SENATE BILL 853

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3lr1415 **CF HB 859**

By: Senator McCray Introduced and read first time: February 6, 2023 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$ **Criminal Law – Private Home Detention Monitoring – Notification**

- 3 FOR the purpose of requiring a private home detention monitoring agency to immediately 4 notify the court after a defendant subject to private home detention monitoring as a $\mathbf{5}$ condition of pretrial release has been missing for a certain amount of time; requiring 6 a private home detention monitoring agency to notify immediately the Division of 7 Parole and Probation after an individual subject to home monitoring as a condition 8 of probation has been missing for a certain amount of time; and generally relating to 9
- private home detention monitoring.
- 10 BY repealing and reenacting, with amendments,
- 11 Article – Business Occupations and Professions
- 12 Section 20-401
- 13Annotated Code of Maryland
- (2018 Replacement Volume and 2022 Supplement) 14
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND. 1516That the Laws of Maryland read as follows:

Article – Business Occupations and Professions

20 - 401.18

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- 19(a) A private home detention monitoring agency shall:
- 20(1)monitor individuals in accordance with any applicable orders of court;

21(2)monitor 24 hours a day and 7 days a week individuals who are under a 22court order that requires monitoring by a private home detention monitoring agency; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1 (3) utilize electronic equipment or other monitoring methods that meet or 2 exceed standards established in regulations by the Secretary.

3 (b) (1) (I) Upon determining that a defendant subject to private home 4 detention monitoring under the provisions of § 5–201(b) of the Criminal Procedure Article 5 has been missing for 24 hours, the private home detention monitoring agency responsible 6 for monitoring the defendant shall[, on the next business day,] notify IMMEDIATELY the 7 court that ordered private home detention monitoring as a condition of the defendant's 8 pretrial release.

9 (II) IF THE COURT THAT ORDERED PRIVATE HOME DETENTION 10 MONITORING IS NOT OPEN FOR BUSINESS WHEN NOTIFICATION IS REQUIRED, THE 11 PRIVATE HOME DETENTION MONITORING AGENCY SHALL NOTIFY THE DESIGNATED 12 DUTY JUDGE OF THE COUNTY WHERE THE COURT IS LOCATED.

13 (2) If the court that ordered private detention monitoring as a condition of 14 a defendant's pretrial release under the provisions of § 5–201(b) of the Criminal Procedure 15 Article requests that it be notified if the defendant violates any other conditions of pretrial 16 release, the private home detention monitoring agency responsible for monitoring the 17 defendant shall provide the court with the requested notice.

18 (c) Upon determining that an individual who is subject to private home detention 19 monitoring as a condition of probation has been missing for 24 hours, the private home 20 detention monitoring agency responsible for monitoring the individual shall[, on the next 21 business day,] notify IMMEDIATELY the Division of Parole and Probation.

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 October 1, 2023.