CHAPTER 833

(House Bill 1860)

AN ACT concerning

Montgomery County - Placement of Priscners
MC 74-76

FOR the purpose of permitting certain committing authorities to have a certain flexibility in determining where to send certain prisoners in Montgomery County; and providing for re-designation of work release/prerelease program violators.

BY repealing and reenacting, with amendments,

Article 27 - Crimes and Punishments Section 645T(a) Annotated Code of Maryland (1971 Replacement Volume and 1975 Supplement)

[[BY adding to

Article 27 - Crimes and Punishments Section 645T(f), (g), (h) and (i) Annotated Code of Maryland (1971 Replacement Volume and 1975 Supplement)]]

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 645T(a) of Article 27 — Crimes and Punishments, of the Annotated Code of Maryland (1971 Replacement Volume and 1975 Supplement) be and it is hereby repealed and reenacted, with amendments, to read as follows:

Article 27 - Crimes and Punishments

645T.

(a) [[(1)]] In Montgomery County, whenever a person is detained or sentenced to the Montgomery County department of correction and rehabilitation by any court in the county, the judge ordering the confinement or, if he is unable to act, then any other judge of the committing court, at any time during the period of confinement[,], AFTER A RECOMMENTATION OF THE DEPUTY DIRECTOR FOR PRERELEASE AND in accordance with THE SELECTION REQUIRMENTS AND [such] programs [as have been or will be] WHICH have been or will be enacted by the County Council of Montgomery County, may [[prescribe that the person may continue his regular employment, obtain