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1998 Regular Session (8lr1142)

ENROLLED BILL

-- Judiciary/Judicial Proceedings --

Introduced by Delegate Vallario (Task Force to Examine Maryland's Crime Victims' Rights Laws) and Delegates Barve, Bobo, Bozman, Brinkley, E. Burns, M. Burns, Cadden, Comeau, Conroy, Conway, Crumlin, Cryor, Curran, DeCarlo, Dewberry, Donoghue, Doory, Dypski, Edwards, Exum, Faulkner, Finifter, Frush, Fulton, Hammen, Harkins, Harrison, Healey, Hecht, Heller, Hixson, Howard, Hubbard, B. Hughes, Hutchins, Jacobs, Kach, Kelly, Klausmeier, Klima, Leopold, Love, McIntosh, McKee, Minnick, Mohorovic, Morhaim, O'Donnell, Owings, Palumbo, Perry, Petzold, Pitkin, Preis, Proctor, Rawlings, Redmer, Rudolph, Rzepkowski, Schade, Snodgrass, Turner, and Workman

Read and Examined by Proofreaders: Proofreader. Proofreader. Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, ____M. Speaker. CHAPTER____ 1 AN ACT concerning 2 Parole Hearings - Oral Testimony by Victims

- FOR the purpose of expanding the category of victims or designated representatives 3
- who are entitled to present oral testimony at certain parole release hearings; 4
- 5 requiring certain victims to make a written request to the Parole Commission to
- have certain parole release hearings open to the public; requiring the clerk of 6
- 7 the court to include a certain worksheet with a certain commitment order under
- 8 certain circumstances; requiring the Parole Commission to review a certain

8	worksheet under certain circumstances; altering the circumstances under which the Department of Public Safety and Correctional Services is required to notify a victim of certain proceedings; expanding the category of defendants for which a victim may request certain notifications, meetings, conditions, and open parole hearings; altering a certain definition; providing for a delayed effective date; and generally relating to parole release hearings. BY repealing and reenacting, with amendments, Article 27 - Crimes and Punishments						
9 10	Section 643C and 786(b) and (d) Appetred Code of Maryland						
11							
12 13 14 15 16	4 Section 786(a) 5 Annotated Code of Maryland						
17 18 19 20 21	9 Section 4-504(d) and 4-507 0 Annotated Code of Maryland						
22 23	2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 3 MARYLAND, That the Laws of Maryland read as follows:						
24	Article 27 - Crimes and Punishments						
25	<u>643C.</u>						
26 27	(a) Nothing in this article may be construed to prohibit the use of judicial guidelines in setting sentences.						
28	(b) However, the guidelines may not:						
29 30	(1) Prescribe a sentence exceeding the maximum sentence provided by law; or						
31 32	(2) Be used in violation of any mandatory minimum sentence prescribed by law.						
33 34	(C) IF A COMMITMENT ORDER IS ISSUED BY A COURT, THE CLERK OF THE COURT SHALL INCLUDE A COPY OF THE MARYLAND SENTENCING GUIDELINES						

35 WORKSHEET WITH THE COMMITMENT ORDER.

3 4 5	BEEN ORDERED BY THE MARYLAND SE	CLERK Y THE C ENTENC	OURT PREPARES A MARYLAND SENTENCING GUIDELINES OF THE COURT SHALL DELIVER TO THE AGENCY THAT HAS OURT TO RETAIN CUSTODY OF THE DEFENDANT A COPY OF ING GUIDELINES WORKSHEET WITH THE COMMITMENT ACTICABLE AFTER ISSUANCE OF THE COMMITMENT				
		DELINES	AROLE COMMISSION SHALL REVIEW A MARYLAND WORKSHEET FOR PURPOSES OF COMPLYING WITH THE LE 41, TITLE 4, SUBTITLE 5 OF THE CODE.				
10	<u>786.</u>						
	Department of Publi	c Safety	lies to a victim who has made a written request to the and Correctional Services for notification or filed a er § 770 of this article.				
	(b) (1) If a parole release hearing is scheduled for a person who has been convicted and sentenced [to the Division of Correction] for a crime, the victim has the rights provided under Article 41, § 4-504(d) of the Code.						
17 18	(2) Article 41, § 4-507(c		role release hearing, a victim has the rights provided under of the Code.				
21	(d) (1) If a person who is sentenced [to the Division of Correction] is being considered for a commutation, pardon, or remission of sentence, the Department of Public Safety and Correctional Services shall notify the victim as provided under Article 41, § 4-511A(b)(1), (4), (5), and (6) of the Code.						
25 26	convicted of a violer	e person nt crime,	tion to the right of notification referred to in paragraph (1) of described in paragraph (1) of this subsection was a victim has the rights regarding submission and act statement provided under Article 41, § 4-511A(b)(2)				
28		Article	41 - Governor - Executive and Administrative Departments				
29	4-504.						
30	(d) (1)	In this	subsection, "victim" means a:				
31 32	death as a direct resu	(<u>I)</u> ılt of a cr	\underline{A} person who suffers personal physical injury, CHILD ABUSE, or ime \underline{or} , if:				
33 34	CODE;	<u>(II)</u>	A VICTIM OF CHILD ABUSE UNDER ARTICLE 27, § 35C OF THE				
35		<u>(III)</u>	A VICTIM OF A VIOLENT CRIME; OR				

1 2	designated family men			tim is deceased OR , DISABLED <u>, OR A MINOR</u> , a ATED REPRESENTATIVE of the victim.
5 6 7 8 9	the Code or if the vict and maintains a currer least 90 days before the representative in writi	ictim file im makes nt address ne parole ng, direct	d a notificate a written of the wind a written of the wind a written and the man and the m	where a defendant is sentenced to the Division of ation request form under Article 27, § 770 of request to the Department for notification the Department, the Department, at aring, shall notify the victim or designated nost current address on file, that a parole inmate convicted of the commission of the
11		(ii)	If the inma	ate was convicted of a violent crime:
			e of the De	The victim may submit to the Department, in writing, not epartment's notice, a request to require the plete an updated victim impact statement.
15 16	updated statement at	least 30 d		The Division of Parole and Probation shall complete the othe parole release hearing.
17 18	the updated victim in	pact state		The Division of Parole and Probation shall promptly send the Commission.
19 20	may:	(iii)	At least 30	0 days before the parole release hearing, the victim
21 22	advisability of releasi	ng the in		Make a written recommendation to the Commission on the urole; and
	contact with a victim other administrative r			Request that an inmate be prohibited from having any urole, mandatory supervision, work release, or
	statement or recommo subtitle.	(iv) endation		mission shall make the updated victim impact or the inmate's review under § 4-505 of this
			, the Comn	ted victim impact statement or recommendation is mission shall consider the updated victim he parole release hearing.
	name and address of a for the victim.	(vi) a represei		n may designate, in writing to the Department, the o is a resident of this State to receive notice
35	(3)	The vict	m may req	quest a meeting with a Commission member.
36 37	(4) crime, OR A CRIME			se hearing for an inmate convicted of the violent ICTIM HAS FILED A NOTIFICATION REQUEST FORM

- 5 **HOUSE BILL 505** 1 UNDER ARTICLE 27, § 770 OF THE CODE, the victim or a designated representative may 2 present oral testimony in a manner established in regulations adopted by the 3 Commission, IF THE VICTIM REQUESTS AN OPEN HEARING UNDER § 4-507(C) OF THIS 4 SUBTITLE. 5 The Department shall promptly notify the victim or the victim's 6 designated representative of the decision of the Commission regarding parole for the 7 inmate convicted of the violent crime. 8 4-507. 9 The Commission or its hearing examiners shall hear cases for parole (a) 10 release at least once each month at penal institutions under the Division of Correction 11 and as often as necessary at other places of penal confinement within this State at 12 which inmates eligible for parole consideration are confined. 13 (b) The Commission may adopt rules and regulations for the conduct of 14 proceedings before it and the hearing examiners. 15 If a victim [of a violent crime] AS DEFINED IN § 4-504(D) OF THIS (1) 16 SUBTITLE makes a written request for notification under § 4-504 of this subtitle OR 17 ARTICLE 27, § 770 OF THE CODE and also makes a written request within a reasonable 18 amount of time before a scheduled hearing for the inmate convicted of the [violent] 19 crime that the hearing before the Commission or the hearing examiners be open to 20 the public, the hearing shall be open to the public. 21 The vote of each member of the Commission when acting collectively 22 or in panels or the decision of an individual commissioner or hearing examiner on a 23 formal action, including an action to close or restrict access to a parole hearing under 24 subsection (e) of this section, shall be made available to the public. 25 Nothing in this section limits the ability of the Commission to hold a 26 parole hearing through the use of video conferences or other means of electronic 27 transmission.
- 28 Subject to the provisions of subsection (e) of this section, the victim or (d) victim's representative has the right to attend the hearing.
- 30 The Commission, a panel of commissioners, an individual commissioner, or (e) 31 a hearing examiner, may:
- 32 Restrict the number of individuals allowed to attend a parole hearing (1) 33 in accordance with physical limitations or security requirements of the facility where
- 34 the hearing is held;
- 35 Deny admission or continued attendance at a parole hearing to an (2)36 individual who:
- Threatens or presents a danger to the security of the institution 38 in which the hearing is being held;

1 2	participants; or	(ii)	Threatens or presents a danger to other attendees or			
3		(iii)	Disrupts the hearing;			
4 5	(3) testimony and any oth	Close a parole hearing on formal action to deliberate upon the oral ner relevant information received at the hearing; or				
		nent offi	rmal action, hold a closed parole hearing on written request of cial responsible for an ongoing criminal investigation going investigation could be compromised.			

9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 1998 January 1, 1999.