# 4lr0123 **CF HB 222** (PRE-FILED) By: Chair, Judicial Proceedings Committee (By Request - Departmental - Public **Safety and Correctional Services**) Requested: September 12, 2023 Introduced and read first time: January 10, 2024 Assigned to: Judicial Proceedings **Committee Report: Favorable** Senate action: Adopted Read second time: February 10, 2024

# CHAPTER \_\_\_\_\_

#### 1 AN ACT concerning

#### $\mathbf{2}$ **Correctional Services – Division of Pretrial Detention and Services – Facilities**

3 FOR the purpose of altering the composition and authority of the Division of Pretrial 4 Detention and Services within the Department of Public Safety and Correctional Services; altering the authority of the Commissioner of the Division; establishing the  $\mathbf{5}$ 6 Youth Detention Center in the Division; establishing the facility administrator and 7 authorizing assistant facility administrators for the Youth Detention Center; 8 repealing authorization for the Baltimore City Detention Center; and generally 9 relating to the Division of Pretrial Detention and Services.

- 10 BY repealing and reenacting, with amendments,
- Article Correctional Services 11
- 12 Section 5–201 and 5–202; and 5–401 through 5–406 to be under the amended subtitle 13 "Subtitle 4. Baltimore City – Facilities"
- Annotated Code of Maryland 14
- (2017 Replacement Volume and 2023 Supplement) 15
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 16 17That the Laws of Maryland read as follows:
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# **Article – Correctional Services**

19 5 - 201.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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



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	2	SENATE BILL 251
1	(a)	There is a Division of Pretrial Detention and Services in the Department.
2	(b)	The Division consists of:
3		(1) a Pretrial Release Services Program;
4		(2) [a Baltimore City Detention Center; and
5		(3)] a centralized booking facility for Baltimore City;
6		(3) THE MARYLAND TRANSITION CENTER;
7		(4) THE CHESAPEAKE DETENTION CENTER; AND
8		(5) THE YOUTH DETENTION CENTER.
9 10 11		
$\begin{array}{c} 12 \\ 13 \end{array}$	custody of it	(1) the Division of Correction has under this Code with regard to the ts inmates and the operation of the Division of Correction; and
$\begin{array}{c} 14 \\ 15 \end{array}$	inmates con	(2) the sheriffs have under this Code with regard to the detention of nmitted to their custody and the operation of local correctional facilities.
$\begin{array}{c} 16 \\ 17 \end{array}$	(d) conditions o	This title does not limit or supersede the authority of a court to determine the f pretrial release.
18	5-202.	
$\begin{array}{c} 19\\ 20 \end{array}$	(a) Commission	With the approval of the Governor, the Secretary shall appoint a ner of Pretrial Detention and Services.
21	(b)	The Commissioner serves at the pleasure of the Secretary.
22	(c)	The Commissioner:
$\begin{array}{c} 23\\ 24 \end{array}$	Commission	(1) has the same authority over the Division as this Code vests in the ner of Correction over the Division of Correction;
$\begin{array}{c} 25\\ 26 \end{array}$	the Commis	(2) shall keep safely any inmate committed or transferred to the custody of sioner until the inmate is discharged in accordance with law;
27		(3) is in charge of the Division, subject to the authority of the Secretary;

(4)is the appointing authority for all employees of the Division; (5)shall establish a home detention program under terms and conditions that the Secretary provides; (6)may enter agreements with the Commissioner of Correction and governmental units for the housing of any inmate held in the [Baltimore City Detention Center] CUSTODY OF THE DIVISION; (7)may enter agreements for the housing of any inmate committed to federal or local governmental units in [the Baltimore City Detention Center] A FACILITY WITHIN THE DIVISION: and (8)may enter other agreements necessary to carry out the purposes of this title. (d) Subject to paragraph (2) of this subsection and notwithstanding any (1)other provision of law, the Commissioner shall establish by regulation the terms and conditions of the home detention program required under subsection (c)(5) of this section. (2)The authority of a court to determine the conditions of pretrial release or to find that a defendant awaiting trial may not be placed on a home detention program may not be limited or superseded by: a regulation of the Division or Department; or (i) (ii) the Division or the Commissioner. Subtitle 4. Baltimore City [Detention Center] – FACILITIES. 5 - 401.There is a [Baltimore City Detention Center] YOUTH DETENTION CENTER (a) in the Division. The Baltimore City Detention Center is a pretrial detention facility for (b) inmates committed or transferred to the custody of the Commissioner] YOUTH DETENTION CENTER IS A PRETRIAL DETENTION FACILITY FOR JUVENILE INCARCERATED INDIVIDUALS UNDER THE AGE OF 18 YEARS WHO HAVE BEEN CHARGED WITH A CRIME AS AN ADULT IN BALTIMORE CITY. (c) The Secretary may authorize the housing in the Baltimore City Detention Center of any inmate held in custody under any unit in the Department.]

 $31 \quad 5-402.$ 

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### **SENATE BILL 251**

(a) With the approval of the Secretary, the Commissioner shall appoint a [warden
 of the Baltimore City Detention Center] FACILITY ADMINISTRATOR OF THE YOUTH
 3 DETENTION CENTER.

4 (b) The [warden] FACILITY ADMINISTRATOR serves at the pleasure of the 5 Commissioner.

6 (c) Subject to the authority of the Commissioner and the Secretary, the [warden]
7 FACILITY ADMINISTRATOR is in charge of the [Baltimore City Detention Center] YOUTH
8 DETENTION CENTER.

9 5-403.

(a) The Commissioner may appoint assistant [wardens] FACILITY
 ADMINISTRATORS for the [Baltimore City Detention Center] YOUTH DETENTION
 CENTER as provided in the State budget.

13 (b) An assistant [warden] FACILITY ADMINISTRATOR serves at the pleasure of 14 the Commissioner.

15 (c) Subject to the authority of the Commissioner and the Secretary, in the absence 16 of the [warden] FACILITY ADMINISTRATOR, an assistant [warden] FACILITY 17 ADMINISTRATOR designated by the [warden] FACILITY ADMINISTRATOR is in charge of 18 the [Baltimore City Detention Center] YOUTH DETENTION CENTER.

19 5-404.

20 (a) The Division shall operate a centralized booking facility for Baltimore City.

- 21 (b) The centralized booking facility shall include:
- 22 (1) pretrial release services;
- 23 (2) District Court Commissioners;
- 24 (3) an Office of the State's Attorney for Baltimore City; and
- 25 (4) Baltimore City Police Services.

26 (c) The centralized booking facility [or the Baltimore City Detention Center]27 shall be equipped for video bail review.

 $28 \quad 5-405.$ 

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1 (a) An inmate in the [Baltimore City Detention Center] **CENTRALIZED** 2 **BOOKING FACILITY** who is sick, injured, or disabled shall:

3 (1) reimburse the State, as appropriate, for the payment of medical 4 expenses; and

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(2) provide the warden with any information relating to:

6 (i) the existence of any health insurance, group health plan, or 7 prepaid medical care coverage under which the inmate is insured or covered;

8 (ii) the inmate's eligibility for benefits under the Maryland Medical9 Assistance Program;

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(iii) the name and address of the third party payor; and

(iv) any policy or other identifying number relating to items (i)through (iii) of this item.

13 (b) (1) In addition to obtaining any reimbursement authorized under 14 subsection (a) of this section and subject to paragraph (4) of this subsection, the Department 15 shall establish a reasonable fee, not to exceed \$4, for each visit by an inmate to an 16 institutional medical unit or noninstitutional physician, dentist, or optometrist.

17 (2) The per visit fee shall be deducted from an inmate's spending financial 18 account, reserve financial account, or similar account held by the warden on behalf of the 19 inmate.

20 (3) The fees collected under this subsection shall be deposited in the 21 General Fund of the State.

(4) This subsection does not apply to a visit by an inmate to a medical unit
 or a physician, dentist, or optometrist if the visit is:

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(i) required as a part of the intake process;

25 (ii) required for an initial physical examination;

26 (iii) due to a referral by a nurse or physician's assistant;

27 (iv) provided during a follow-up visit that is initiated by a medical
28 professional from the [Baltimore City Detention Center] CENTRALIZED BOOKING
29 FACILITY;

30 (v) initiated by a medical or mental health staff member of the
31 [Baltimore City Detention Center] CENTRALIZED BOOKING FACILITY; or

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(vi) required for necessary treatment.

2 (c) Subsections (a) and (b) of this section do not impose liability for 3 reimbursement or payment of medical expenses on any person other than an inmate 4 personally or through a person that provides insurance, coverage, or other benefits 5 described under subsection (a) of this section.

6 5-406.

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7 (a) On the recommendation of a healthcare provider, the [warden] FACILITY 8 ADMINISTRATOR of the [Baltimore City Detention Center] YOUTH DETENTION CENTER 9 and the [warden's] FACILITY ADMINISTRATOR'S designees may authorize medical 10 treatment of a juvenile inmate when in the judgment of the [warden] FACILITY 11 ADMINISTRATOR or a designee the treatment is required and a parent, guardian, or person 12 in loco parentis of the juvenile is not available on a timely basis to give the authorization.

13 (b) The [warden] FACILITY ADMINISTRATOR or the [warden's] FACILITY 14 ADMINISTRATOR'S designees may not be held liable for authorizing medical treatment 15 under this section in good faith.

16 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 17 October 1, 2024.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.