## **SENATE BILL 220**

E3 3lr1700 SB 668/22 - JPR CF 3lr1707

By: Senator Smith (By Request - Maryland Judicial Conference)

Introduced and read first time: January 23, 2023

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1 AN ACT concerning

2	Juveniles –	Truancy	Reduction	Pilot	Program -	- Expansio	n
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- FOR the purpose of expanding, renaming, and altering certain provisions relating to a certain truancy reduction program in certain juvenile courts; authorizing a county or circuit administrative judge to establish a certain Truancy Reduction and School Reengagement Program in certain juvenile courts in accordance with rules adopted by the Supreme Court of Maryland; requiring the Chief Justice of the Supreme Court of Maryland to annually report certain information to the General Assembly; and generally relating to truancy reduction programs in the juvenile courts.
- 10 BY adding to
- 11 Article Courts and Judicial Proceedings
- 12 Section 3–8C–01
- 13 Annotated Code of Maryland
- 14 (2020 Replacement Volume and 2022 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Courts and Judicial Proceedings
- 17 Section 3–8C–01, 3–8C–02, 3–8C–06, 3–8C–10, and 3–8C–12
- 18 Annotated Code of Maryland
- 19 (2020 Replacement Volume and 2022 Supplement)
- 20 BY repealing and reenacting, without amendments,
- 21 Article Courts and Judicial Proceedings
- 22 Section 3–8C–03, 3–8C–04, 3–8C–05, 3–8C–07, 3–8C–08, 3–8C–09, and 3–8C–11
- 23 Annotated Code of Maryland
- 24 (2020 Replacement Volume and 2022 Supplement)
- 25 BY repealing and reenacting, without amendments,
- 26 Article Education
- 27 Section 7–301(a–1)(1), (c), and (e)(1) and (2)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



	<i>L</i>	SENATE BILL 220
$\frac{1}{2}$		Annotated Code of Maryland 2022 Replacement Volume)
3 4 5 6 7	A S A	ealing and reenacting, with amendments, Article – Education Section 7–301(e–1) Annotated Code of Maryland 2022 Replacement Volume)
8 9		SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, e Laws of Maryland read as follows:
0		Article - Courts and Judicial Proceedings
1	3-8C-0	01.
12	(A INDICA	A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS TED.
14 15	`	B) "COURT" MEANS THE CIRCUIT COURT FOR A COUNTY SITTING AS THE ILE COURT.
16 17	`	C) "PROGRAM" MEANS A TRUANCY REDUCTION AND SCHOOL AGEMENT PROGRAM ESTABLISHED UNDER THIS SUBTITLE.
18	[3-8C-6	01.] <b>3-8C-01.1.</b>
9	Т	This subtitle applies only:
20 21 22	establis subtitle	(1) In a county in which the circuit <b>OR COUNTY</b> administrative judge has shed a [Truancy Reduction Pilot Program] <b>PROGRAM</b> under § 3–8C–02 of this e; and
23 24	[Truand	(2) To the extent that funds are provided in an annual State budget for a cy Reduction Pilot Program] PROGRAM.
25	3-8C-0	2.
26 27	`	a) [(1) The Circuit Administrative Judge of the First Circuit may establish a y Reduction Pilot Program in one or more of the juvenile courts in Dorchester

29 **(2)** The Circuit Administrative Judge of the Second Circuit may establish 30 a Truancy Reduction Pilot Program in the juvenile courts in Kent County and Talbot

County, Somerset County, Wicomico County, and Worcester County.

County. 31

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- 1 (3) The Circuit Administrative Judge of the Third Circuit may establish a 2 Truancy Reduction Pilot Program in the juvenile court in Harford County.
- 3 (4) The Circuit Administrative Judge of the Seventh Circuit may establish 4 a Truancy Reduction Pilot Program in the juvenile court in Prince George's County.]
- 5 (1) A COUNTY ADMINISTRATIVE JUDGE MAY ESTABLISH A TRUANCY
  6 REDUCTION AND SCHOOL REENGAGEMENT PROGRAM IN THE JUVENILE COURT IN
  7 THE COUNTY IN ACCORDANCE WITH RULES ADOPTED BY THE SUPREME COURT OF
  8 MARYLAND.
- 9 (2) A CIRCUIT ADMINISTRATIVE JUDGE MAY ESTABLISH A TRUANCY
  10 REDUCTION AND SCHOOL REENGAGEMENT PROGRAM IN ONE OR MORE OF THE
  11 JUVENILE COURTS IN THE CIRCUIT IN ACCORDANCE WITH RULES ADOPTED BY THE
  12 SUPREME COURT OF MARYLAND.
- 13 **(B)** THE PURPOSE OF A PROGRAM ESTABLISHED UNDER THIS SUBTITLE IS 14 TO:
- 15 (1) ADJUDICATE CASES FILED WITH THE COURT UNDER § 7–301 OF 16 THE EDUCATION ARTICLE;
- 17 (2) IDENTIFY THE CAUSES OF TRUANCY AND SCHOOL 18 DISENGAGEMENT FOR A CHILD PARTICIPATING IN THE PROGRAM;
- 19 (3) ASSIST THE CHILD, THE CHILD'S PARENTS OR GUARDIANS, AND 20 THE SCHOOLS IN AMELIORATING THE CAUSES; AND
- 21 (4) REENGAGE THE CHILD IN FURTHERING THE CHILD'S EDUCATION.
- [(b)] (C) After consultation with [the] A CIRCUIT administrative [judges of the first, second, third, and seventh circuits] JUDGE, the Chief Justice of the Supreme Court of Maryland may accept a gift or grant [to implement the pilot programs] FOR THE PROGRAM in [each respective] THE circuit.
- 26 3–8C–03.
- 27 (a) A child who is required under § 7–301 of the Education Article to attend school 28 may not fail to do so without lawful excuse.
- 29 (b) A violation of this section is a Code violation and is a civil offense.
- 30 (c) Adjudication of a Code violation under this section is not a criminal conviction 31 for any purpose and does not impose any of the civil disabilities ordinarily imposed by a 32 criminal conviction.

- 1 3-8C-04.
- An authorized school official may file with the juvenile court a petition alleging a violation of this subtitle.
- 4 3-8C-05.
- 5 (a) A petition under this subtitle shall allege that a child who is required to attend 6 school failed to attend school without lawful excuse and shall set forth in clear and simple 7 language the facts supporting the allegation.
- 8 (b) (1) Whenever a petition is filed under this subtitle the court shall hold an 9 adjudicatory hearing.
- 10 (2) The rules of evidence under Title 5 of the Maryland Rules shall apply 11 at an adjudicatory hearing under this section.
- 12 (3) The allegations in a petition under this subtitle shall be proved by a preponderance of the evidence.
- 14 3-8C-06.
- 15 (a) Unless a petition filed under this subtitle is dismissed, the court shall hold a separate disposition hearing after the adjudicatory hearing.
- 17 (b) The court shall hold a disposition hearing on the same day as the adjudicatory 18 hearing unless, on its own motion or motion of a party, the court finds good cause to delay 19 the disposition hearing to a later day.
- 20 (c) If the court delays a disposition hearing, it shall be held no later than 15 days 21 after the conclusion of the adjudicatory hearing unless good cause is shown.
- 22 (d) In making a disposition on a petition filed under this subtitle, the court may 23 [order the child to]:
- 24 (1) ORDER THE CHILD TO:
- [(1)] (I) Attend school, INCLUDING SUMMER SCHOOL, A CREDIT RECOVERY PROGRAM, OR A VIRTUAL LEARNING PLATFORM;
- [(2)] (II) [Perform community service] WITH THE CONSENT OF THE COUNTY BOARD OF EDUCATION, ATTEND A GED PROGRAM;
- [(3)] (III) Attend counseling, including family counseling;

1 [(4)] (IV) Attend substance abuse evaluation and treatment: 2 [(5)] (V) Attend mental health evaluation and treatment SERVICES; [or] 3 PERFORM COMMUNITY SERVICE; OR (VI) 4 [(6)] (VII) Keep a curfew with the hours set by the court; **(2)** REFER THE CHILD OR THE CHILD'S PARENT OR GUARDIAN TO ANY 5 6 APPROPRIATE AGENCY TO ADDRESS BEHAVIORS OR ISSUES THAT IMPACT THE 7 CHILD'S ENGAGEMENT WITH SCHOOL OR OTHER ISSUES RELEVANT TO SCHOOL 8 ATTENDANCE; OR 9 ISSUE ANY OTHER ORDER THAT THE COURT DETERMINES IS **(3)** 10 APPROPRIATE TO ACHIEVE THE PURPOSES SPECIFIED IN § 3–8C–02(B) OF THIS 11 SUBTITLE. Cases under this subtitle are eligible for family support services as provided 12 13 in the Maryland Rules. 14 3-8C-07. A criminal defendant under this subtitle is subject to: 15 16 Any conditions of probation authorized under § 6–220 of the Criminal (1)17 Procedure Article; and 18 Any additional condition of probation that would promote the child's 19 attendance in school. 20 3-8C-08.21If a petition is filed under this subtitle in a county other than the county (a) (1)22where the child is living or domiciled, the court on its own motion, or on motion of a party, 23may transfer the proceedings to the county of residence or domicile at any time prior to final termination of jurisdiction. 2425In its discretion, the court to which the case is transferred may take (2)26 further action.

Every document, social history, and record on file with the clerk of the court

29 3-8C-09.

pertaining to the case shall accompany the transfer.

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- Except as otherwise provided in this subtitle, the Maryland Rules govern the format of the petition and the procedures to be followed by the court and the parties under this subtitle.
- 4 3-8C-10.
- The court [shall] MAY retain jurisdiction under this subtitle until every condition of the court's order is satisfied.
- 7 3-8C-11.
- A party may appeal a final judgment entered under this subtitle as provided in Title 12 of this article and in the Maryland Rules.
- 10 3-8C-12.
- 11 **(A)** On or before November 1 of each year, the Chief Justice of the Supreme Court of Maryland shall report to the General Assembly, in accordance with § 2–1257 of the State Government Article, on each [Truancy Reduction Pilot Program] **PROGRAM** established under this subtitle.
- 15 (B) THE REPORT REQUIRED BY THIS SECTION SHALL INCLUDE:
- 16 **(1)** The number of programs established under this 17 subtitle;
- 18 (2) THE NUMBER OF CHILDREN PARTICIPATING IN EACH PROGRAM;
- 19 (3) INFORMATION ON OUTCOMES FOR CHILDREN PARTICIPATING IN 20 EACH PROGRAM; AND
- 21 (4) Information on any changes recommended to improve 22 The functioning of the programs.
- 23 (C) THE REPORT REQUIRED BY THIS SECTION MAY NOT INCLUDE ANY 24 PERSONAL IDENTIFYING INFORMATION OF A CHILD WHO PARTICIPATES IN A 25 PROGRAM.
- 26 Article Education
- 27 7–301.
- 28 (a-1) (1) Except as otherwise provided in this section, each child who resides in 29 this State and is 5 years old or older and under 18 shall attend a public school regularly 30 during the entire school year.

- 1 (c) Each person who has legal custody or care and control of a child who is 5 years 2 old or older and under 16 shall see that the child attends school or receives instruction as 3 required by this section.
- 4 (e) (1) Any person who induces or attempts to induce a child to be absent 5 unlawfully from school or employs or harbors any child who is absent unlawfully from 6 school while school is in session is guilty of a misdemeanor and on conviction is subject to 7 a fine not to exceed \$500 or imprisonment not to exceed 30 days, or both.
- 8 (2) Any person who has legal custody or care and control of a child who is 9 5 years old or older and under 16 who fails to see that the child attends school or receives 10 instruction under this section is guilty of a misdemeanor and:
- 11 (i) For a first conviction is subject to a fine not to exceed \$50 per day of unlawful absence or imprisonment not to exceed 3 days, or both; and
- 13 (ii) For a second or subsequent conviction is subject to a fine not to exceed \$100 per day of unlawful absence or imprisonment not to exceed 5 days, or both.
- 15 (e-1) (1) IN THIS SUBSECTION, "PROGRAM" MEANS A TRUANCY 16 REDUCTION AND SCHOOL REENGAGEMENT PROGRAM ESTABLISHED UNDER § 17 3-8C-02 OF THE COURTS ARTICLE.
- 18 **(2)** This subsection applies only:
- 19 (i) In a county in which the circuit **OR COUNTY** administrative 20 judge has established a [Truancy Reduction Pilot Program under § 3–8C–02 of the Courts 21 Article] **PROGRAM**; and
- 22 (ii) To the extent that funds are provided in an annual State budget 23 for a [Truancy Reduction Pilot Program] **PROGRAM**.
- [(2)] (3) A charge under this section may be filed in the juvenile court and assigned to a truancy docket for disposition under Title 3, Subtitle 8C of the Courts Article.
- [(3)] (4) The court may condition marking a charge under this section stet on participation of the defendant in the appropriate [Truancy Reduction Pilot Program under Title 3, Subtitle 8C of the Courts Article] PROGRAM.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2023.