMENT
22	<del>of Educa</del>	<del>TION;</del>		
23				5. ONE REPRESENTATIVE OF THE MARYLAND
<b>2</b> 4	<b>Departm</b>	ENT OF	HEA	
25				6. ONE REPRESENTATIVE OF THE DEPARTMENT OF
$\frac{25}{26}$	STATE PO	LICE:		6. ONE REPRESENTATIVE OF THE DEPARTMENT OF
-0		,		
27				7. ONE REPRESENTATIVE OF A PRIVATE CHILD
28	WELFARE -	AGENC	<del>Y;</del>	

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$\frac{1}{2}$	<del>8.</del> <del>ONE REPRESENTATIVE OF A YOUTH SERVICES</del> <del>BUREAU;</del>
3	9. ONE REPRESENTATIVE OF THE STATE JUDICIARY;
4 5	<del>10.</del> ONE REPRESENTATIVE OF THE MARYLAND STATE'S Attorneys' Association;
$6 \\ 7$	11. ONE REPRESENTATIVE OF THE MARYLAND OFFICE OF THE PUBLIC DEFENDER;
8 9 10	12. ONE REPRESENTATIVE OF EITHER THE MARYLAND CHIEFS OF POLICE ASSOCIATION OR THE MARYLAND SHERIFFS' ASSOCIATION; AND
11	13. FIVE MEMBERS OF THE GENERAL PUBLIC.
12	(2) OF THE FIVE MEMBERS FROM THE GENERAL PUBLIC:
13 14	(I) ONE SHALL BE CHOSEN ON THE BASIS OF THE MEMBER'S INTEREST IN AND EXPERIENCE WITH MINORS AND JUVENILE PROBLEMS;
15	(II) TWO SHALL:
$\begin{array}{c} 16 \\ 17 \end{array}$	1. AT THE TIME OF APPOINTMENT TO A FIRST TERM, BE AT LEAST 16 YEARS OLD AND UNDER THE AGE OF 30 YEARS; AND
18 19	2. INCLUDE AT LEAST ONE INDIVIDUAL WHO HAS BEEN UNDER THE JURISDICTION OF THE DEPARTMENT;
20 21 22	<del>(III)</del> ONE SHALL BE AN INDIVIDUAL WHO IS A PARENT OR GUARDIAN OF A YOUTH WHO HAS BEEN UNDER THE JURISDICTION OF THE DEPARTMENT; AND
23	(IV) ONE SHALL BE A VICTIM ADVOCATE.
24	(C) (1) THE TERM OF A MEMBER IS 3 YEARS.
$\frac{25}{26}$	(2) The terms of the members are staggered as required by the terms provided for members of the Commission on October 1, 2024.
$\begin{array}{c} 27\\ 28 \end{array}$	(3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.

1	<del>(4)</del>	A ME	MBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES
2	ONLY FOR THE I	REST (	<del>)F THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND</del>
3	<del>QUALIFIES.</del>		
4	<del>(5)</del>	A ME	EMBER WHO SERVES TWO CONSECUTIVE FULL 3-YEAR TERMS
<b>5</b>	<del>MAY NOT BE REA</del>	<b>PPOIN</b>	TED FOR 3 YEARS AFTER COMPLETION OF THOSE TERMS.
6	<del>[(c)]</del> (D)	<del>(1)</del>	[The Governor shall designate the chair of the Commission.]
7	FROM AMONG	<del>FHE N</del>	AEMBERS OF THE COMMISSION, THE GOVERNOR SHALL
8	APPOINT A CHAH	<del>}.</del>	
•		(-)	
9		<del>(I)</del>	, , , , , , , , , , , , , , , , , , ,
10	CHAIR SHALL AP	POINT	-A SECRETARY.
11		<del>(II)</del>	THE SECRETARY SHALL KEEP FULL AND ACCURATE
11 12	MINUTES OF FAC	• •	AMISSION MEETING.
14	WHINUTES OF EAC	<del>n cor</del>	HINDOLUN WELLTING.
13	[(d)] (F)	The	Department of Juvenile Services and the Department of Human
14		-	S OFFICE OF CRIME PREVENTION, YOUTH, AND VICTIM
15	-		staff for the Commission.
10		10,100	
16	<del>[(e)]</del> (F)	<del>(1)</del>	THE COMMISSION SHALL MEET REGULARLY AT LEAST SIX
17		• •	CALL OF ITS CHAIR.
18	<del>(2)</del>	<del>A me</del>	<del>mber of the Commission:</del>
19	<del>[(1)]</del>	<del>(I)</del>	may not receive compensation as a member of the Commission;
20	but		
~ -		()	
21			is entitled to reimbursement for expenses under the Standard
22	State Travel Regu	lations	<del>», as provided in the State budget.</del>
23	$\left[\left( \beta\right) \right] \left( c\right)$	The (	Commission shall:
20	<del>[(f)]</del> (G)	<del>-me (</del>	<del>7011111551011 511411.</del>
24	<del>(1)</del>	<del>REVI</del>	
41	(1)	1112 1 1	
25		<del>(I)</del>	EACH ASPECT OF THE JUVENILE SERVICES PROGRAM IN
<b>2</b> 6	<del>the State;</del>	1-1	
	· <b>_</b> · <b>_ · · · · · ·</b> ·		
27		<del>(II)</del>	THE EDUCATIONAL PROGRAMS AND SERVICES OF THE
28	Department;	. /	
	,		
29		<del>(III)</del>	PROGRAMS DESIGNED TO DIVERT CHILDREN FROM THE

30 JUVENILE JUSTICE SYSTEM; AND

1	<del>(IV)</del>	THE TREATMENT AND PROGRAMMING NEEDS OF FEMALES
2	IN THE JUVENILE JUST	<del>ICE SYSTEM;</del>
3	<del>[(1)]</del> (2)	research culturally competent, evidence-based, research-based,
4	and promising PROGRAM	AS AND practices relating to:
<b>5</b>	(i)	<del>child welfare;</del>
<u> </u>	(-/	
6	<del>(ii)</del>	juvenile rehabilitation;
7	<del>(iii)</del>	mental-health services for children; and
8	<del>(iv)</del>	prevention and intervention services for juveniles;
9	<del>[(2)] <b>(3)</b></del>	evaluate the cost-effectiveness of EXISTING AND PROMISING
10	PROGRAMS AND practic	es researched by the Commission;
	<b>- -</b>	
11		identify means of evaluating the effectiveness of PROGRAMS
12	AND-practices-researched	<del>l by the Commission; <b>[</b>and]</del>
13	<u>[(4)] (5)</u>	giving special attention to organizations located in or serving
10 $14$		communities, identify strategies to enable community-based
15	•	de services for juveniles to evaluate and validate services and
16	programming provided by	-
17	<del>(6)</del> <del>REVI</del>	EW DATA RELATING TO ARRESTS, COMPLETION OF
18	PROGRAMMING, AND	RECIDIVISM FROM THE MARYLAND LONGITUDINAL DATA
19	<del>System Center;</del>	
20	(7) IDEN	TIFY OPPORTUNITIES FOR GREATER COORDINATION
$\frac{20}{21}$		<u>'MENT OF JUVENILE SERVICES, THE OFFICE OF THE STATE'S</u>
$\frac{21}{22}$		ORCEMENT, AND LOCAL ORGANIZATIONS THAT PROVIDE
$\frac{22}{23}$	SERVICES TO JUVENILI	·
20	DERVICED IO UUVERIEE	<del>,</del>
24	<del>(8)</del> <del>RECO</del>	OMMEND POLICIES AND PROGRAMS TO IMPROVE JUVENILE
25	SERVICES IN THE STAT	<del>E;</del>
26	<del>(9)</del> <del>PART</del>	<b>TCIPATE IN INTERPRETING FOR THE PUBLIC THE</b>
27	OBJECTIVES OF THE JU	<del>venile services in the State;</del>
<b>೧</b> ೧	(10) DADG	
28 20		<b>TCIPATE IN PLANNING THE DEVELOPMENT AND USE OF</b>
29	AVAILABLE RESOURCE	<del>S TO MEET THE NEEDS OF JUVENILES; AND</del>

$1 \\ 2 \\ 3 \\ 4$	(11) EXAMINE AND REVIEW FATALITIES INVOLVING CHILDREN UNDER THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES FOR THE PURPOSE OF PROVIDING RECOMMENDATIONS ON POLICIES AND PROGRAMS TO PREVENT FATALITIES, INCLUDING:
5 6 7	(1) A DEATH CAUSED BY A CHILD UNDER THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES, IF THE CHILD IS CONVICTED OR ADJUDICATED FOR THE DEATH; AND
8 9	(II) THE DEATH OF A CHILD UNDER THE SUPERVISION OF THE DEATH OF A CHILD UNDER THE SUPERVISION OF THE DEPARTMENT OF JUVENILE SERVICES.
10 11 12	f(g) (II) On or before December 31, 2023, and on or before December 31 each year thereafter, the Commission shall report its findings to the Governor and, in accordance with § 2–1257 of this article, the General Assembly.
13	Chapter 42 of the Acts of 2022
14 15 16	SECTION 2. AND BE IT FURTHER ENACTED, That, on or before April 15, [2023] <b>2025</b> , the Department of Juvenile Services shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, on:
17 18 19 20	(1) plans to publish an annual report by the Department of Juvenile Services, in consultation with the Maryland Department of Health, on the length of stay for juveniles in secure facilities while undergoing competency evaluations and receiving services;
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) plans for the inclusion of information and data relating to use of a risk assessment tool in the Department of Juvenile Services' Data Resource Guide;
$\begin{array}{c} 23\\ 24 \end{array}$	(3) the use of community detention for juveniles in the care and custody of the Department of Juvenile Services;
$\begin{array}{c} 25\\ 26 \end{array}$	(4) the Department of Juvenile Services' development of forms for community detention that do not include information relating to house arrests;
27 28 29	(5) the effect of a requirement that the Department of Juvenile Services provide a robust continuum of community-based alternatives to detention in all jurisdictions of the State and recommendations for establishing the requirement;
30 31	(6) access to mental health services for all juveniles served by the Department of Juvenile Services;
$\frac{32}{33}$	(7) the feasibility of and any plans for providing quality, evidence-based programming for juveniles detained in secure juvenile facilities, including educational

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$\frac{1}{2}$	programming, structured weekend activities, and activities involving family members of detained juveniles;
3 4	(8) the use of community detention, including electronic monitoring, for juveniles placed on probation;
$5 \\ 6$	(9) plans to increase the number of shelter beds available in juvenile facilities, particularly beds for girls;
7 8	(10) plans to track and report data on the number of days juveniles ordered to shelter care placements remain in secure juvenile facilities;
9	(11) minimum training standards for staff at juvenile facilities;
10 11 12	(12) surveillance systems at juvenile facilities, including whether all juvenile facilities are equipped with functioning surveillance cameras capable of monitoring all areas of juvenile facilities;
$\begin{array}{c} 13\\14\\15\end{array}$	(13) minimum standards for facilitating family engagement for juveniles at juvenile facilities, including standards for facilitating daily contact between juveniles and their family members;
$\begin{array}{c} 16 \\ 17 \end{array}$	(14) standards for attorneys to access their clients within all juvenile facilities in the State;
18 19	(15) plans to adopt cognitive behavioral therapy training and restorative justice training for staff at all juvenile facilities in the State; [and]
20 21 22	(16) plans to transition from the current slate of secure juvenile facilities to ensure access to both nonresidential and residential facilities that use culturally competent, evidence-based programming in all jurisdictions of the State; AND
$\begin{array}{c} 23\\ 24 \end{array}$	(17) THE NUMBER OF CASES RESOLVED AT INTAKE AND THE NUMBER OF CASES REFERRED FOR INFORMAL ADJUSTMENT WITHIN THE PAST FISCAL YEAR.
25 26 27 28 29 30	SECTION <u>2.</u> <u>3.</u> AND BE IT FURTHER ENACTED, That, on or before December 31, 2024, and on or before December 31 each year thereafter, the Governor's Office of Crime Prevention, <u>Youth, and Victim Services</u> <u>and Policy</u> shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, on the number of children arrested and the number of times the arrest resulted in a complaint with the Department of Juvenile Services in each calendar year.
31 32 33 34	<u>SECTION 4. AND BE IT FURTHER ENACTED, That the terms of the appointed</u> members of the Commission on Juvenile Justice Reform and Emerging and Best Practices who are members of the Commission on the effective date of Section $\frac{1}{2}$ of this Act or initially appointed after the effective date shall expire as follows:

1	(1) seven members in $2025$ ;
2	(2) seven members in 2026; and
3	(3) seven members in 2027.
4 5	<u>SECTION 5. AND BE IT FURTHER ENACTED, That Section <math>\stackrel{2}{=} 1</math> of this Act shall take effect October 1, 2024 January 1, 2025</u> November 1, 2024.
$6 \\ 7$	SECTION <del>3.</del> <u>6.</u> AND BE IT FURTHER ENACTED, That, except as provided in <u>Section 5 of this Act</u> , this Act shall take effect <del>October <u>July</u></del> June 1, 2024.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.