



BRANDON M. SCOTT
MAYOR

*Office of Government Relations
88 State Circle
Annapolis, Maryland 21401*

SB0468

February 15, 2024

TO: Members of the Senate Judicial Proceedings Committee

FROM: Brandon M. Scott, Mayor, City of Baltimore

RE: SB 468 - Criminal Law – Private Home Detention Monitoring – Notification

POSITION: **Support**

Chair Smith, Vice Chair Waldstreicher, and Members of the Committee, please be advised that the Baltimore City Administration (BCA) **supports** for Senate Bill (SB) 468.

SB 468 seeks to reduce the amount of time between when a private home detention monitoring agency is required to notify the court system when an individual who is being monitored under that program goes missing. Under current law, private home detention monitoring agencies (PHDMAs) who are required to monitor individuals 24 hours a day and 7 days a week, are given a 24-hour period plus an additional business day to make the appropriate notification to the court that ordered the private home detention monitoring as a condition of that individual's pretrial release.

SB 468 would greatly reduce that notification period to require private home detention monitoring agencies to notify the appropriate court immediately upon the conclusion of the initial 24-hour period in which an individual on home detention monitoring has been missing. While this change may seem minor, it can have major implications depending on when an individual on home detention violates the conditions of their pretrial release.

For example, over the course of a holiday weekend, an individual on home detention could leave their home on a Thursday night and the required notification would not be required until the end of the business day on the following Monday. Additionally, if the individual absconds over a holiday weekend, there is an additional day added onto that time period. Since PHDMAs are required to monitor 24 hours a day and 7 days a week, there should be no reason why they are not able to notify relevant entities immediately.

The reduction in notification time along with requiring PHDMAs to notify the designated local law enforcement agency, allows for quick and comprehensive communication concerning an individual's violation of their pretrial release conditions.

We must continue to pursue all opportunities available to us to make improvements to our public safety systems. Additionally, we must ensure that the companies that are hired to perform home detention monitoring duties are required to perform those duties that align with the best interests of the public good.

For these reasons, I respectfully request a **favorable** report on SB 468.