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BILL NO.: SB 468

TITLE: Criminal Law – Private Home Detention Monitoring – Notification

SPONSOR: Senator McCray, By Request of the Mayor

COMMITTEE: Judicial Proceedings

POSITION: **SUPPORTS**

DATE: February 15, 2024

Baltimore County **SUPPORTS** Senate Bill 468 – Criminal Law – Private Home Detention Monitoring – Notification. This legislation would require a home detention monitoring agency to notify the courts if someone violates their home detention order.

Current statute requires that, when a defendant subject to home monitoring has left the premises, the court must be notified the following business day. Unfortunately, this means that there are cases in which a defendant has been missing for days and, due to extended weekends or holidays, the court is not notified until it is too late for prompt action.

SB 468 would remedy this issue by requiring that, on days or hours in which the court is not open for business, a private home detention monitoring agency would immediately notify the local duty judge, the court that issued the order, and the Division of Parole and Probation. Private home detention monitoring is intended to allow the defendant to await trial in their home while keeping the setting as controlled and secure as possible. This legislation would ensure that the spirit of this program is upheld and any deviation from the order of the court is recognized and addressed right away.

Accordingly, Baltimore County urges a **FAVORABLE** report on SB 468 from the Senate Judicial Proceedings committee. For more information, please contact Jenn Aiosa, Director of Government Affairs at jaiosa@baltimorecountymd.gov.