

with intent to rape; assault with intent to rob; assault with intent to commit a sexual offense in the first degree; and assault with intent to commit a sexual offense in the second degree.

The term "correctional institution" includes Patuxent Institution and a local or regional jail or detention center.

726A.

(a) Each county and Baltimore City may establish a community service program.

(b) Except as otherwise provided, a court may ASSIGN OR order a juvenile [who is adjudicated delinquent,] WHO IS CHARGED WITH THE COMMISSION OF A DELINQUENT ACT, or a criminal defendant WHO HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE, to perform community service:

(1) As a condition of probation, whether granted under § 292, § 641, or § 641A of this article or otherwise;

(2) As a condition to a suspended sentence; [or]

(3) In lieu of payment of any fines and court costs imposed; OR

(4) AS A CONDITION OF:

(I) A CASE BEING PLACED ON A STET DOCKET; OR

(II) A JUVENILE BEING SUBJECT TO A DIVERSIONARY PROGRAM.

(c) (1) IN THIS SUBSECTION, THE TERM "CRIME OF VIOLENCE" HAS THE SAME MEANING STATED IN § 643B OF THIS ARTICLE.

(2) Criminal defendants OR JUVENILES may be assigned to work projects under the community service program only if:

[(1)] (I) Assignment to a work project is made with the consent of the JUVENILE OR defendant;

[(2)] (II) The JUVENILE OR defendant is not compensated for the work performed; and

[(3)] (III) The defendant has not been convicted of a [violent crime] CRIME OF VIOLENCE.

~~{IV}--THE--JUVENILE--HAS--NOT--BEEN--PLACED--UNDER INFORMAL-SUPERVISION-NOR-ADJUDICATED-FOR-A-CRIME-OF-VIOLENCE-~~