SENATE BILL 854

E2, E4 (0lr0190)

ENROLLED BILL

— Judicial Proceedings/Judiciary —

Introduced by The President (By Request - Administration) and Senators DeGrange, Haines, King, Muse, Robey, and Stone Stone, Brochin, Jacobs, Mooney, Raskin, Simonaire, Astle, Conway, Currie, Della, Dyson, Exum, Garagiola, Glassman, Harrington, Jones, Kasemeyer, Klausmeier, Kramer, Lenett, Madaleno, McFadden, Middleton, Miller, Munson, Peters, Pugh, and Rosapepe

Read and	Examined by	y Proofreaders:		
			P	roofreader.
			P	roofreader.
Sealed with the Great Seal and	presented t	o the Governor,	for his app	proval this
day of	at		o'clock,	M.
				President.
	CHAPTER _			
AN ACT concerning				
Criminal Procedure Crimes - S Commitment, and				istration <u>,</u>
FOR the purpose of authorizing a of a certain separate act of s				
for certain sexual offenses			_	
requiring the State's Attorn				
offer the evidence within a	-			
allows disclosure at a later		_		
the disclosure to the defenda	ant; prohibiti	ng certain eviden	ce from bei	ng referred

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



to in a statement to the jury or introduced at trial unless the court first holds a closed hearing and determines that the evidence is admissible; requiring the court to enter an order stating which evidence may be introduced under certain circumstances; authorizing the court to reconsider a ruling excluding evidence and hold an additional closed hearing if new information is discovered during the trial that may make the evidence admissible: increasing the maximum and mandatory minimum penalties for a person convicted of rape in the second degree of a child under the age of 13 years; increasing the maximum and mandatory minimum penalties for a person convicted of sexual offense in the second degree against a child under the age of 13 years; altering certain requirements relating to the registration of individuals who have committed certain offenses on a certain registry; altering the offenses for which a person can be required to register on a certain registry for committing, attempting to commit, or conspiring to commit; requiring certain persons to register on a certain registry if they have been convicted of certain crimes in certain countries; altering the requirements for registration on a certain registry for a certain person granted probation before judgment; providing that certain requirements for a person to register on a certain registry are to be applied retroactively under certain circumstances; providing for the calculation of a certain term of registration; altering certain requirements for persons under a certain age to register on a certain registry under certain circumstances; requiring a certain person to be included in a certain listing of juvenile sex offenders; specifying that a certain listing of juvenile sex offenders shall be accessible only by law enforcement personnel for law enforcement purposes; requiring a certain person to be removed from a certain listing of juvenile sex offenders at a certain time; establishing that certain individuals who are under the protection of certain witness protection programs are exempt from certain registration requirements; altering certain time periods relating to certain registration, notice, and reporting requirements; requiring certain sex offenders to register in person with a certain local law enforcement unit units within certain time periods; providing that a certain sex offender may be required to provide certain additional information to a certain local law enforcement unit; establishing that a person is a resident for purposes of a certain offender registry if the person has a home or other place where the person habitually lives located in the State at the time of a certain event; establishing that a certain registrant shall register with a certain supervising authority within a certain period of time after the registrant begins to habitually live in the State; requiring a certain homeless registrant to register in person with a local law enforcement unit within certain time periods; requiring a certain homeless registrant to register with a local law enforcement unit at certain intervals; establishing that certain registration requirements for a homeless registrant are in addition to certain other requirements; requiring a registrant who was homeless and obtains a fixed address to register with a local law enforcement unit within a certain time period; requiring a certain registrant who makes changes in certain identifying information to send a certain notice to a local law enforcement unit within a certain time period; requiring a certain sexual offender registrant who establishes a new electronic mail address, computer

1 log-in or screen name or identity, instant-message identity, or electronic chat 2 room identity to provide written notice to the sexual offender registry of the new 3 information within a certain period after establishing the new address, name, or 4 identity; requiring certain notifications by certain registrants to be made by 5 reporting in person; requiring certain registrants to notify $a \neq certain$ local law 6 enforcement unit units unit when the registrant leaves the United States under 7 certain circumstances or temporarily moves; requiring a certain notification to 8 be made in a certain manner; adding to the requirements of a certain 9 registration statement; requiring a certain registrant to provide a digital image 10 instead of a photograph under certain circumstances; requiring a certain 11 registrant to provide a palm print; repealing an exemption from a certain 12 requirement to provide DNA for a certain person convicted of a misdemeanor; altering the terms of registration for certain sex offenders on a certain registry; 13 14 authorizing certain terms of registration to be reduced under certain 15 circumstances; requiring a certain notification relating to the registration of a 16 certain sex offender to be sent to certain school superintendents, schools, school 17 principals, police departments, and certain entities relating to children; 18 requiring local law enforcement units to provide certain notifications to the Department of Public Safety and Correctional Services; expanding certain 19 20 notification requirements relating to the residence of a certain registrant to 21include the each county where the registrant habitually lives or intends to 22 habitually live; requiring a certain supervising authority to notify the each local 23 law enforcement unit where a registrant resided or habitually lived in the event 24 of a certain escape or recapture; expanding the authority of a local law 25 enforcement unit to notify entities of the location of a certain sex offender to 26 include notifying child care centers issued a certain letter of compliance; 27 providing that the Department is responsible for receiving and distributing 28 certain communications and notifying certain jurisdictions of certain 29 information; prohibiting certain registration information provided to the public 30 from including certain information; altering a certain provision to require the 31 Department to post certain information about a registrant on the Internet; 32 requiring the Department to post on the Internet, in plain language that can be 33 understood without special knowledge of the criminal laws of the State, a 34 description of the crime of a sex offender registrant, excluding details that 35 would identify the victim; requiring the Department to provide certain 36 information relating to out-of-state registration status on a certain Internet 37 posting; altering a certain prohibition to provide that a registrant may not fail 38 to provide certain notice, whether written or in person; prohibiting a certain 39 person required to register as a sexual offender from knowingly failing to 40 provide any information required to be included in a registration statement; creating a procedure in which a person who has been convicted of a sexually 41 42 violent offense and who suffers from a certain mental abnormality or 43 personality disorder may be placed in the custody of the Secretary of Health and 44 Mental Hygiene until the person meets certain criteria; establishing that a term 45 of extended parole supervision commences on the expiration of a certain term of 46 commitment to a certain State facility: requiring the Commissioner Correction of the Department of Public Safety and Correctional Services to give 47

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notice to the Attorney General before certain persons who have been convicted of certain sexually violent offenses are released from confinement; requiring the Attorney General to determine if certain persons meet the criteria of sexually violent offenders in need of commitment; establishing certain procedures for determining whether persons are sexually violent offenders in need commitment; requiring that a review committee of prosecutors and a multidisciplinary team be formed to make recommendations concerning the identification of sexually violent offenders in need of commitment: making the Commissioner and certain other individuals immune from civil liability for acts performed in good faith in carrying out this Act: specifying the criteria for finding a person to be a sexually violent offender in need of commitment: authorizing the Attorney General to petition the circuit court to find probable cause that a certain person is a sexually violent offender in need of commitment; authorizing a court to order a certain person taken into custody if the court determines certain probable cause exists; authorizing a court to conduct a trial under certain circumstances to determine if a certain person is a sexually violent offender in need of commitment; allowing a certain person certain rights at trial; requiring that the standard of proof at a trial to determine whether a person is a sexually violent offender in need of commitment be that of proof beyond a reasonable doubt; requiring that a person who is found to be a sexually violent offender in need of commitment be placed in the custody of the Secretary of Health and Mental Hygiene for control, care. and treatment at a State facility until the mental abnormality or personality disorder of the person has so changed that the person is not likely to engage in a certain act if released; requiring that a certain committed person in a State facility be subject to an annual mental examination and an annual status review hearing: authorizing the court to determine at an annual status review hearing that probable cause exists to believe that the committed person is not likely to engage in certain acts if released; authorizing that a release hearing be held under certain circumstances; establishing the procedures for certain hearings; requiring that the court release a committed person under certain circumstances: providing that certain provisions of this Act have no effect on the operation of certain provisions of the Code; providing for the construction and application of certain provisions of this Act; requiring the Department to adopt certain regulations on or before a certain date; providing that certain provisions of this Act are severable under certain circumstances; making certain conforming changes; defining certain terms; altering certain terms; repealing certain terms; making certain provisions of this Act subject to a certain contingency; and generally relating to sex offender registration, commitment, and court procedures offenders.

- 41 BY repealing and reenacting, without with amendments,
- 42 Article Criminal Law
 - Section $\frac{1-101(g)}{3}$ 3-304 and 3-306
- 44 Annotated Code of Maryland
- 45 (2002 Volume and 2009 Supplement)

1	BY adding to
2	Article - Courts and Judicial Proceedings
3	Section 10-916.1
4	Annotated Code of Maryland
5	(2006 Replacement Volume and 2009 Supplement)
6	BY repealing and reenacting, with amendments,
7	Article – Criminal Procedure
8	Section 11–701, 11–702, 11–702.1, 11–704 through 11–710, 11–712, 11–713,
9	11–714, 11–717, 11–718(a), and 11–721 <u>11–721, and 11–723</u> to be under
10	the amended subtitle "Subtitle 7. Sex Offender Registration"
11	Annotated Code of Maryland
12	(2008 Replacement Volume and 2009 Supplement)
13	BY repealing and reenacting, without amendments,
14	Article – Criminal Procedure
15	Section <u>11–702 and</u> 11–703
16	Annotated Code of Maryland
17	(2008 Replacement Volume and 2009 Supplement)
18	BY adding to
19	Article – Criminal Procedure
20	Section 11–704.1 and 11–704.2
21	Annotated Code of Maryland
22	(2008 Replacement Volume and 2009 Supplement)
23	BY repealing and reenacting, without amendments,
24	Article — Health — General
25	Section 1-101(a), (c), and (k) and 10-101(e) and (h)
26	Annotated Code of Maryland
27	(2009 Replacement Volume)
28	BY adding to
29	Article - Health - General
30	Section 10-636 through 10-646 to be under the new part "Part VI. Sexually
31	<u>Violent Offender in Need of Commitment"</u>
32	Annotated Code of Maryland
33	(2009 Replacement Volume)
34	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
35	MARYLAND, That the Laws of Maryland read as follows:
36	<u> Article – Criminal Law</u>
37	<u>3–304.</u>
38	(a) A person may not engage in vaginal intercourse with another:

1	(1) by force, or the threat of force, without the consent of the other;
2 3 4 5 6	(2) if the victim is a mentally defective individual, a mentally incapacitated individual, or a physically helpless individual, and the person performing the act knows or reasonably should know that the victim is a mentally defective individual, a mentally incapacitated individual, or a physically helpless individual; or
7 8	(3) if the victim is under the age of 14 years, and the person performing the act is at least 4 years older than the victim.
9 10	(b) A person 18 years of age or older may not violate subsection (a)(1) or (2) of this section involving a child under the age of 13 years.
11 12 13	(c) (1) Except as provided in paragraph (2) of this subsection, a person who violates subsection (a) of this section is guilty of the felony of rape in the second degree and on conviction is subject to imprisonment not exceeding 20 years.
14 15 16 17	(2) (i) Subject to subparagraph (iv) of this paragraph, a person 18 years of age or older who violates subsection (b) of this section is guilty of the felony of rape in the second degree and on conviction is subject to imprisonment for not less than [5] 15 years and not exceeding [20 years] LIFE.
18 19	(ii) A court may not suspend any part of the mandatory minimum sentence of [5] 15 years.
20 21	(iii) The person is not eligible for parole during the mandatory minimum sentence.
22 23	(iv) If the State fails to comply with subsection (d) of this section, the mandatory minimum shall not apply.
24 25 26	(d) If the State intends to seek a sentence of imprisonment for not less than [5] 15 years under subsection (c)(2) of this section, the State shall notify the person in writing of the State's intention at least 30 days before trial.
27	<u>3–306.</u>
28	(a) A person may not engage in a sexual act with another:
29	(1) by force, or the threat of force, without the consent of the other;
30 31 32	(2) if the victim is a mentally defective individual, a mentally incapacitated individual, or a physically helpless individual, and the person performing the sexual act knows or reasonably should know that the victim is a

$\frac{1}{2}$	mentally defective individual, a mentally incapacitated individual, or a physically helpless individual; or
3 4	(3) if the victim is under the age of 14 years, and the person performing the sexual act is at least 4 years older than the victim.
5 6	(b) A person 18 years of age or older may not violate subsection (a)(1) or (2) of this section involving a child under the age of 13 years.
7 8 9	(c) (1) Except as provided in paragraph (2) of this subsection, a person who violates this section is guilty of the felony of sexual offense in the second degree and on conviction is subject to imprisonment not exceeding 20 years.
10 11 12 13	(2) (i) Subject to subparagraph (iv) of this paragraph, a person 18 years of age or older who violates subsection (b) of this section is guilty of the felony of sexual offense in the second degree and on conviction is subject to imprisonment for not less than [5] 15 years and not exceeding [20 years] LIFE.
l4 l5	(ii) A court may not suspend any part of the mandatory minimum sentence of [5] 15 years.
16 17	(iii) The person is not eligible for parole during the mandatory minimum sentence.
18 19	(iv) If the State fails to comply with subsection (d) of this section, the mandatory minimum shall not apply.
20 21 22	(d) If the State intends to seek a sentence of imprisonment for not less than [5] 15 years under subsection (c)(2) of this section, the State shall notify the person in writing of the State's intention at least 30 days before trial.
23	1–101.
24	(g) "Minor" means an individual under the age of 18 years.
25	Article - Courts and Judicial Proceedings
26	10-916.1.
27 28	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
29 30	(2) "ACT OF SEXUAL MISCONDUCT INVOLVING A MINOR" MEANS A CONVICTION FOR:

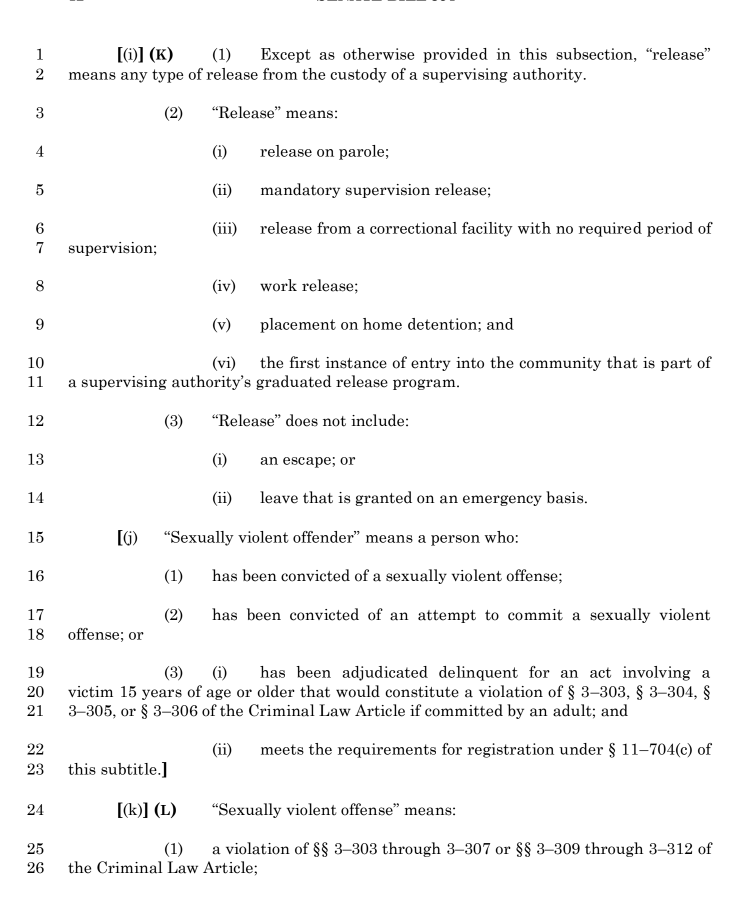
1	(I) A VIOLATION OF § 3-602 OF THE CRIMINAL LAW
2	ARTICLE;
3	(II) A VIOLATION OF FORMER ARTICLE 27, § 35C OF THE
4	CODE OCCURRING BEFORE OCTOBER 1, 2002, THAT INVOLVED SEXUAL ABUSE
5	OF A MINOR;
6	(III) A VIOLATION OF TITLE 3, SUBTITLE 3 OF THE
7	CRIMINAL LAW ARTICLE INVOLVING A VICTIM WHO IS A MINOR; OR
8	(IV) A VIOLATION OF FEDERAL LAW OR THE LAW OF
9	ANOTHER STATE THAT, IF COMMITTED IN THIS STATE, WOULD CONSTITUTE ANY
10	OF THE CRIMES SPECIFIED IN ITEMS (I) THROUGH (III) OF THIS PARAGRAPH.
10	of the commensure of Ecution in themse (i) through the time through in
11	(3) "MINOR" HAS THE MEANING STATED IN § 1-101 OF THE
12	CRIMINAL LAW ARTICLE.
13	(B) SUBJECT TO SUBSECTION (D) OF THIS SECTION, IN A PROSECUTION
14	FOR A VIOLATION OF § 3–602 OF THE CRIMINAL LAW ARTICLE OR A VIOLATION
15	OF TITLE 3, SUBTITLE 3 OF THE CRIMINAL LAW ARTICLE INVOLVING A VICTIM
16	WHO IS A MINOR. EVIDENCE OF THE DEFENDANT'S COMMISSION OF A SEPARATE
17	ACT OF SEXUAL MISCONDUCT INVOLVING A MINOR IS ADMISSIBLE IF THE
18	COURT:
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19	(1) (1) IN A BENCH TRIAL, FINDS BY CLEAR AND CONVINCING
20	EVIDENCE THAT THE DEFENDANT COMMITTED THE SEPARATE ACT: OR
21	(II) IN A JURY TRIAL, FINDS THAT A REASONABLE JURY
22	COULD FIND BY CLEAR AND CONVINCING EVIDENCE THAT THE DEFENDANT
23	COMMITTED THE SEPARATE ACT; AND
24	(2) FINDS THAT THE PROBATIVE VALUE OF THE EVIDENCE IS NOT
25	SUBSTANTIALLY OUTWEIGHED BY THE DANGER OF UNFAIR PREJUDICE AGAINST
26	THE DEFENDANT.
27	(c) (1) If the State intends to offer evidence under this
28	SECTION. THE STATE'S ATTORNEY SHALL DISCLOSE THE EVIDENCE TO THE
29	DEFENDANT AT LEAST 15 DAYS BEFORE THE SCHEDULED DATE OF TRIAL.
30	UNLESS THE COURT ALLOWS DISCLOSURE AT A LATER TIME FOR GOOD CAUSE
31	SHOWN.
32	(2) THE DISCLOSURE SHALL INCLUDE STATEMENTS OF
33	WITNESSES OR A SUMMARY OF THE SUBSTANCE OF ANY TESTIMONY THAT THE
34	STATE EXPECTS TO OFFER.

1	(D)	(1) EVIDENCE DESCRIBED IN SUBSECTION (B) OF THIS SECTION	
2	MAY NOT BE REFERRED TO IN A STATEMENT TO A JURY OR INTRODUCED IN		
3	TRIAL UNI	ESS THE COURT FIRST HOLDS A CLOSED HEARING AND DETERMINES	
4	THAT THE	EVIDENCE IS ADMISSIBLE.	
5		(2) IF THE COURT DETERMINES THAT ALL OR SOME OF THE	
6	EVIDENCE	IS ADMISSIBLE, THE COURT SHALL ENTER AN ORDER STATING WHICH	
7		MAY BE INTRODUCED.	
•			
8		(3) THE COURT MAY RECONSIDER A RULING EXCLUDING THE	
9	EVIDENCE	AND HOLD AN ADDITIONAL CLOSED HEARING IF NEW INFORMATION	
10	IS DISCOV	ERED DURING THE COURSE OF THE TRIAL THAT MAY MAKE THE	
11	EVIDENCE	ADMISSIBLE.	
10	(E)	THE CECTION MAY NOT BE CONCEDUED TO LIMIT THE ADMICCION	
12 13	OD CONSI	THIS SECTION MAY NOT BE CONSTRUED TO LIMIT THE ADMISSION OF EXIDENCE LINDER ANY OFFICE DIFFERENCE OF PROVISION OF	
13 14	LAW.	DERATION OF EVIDENCE UNDER ANY OTHER RULE OR PROVISION OF	
14	127111 -		
15	SEC'	TION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland	
16	read as foll	DWS:	
17		Article - Criminal Procedure	
11		Article - Crimmar i rocedure	
18		Subtitle 7. SEX OFFENDER Registration [of Certain Offenders].	
19	11–701.		
20	(a)	In this subtitle the following words have the magnings indicated	
20	(a)	In this subtitle the following words have the meanings indicated.	
21	(b)	"Board" means the Sexual Offender Advisory Board.	
	(13)		
22	(c)	["Child sexual offender" means a person who:	
23	A	(1) has been convicted of violating § 3–602 of the Criminal Law	
24	Article;		
25		(2) has been convicted of violating any of the provisions of the rape or	
26	sexual offer	nse statutes under §§ 3–303 through 3–307 of the Criminal Law Article for	
27		olving a child under the age of 15 years;	
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28	atatuta uma	(3) has been convicted of violating the fourth degree sexual offense	
29 30		ler § 3–308 of the Criminal Law Article for a crime involving a child under 5 years and has been ordered by the court to register under this subtitle;	
55	3110 ago 01 1	5 Julia and Sound of action of the court to register under this bubbline,	

- 1 (4) has been convicted in another state or in a federal, military, or 2 Native American tribal court of a crime that, if committed in this State, would 3 constitute one of the crimes listed in items (1) and (2) of this subsection; or
- 4 (5) (i) has been adjudicated delinquent for an act involving a victim under the age of 15 years that would constitute a violation of § 3–303, § 3–304, § 3–305, or § 3–306 of the Criminal Law Article if committed by an adult; and
- 7 (ii) meets the requirements for registration under $\$ 11–704(c) of 8 this subtitle.
- 9 (d)] "Commission" means the Maryland Parole Commission.
- [(e)] (D) "Employment" means an occupation, job, or vocation that is full time or part time for a period exceeding 14 days or for an aggregate period exceeding 30 days during a calendar year, whether financially compensated, volunteered, or for the purpose of government or educational benefit.
- 14 [(f)] (E) "Extended parole supervision offender" means a person who:
- 15 (1) is a sexually violent predator;
- 16 (2) has been convicted of a violation of § 3–303, § 3–304, § 3–305, 17 § 3–306(a)(1) or (2), or § 3–307(a)(1) or (2) of the Criminal Law Article;
- 18 (3) has been convicted of a violation of § 3–309, § 3–310, or § 3–311 of 19 the Criminal Law Article or an attempt to commit a violation of § 3–306(a)(1) or (2) of 20 the Criminal Law Article;
- 21 (4) has been convicted of a violation of § 3–602 of the Criminal Law 22 Article for commission of a sexual act involving penetration of a child under the age of 23 12 years; or
- 24 (5) has been convicted more than once of a crime as a [child sexual offender, an offender, or a sexually violent offender] TIER I SEX OFFENDER, TIER II SEX OFFENDER.
- 27 (F) (1) "HABITUALLY LIVES" MEANS ANY PLACE WHERE A PERSON 28 LIVES OR SLEEPS, OR VISITS WITH ANY REGULARITY, INCLUDING 29 WHERE A HOMELESS PERSON IS STATIONED DURING THE DAY OR SLEEPS AT 30 NIGHT.
- 31 (2) "HABITUALLY LIVES" INCLUDES ANY PLACE WHERE A PERSON
 32 VISITS FOR LONGER THAN 5 HOURS PER VISIT MORE THAN 5 TIMES WITHIN A
 33 30-DAY PERIOD.

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1	(G) "HOMELESS" MEANS HAVING NO FIXED RESIDENCE.
2 3 4	(H) "IMPRISONMENT" MEANS INCARCERATION PURSUANT TO A CONVICTION, REGARDLESS OF THE NATURE OF THE INSTITUTION IN WHICH THE OFFENDER SERVES THE SENTENCE.
5 6 7	(I) "JURISDICTION" MEANS A STATE OR A NATIVE AMERICAN TRIBETHAT ELECTS TO FUNCTION AS A REGISTRATION JURISDICTION UNDER FEDERAL LAW.
8 9 10	[(g)] (J) "Local law enforcement unit" means the law enforcement unit in a county that has been designated by resolution of the county governing body as the primary law enforcement unit in the county.
11 12	[(h) "Offender" means a person who is ordered by a court to register under this subtitle and who:
13 14	(1) has been convicted of violating § 3–503 of the Criminal Law Article;
15 16 17	(2) has been convicted of violating § 3–502 of the Criminal Law Article or the fourth degree sexual offense statute under § 3–308 of the Criminal Law Article if the victim is under the age of 18 years;
18 19	(3) has been convicted of the common law crime of false imprisonment if the victim is under the age of 18 years and the person is not the victim's parent;
20 21	(4) has been convicted of a crime that involves soliciting a person under the age of 18 years to engage in sexual conduct;
22 23	(5) has been convicted of violating the child pornography statute under § 11–207 of the Criminal Law Article;
24 25 26	(6) has been convicted of violating any of the prostitution and related crimes statutes under Title 11, Subtitle 3 of the Criminal Law Article if the intended prostitute or victim is under the age of 18 years;
27 28	(7) has been convicted of a crime that involves conduct that by its nature is a sexual offense against a person under the age of 18 years;
29 30	(8) has been convicted of an attempt to commit a crime listed in items (1) through (7) of this subsection; or

has been convicted in another state or in a federal, military, or 31 32 Native American tribal court of a crime that, if committed in this State, would constitute one of the crimes listed in items (1) through (8) of this subsection.] 33



- 1 assault with intent to commit rape in the first or second degree or (2) 2 a sexual offense in the first or second degree as prohibited on or before September 30, 3 1996, under former Article 27, § 12 of the Code; or 4 a crime committed in another [state or in a federal, military, or (3) Native American tribal jurisdiction] JURISDICTION, FEDERAL OR MILITARY 5 6 COURT, OR FOREIGN COUNTRY that, if committed in this State, would constitute one of the crimes listed in item (1) or (2) of this subsection. 7 "Sexually violent predator" means [: 8 [(1)] **(M)** 9 (1)a person who: 10 [(i)] **(1)** is convicted of a sexually violent offense; and 11 [(ii)] **(2)** has been determined in accordance with this subtitle 12 to be at risk of committing another sexually violent offense [; or 13 **(2)** a person who is or was required to register every 90 days for life under the laws of another state or a federal, military, or Native American tribal 14 jurisdiction]. 15 "SEX OFFENDER" MEANS A PERSON WHO HAS BEEN CONVICTED OF: 16 (N) 17 AN OFFENSE THAT WOULD REQUIRE THE PERSON TO BE CLASSIFIED AS A TIER I SEX OFFENDER, TIER II SEX OFFENDER, OR TIER III SEX 18 19 **OFFENDER**; 20 **(2)** AN OFFENSE COMMITTED IN ANOTHER STATE OR IN A FEDERAL, MILITARY, OR TRIBAL JURISDICTION THAT, IF COMMITTED IN THIS 21STATE, WOULD REQUIRE THE PERSON TO BE CLASSIFIED AS A TIER I SEX 22 23 OFFENDER, TIER II SEX OFFENDER, OR TIER III SEX OFFENDER; OR 24 AN OFFENSE IN A COURT OF CANADA, GREAT BRITAIN, **(3)** AUSTRALIA, NEW ZEALAND, OR ANY OTHER FOREIGN COUNTRY WHEN THE 25 UNITED STATES DEPARTMENT OF STATE HAS DETERMINED IN ITS COUNTRY 26 27 REPORTS ON HUMAN RIGHTS PRACTICES THAT AN INDEPENDENT JUDICIARY 28 GENERALLY OR VIGOROUSLY ENFORCED THE RIGHT TO A FAIR TRIAL DURING 29 THE YEAR IN WHICH THE CONVICTION OCCURRED THAT, IF COMMITTED IN THIS STATE, WOULD REQUIRE THE PERSON TO BE CLASSIFIED AS A TIER I SEX 30
 - (O) "STUDENT" MEANS AN INDIVIDUAL WHO IS ENROLLED IN OR ATTENDS AN EDUCATION INSTITUTION, INCLUDING A PUBLIC OR PRIVATE

OFFENDER, TIER II SEX OFFENDER, OR TIER III SEX OFFENDER.

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1 SECONDARY SCHOOL, TRADE OR PROFESSIONAL SCHOOL, OR AN INSTITUTION 2 OF HIGHER EDUCATION.

- [(m)] (P) "Supervising authority" means AN AGENCY OR PERSON THAT IS RESPONSIBLE FOR COLLECTING THE INFORMATION FOR THE INITIAL REGISTRATION OF A SEX OFFENDER AND IS:
- 6 (1) the Secretary, if the registrant is in the custody of a correctional facility operated by the Department;
- 8 (2) the administrator of a local correctional facility, if the registrant, 9 including a participant in a home detention program, is in the custody of the local 10 correctional facility;
- 11 (3) the court that granted the probation or suspended sentence, except 12 as provided in item (12) of this subsection, if the registrant is granted probation before 13 judgment, probation after judgment, or a suspended sentence;
- 14 (4) the Director of the Patuxent Institution, if the registrant is in the 15 custody of the Patuxent Institution;
- 16 (5) the Secretary of Health and Mental Hygiene, if the registrant is in 17 the custody of a facility operated by the Department of Health and Mental Hygiene;
- 18 (6) the court in which the registrant was convicted, if the registrant's sentence does not include a term of imprisonment or if the sentence is modified to time served;
 - (7) the Secretary, if the registrant is in the State under terms and conditions of the Interstate Compact for Adult Offender Supervision, set forth in Title 6, Subtitle 2 of the Correctional Services Article, or the Interstate Corrections Compact, set forth in Title 8, Subtitle 6 of the Correctional Services Article;
 - (8) the [Secretary, if the registrant moves to this State and was convicted in another state of a crime that would require the registrant to register if the crime was committed in this State] LOCAL LAW ENFORCEMENT UNIT WHERE THE SEX OFFENDER IS A RESIDENT, IS A TRANSIENT, OR HABITUALLY LIVES ON MOVING FROM ANOTHER JURISDICTION OR FOREIGN COUNTRY THAT REQUIRES REGISTRATION IF THE SEX OFFENDER IS NOT UNDER THE SUPERVISION, CUSTODY, OR CONTROL OF ANOTHER SUPERVISING AUTHORITY;
- [(9) the Secretary, if the registrant moves to this State from another state where the registrant was required to register;

- 1 (10) the Secretary, if the registrant is convicted in a federal, military, or 2 Native American tribal court and is not under supervision by another supervising 3 authority;
- 4 (11) the Secretary, if the registrant is not a resident of this State and 5 has been convicted in another state or by a federal, military, or Native American tribal 6 court;
- 7 (12)] (9) the Director of Parole and Probation, if the registrant is 8 under the supervision of the Division of Parole and Probation; or
- 9 [(13)] (10) the Secretary of Juvenile Services, if the registrant was a 10 minor at the time the act was committed for which registration is required.
- 11 (Q) "TIER I SEX OFFENDER" MEANS A PERSON WHO HAS BEEN 12 CONVICTED OF:
- 13 (1) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR COMMITTING A VIOLATION OF § 3–308 OF THE CRIMINAL LAW ARTICLE, IF THE 15 VICTIM IS AN ADULT;
- 16 (2) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
 17 COMMITTING A VIOLATION OF § 3–902 OR § 11–208 OF THE CRIMINAL LAW
 18 ARTICLE OR THE COMMON LAW OFFENSE OF INDECENT EXPOSURE, IF THE
 19 VICTIM IS A MINOR;
- 20 (3) A CRIME COMMITTED IN A FEDERAL, MILITARY, TRIBAL, OR 21 OTHER JURISDICTION THAT, IF COMMITTED IN THIS STATE, WOULD 22 CONSTITUTE ONE OF THE CRIMES LISTED IN ITEM (1) OR (2) OF THIS 23 SUBSECTION;
- 24 (4) ANY OF THE FOLLOWING FEDERAL OFFENSES:
- 25 (I) MISLEADING DOMAIN NAMES ON THE INTERNET UNDER 26 18 U.S.C. § 2252C;
- 27 (II) MISLEADING WORDS OR DIGITAL IMAGES ON THE 28 INTERNET UNDER 18 U.S.C. § 2252C;
- 29 (III) ENGAGING IN ILLICIT CONDUCT IN FOREIGN PLACES 30 UNDER 18 U.S.C. § 2423(C);
- 31 (IV) FAILURE TO FILE A FACTUAL STATEMENT ABOUT AN 32 ALIEN INDIVIDUAL UNDER 18 U.S.C. § 2424;

- 1 (V) TRANSMITTING INFORMATION ABOUT A MINOR TO 2 FURTHER CRIMINAL SEXUAL CONDUCT UNDER 18 U.S.C. § 2425;
- 3 (VI) SEX TRAFFICKING BY FORCE, FRAUD, OR COERCION 4 UNDER 18 U.S.C. § 1591; OR
- 5 (VII) TRAVEL WITH INTENT TO ENGAGE IN ILLICIT CONDUCT 6 UNDER 18 U.S.C. § 2423(B);
- 7 (5) ANY MILITARY OFFENSE SPECIFIED BY THE SECRETARY OF
 8 DEFENSE UNDER SECTION 115(A)(8)(C)(I) OF PUBLIC LAW 105–119 (CODIFIED
 9 AT 10 U.S.C. § 951 NOTE) THAT IS SIMILAR TO THOSE OFFENSES LISTED IN
 10 ITEM (4) OF THIS SUBSECTION; OR
- A CRIME IN A COURT OF CANADA, GREAT BRITAIN, 11 12 AUSTRALIA, NEW ZEALAND, OR ANY OTHER FOREIGN COUNTRY WHERE THE 13 United States Department of State has determined in its Country REPORTS ON HUMAN RIGHTS PRACTICES THAT AN INDEPENDENT JUDICIARY 14 GENERALLY OR VIGOROUSLY ENFORCED THE RIGHT TO A FAIR TRIAL DURING 15 16 THE YEAR IN WHICH THE CONVICTION OCCURRED THAT, IF THE CRIME WERE COMMITTED IN THIS STATE, WOULD CONSTITUTE ONE OF THE CRIMES LISTED 17 IN ITEMS (1) THROUGH (5) OF THIS SUBSECTION. 18
- 19 (R) "TIER II SEX OFFENDER" MEANS A PERSON WHO HAS BEEN 20 CONVICTED OF:
- 21 (1) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
 22 COMMITTING A VIOLATION OF § 3–307(A)(4) OR (5) OF THE CRIMINAL LAW
 23 ARTICLE, OR § 3–308(B) OR (C), § 3–324, § 3–314, § 3–324, § 11–207, OR §
 24 11–209 OF THE CRIMINAL LAW ARTICLE, IF THE VICTIM IS A MINOR;
- 25 (2) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR 26 COMMITTING A VIOLATION OF § 11–303, § 11–305, OR § 11–306 OF THE 27 CRIMINAL LAW ARTICLE, IF THE INTENDED PROSTITUTE OR VICTIM IS A 28 MINOR;
- (3) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR COMMITTING A VIOLATION OF § 3–308(B)(1) OR (C), § 3–314, § 3–314 OR § 3–603

 OF THE CRIMINAL LAW ARTICLE, IF THE VICTIM IS A MINOR WHO IS AT LEAST 14 YEARS OLD;
- 33 (4) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR 34 COMMITTING AN OFFENSE THAT WOULD REQUIRE THE PERSON TO REGISTER AS

- 1 A TIER I SEX OFFENDER AFTER THE PERSON WAS ALREADY REGISTERED AS A
- 2 TIER I SEX OFFENDER;
- 3 (4) (5) A CRIME THAT WAS COMMITTED IN A FEDERAL,
- 4 MILITARY, TRIBAL, OR OTHER JURISDICTION THAT, IF COMMITTED IN THIS
- 5 STATE, WOULD CONSTITUTE ONE OF THE CRIMES LISTED IN ITEMS (1)
- 6 THROUGH (3) OF THIS SUBSECTION; OR
- 7 (5) (6) A CRIME IN A COURT OF CANADA, GREAT BRITAIN,
- 8 AUSTRALIA, NEW ZEALAND, OR ANY OTHER FOREIGN COUNTRY WHERE THE
- 9 United States Department of State has determined in its Country
- 10 REPORTS ON HUMAN RIGHTS PRACTICES THAT AN INDEPENDENT JUDICIARY
- 11 GENERALLY OR VIGOROUSLY ENFORCED THE RIGHT TO A FAIR TRIAL DURING
- 12 THE YEAR IN WHICH THE CONVICTION OCCURRED THAT, IF THE CRIME WERE
- 13 COMMITTED IN THIS STATE, WOULD CONSTITUTE ONE OF THE CRIMES LISTED
- 14 IN ITEMS (1) THROUGH (3) OF THIS SUBSECTION.
- 15 (S) "TIER III SEX OFFENDER" MEANS A PERSON WHO HAS BEEN
- 16 **CONVICTED OF:**
- 17 (1) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
- 18 **COMMITTING A VIOLATION OF:**
- 19 (I) $\frac{\$ 2-201(4)(VIII)}{\$ 2-201(A)(4)(VIII)}$, (X), OR (XI) OF THE
- 20 CRIMINAL LAW ARTICLE; OR
- 21 (II) $\S 3-303, \S 3-304, \S 3-305, \S 3-306, \S 3-307(A)(1)$ OR (2),
- 22 § 3-309, § 3-310, § 3-311, § 3-312, § 3-315, § 3-322, § 3-323, § 3-502, OR §
- 23 3-602 OF THE CRIMINAL LAW ARTICLE, OR THE COMMON LAW OFFENSE OF
- 24 SODOMY;; OR
- 25 (III) THE COMMON LAW OFFENSE OF SODOMY OR § 3–322 OF
- 26 THE CRIMINAL LAW ARTICLE IF THE OFFENSE WAS COMMITTED WITH FORCE
- 27 OR THREAT OF FORCE;
- 28 (2) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
- 29 COMMITTING A VIOLATION OF § 3-307(A)(3), § 3-308, § 3-314, § 3-503, OR §
- 30 3-603 OF THE CRIMINAL LAW ARTICLE, IF THE VICTIM IS UNDER THE AGE OF
- 31 **14 YEARS:**
- 32 (3) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
- 33 COMMITTING THE COMMON LAW OFFENSE OF FALSE IMPRISONMENT, IF THE
- 34 VICTIM IS A MINOR;

1	(4) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
2	COMMITTING AN OFFENSE THAT WOULD REQUIRE THE PERSON TO REGISTER AS
3	A TIER I OR TIER II SEX OFFENDER AFTER THE PERSON WAS ALREADY
1	REGISTERED AS A TIER II SEX OFFENDER;

- 5 (5) CONSPIRING TO COMMIT, ATTEMPTING TO COMMIT, OR
 6 COMMITTING A VIOLATION OF § 3-202 OR § 3-203 OF THE CRIMINAL LAW
 7 ARTICLE, IF THE PERSON IS CHARGED WITH A VIOLATION OF § 3-303, § 3-304, §
 8 3-305, OR § 3-306 OF THE CRIMINAL LAW ARTICLE ARISING OUT OF THE SAME
 9 INCIDENT:
- 10 (5) A CRIME COMMITTED IN A FEDERAL, MILITARY, TRIBAL, OR
 11 OTHER JURISDICTION THAT, IF COMMITTED IN THIS STATE, WOULD
 12 CONSTITUTE ONE OF THE CRIMES LISTED IN ITEMS (1) THROUGH (4) (3) OF THIS
 13 SUBSECTION; OR
 - (6) (5) (6) A CRIME IN A COURT OF CANADA, GREAT BRITAIN, AUSTRALIA, NEW ZEALAND, OR ANY OTHER FOREIGN COUNTRY WHERE THE UNITED STATES DEPARTMENT OF STATE HAS DETERMINED IN ITS COUNTRY REPORTS ON HUMAN RIGHTS PRACTICES THAT AN INDEPENDENT JUDICIARY GENERALLY OR VIGOROUSLY ENFORCED THE RIGHT TO A FAIR TRIAL DURING THE YEAR IN WHICH THE CONVICTION OCCURRED THAT, IF THE CRIME WERE COMMITTED IN THIS STATE, WOULD CONSTITUTE ONE OF THE CRIMES LISTED IN ITEMS (1) THROUGH (4) (3) OF THIS SUBSECTION.
- [(n)] (T) "Transient" means a nonresident registrant who enters a county of this State with the intent to be in the State or is in the State for a period exceeding 14 days or for an aggregate period exceeding 30 days during a calendar year for a purpose other than employment or to attend an educational institution.
- 26 11–702.

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- For the purposes of this subtitle, a person is convicted when the person:
- 28 (1) is found guilty of a crime by a jury or judicial officer;
- 29 (2) enters a plea of guilty or nolo contendere;
- 30 (3) is granted a probation before judgment **\(\frac{1}{4}\)** after a finding of guilt for 31 a crime if the court, as a condition of probation, orders compliance with the 32 requirements of this subtitle **\(\frac{1}{4}\)**; or
- 33 (4) is found not criminally responsible for a crime.
- 34 11–702.1.

1	(a) Notwithstanding any other provision of law to the contrary, [except as
2	provided in subsection (b) of this section, this subtitle shall be applied retroactively to
3	include a fregistrant convicted of an offense committed before July 1, 1997, and who is
4	under the custody or supervision of a supervising authority on October 1, 2001] TIER I
5	SEX OFFENDER RELEASED AFTER OCTOBER 1, 1993, FOR A CRIME REQUIRING
6	REGISTRATION UNDER THIS SUBTITLE.
7	(b) Notwithstanding any other provision of law to the contrary, this subtitle
8	shall be applied retroactively to a [child sexual offender who committed the sexual
9	offense on or before October 1, 1995, and who is under the custody or supervision of a
10	supervising authority on October 1, 2001] TIER II SEX OFFENDER RELEASED AFTER
11	OCTOBER 1, 1984.
12	(e) [(1) Notwithstanding any other provision of law to the contrary, this
13	subtitle shall be applied retroactively to include:
14	(i) a person convicted on or after July 1, 1997, of an offense
15	committed before July 1, 1997, for which registration as a sexually violent predator or
16	sexually violent offender is required under this subtitle; and
17	(ii) a person convicted on or after October 1, 1995, of an offense
18	committed before October 1, 1995, for which registration as a child sexual offender is
19	required under this subtitle.] NOTWITHSTANDING ANY OTHER PROVISION OF LAW
20	TO THE CONTRARY, THIS SUBTITLE SHALL BE APPLIED RETROACTIVELY TO ALL
21	TIER III SEX OFFENDERS.
22	[(2)] (D) The Department shall ATTEMPT TO contact and notify each
23	person [who is not under the custody or supervision of a supervising authority on
24	October 1, 2009,] for whom registration is required under [paragraph (1) of this
25	subsection] THIS SECTION.
26	(A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE
27	CONTRARY, THIS SUBTITLE SHALL BE APPLIED RETROACTIVELY TO INCLUDE A
28	PERSON WHO:
29	(1) IS UNDER THE CUSTODY OR SUPERVISION OF A SUPERVISING
30	AUTHORITY ON OCTOBER 1, 2010;
31	(2) WAS SUBJECT TO REGISTRATION UNDER THIS SUBTITLE ON
32	<u>SEPTEMBER 30, 2010; OR</u>

(3)

1 2 3	(3) IS CONVICTED OF ANY CRIME ON OR AFTER OCTOBER 1, 2010, AND HAS A PRIOR CONVICTION FOR AN OFFENSE FOR WHICH REGISTRATION AS A SEX OFFENDER IS REQUIRED UNDER THIS SUBTITLE.	
4 5 6	(E) (B) THE TERM OF REGISTRATION FOR A SEX OFFENDER REGISTERED UNDER SUBSECTION (A) OR (B) OF THIS SECTION SHALL BE CALCULATED FROM THE DATE OF RELEASE.	
7	11–703.	
8 9 10	(a) (1) Subject to subsections (b) and (c) of this section, if a person is convicted of a sexually violent offense, the State's Attorney before sentencing may ask the court to determine whether the person is a sexually violent predator.	
11 12 13	(2) If the State's Attorney makes a request under paragraph (1) of this subsection, the court shall determine, before or at sentencing, whether the person is a sexually violent predator.	
14 15	(b) In making a determination under subsection (a) of this section, the court shall consider:	
16 17 18	(1) evidence that the court considers appropriate to the determination of whether the person is a sexually violent predator, including the presentencing investigation and sexually violent offender's inmate record;	
19	(2) evidence introduced by the person convicted; and	
20 21	(3) at the request of the State's Attorney, evidence that a victim of the sexually violent offense presents.	
22 23 24 25	(c) The State's Attorney may not ask a court to determine whether a person is a sexually violent predator under this section unless the State's Attorney serves written notice of intent to make the request on the defendant or the defendant's counsel at least 30 days before trial.	
26	11–704.	
27 28	(a) [Subject to subsection (c) of this section, a] A person shall register with the person's supervising authority if the person is:	
29	(1) [a child sexual offender] A TIER I SEX OFFENDER;	
30	(2) [an offender] A TIER II SEX OFFENDER;	

[a sexually violent offender] A TIER III SEX OFFENDER; OR

1	(4) [a sexually violent predator;
2 3 4	(5) a child sexual offender who, before moving into this State, was required to register in another state or by a federal, military, or Native American tribal court for a crime that occurred before October 1, 1995;
5 6 7 8	(6) an offender, sexually violent offender, or sexually violent predator who, before moving into this State, was required to register in another state or by a federal, military, or Native American tribal court for a crime that occurred before July 1, 1997; or
9 10 11 12	(7) a child sexual offender, offender, sexually violent offender, or sexually violent predator] A SEX OFFENDER who is required to register [in] BY another [state,] JURISDICTION, A FEDERAL, MILITARY, OR TRIBAL COURT, OR A FOREIGN GOVERNMENT, AND who is not a resident of this State, and who enters this State:
L 4	(i) TO BEGIN RESIDING OR TO HABITUALLY LIVE;
15	(II) to carry on employment;
16 17 18	[(ii)] (III) to attend a public or private educational institution, including a secondary school, trade or professional institution, or institution of higher education, as a full-time or part-time student; or
19	[(iii)] (IV) as a transient.
20 21	(b) Notwithstanding any other provision of law, a person is no longer subject to registration under this subtitle if:
22 23	(1) the underlying conviction requiring registration is reversed, vacated, or set aside; or
24	(2) the registrant is pardoned for the underlying conviction.
25 26 27	• In this subtitle, or a person described under § 11–701(c)(5)(i) of this subtitle, or a person described under § 11–701(j)(3)(i) of this subtitle WHO HAS BEEN ADJUDICATED DELINQUENT FOR AN ACT THAT, IF COMMITTED BY AN ADULT.
28	WOULD CONSTITUTE A VIOLATION OF § 3–303, § 3–304, § 3–305, OR § 3–306 OF
29	THE CRIMINAL LAW ARTICLE, OR § 3–307(A)(1) OR (2) OR § 3–308(B)(1) OF THE
30	CRIMINAL LAW ARTICLE INVOLVING CONDUCT DESCRIBED IN § 3–301(F)(2) OF
31	THE CRIMINAL LAW ARTICLE, shall register with the person's supervising authority
32	if:

1 2	(i) the person was a minor who was at least 13 years old at the time the delinquent act was committed;
3 4	(ii) the State's Attorney or the Department of Juvenile Services requests that the person be required to register;
5 6 7 8 9	(iii) 90 days prior to the time the juvenile court's jurisdiction over the person terminates under § 3–8A–07 of the Courts Article, the court, after a hearing, determines under a clear and convincing evidence standard that the person is at significant risk of committing a sexually violent offense or an offense for which registration as a child sexual TIER II SEX OFFENDER OR TIER III SEX offender is required; and
11	(iv) the person is at least 18 years old.
12 13 14	(2) If the person has committed a delinquent act that would cause the court to make a determination regarding registration under paragraph (1) of this subsection:
15 16 17	(i) the State's Attorney shall serve written notice to the person or the person's counsel at least 30 days before a hearing to determine if the person is required to register under this section; and
18	(ii) the Department of Juvenile Services shall:
19 20	1. provide the court with any information necessary to make the determination; and
21	2. conduct any follow-up the court requires.
22 23 24 25	(3) The form of petitions and all other pleadings under this subsection and, except as otherwise provided under Title 3 of the Courts and Judicial Proceedings Article, the procedures to be followed by the court under this subsection shall be specified in the Maryland Rules.
26 27	(4) The court may order an evaluation of the person in making the determination under paragraph (1) of this subsection.
28	11-704.1.
29 30 31 32	A PERSON WHO IS UNDER THE AGE OF 18 AT THE TIME THE PERSON COMMITS AN OFFENSE THAT REQUIRES REGISTRATION AS A TIER I SEX OFFENDER, OR TIER III SEX OFFENDER MUST REGISTER IF:

- 1 (1) CRIMINAL JURISDICTION OVER THE PERSON HAS BEEN 2 WAIVED TO AN ADULT COURT AND THE PERSON HAS BEEN CONVICTED AS 3 REQUIRED BY THIS SUBTITLE:
- 4 (2) THE PERSON IS AT LEAST 14 YEARS OLD AND HAS BEEN
 5 ADJUDICATED DELINQUENT FOR A VIOLATION OF § 3-303, § 3-304, § 3-305, OR
 6 § 3-306 OF THE CRIMINAL LAW ARTICLE; OR
- 7 (3) THE PERSON IS AT LEAST 14 YEARS OLD AND HAS BEEN
 8 ADJUDICATED DELINQUENT FOR A VIOLATION OF § 3-307(A)(1) OR
 9 § 3-307(A)(2) OF THE CRIMINAL LAW ARTICLE, IF THE VICTIM IS A CHILD
 10 UNDER THE AGE OF 12.
- 11 (A) A PERSON SHALL BE INCLUDED IN A LISTING OF JUVENILE SEX
 12 OFFENDERS THAT IS MAINTAINED BY THE DEPARTMENT SEPARATELY FROM
 13 THE SEX OFFENDER REGISTRY IF:
- 14 (1) THE PERSON HAS BEEN ADJUDICATED DELINQUENT FOR AN
 15 ACT THAT, IF COMMITTED BY AN ADULT, WOULD CONSTITUTE A VIOLATION OF §
 16 3-303, § 3-304, § 3-305, OR § 3-306 OF THE CRIMINAL LAW ARTICLE, OR §
 17 3-307(A)(1) OR (2) OR § 3-308(B)(1) OF THE CRIMINAL LAW ARTICLE
 18 INVOLVING CONDUCT DESCRIBED IN § 3-301(F)(2) OF THE CRIMINAL LAW
 19 ARTICLE; AND
- 20 (2) THE PERSON WAS A MINOR WHO WAS AT LEAST 13 YEARS OLD
 21 AT THE TIME THE DELINQUENT ACT WAS COMMITTED.
- 22 (B) THE LISTING OF JUVENILE SEX OFFENDERS SHALL BE ACCESSIBLE 23 ONLY BY LAW ENFORCEMENT PERSONNEL FOR LAW ENFORCEMENT PURPOSES.
- 24 (C) When the Juvenile court's Jurisdiction over a person who 25 IS INCLUDED IN THE LISTING OF JUVENILE SEX OFFENDERS TERMINATES 26 UNDER § 3–8A–07 OF THE COURTS ARTICLE, THE PERSON SHALL BE REMOVED 27 FROM THE LISTING.
- 28 **11–704.2.**
- (A) ON WRITTEN REQUEST BY A FEDERAL AGENCY OPERATING A FEDERAL WITNESS SECURITY PROGRAM ESTABLISHED UNDER 18 U.S.C. 3521, THE REGISTRATION REQUIREMENT FOR A SEX OFFENDER UNDER THE PROTECTION OF A FEDERAL WITNESS SECURITY PROGRAM IS WAIVED AND THE PERSON UNDER PROTECTION IS EXEMPT FROM REGISTRATION.

1 2 3 4 5 6	ESTABLISH	S PRO ED UN DER U D AN	TECTION P NDER 18 U.S INDER THE	QUEST BY A NONFEDERAL AGENCY THAT OPERATES ROGRAM COMPARABLE TO A FEDERAL PROGRAM S.C. 3521, THE REGISTRATION REQUIREMENT FOR A PROTECTION OF A WITNESS PROTECTION PROGRAM CRSON UNDER PROTECTION IS EXEMPT FROM
7 8 9 10		TION TION I	IS REQUII UNDER THI	NTED UNDER THIS SECTION IS TERMINATED, AND RED, IF A SEX OFFENDER EXEMPTED FROM S SECTION SUBSEQUENTLY IS CONVICTED OF AN EGISTRATION UNDER THIS SUBTITLE.
11	11–705.			
12 13 14	(a) AN OTHER this State w	PLAC	E THAT WH	resident" means a person who [lives] HAS A HOME OR MERE THE PERSON HABITUALLY LIVES LOCATED in
15		(1)	is released;	
16		(2)	is granted p	probation;
17		(3)	is granted a	a suspended sentence; OR
18 19	or	(4)	receives a s	sentence that does not include a term of imprisonment \(\begin{aligned} \begin{aligned} \\ & \end{aligned} \);
20 21 22			cle, if the per	from the juvenile court's jurisdiction under § 3–8A–07 rson was a minor who lived in the State at the time the egistration is required.
23 24	(b) IN THE STA	_	gistrant shall	register with the APPROPRIATE supervising authority
25 26 27	SENTENCE:			strant is a resident, on or] IF THE REGISTRANT WAS MPRISONMENT before the date that the registrant[:] IS
28		(2)	WITHIN 3 I	DAYS OF THE DATE THAT THE REGISTRANT:
29			(i) is rel	leased;]
30			[(ii)] (I)	is granted probation before judgment;
31			[(iii)] (II)	is granted probation after judgment;

1		[(iv)]	(III)	is granted a suspended sentence; or
2 3	imprisonment;	[(v)]	(IV)	receives a sentence that does not include a term of
4 5 6 7		nitted f	or wh	e registrant was a resident who was a minor at the time ich registration is required, within ∓ 3 days after the er the person terminates under § 3–8A–07 of the Courts
8 9	the earlier of the c			e registrant moves into the State, within [7] 3 days after registrant:
10 11	State; [or]	(i)	estab	olishes a temporary or permanent residence in the
12		(ii)	BEG	INS TO HABITUALLY LIVE IN THE STATE; OR
13		(III)	appli	es for a driver's license in the State; or
14 15	(4) (5) the registrant:	<u>5)</u>	if the	e registrant is not a resident, within [14] 3 days after
16		(i)	begir	ns employment in the State;
17		(ii)	regis	ters as a student in the State; or
18		(iii)	enter	rs the State as a transient.
19 20 21	(c) (1) local law enforcen [will reside] RESI	nent ur	nit of #	Kual] SEX offender shall also register in person with the he-EACH county where the [child sexual] SEX offender 3 DAYS OF:
22 23 24 25	•	ld sexu	on ove	nin 7 days after release, or within 7 days after the er the person terminates under § 3–8A–07 of the Courts ender is a resident] RELEASE FROM ANY PERIOD OF or
26 27 28			rant	nin 7 days] after registering with the supervising is moving into this State AND THE LOCAL LAW THE SUPERVISING AUTHORITY.
29	(2)	[With	nin 7 d	lays after registering with the supervising authority, a

child sexual offender who is not a resident and has entered the State under

- 1 § 11–704(a)(7) of this subtitle shall also register in person with the local law enforcement unit of the county where the child sexual offender is a transient or will
- 3 work or attend school.
- 4 (3) A child sexual offender] A SEX OFFENDER may be required to give
- 5 to $\frac{1}{2}$ to $\frac{1}{2}$ local law enforcement unit more information than required under §
- 6 11–706 of this subtitle.
- 7 (d) (1) A HOMELESS REGISTRANT ALSO SHALL REGISTER IN PERSON
- 8 WITH THE LOCAL LAW ENFORCEMENT UNIT IN THE EACH COUNTY WHERE THE
- 9 REGISTRANT HABITUALLY LIVES:
- 10 (I) WITHIN 3 DAYS AFTER THE EARLIER OF THE DATE OF
- 11 RELEASE OR AFTER REGISTERING WITH THE SUPERVISING AUTHORITY; AND
- 12 (II) WITHIN 24 HOURS 3 DAYS AFTER ENTERING AND
- 13 REMAINING IN A COUNTY.
- 14 (2) AFTER INITIALLY REGISTERING WITH THE A LOCAL LAW
- 15 ENFORCEMENT UNIT UNDER THIS SUBSECTION, A HOMELESS REGISTRANT
- 16 SHALL REGISTER ONCE A WEEK IN PERSON DURING THE TIME THE HOMELESS
- 17 REGISTRANT HABITUALLY LIVES IN THE COUNTY.
- 18 (3) THE REGISTRATION REQUIREMENTS UNDER THIS
- 19 SUBSECTION ARE IN ADDITION TO ANY OTHER REQUIREMENTS THE HOMELESS
- 20 REGISTRANT IS SUBJECT TO ACCORDING TO THE REGISTRANT'S
- 21 CLASSIFICATION AS A TIER I SEX OFFENDER, TIER II SEX OFFENDER, TIER III
- 22 SEX OFFENDER, OR SEXUALLY VIOLENT PREDATOR.
- 23 (4) If a registrant who was homeless obtains a fixed
- 24 ADDRESS, THE REGISTRANT SHALL REGISTER WITH THE APPROPRIATE
- 25 SUPERVISING AUTHORITY AND LOCAL LAW ENFORCEMENT UNIT WITHIN 3 DAYS
- 26 AFTER OBTAINING A FIXED ADDRESS.
- 27 (E) [A] WITHIN 3 DAYS OF ANY CHANGE, A registrant [who changes
- 28 residences shall send written notice of the change to the State registry within 5 days
- 29 after the change occurs.] SHALL NOTIFY THE LOCAL LAW ENFORCEMENT UNIT
- 30 WHERE THE REGISTRANT MOST RECENTLY REGISTERED AND THE EACH LOCAL
- 31 LAW ENFORCEMENT UNIT WHERE THE REGISTRANT WILL RESIDE OR
- 32 HABITUALLY LIVE OF CHANGES IN:
- 33 (1) RESIDENCE;

(2) THE COUNTY IN WHICH THE REGISTRANT HABITUALLY LIVES;

1	(3)	VEHICLE OR LICENSE PLATE INFORMATION;
2	(4)	ELECTRONIC MAIL OR INTERNET IDENTIFIERS;
3	(5)	HOME OR CELL PHONE NUMBERS; OR
4	(6)	EMPLOYMENT.
5	[(e)] (F)	(1) A registrant who commences or terminates enrollment as a
6		time student at an institution of higher education in the State shall
7		ice to the State registry PROVIDE NOTICE IN PERSON TO THE
8	-	FORCEMENT UNIT WHERE THE INSTITUTION OF HIGHER
9		OCATED within [5] 3 days after the commencement or termination
10	of enrollment.	
11	(2)	A registrant who commences or terminates carrying on
12	= =	n institution of higher education in the State shall [send written
13	notice to the Sta	te registry] PROVIDE NOTICE IN PERSON TO THE LOCAL LAW
14	ENFORCEMENT	UNIT WHERE THE INSTITUTION OF HIGHER EDUCATION IS
15	LOCATED within	[5] 3 days after the commencement or termination of employment.
1.0	[/0] /o)	
16	[(f)] (G)	A registrant who is granted a legal change of name by a court shall
17		tice of the change to the EACH [State registry] LOCAL LAW
18		JNIT WHERE THE REGISTRANT RESIDES OR HABITUALLY LIVES
19	within [5] 3 days	after the change is granted.
20	(H) A	REGISTRANT SHALL NOTIFY THE EACH LOCAL LAW
21	` '	JNIT WHERE THE REGISTRANT RESIDES OR HABITUALLY LIVES
22		YS PRIOR TO LEAVING THE UNITED STATES TO COMMENCE
23		MPLOYMENT OR ATTEND SCHOOL IN A FOREIGN COUNTRY.
_0	RESIDENCE OR E	WI EOTHEN ON HITEND SOHOOD IN HIT ORDIGIN COONTINI.
24	(I) (1)	A REGISTRANT SHALL NOTIFY THE EACH LOCAL LAW
25	, , , , ,	JNIT WHERE THE REGISTRANT RESIDES OR HABITUALLY LIVES
26	WHEN THE REGI	STRANT OBTAINS A TEMPORARY RESIDENCE OR ALTERS THE
27	LOCATION WHER	E THE REGISTRANT RESIDES OR HABITUALLY LIVES FOR MORE
28	THAN \neq 5 DAYS	OR WHEN THE REGISTRANT WILL BE ABSENT FROM THE
29	· · · · · · · · · · · · · · · · · · ·	ESIDENCE OD A LOCATION WHERE THE RECISTRANT RESIDES

(2) NOTIFICATION UNDER THIS SUBSECTION SHALL:

OR HABITUALLY LIVES FOR MORE THAN 7 DAYS.

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(I) BE MADE IN WRITING OR IN PERSON PRIOR TO OBTAINING A TEMPORARY RESIDENCE, COMMENCING THE PERIOD OF ABSENCE,

- 1 OR TEMPORARILY ALTERING THE A LOCATION WHERE THE REGISTRANT
- 2 RESIDES OR HABITUALLY LIVES;
- 3 (II) INCLUDE THE TEMPORARY ADDRESS OR DETAILED
- 4 DESCRIPTION OF THE TEMPORARY LOCATION WHERE THE REGISTRANT WILL
- 5 RESIDE OR HABITUALLY LIVE: AND
- 6 (III) CONTAIN THE ANTICIPATED DATES THAT THE
- 7 TEMPORARY RESIDENCE OR LOCATION WILL BE USED BY THE REGISTRANT AND
- 8 THE ANTICIPATED DATES THAT THE REGISTRANT WILL BE ABSENT FROM THE
- 9 REGISTRANT'S PERMANENT RESIDENCE OR LOCATION LOCATIONS WHERE THE
- 10 REGISTRANT REGULARLY RESIDES OR HABITUALLY LIVES.
- 11 (J) A REGISTRANT WHO ESTABLISHES A NEW ELECTRONIC MAIL
- 12 ADDRESS, COMPUTER LOG-IN OR SCREEN NAME OR IDENTITY,
- 13 INSTANT-MESSAGE IDENTITY, OR ELECTRONIC CHAT ROOM IDENTITY SHALL
- 14 SEND WRITTEN NOTICE OF THE NEW INFORMATION TO THE STATE REGISTRY
- 15 WITHIN 3 DAYS AFTER THE ELECTRONIC MAIL ADDRESS, COMPUTER LOG-IN OR
- 16 SCREEN NAME OR IDENTITY, INSTANT-MESSAGE IDENTITY, OR ELECTRONIC
- 17 CHAT ROOM IDENTITY IS ESTABLISHED.
- 18 11–706.
- 19 (a) [A] FOR ALL SEX OFFENDERS IN THE STATE, A registration statement
- 20 shall include:
- 21 (1) the registrant's full name, including any suffix, and address OR
- 22 PLACE ALL ADDRESSES AND PLACES WHERE THE REGISTRANT RESIDES OR
- 23 HABITUALLY LIVES;
- 24 (2) [(i) for a registrant under § 11–704(a)(7)(i) of this subtitle or
- 25 who is on work release, the registrant's place of employment; or THE NAME AND
- 26 ADDRESS OF EACH OF THE REGISTRANT'S EMPLOYER EMPLOYERS AND A
- 27 DESCRIPTION OF THE EACH LOCATION WHERE THE REGISTRANT PERFORMS
- 28 EMPLOYMENT DUTIES, IF THAT LOCATION DIFFERS FROM THE ADDRESS OF THE
- 29 EMPLOYER;
- 30 [(ii) for a registrant under § 11–704(a)(7)(ii) of this subtitle, the
- 31 registrant's place of educational institution or school enrollment;
- 32 (3) [(i) for a registrant enrolled, or expecting to enroll, in an
- 33 institution of higher education in the State as a full-time or part-time student, the
- name and address of the institution of higher education; or

1 2 3 4 5	(ii) for a registrant who carries on employment, or expects to carry on employment, at an institution of higher education in the State, the name and address of the institution of higher education] THE NAME OF THE REGISTRANT'S EDUCATIONAL INSTITUTION OR PLACE OF SCHOOL ENROLLMENT AND THE REGISTRANT'S EDUCATIONAL INSTITUTION OR SCHOOL ADDRESS;
6	(4) a description of the crime for which the registrant was convicted;
7	(5) the date that the registrant was convicted;
8	(6) the jurisdiction AND THE NAME OF THE COURT in which the registrant was convicted;
10 11 12 13 14	(7) a list of any aliases, former names, NAMES BY WHICH THE REGISTRANT LEGALLY HAS BEEN KNOWN, TRADITIONAL NAMES GIVEN BY FAMILY OR CLAN UNDER ETHNIC OR TRIBAL TRADITION, electronic mail addresses, computer log—in or screen names or identities, instant—messaging identities, and electronic chat room identities that the registrant has used;
15 16 17	(8) the registrant's Social Security number AND ANY PURPORTED SOCIAL SECURITY NUMBERS, THE REGISTRANT'S DATE OF BIRTH, OF PURPORTED DATES OF BIRTH, AND PLACE OF BIRTH;
18 19	(9) [any other name by which the registrant has been legally known] ANY ALL IDENTIFYING FACTORS, INCLUDING A PHYSICAL DESCRIPTION;
20 21	(10) [a copy of the registrant's valid driver's license or identification card;] A COPY OF THE REGISTRANT'S PASSPORT OR IMMIGRATION PAPERS;
22 23	(11) INFORMATION REGARDING ANY PROFESSIONAL LICENSES THE REGISTRANT HOLDS;
24 25 26	[(11)] (12) the license plate number OR, REGISTRATION NUMBER, and description of any vehicle, INCLUDING ALL MOTOR VEHICLES, BOATS, AND AIRCRAFT, owned or regularly operated by the registrant; [and]
27 28	(13) THE PERMANENT OR FREQUENT ADDRESS ADDRESSES OF LOCATIONS WHERE ALL VEHICLES ARE KEPT;
29	(14) ALL LANDLINE AND CELLULAR TELEPHONE NUMBERS AND

ANY OTHER DESIGNATIONS USED BY THE SEX OFFENDER FOR THE PURPOSES OF

ROUTING OR SELF-IDENTIFICATION IN TELEPHONIC COMMUNICATIONS,

LANDLINE TELEPHONE NUMBERS, AND CELL PHONE NUMBERS;

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$\frac{1}{2}$	(15) A COPY OF THE REGISTRANT'S VALID DRIVER'S LICENSE OR IDENTIFICATION CARD;
3	(16) THE REGISTRANT'S FINGERPRINTS AND PALM PRINTS;
4 5 6 7	(17) THE CRIMINAL HISTORY OF THE SEX OFFENDER, INCLUDING THE DATE DATES OF ALL ARRESTS AND CONVICTIONS, THE STATUS OF PAROLE, PROBATION, OR SUPERVISED RELEASE, REGISTRATION STATUS, AND THE EXISTENCE OF ANY OUTSTANDING ARREST WARRANTS; AND
8	[(12)] (18) the registrant's signature and date signed.
9 10	(b) If the registrant is DETERMINED TO BE a sexually violent predator, the registration statement shall also include:
11	(1) [identifying factors, including a physical description;
12 13	(2)] anticipated future residence, if known at the time of registration; AND
14	[(3) offense history; and]
15 16	[(4)] (2) documentation of treatment received for a mental abnormality or personality disorder.
17	11–707.
18 19 20	(a) (1) (i) A [child sexual] TIER I SEX OFFENDER AND A TIER II SEX offender shall register in person every 6 months with a local law enforcement unit for the term provided under paragraph (4) of this subsection.
21 22	(ii) Registration shall include a [photograph] DIGITAL IMAGE that shall be updated every 6 months.
23 24 25	(2) (i) [An offender and a sexually violent] A TIER III SEX offender shall register in person every [6] 3 months with a local law enforcement unit for the term provided under paragraph (4) of this subsection.
26 27	(ii) Registration shall include a [photograph] DIGITAL IMAGE that shall be updated every 6 months.
28 29 30	(3) (i) A sexually violent predator shall register in person every 3 months WITH A LOCAL LAW ENFORCEMENT UNIT for the term provided under paragraph [(4)(ii)] (4) of this subsection.

$\frac{1}{2}$	(ii) Registration shall include a [photograph] DIGITAL IMAGE that shall be updated every 6 months.
3 4	(4) [The] SUBJECT TO SUBSECTION (C) OF THIS SECTION, THE term of registration is:
5 6	(i) [except as provided in items (ii) and (iii) of this paragraph, 10 years] 15 YEARS, IF THE REGISTRANT IS A TIER I SEX OFFENDER;
7 8	(II) 25 YEARS, IF THE REGISTRANT IS A TIER II SEX OFFENDER; Θ R
9 10	[(ii)] (III) [except as provided in item (iii) of this paragraph,] the life of the registrant, if[:
l1	1. the registrant is a sexually violent predator;
12 13	2. the registrant has been convicted of a sexually violent offense;
14 15 16	3. the registrant has been convicted of a violation of § 3–602 of the Criminal Law Article for commission of a sexual act involving penetration of a child under the age of 12 years; or
17 18 19	4. the registrant has been convicted of a prior crime as a child sexual offender, an offender, or a sexually violent offender; or THE REGISTRANT IS A TIER III SEX OFFENDER. OR
20 21 22 23	$\frac{\{(iii)\ (IV)\}}{(IV)}$ up to 5 years, if the registrant is a person described under $\frac{11-701(c)(5)(i)}{11-704(C)(1)}$ of this subtitle or a person described under $\frac{11-701(j)(3)(i)}{11-704(C)(1)}$ of this subtitle, subject to reduction by the juvenile court on the filing of a petition by the registrant for a reduction in the term of registration.
24 25 26	(5) A registrant who is not a resident of the State shall register for the appropriate time specified in this subsection or until the registrant's employment, student enrollment, or transient status in the State ends.
27	(b) A term of registration described in this section shall be computed from:
28	(1) the last date of release;
29	(2) the date granted probation; OR
30	(3) the date granted a suspended sentence : or

1 2 3 4	(4) the date the juvenile court's jurisdiction over the registrant terminates under § 3–8A–07 of the Courts Article if the registrant was a minor who lived in the State at the time the act was committed for which registration is required.
5 6 7	(C) $\stackrel{\text{(1)}}{\text{(1)}}$ The term of registration for a tier I sex offender shall be reduced to 10 years if, in the 10 years following the date on which the registrant was required to register, the registrant:
8 9	(1) (1) IS NOT CONVICTED OF ANY OFFENSE FOR WHICH A TERM OF IMPRISONMENT OF MORE THAN 1 YEAR MAY BE IMPOSED;
10	(II) (2) IS NOT CONVICTED OF ANY SEX OFFENSE;
11 12	(III) (3) SUCCESSFULLY COMPLETES, WITHOUT REVOCATION, ANY PERIOD OF SUPERVISED RELEASE, PAROLE, OR PROBATION; AND
13 14	(W) (4) SUCCESSFULLY COMPLETES AN APPROPRIATE SEX OFFENDER TREATMENT PROGRAM CERTIFIED BY THE STATE.
15 16	(2) The term of registration for a registrant convicted of a tier III sex offense, who was required to register on the basis
17	OF A JUVENILE ADJUDICATION, SHALL BE REDUCED TO 25 YEARS IF, IN THE 25
18	YEARS FOLLOWING THE DATE ON WHICH THE REGISTRANT WAS REQUIRED TO
19	REGISTER, THE REGISTRANT:
20 21	(I) IS NOT CONVICTED OF ANY OFFENSE FOR WHICH A TERM OF IMPRISONMENT OF MORE THAN 1 YEAR MAY BE IMPOSED;
22	(II) IS NOT CONVICTED OF ANY SEX OFFENSE;
23	(III) SUCCESSFULLY COMPLETES, WITHOUT REVOCATION,
24	ANY PERIOD OF SUPERVISED RELEASE, PAROLE, OR PROBATION; AND
25	(IV) SUCCESSFULLY COMPLETES AN APPROPRIATE SEX
26	OFFENDER TREATMENT PROGRAM CERTIFIED BY THE STATE.
27	11–708.
28	(a) When a registrant registers, the supervising authority shall:
29 30	(1) give written notice to the registrant of the requirements of this subtitle;

1 2	(2) explain the requirements of this subtitle to the registrant, including:
3 4 5	(i) the duties of a registrant when the registrant changes residence address in this State OR CHANGES THE COUNTY IN WHICH THE REGISTRANT HABITUALLY LIVES;
6 7	(ii) the duties of a registrant under [§ $11-705$ (e) and (f)] § $11-705$ of this subtitle;
8 9 10 11 12	(iii) the requirement for a [child sexual] SEX offender to register in person with the local law enforcement unit of the EACH county where the [child sexual] SEX offender will reside OR HABITUALLY LIVE or where the [child sexual] SEX offender who is not a resident of this State is a transient or will work or attend school; and
13 14 15 16 17	(iv) the requirement that if the registrant changes residence address, employment, or school enrollment to another state that has a registration requirement, the registrant shall register with the designated law enforcement unit OR SEX OFFENDER REGISTRATION UNIT of that state within [7] 3 days after the change; and
18 19 20	(3) obtain a statement signed by the registrant acknowledging that the supervising authority explained the requirements of this subtitle and gave written notice of the requirements to the registrant.
21 22 23 24 25	(b) (1) The supervising authority shall obtain an updated [photograph and fingerprints] DIGITAL IMAGE, FINGERPRINTS, AND PALM PRINTS of the registrant and [attach] FORWARD the updated [photograph and fingerprints] DIGITAL IMAGE, FINGERPRINTS, AND PALM PRINTS to the [registration statement] DEPARTMENT.
26 27 28 29	(2) For a registrant who has not submitted a DNA sample, as defined in § 2–501 of the Public Safety Article, for inclusion in the statewide DNA database system of the Department of State Police Crime Laboratory, the supervising authority shall:
30 31	(i) obtain a DNA sample from the registrant at the registrant's initial registration; and
32 33	(ii) provide the sample to the statewide DNA database system of the Department of State Police Crime Laboratory.

This subsection does not apply if the registrant is required to

register under § 11–704 of this subtitle solely as a result of a misdemeanor conviction.]

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[(3)

- (c) (1) Within [5] **3** days after obtaining a registration statement, the supervising authority shall send a copy of the registration statement with the attached fingerprints [and updated photograph], PALM PRINTS, AND UPDATED DIGITAL IMAGE of the registrant to the local law enforcement unit in the EACH county where the registrant will reside **OR HABITUALLY LIVE** or where a registrant who is not a resident is a transient or will work or attend school.
- 7 (2) (i) If the registrant is enrolled in or carries on employment at, 8 or is expecting to enroll in or carry on employment at, an institution of higher 9 education in the State, within [5] 3 days after obtaining a registration statement, the 10 supervising authority shall send a copy of the registration statement with the attached 11 fingerprints [and updated photograph], PALM PRINTS, AND UPDATED DIGITAL 12 IMAGE of the registrant to the campus police agency of the institution of higher education.
- (ii) If an institution of higher education does not have a campus police agency, the copy of the registration statement with the attached fingerprints [and updated photograph], PALM PRINTS, AND UPDATED DIGITAL IMAGE of the registrant shall be provided to the local law enforcement agency having primary jurisdiction for the campus.
- 19 (d) As soon as possible but not later than [5] 3 working days after the 20 registration is complete, a supervising authority that is not a unit of the Department 21 shall send the registration statement to the Department.
- 22 11–709.

- (a) (1) (i) [Every 3 months within 5] WITHIN 3 days after a TIER III SEX OFFENDER OR A sexually violent predator completes the registration requirements of § 11–707(a) of this subtitle, a local law enforcement unit shall send notice of the TIER III SEX OFFENDER'S OR sexually violent predator's quarterly registration to the Department.
 - (ii) Every 6 months within [5] 3 days after a [child sexual offender] TIER I SEX OFFENDER OR A TIER II SEX OFFENDER completes the registration requirements of § 11–707(a) of this subtitle, a local law enforcement unit shall send notice of the [child sexual offender's] TIER I SEX OFFENDER'S OR A TIER II SEX OFFENDER'S biannual registration to the Department.
 - (2) Every 6 months, a local law enforcement unit shall send a [child sexual] TIER III SEX offender's and sexually violent predator's updated [photograph] DIGITAL IMAGE to the Department within 6 days after the [photograph] DIGITAL IMAGE is submitted.

- (b) (1) As soon as possible but not later than [5] 3 working days after receiving a registration statement of a [child sexual offender or] SEX OFFENDER, notice of a change of address of a [child sexual] SEX offender, OR CHANGE IN THE A COUNTY IN WHICH A HOMELESS SEX OFFENDER HABITUALLY LIVES, a local law enforcement unit shall send written notice of the registration statement [or], change of address, OR CHANGE OF COUNTY to the county superintendent, as defined in § 1–101 of the Education Article, and all nonpublic primary and secondary schools in the county within 1 mile of where the [child sexual] SEX offender is to reside OR HABITUALLY LIVE or where a [child sexual] SEX offender who is not a resident of the State is a transient or will work or attend school.
- (2) As soon as possible but not later than 10 working days after receiving notice from the local law enforcement unit under paragraph (1) of this subsection, the county superintendent shall send written notice of the registration statement to principals of the schools under the superintendent's supervision that the superintendent considers necessary to protect the students of a school from a [child sexual] SEX offender.
- 17 (c) A local law enforcement unit that receives a notice from a supervising 18 authority under this subtitle shall send a copy of the notice to the police department, if 19 any, of a municipal corporation if the registrant:
- 20 (1) is to reside **OR HABITUALLY LIVE** in the municipal corporation 21 after release;
- 22 (2) escapes from a facility but resided **OR HABITUALLY LIVED** in the 23 municipal corporation before being committed to the custody of a supervising 24 authority; or
- 25 (3) is to change addresses to another place of residence within the 26 municipal corporation.
 - (d) As soon as possible but not later than [5] 3 working days after receiving notice from a local law enforcement unit under this section, a police department of a municipal corporation shall send a copy of the notice to the commander of the EACH local police precinct or district in which the [child sexual] SEX offender is to reside OR HABITUALLY LIVE or where a [child sexual] SEX offender who is not a resident of the State will work or attend school.
 - (e) As soon as possible but not later than [5] 3 working days after receiving a notice from a supervising authority under this subtitle, a local law enforcement unit shall send a copy of the notice to the commander of the law enforcement unit in the EACH district or area in which the [child sexual] SEX offender is to reside OR HABITUALLY LIVE or where a [child sexual] SEX offender who is not a resident of the State will work or attend school.

- 1 (f) A local law enforcement unit may notify the following entities that are located within the community in which a [child sexual] SEX offender is to reside OR HABITUALLY LIVE or where a [child sexual] SEX offender who is not a resident of the State will work or attend school of the filing of a registration statement or notice of change of address OR COUNTY WHERE THE REGISTRANT WILL HABITUALLY LIVE by the [child sexual] SEX offender:
- 7 (1) family day care homes or child care centers registered [or 8 licensed], LICENSED, OR ISSUED A LETTER OF COMPLIANCE under Title 5, Subtitle 9 5 of the Family Law Article;
- 10 (2) child recreation facilities;
- 11 (3) faith institutions; and
- 12 (4) other organizations that serve children and other individuals vulnerable to [child sexual] SEX offenders WHO VICTIMIZE CHILDREN.
- 14 (G) AS SOON AS POSSIBLE, BUT NOT LATER THAN 3 WORKING DAYS
 15 AFTER RECEIPT OF A REGISTRANT'S CHANGE OF RESIDENCE OR CHANGE IN THE
 16 ★ THE COUNTY IN WHICH THE REGISTRANT HABITUALLY LIVES, THE LOCAL LAW
 17 ENFORCEMENT UNIT SHALL NOTIFY THE DEPARTMENT OF THE CHANGE.
- (H) AS SOON AS POSSIBLE, BUT NOT LATER THAN 3 WORKING DAYS
 AFTER RECEIPT OF NOTICE UNDER § 11–705(E) OF THIS SUBTITLE, THE LOCAL
 LAW ENFORCEMENT UNIT SHALL GIVE NOTICE TO THE DEPARTMENT OF THE
 REGISTRANT'S INTENT TO CHANGE RESIDENCE, THE A COUNTY IN WHICH THE
 REGISTRANT HABITUALLY LIVES, VEHICLE OR LICENSE PLATE INFORMATION,
 ELECTRONIC MAIL OR INTERNET IDENTIFIERS, OR HOME OR CELL LANDLINE OR
 CELLULAR PHONE NUMBERS.
- 25 (I) AS SOON AS POSSIBLE, BUT NOT LATER THAN 3 WORKING DAYS
 26 AFTER RECEIPT OF NOTICE UNDER § 11–705(G) OF THIS SUBTITLE, THE LOCAL
 27 LAW ENFORCEMENT UNIT SHALL GIVE NOTICE TO THE DEPARTMENT OF THE
 28 CHANGE OF NAME.
- 29 (J) AS SOON AS POSSIBLE, BUT NOT LATER THAN 3 WORKING DAYS
 30 AFTER RECEIPT OF NOTICE UNDER § 11–705(H) OF THIS SUBTITLE, THE LOCAL
 31 LAW ENFORCEMENT UNIT SHALL GIVE NOTICE TO THE DEPARTMENT OF THE
 32 REGISTRANT'S INTENT TO LEAVE THE UNITED STATES.
- 33 (K) AS SOON AS POSSIBLE, BUT NOT LATER THAN 3 WORKING DAYS AFTER RECEIPT OF NOTICE UNDER § 11–705(I) OF THIS SUBTITLE, THE LOCAL

- 1 LAW ENFORCEMENT UNIT SHALL GIVE NOTICE TO THE DEPARTMENT OF THE
- 2 REGISTRANT'S INTENT TO OBTAIN TEMPORARY LODGING OR TO BE ABSENT
- 3 FROM THE REGISTRANT'S PERMANENT RESIDENCE OR LOCATION LOCATIONS
- 4 WHERE THE REGISTRANT HABITUALLY LIVES.
- 5 11-710.
- 6 (a) As soon as possible but not later than [5] 3 working days after receipt of notice of a registrant's change of address, THE A COUNTY IN WHICH THE A REGISTRANT HABITUALLY LIVES, VEHICLE OR LICENSE PLATE INFORMATION,
- 9 ELECTRONIC MAIL OR INTERNET IDENTIFIERS, OR HOME OR CELL LANDLINE OR
- 10 <u>CELLULAR</u> PHONE NUMBERS, the Department shall give notice of the change:
- 11 (1) if the registration is premised on a conviction under federal, 12 military, or Native American tribal law, to the designated federal unit; [and]
- 13 (2) TO ANY OTHER JURISDICTION OR FOREIGN COUNTRY WHERE 14 THE SEX OFFENDER IS REQUIRED TO REGISTER; AND
- 15 (3) (i) to the <u>EACH</u> local law enforcement unit in whose county the new residence is located OR WHERE THE REGISTRANT INTENDS TO HABITUALLY LIVE: or
- 18 (ii) if the new residence OR ≜ LOCATION WHERE THE
 19 REGISTRANT WILL HABITUALLY LIVE is in a different state that has a registration
 20 requirement, to the designated law enforcement unit OR SEX OFFENDER
 21 REGISTRATION UNIT in that state.
- 22 (b) (1) (i) As soon as possible but not later than [5] 3 working days after receipt of notice under [§ 11–705(e)] § 11–705(F) of this subtitle, the Department shall give notice to the campus police agency of the institution of higher education where the registrant is commencing or terminating enrollment or employment.
- 27 (ii) If an institution of higher education does not have a campus 28 police agency, the notice required under this section shall be provided to the local law 29 enforcement [agency] UNIT having primary [jurisdiction] LAW ENFORCEMENT 30 AUTHORITY for the campus.
- 31 (2) Institutions of higher education currently required to disclose 32 campus security policy and campus crime statistics data shall advise the campus 33 community where law enforcement agency information provided by a state concerning 34 registered sex offenders may be obtained.

- 1 (3) An institution of higher education is not prohibited from disclosing 2 information provided to the institution under this subtitle concerning registered sex offenders.
- 4 (c) As soon as possible but not later than [5] 3 working days after receipt of notice under [§ 11–705(f)] § 11–705(G) of this subtitle, the Department shall give notice of the change of name:
- 7 (1) if the registration is due to a conviction under federal, military, or 8 Native American tribal law, to the designated federal unit;
- 9 (2) to the EACH local law enforcement unit in whose county the registrant resides **OR HABITUALLY LIVES** or where a registrant who is not a resident of the State will work or attend school; and
- 12 (3) if the registrant is enrolled in or employed at an institution of 13 higher education in the State, to:
- 14 (i) the campus police agency of the institution of higher 15 education; or
- 16 (ii) if the institution does not have a campus police agency, the local law enforcement [agency] UNIT having primary jurisdiction for the campus.
- 18 11–712.
- 19 (a) If a registrant escapes from a facility, the supervising authority of the 20 facility by the most reasonable and expedient means available shall immediately 21 notify:
- 22 (1) the <u>EACH</u> local law enforcement unit [in the jurisdiction] where 23 the registrant resided **OR HABITUALLY LIVED** before the registrant was committed to 24 the custody of the supervising authority; and
- 25 (2) each person who is entitled to receive notice under $\S 11-715(a)$ of 26 this subtitle.
- 27 (b) If the registrant is recaptured, the supervising authority shall send 28 notice, as soon as possible but not later than 2 working days after the supervising 29 authority learns of the recapture, to:
- 30 (1) the <u>EACH</u> local law enforcement unit [in the jurisdiction] where 31 the registrant resided **OR HABITUALLY LIVED** before the registrant was committed to 32 the custody of the supervising authority; and

- 1 each person who is entitled to receive notice under § 11-715(a) of (2) 2 this subtitle. 3 11-713.4 The Department: 5 as soon as possible but not later than [5] 3 working days after (1) 6 receiving the conviction data and fingerprints of a registrant, shall transmit the data 7 and fingerprints to the Federal Bureau of Investigation if the Bureau does not have 8 that information; shall keep a central registry of registrants AND A LISTING OF 9 (2)10 JUVENILE SEX OFFENDERS; 11 shall reimburse local law enforcement units for the cost of (3)12 processing the registration statements of registrants, including the cost of taking 13 fingerprints [and photographs], PALM PRINTS, AND DIGITAL IMAGES; [and] 14 shall reimburse local law enforcement units for the reasonable 15 costs of implementing community notification procedures; 16 **(5)** SHALL BE RESPONSIBLE FOR RECEIVING AND DISTRIBUTING 17 ALL INTRASTATE, FEDERAL, AND FOREIGN GOVERNMENT COMMUNICATIONS 18 RELATING TO THE REGISTRATION OF SEX OFFENDERS; AND 19 SHALL NOTIFY ALL JURISDICTIONS WHERE THE REGISTRANT WILL RESIDE, CARRY ON EMPLOYMENT, OR ATTEND SCHOOL WITHIN 3 DAYS OF 20 CHANGES IN THE REGISTRANT'S REGISTRATION. 212211 - 714.23 A registration statement given to a person under this subtitle shall include a 24 copy of the completed registration form and a copy of the registrant's [photograph] 25DIGITAL IMAGE, but need not include the fingerprints OR PALM PRINTS of the 26registrant. 27 11 - 717.
- 28 The Department shall make available to the public registration (a) 29statements or information about registration statements.
- 30 (2)Information about registration statements shall include, in plain 31 language that can be understood without special knowledge of the criminal laws of the 32 State, a FACTUAL description of the crime of the offender that is the basis for the 33 registration, excluding details that would identify the victim.

- 1 (3) REGISTRATION INFORMATION PROVIDED TO THE PUBLIC MAY
 2 NOT INCLUDE A SEX OFFENDER'S SOCIAL SECURITY NUMBER, DRIVER'S
 3 LICENSE NUMBER, MEDICAL OR THERAPEUTIC TREATMENT, TRAVEL AND
 4 IMMIGRATION DOCUMENT NUMBERS, AND ARRESTS NOT RESULTING IN
 5 CONVICTION.
- 6 (b) The Department may SHALL post on the Internet:
- 7 (1) a current listing of each registrant's name, crime, and other 8 identifying information; AND
- 9 (2) IN PLAIN LANGUAGE THAT CAN BE UNDERSTOOD WITHOUT
 10 SPECIAL KNOWLEDGE OF THE CRIMINAL LAWS OF THE STATE, A FACTUAL
 11 DESCRIPTION OF THE CRIME OF THE OFFENDER THAT IS THE BASIS FOR THE
 12 REGISTRATION, EXCLUDING DETAILS THAT WOULD IDENTIFY THE VICTIM.
- 13 (c) The Department, through an Internet posting of current registrants, 14 shall:
- 15 (1) allow the public to electronically transmit information the public
 16 may have about a registrant to the Department, a parole agent of a registrant, and the
 17 EACH local law enforcement unit where a registrant resides OR HABITUALLY LIVES
 18 or where a registrant who is not a resident of the State will work or attend school;
 19 AND
- 20 (2) PROVIDE INFORMATION REGARDING THE OUT-OF-STATE
 21 REGISTRATION STATUS FOR EACH REGISTRANT WHO IS ALSO REGISTERED IN
 22 ANOTHER STATE AS AVAILABLE THROUGH A NATIONAL SEX OFFENDER PUBLIC
 23 REGISTRY WEBSITE OR THROUGH THE NATIONAL CRIME PREVENTION AND
 24 PRIVACY COMPACT UNDER TITLE 10, SUBTITLE 2, PART V OF THIS ARTICLE.
- (d) The Department shall allow members of the public who live in the A county in which the A registrant is to reside OR HABITUALLY LIVE or where the registrant, if not a resident of the State, will work or attend school, by request, to receive electronic mail notification of the release from incarceration of A THE registered offender and the registration information of the offender.
- 30 (e) The Department shall establish regulations to carry out this section.
- 31 11–718.
- 32 (a) (1) If the Department or a local law enforcement unit finds that, to 33 protect the public from a specific registrant, it is necessary to give notice of a 34 registration statement [or], a change of address of the registrant, OR A CHANGE IN

1 2 3 4	THE A COUNTY IN WHICH THE REGISTRANT HABITUALLY RESIDES LIVES to a particular person not otherwise identified under § 11–709 of this subtitle, then the Department or a local law enforcement unit shall give notice of the registration statement to that person.
5 6	(2) This notice is in addition to the notice required under $\S 11-709(b)(1)$ of this subtitle.
7	11–721.
8 9 10 11 12	(a) A registrant may not knowingly fail to register, knowingly fail to provide the [written] notice required under § [11–705(d), (e), or (f)] 11–705 of this subtitle, KNOWINGLY FAIL TO PROVIDE ANY INFORMATION REQUIRED TO BE INCLUDED IN A REGISTRATION STATEMENT DESCRIBED IN § 11–706 OF THIS SUBTITLE, or knowingly provide false information of a material fact as required by this subtitle.
13	(b) A person who violates this section:
14 15 16	(1) for a first offense, is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding \$5,000 or both; and
17 18 19	(2) for a second or subsequent offense, is guilty of a felony and on conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding \$10,000 or both.
20 21	(c) A person who violates this section is subject to § 5–106(b) of the Courts Article.
22 23	<u>SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland</u> <u>read as follows:</u>
24	Article - Criminal Procedure
25	11-701.
26 27	<u>f(i)] (K)</u> (1) Except as otherwise provided in this subsection, "release" means any type of release from the custody of a supervising authority.
28	(2) "Release" means:
29	(i) release on parole;
30	(ii) mandatory supervision release;

$\frac{1}{2}$	supervision;	<u> </u>	(iii)	release from a correctional facility with no required period of
3			(iv)	work release;
4			(v)	placement on home detention; [and]
5 6	<u>a supervisin</u>	ig autl	(vi) nority's	the first instance of entry into the community that is part of graduated release program; AND
7 8	HEALTH AN	vd M i		RELEASE FROM THE CUSTODY OF THE SECRETARY OF HYGIENE.
9		(3)	<u>"Rele</u>	ase" does not include:
10			(i)	an-escape; or
11			(ii)	leave that is granted on an emergency basis.
12	11–723.			
13 14 15		senten	ce for s	ere a term of natural life without the possibility of parole is an extended parole supervision offender shall include a term of parole supervision.
16 17	(b)	The	term o f	f extended sexual offender parole supervision for a defendant gust 1, 2006, shall:
18		(1)	be a 1	minimum of 3 years to a maximum of a term of life; and
19 20	imprisonme	(2) nt, pre		nence on the expiration of the later of any term of , parole, [or] mandatory supervision, OR COMMITMENT TO A
21	FACILITY (- OWNE	D ANI	O OPERATED BY THE DEPARTMENT OF HEALTH AND
22	MENTAL H	YGIE	VE IN /	ACCORDANCE WITH § 10-641 OF THE HEALTH - GENERAL
23	ARTICLE.			
24				Article - Health - General
25	1–101.			
26	(a)	In th	is artic	le the following words have the meanings indicated.
27	(e)	<u>"Dep</u>	artmer	nt" means the Department of Health and Mental Hygiene.
28	(k)	"Secr	'etary"	means the Secretary of Health and Mental Hygiene.

1	10–101.
2 3 4	(e) (1) Except as otherwise provided in this title, "facility" means any public or private clinic, hospital, or other institution that provides or purports to provide treatment or other services for individuals who have mental disorders.
5	(2) "Facility" does not include a Veterans' Administration hospital.
6 7	(h) <u>"State facility" means a facility that is owned or operated by the Department.</u>
8	10-634. Reserved.
9	10 635. Reserved.
10	PART VI. SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.
11	10-636.
12 13	(A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
14 15	(B) "COMMISSIONER" MEANS THE COMMISSIONER OF CORRECTION OF THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES.
16 17 18	(C) "COMMITTED PERSON" MEANS A PERSON WHO HAS BEEN FOUND TO BE A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT UNDER § 10-638 OF THIS SUBTITLE AND HAS BEEN COMMITTED TO A STATE FACILITY.
19 20 21 22	(D) "MENTAL ABNORMALITY" MEANS A CONGENITAL OR ACQUIRED CONDITION THAT AFFECTS EMOTIONAL OR VOLITIONAL CAPACITY TO PREDISPOSE A PERSON TO COMMIT A SEXUALLY VIOLENT OFFENSE IN A DEGREE THAT MAKES THE PERSON A MENACE TO THE HEALTH AND SAFETY OF
23	OTHERS.
24	(E) "PREDATORY ACT" MEANS AN ACT DIRECTED TOWARD:
25	(1) A STRANGER; OR
26 27	(2) An individual with whom a relationship has been established or promoted for the primary purpose of victimization.
28 29	(F) "SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT" MEANS AN INDIVIDUAL WHO HAS COMMITTED A SEXUALLY VIOLENT OFFENSE AND WHO

1	IS PLACED IN THE CUSTODY OF THE SECRETARY IN ACCORDANCE WITH §
$\overline{2}$	10-643 of this subtitle.
3	(G) "SEXUALLY VIOLENT OFFENSE" HAS THE MEANING STATED IN §
4	11-701(L) OF THE CRIMINAL PROCEDURE ARTICLE.
5	10-637.
6	(A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE
7	COMMISSIONER SHALL GIVE WRITTEN NOTICE TO THE ATTORNEY GENERAL AT
8	LEAST 90 DAYS BEFORE THE ANTICIPATED RELEASE FROM A CORRECTIONAL
9	FACILITY OF A PERSON WHO HAS BEEN CONVICTED OF A SEXUALLY VIOLENT
10	OFFENSE.
	(D) In a proposition persupuration of confidence of the cut in the proposition of the cut in the cu
11	(B) IF A PERSON IS RETURNED TO A CORRECTIONAL FACILITY FOR NOT
12	MORE THAN 90 DAYS AS A RESULT OF REVOCATION OF POSTRELEASE
13	SUPERVISION, THE COMMISSIONER SHALL GIVE WRITTEN NOTICE AS SOON AS
14	PRACTICABLE.
15	10-638.
10	10-000.
16	A PERSON IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT
17	IF THE PERSON:
	
18	(1) HAS BEEN CONVICTED OF A SEXUALLY VIOLENT OFFENSE:
19	AND
20	(2) Suffers from a mental abnormality or personality
21	DISORDER, AS DETERMINED UNDER § 10-639 OF THIS SUBTITLE, THAT MAKES
22	THE PERSON LIKELY TO ENGAGE IN A PREDATORY ACT INVOLVING A SEXUALLY
23	VIOLENT OFFENSE.
24	10-639.
0 .	(1) The American Court of the C
25	(A) THE ATTORNEY GENERAL SHALL DETERMINE WHETHER A PERSON
26	ABOUT WHOM THE COMMISSIONER GIVES NOTICE UNDER § 10-637 OF THIS
27	SUBTITLE MEETS THE CRITERIA OF A SEXUALLY VIOLENT OFFENDER IN NEED
28	OF COMMITMENT.
29	(B) TO MAKE THIS DETERMINATION, THE ATTORNEY GENERAL SHALL
30	RECEIVE RECOMMENDATIONS FROM:
OU	MECETYE RECORDINENDATIONS PROVIDENCE OF THE PROPERTY OF THE PR

31 (1) A REVIEW COMMITTEE OF PROSECUTORS, TO BE APPOINTED
32 BY THE ATTORNEY GENERAL; AND

1	(2) A MULTIDISCIPLINARY TEAM, TO BE APPOINTED BY THE
2	COMMISSIONER FROM REPRESENTATIVES OF THE DEPARTMENT OF HEALTH
3	AND MENTAL HYGIENE AND THE DEPARTMENT OF PUBLIC SAFETY AND
4	Correctional Services.
5	10-640.
6	THE COMMISSIONER, EMPLOYEES AND OFFICIALS OF THE DIVISION OF
7	CORRECTION, MEMBERS AND STAFF OF THE MULTIDISCIPLINARY TEAM AND
8	THE REVIEW COMMITTEE OF PROSECUTORS, AND PERSONS WHO CONTRACT OR
9	VOLUNTEER FOR SERVICES ARE NOT CIVILLY LIABLE FOR ACTS PERFORMED IN
10	GOOD FAITH IN CARRYING OUT THIS PART.
11	10-641.
10	(A) Wenter of David Appendix Appendix December December
12	(A) WITHIN 75 DAYS AFTER THE ATTORNEY GENERAL RECEIVES
13	WRITTEN NOTICE FROM THE COMMISSIONER UNDER § 10 637 OF THIS
L4	SUBTITLE, THE ATTORNEY GENERAL MAY PETITION THE CIRCUIT COURT TO
15	FIND THAT PROBABLE CAUSE EXISTS TO BELIEVE THAT THE PERSON NAMED IN
16	THE PETITION IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.
L7	(B) IF THE COURT FINDS PROBABLE CAUSE EXISTS, THE COURT SHALL:
18	(1) Direct that the person be taken into the custody of
19	THE SECRETARY; AND
	_
20	(2) CONDUCT A TRIAL WITHIN 60 DAYS AFTER THE DATE OF THE
21	PROBABLE CAUSE HEARING TO DETERMINE THE STATUS OF THE PERSON AS A
22	SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.
23	(C) THE PERSON NAMED IN THE PETITION SHALL BE ENTITLED TO BE
24	REPRESENTED BY COUNSEL, TO PRESENT EVIDENCE, TO CROSS EXAMINE
25	WITNESSES, AND TO VIEW AND COPY ALL PETITIONS AND REPORTS IN THE
26	COURT FILE.
27	10-642.
28	(A) THE RULES OF EVIDENCE SHALL APPLY TO A TRIAL HELD UNDER
<u> 2</u> 9	THIS SECTION.
	11110 DD0 110111
30	(B) IF THE PERSON NAMED IN THE PETITION IS INDIGENT, THE COURT

(C) (1) A PERSON NAMED IN THE PETITION MAY RETAIN AN EXPE
TO PERFORM AN EXAMINATION.
$\frac{(2)}{(2)}$ I F A PERSON NAMED IN THE PETITION WISHES TO
EXAMINED BY AN EXPERT OR OTHER INDIVIDUAL CHOSEN BY THE PERSON, TI
EXAMINER SHALL BE ALLOWED TO HAVE REASONABLE ACCESS TO THE PERSONABLE A
AS WELL AS TO RELEVANT MEDICAL AND PSYCHOLOGICAL RECORDS AT
REPORTS.
(3) THE COURT SHALL ASSIST AN INDIGENT PERSON TO OBTA
AN EXPERT OR OTHER INDIVIDUAL TO PERFORM AN EXAMINATION (
PARTICIPATE IN THE TRIAL ON BEHALF OF THE PERSON IF THE COU
DETERMINES THE SERVICES ARE NECESSARY AND THE REQUESTI
COMPENSATION FOR THE SERVICES IS REASONABLE.
(D) THE PERSON NAMED IN THE PETITION, THE ATTORNEY GENERA
AND THE JUDGE ARE ENTITLED TO DEMAND THAT THE TRIAL BE BEFORE
JURY.
(E) AT A TRIAL UNDER THIS SECTION, THE STATE HAS THE BURDEN
PROVING BEYOND A REASONABLE DOUBT THAT THE PERSON NAMED IN T
PETITION IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.
10-643.
IF THE COURT OR JURY DETERMINES THAT A PERSON IS A SEXUAL
VIOLENT OFFENDER IN NEED OF COMMITMENT, THE PERSON SHALL BE PLACE
IN THE CUSTODY OF THE SECRETARY FOR CONTROL, CARE, AND TREATMENT.
A STATE FACILITY UNTIL THE MENTAL ABNORMALITY OR PERSONALI
DISORDER OF THE PERSON HAS SO CHANGED THAT THE PERSON IS NOT LIKE
TO ENGAGE IN A PREDATORY ACT INVOLVING A SEXUALLY VIOLENT OFFENSE
RELEASED.
<u>IVIDED NO DE C</u>
10-644.
(A) (1) A COMMITTED PERSON IS SUBJECT TO AN ANNUAL MENT
EXAMINATION IN A STATE FACILITY.

30 (2) AN OFFICIAL DESIGNATED BY THE PERSON IN CHARGE OF
31 THE STATE FACILITY SHALL COMPLETE A REPORT OF THE MENTAL
32 EXAMINATION AND SHALL FILE A COPY OF THE REPORT WITH THE COURT THAT
33 ORDERED THE COMMITTED PERSON TO A STATE FACILITY UNDER THIS PART.

1	(B) THE COURT SHALL CONDUCT AN ANNUAL STATUS REVIEW HEARING
2	FOR EACH COMMITTED PERSON.
3	(C) A COMMITTED PERSON SHALL BE ENTITLED TO PETITION THE
4	COURT FOR DISCHARGE AT THE ANNUAL STATUS REVIEW HEARING OF THE
5	COMMITTED PERSON.
6	(D) (1) THE SECRETARY SHALL PROVIDE THE COMMITTED PERSON
7	WITH AN ANNUAL WRITTEN NOTICE OF THE RIGHT OF THE COMMITTED PERSON
8	TO PETITION THE COURT FOR RELEASE.
9	(2) THE SECRETARY SHALL FORWARD THE NOTICE TO THE
10	COURT WITH THE ANNUAL REPORT.
11	(3) THE COMMITTED PERSON IS ENTITLED TO AN ATTORNEY TO
12	REPRESENT THE COMMITTED PERSON AT THE ANNUAL STATUS REVIEW
13	HEARING, BUT THE COMMITTED PERSON IS NOT ENTITLED TO BE PRESENT AT
14	THE HEARING.
15	10-645.
16	(A) (1) THE COURT SHALL SET A RELEASE HEARING IF THE COURT AT
L7	THE ANNUAL STATUS REVIEW HEARING DETERMINES THAT PROBABLE CAUSE
18	EXISTS TO BELIEVE THAT THE MENTAL ABNORMALITY OR PERSONALITY
19	DISORDER OF THE COMMITTED PERSON HAS CHANGED SO THAT THE
20	COMMITTED PERSON IS NOT LIKELY TO ENGAGE IN A PREDATORY ACT
21	INVOLVING A SEXUALLY VIOLENT OFFENSE IF RELEASED.
າດ	(9) An mue deleace heading mue comminmed dedcon ic
22 23	(2) AT THE RELEASE HEARING, THE COMMITTED PERSON IS ENTITLED TO BE PRESENT AND TO USE ALL OF THE PROTECTIONS, INCLUDING
24	THE USE OF EXPERT WITNESSES. THAT WERE AVAILABLE AT THE INITIAL
25	HEARING UNDER § 10–642 OF THIS SUBTITLE.
26	(3) THE ATTORNEY GENERAL:
.=	(-) C C
27	(I) SHALL REPRESENT THE STATE AT THE RELEASE
28	HEARING;
29	(II) MAY REQUEST A JURY TRIAL; AND
-	
30	(HI) MAY REQUEST THAT THE COMMITTED PERSON BE
31	EVALUATED BY EXPERTS CHOSEN BY THE STATE.

1	(4) THE STATE HAS THE BURDEN OF PROVING BEYOND A
2	REASONABLE DOUBT THAT THE MENTAL ABNORMALITY OR PERSONALITY
3	DISORDER OF THE COMMITTED PERSON REMAINS SO SEVERE AS TO MAKE THE
4	COMMITTED PERSON LIKELY TO ENGAGE IN A PREDATORY ACT INVOLVING A
5	SEXUALLY VIOLENT OFFENSE IF RELEASED.

(B) THE COURT SHALL RELEASE A COMMITTED PERSON FROM CUSTODY
IF THE COURT FINDS AT A RELEASE HEARING THAT THE STATE HAS NOT
PROVEN BEYOND A REASONABLE DOUBT THAT THE COMMITTED PERSON IS NOT
SAFE TO BE AT LARGE OR IS LIKELY TO ENGAGE IN A PREDATORY ACT
INVOLVING A SEXUALLY VIOLENT OFFENSE IF RELEASED.

10–646.

12 THIS PART DOES NOT AFFECT THE OPERATION OF TITLE 11, SUBTITLE 7 13 OF THE CRIMINAL PROCEDURE ARTICLE.

SECTION 4. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any prosecution commenced before the effective date of this Act.

SECTION 2. AND BE IT FURTHER ENACTED, That on or before December 31, 2010, the Department of Public Safety and Correctional Services shall adopt regulations to implement the listing of juvenile sex offenders in accordance with this Act, including a definition of "law enforcement personnel" who are authorized to access the listing.

SECTION $\frac{2\pi}{5\pi}$ 3. AND BE IT FURTHER ENACTED, That if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act which can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.

SECTION 6. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take effect October 1, 2011, contingent on the Governor providing full funding for the civil commitment provisions of this Act beginning with the 2012 fiscal year and, if funding is not provided, Section 3 of this Act shall be null and void without the necessity of further action by the General Assembly.

SECTION 3. 7. 4. AND BE IT FURTHER ENACTED, That, except as provided in Section 6 of this Act, this Act shall take effect October 1, 2010.