

## Article 87 - Sheriffs

48.

Where [any] A county has adopted a charter under Article XIA of the Constitution of Maryland, the county council of [such] THE county [may] by resolution, ordinance or local law MAY provide for the appointment of a qualified person [to act] as jailor or warden of the county jail, together with [such] qualified assistants [as may be] necessary to perform the duties of [such] THE office. [Any] A jailor or warden appointed [pursuant hereto] shall be responsible for the safekeeping, care and feeding of all prisoners in [said] THE jail from the time they are [lawfully] committed [thereto] (and while [lawfully] working on the public highways and going to and from [said] THAT work) until they are discharged, released or withdrawn from [said] jail by the sheriff, or [pursuant to] UNDER court order, or other [lawful] authority. [,provided that nothing herein shall] THESE PROVISIONS DO NOT affect the powers and duties of the sheriff of [such] THE county in respect to the safekeeping and custody of all prisoners, except when [said] THE prisoners are [within said] IN jail, or [lawfully] working on the public highways or going to and from [said] work.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1977.

Approved March 31, 1977.

---

 CHAPTER 56

(Senate Bill 604)

AN ACT concerning

Corrective Bill - Social Services

FOR the purpose of correcting technical errors in the laws relating to Social Services.

BY repealing and reenacting, with amendments,

Article 88A - Social Services Administration  
 Section 17D(d) (3) and 91  
 Annotated Code of Maryland  
 (1969 Replacement Volume and 1976 Supplement)

Preamble