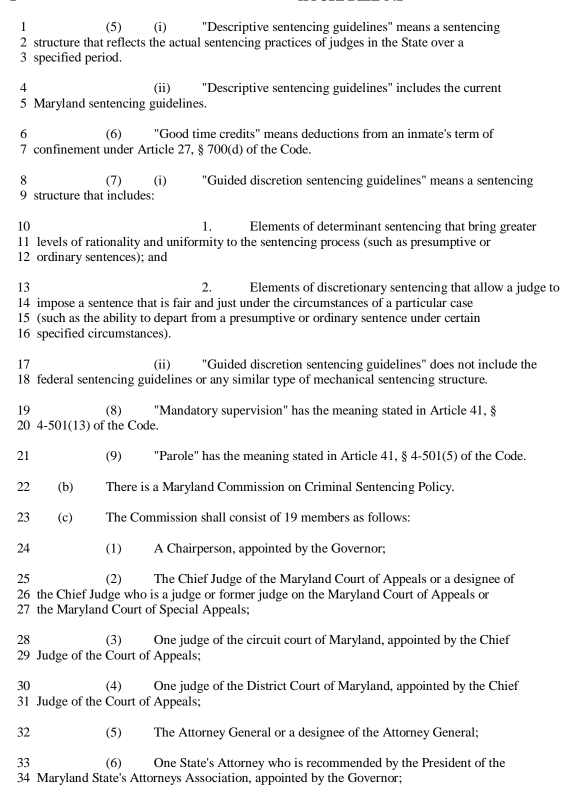
Unofficial Copy E2 1998 Regular Session 8lr2031 CF 8lr2149

| By: Delegate Vallario Introduced and read first time: February 12, 1998 Assigned to: Judiciary | | | | | | | | |
|---|--|---|---|--|--|--|--|--|
| Committee Report: Favorable House action: Adopted Read second time: March 10, 1998 | | | | | | | | |
| | | | CHAPTER | | | | | |
| 1 | AN ACT o | concernin | ng | | | | | |
| 2 3 | | Maryland Commission on Criminal Sentencing Policy - Extension of Termination | | | | | | |
| 4 5 | 4 FOR the purpose of extending the termination date of the Maryland Commission on Criminal Sentencing Policy. | | | | | | | |
| 6 7 8 9 10 | BY repealing and reenacting, with amendments, Article 41 - Governor - Executive and Administrative Departments Section 18-312 Annotated Code of Maryland (1997 Replacement Volume and 1997 Supplement) | | | | | | | |
| 11 12 | | | BE IT ENACTED BY THE GENERAL ASSEMBLY OF at the Laws of Maryland read as follows: | | | | | |
| 13 | | | Article 41 - Governor - Executive and Administrative Departments | | | | | |
| 14 | 18-312. | | | | | | | |
| 15 | (a) | (1) | In this section the following words have the meanings indicated. | | | | | |
| 16 | | (2) | "Chairperson" means the Chairperson of the Commission. | | | | | |
| 17 18 | Sentencin | (3) g Policy. | "Commission" means the Maryland Commission on Criminal | | | | | |
| 19 20 | | (4) I probatio | "Correctional options program" means a criminal sanction other than on, traditional parole, or total confinement. | | | | | |



| 1 | | (7) | The Maryland Public Defender or a designee of the Public Defender; |
|----------|--------------------------|--------------------|--|
| 2 3 | the Marylanc | (8) d Crimina | A criminal defense attorney who is recommended by the President of l Defense Lawyers Association, appointed by the Governor; |
| | being from the Senate; | (9) ne Senate | Three members of the Senate of Maryland with at least one member Judicial Proceedings Committee, appointed by the President of |
| 7 8 | being from the | (10) ne House | Three members of the House of Delegates with at least one member Judiciary Committee, appointed by the Speaker of the House; |
| 9 10 | Services or a | (11) a designe | The Secretary of the Department of Public Safety and Correctional e of the Secretary; |
| 11 12 | Governor; | (12) | One representative from a victim's advocacy group, appointed by the |
| 13 14 | Governor; | (13) | One representative from law enforcement, appointed by the |
| 15 16 | policy who i | (14) is a recog | One member with a background in criminal justice or corrections nized expert in the field, appointed by the Governor; and |
| 17 18 | Governor. | (15) | One representative of local detention centers, appointed by the |
| 19 20 | (d) 1996, at the | (1) call of the | The Commission shall have its first meeting no later than June 14, e Chairperson. |
| 21 | | (2) | The Commission shall meet at least six times. |
| | | | The Commission may also hold other meetings at the call of the vix members of the Commission after proper notice is given in the d by the rules of the Commission. |
| 25 26 | quorum. | (4) | A majority of the members of the Commission shall constitute a |
| | committees this section. | (5) composed | The Commission may establish subcommittees or advisory d of Commission members to accomplish the duties imposed by |
| 30 31 | and proceed | (6) ings of th | The Commission may establish rules governing the administration e Commission. |
| 32 33 | to provide d | (7) ata as req | The Commission may require State, county, and municipal agencies uested by the Commission. |
| | | | |

| | (8) The Commission may apply for, accept, and use grants or financial or other aid from any public or private source to accomplish the duties provided for in 8 this section. | | | | |
|----------|---|------------------------|--|--|--|
| 4 | (9) | A mem | ber of the Commission: | | |
| 5 | | (i) | May not receive compensation; but | | |
| 6 7 | Travel Regulation | (ii) as, as provide | Shall be reimbursed for expenses under the Standard State ed in the State budget. | | |
| | (10) hearing comments studied by the Co | s from the ge | mmission shall hold a public hearing for the purpose of eneral public concerning the issues that are being | | |
| | (e) (1) Governor, the Pro of the Court of A | esident of the | mary staff for the Commission shall be selected jointly by the e Senate, the Speaker of the House, and the Chief Judge | | |
| 14 15 | (2) Commission: | The fol | lowing State agencies shall cooperate fully with the | | |
| 16 | | (i) | The Governor's Office of Crime Control and Prevention; | | |
| 17 | | (ii) | The Department of Legislative Services; | | |
| 18 | | (iii) | The Administrative Office of the Courts; | | |
| 19 | | (iv) | The Department of Public Safety and Correctional Services; | | |
| 20 | | (v) | The Department of Budget and Management; | | |
| 21 | | (vi) | The Department of Juvenile Justice; | | |
| 22 | | (vii) | The Department of State Police; and | | |
| 23 | | (viii) | The State Board of Victim Services. | | |
| 24 25 | (3) cooperate fully w | | nty and municipal governments and State agencies shall mission. | | |
| | and correctional | laws and pol | rpose of the Commission is to evaluate the State's sentencing icies and make recommendations to the Governor and ing the following issues: | | |
| | by the State as a form: | (i) sentencing s | Whether descriptive sentencing guidelines should be retained tructure, either in their current form or in a modified | | |

| | guidelines and, if so, adopted; | | Whether the State should adopt guided discretion sentencing of guided discretion sentencing guidelines should be |
|----------|---|-----------------------|---|
| 4 5 | or eliminate parole for | | Whether the State should retain parole as a correctional option tes or any particular category of inmates; |
| | sentence that must be before becoming eligi | • | Whether the State should increase the minimum portion of a vall inmates or any particular category of inmates arole; |
| | otherwise alter the m supervision; | | Whether the State should eliminate good time credits or which an inmate may obtain release on mandatory |
| | coordinated system o and, if so, what action | | Whether the State needs to take action to ensure that there is a onal options programs at the State and county levels be taken; and |
| | governing sentencing programs. | (vii) g, parole, i | Any other matter relating to State and local laws and policies mandatory supervision, and correctional options |
| 18 19 | (2) objectives: | The sent | encing and correctional process shall pursue the following |
| 20 21 | an offender will actua | | Promote sentencing that more accurately reflects the time that carcerated; |
| 22 23 | career offenders; | (ii) | Concentrate prison capacity on the incarceration of violent and |
| 24 25 | have committed simil | | Reduce unwarranted disparity in sentences for offenders who es and have similar criminal histories; |
| 26 27 | sentences and sufficie | | Preserve meaningful judicial discretion in the imposition of ility to permit individualized sentences; and |
| | are able to impose the | e most ap | Ensure that sentencing judges in every jurisdiction in the State propriate criminal penalties, including correctional attenuation of the state provident of the |
| | (3) simulation model to a that: | | The Commission shall develop a correctional population etermining the State and local correctional resources |
| 34 35 | relating to sentencing | g, parole, | 1. Are required under current laws, policies, and practices and mandatory supervision; and |

- Would be required to implement the Commission's recommendations.
- 3 (ii) If the Commission's recommendations would result in State and 4 local inmate populations that would exceed the operating capacities of available
- 5 facilities, then the Commission shall present additional sentencing model
- 6 alternatives consistent with these capacities.
- 7 (g) This section shall terminate and be of no effect after [December 31, 1998] 8 JULY 1, 1999.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 1998.