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By: Senator Ferguson

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Committee Report: Favorable Senate action: Adopted Read second time: March 20, 2001

CHAPTER_____

1 AN ACT concerning

2 3

Christopher's Law I - Child Sexual Offenders - Diminution Credits and Parole Eligibility

4 FOR the purpose of providing that a person committed to the custody of the Division

5 of Correction is not entitled to diminution credits on the inmate's term of

6 confinement if the inmate is committed as a result of a conviction for a violation

7 of certain sexual offenses involving a child under a certain age; providing that a

8 person sentenced to a term of imprisonment may not be granted parole if the

9 inmate is sentenced as a result of a conviction for a violation of certain sexual

10 offenses involving a child under a certain age; establishing that a certain

11 provision relating to the parole of a certain offender does not restrict certain

12 authority of the Governor; providing that a person sentenced to a term of

13 imprisonment is not entitled to certain deductions from the person's term of

14 confinement for certain periods of time in a local correctional facility if the

15 inmate is committed as a result of a conviction for a violation of certain sexual

16 offenses involving a child under a certain age; providing for the application of

17 this Act; and generally relating to child sexual offenders and diminution credits

18 and parole eligibility.

19 BY repealing and reenacting, with amendments,

20 Article - Correctional Services

21 Section 3-702, 7-301, and 11-502

22 Annotated Code of Maryland

23 (1999 Volume and 2000 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

25 MARYLAND, That the Laws of Maryland read as follows:

2	SENATE BILL 674				
1	Article - Correctional Services				
2 3-702.					
5 committe	Γ to § 3-711 d to the cus	of this tody of t	EPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, subtitle and Title 7, Subtitle 5 of this article, an inmate he Commissioner is entitled to a diminution of the as provided under this subtitle.		
	ED TO A D	IMINUT	COMMITTED TO THE CUSTODY OF THE COMMISSIONER IS NOT TION OF THE INMATE'S TERM OF CONFINEMENT AS SUBTITLE IF:		
10 11 A VIOLA	(1) ATION OF		NMATE IS COMMITTED AS THE RESULT OF A CONVICTION FOR LE 27, § 462, § 463, § 464, OR § 464A OF THE CODE; AND		
12	(2)	THE V	ICTIM WAS A CHILD UNDER THE AGE OF 16 YEARS.		
13 7-301.					
16 in a local 17 inmates i	correctionan a State co	sion of F al facility prrection	as otherwise provided in this section, the Commission shall Parole and Probation make an investigation for inmates y and the Division of Correction make an investigation for facility that will enable the Commission to determine arole to an inmate who:		
19 20 of 6 mon	ths or more	(i) in a cor	has been sentenced under the laws of the State to serve a term rectional facility; and		
2122 sentence.		(ii)	has served in confinement one-fourth of the inmate's aggregate		
		n inmate	as otherwise provided by law or in a predetermined parole is not eligible for parole until the inmate has served in e inmate's aggregate sentence.		
26 (b) Except as provided in subsection (c) of this section, if an inmate has been 27 sentenced to a term of imprisonment during which the inmate is eligible for parole 28 and a term of imprisonment during which the inmate is not eligible for parole, the 29 inmate is not eligible for parole consideration under subsection (a) of this section until 30 the inmate has served the greater of:					
31	(1)	one-fo	urth of the inmate's aggregate sentence; or		
32 33 parole.	(2)	a perio	d equal to the term during which the inmate is not eligible for		
34 (c) 35 inmate w	(1) ho has beer	(i) n sentenc	Except as provided in subparagraph (ii) of this paragraph, an ed to the Division of Correction after being convicted of		

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1 a violent crime committed on or after October 1, 1994, is not eligible for parole until2 the inmate has served the greater of:				
3 1. one-half of the inmate's aggregate sentence for violent4 crimes; or				
5 2. one-fourth of the inmate's total aggregate sentence.				
6 (ii) An inmate who has been sentenced to the Division of Correction 7 after being convicted of a violent crime committed on or after October 1, 1994, and 8 who has been sentenced to more than one term of imprisonment, including a term 9 during which the inmate is eligible for parole and a term during which the inmate is 10 not eligible for parole, is not eligible for parole until the inmate has served the greater 11 of:				
121.one-half of the inmate's aggregate sentence for violent13 crimes;				
14 2. one-fourth of the inmate's total aggregate sentence; or				
153.a period equal to the term during which the inmate is not16 eligible for parole.				
17 (2) An inmate who is serving a term of imprisonment for a violent crime 18 committed on or after October 1, 1994, shall receive an administrative review of the 19 inmate's progress in the correctional facility after the inmate has served the greater 20 of:				
21 (i) one-fourth of the inmate's aggregate sentence; or				
 (ii) if the inmate is serving a term of imprisonment that includes a mandatory term during which the inmate is not eligible for parole, a period equal to the term during which the inmate is not eligible for parole. 				
 (d) (1) Except as provided in paragraphs (2) and (3) of this subsection, an inmate who has been sentenced to life imprisonment is not eligible for parole consideration until the inmate has served 15 years or the equivalent of 15 years considering the allowances for diminution of the inmate's term of confinement under Article 27, § 638C of the Code and Title 3, Subtitle 7 of this article. 				
30 (2) An inmate who has been sentenced to life imprisonment as a result of 31 a proceeding under Article 27, § 413 is not eligible for parole consideration until the 32 inmate has served 25 years or the equivalent of 25 years considering the allowances 33 for diminution of the inmate's term of confinement under Article 27, § 638C of the 34 Code and Title 3, Subtitle 7 of this article.				
35 (3) (i) If an inmate has been sentenced to imprisonment for life 36 without the possibility of parole under Article 27, § 412 or § 413 of the Code, the 37 inmate is not eligible for parole consideration and may not be granted parole at any				

37 inmate is not eligible for parole consideration and may not be granted parole at any38 time during the inmate's sentence.

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1 2 to pardon or remit ar	(ii) This paragraph does not restrict the authority of the Governor ny part of a sentence under § 7-601 of this title.
3 (4) 4 of life imprisonment	If eligible for parole under this subsection, an inmate serving a term may only be paroled with the approval of the Governor.
	AN INMATE WHO HAS BEEN SENTENCED TO A TERM OF S NOT ELIGIBLE FOR PAROLE CONSIDERATION AND MAY NOT BE E AT ANY TIME DURING THE INMATE'S SENTENCE IF:
8 9 RESULT OF A COI 10 464A OF THE COI	(I) THE INMATE IS SERVING A TERM OF IMPRISONMENT AS A NVICTION FOR A VIOLATION OF ARTICLE 27, § 462, § 463, § 464, OR § DE; AND
11	(II) THE VICTIM WAS A CHILD UNDER THE AGE OF 16 YEARS.
12 (2) 13 GOVERNOR TO P 14 TITLE.	THIS SUBSECTION DOES NOT RESTRICT THE AUTHORITY OF THE ARDON OR REMIT ANY PART OF A SENTENCE UNDER § 7-601 OF THIS
15 11-502.	
17 inmate who has bee18 deductions from the	XCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, AN n sentenced to a term of imprisonment shall be allowed inmate's term of confinement as provided under this subtitle for intence or postsentence confinement in a local correctional facility.
21 MAY NOT BE ALL 22 AS PROVIDED UN	MATE WHO HAS BEEN SENTENCED TO A TERM OF IMPRISONMENT LOWED DEDUCTIONS FROM THE INMATE'S TERM OF CONFINEMENT NDER THIS SUBTITLE FOR ANY PERIOD OF PRESENTENCE OR CONFINEMENT IN A LOCAL CORRECTIONAL FACILITY IF:
24 (1) 25 VIOLATION OF A	THE INMATE IS SENTENCED AS THE RESULT OF A CONVICTION FOR A RTICLE 27, § 462, § 463, § 464, OR § 464A OF THE CODE; AND
26 (2)	THE VICTIM WAS A CHILD UNDER THE AGE OF 16 YEARS.
28 construed only pros	ND BE IT FURTHER ENACTED, That this Act shall be pectively and may not be applied or interpreted to have any effect any offense committed before the effective date of this Act.
30 SECTION 3. Al 31 October 1, 2001.	ND BE IT FURTHER ENACTED, That this Act shall take effect

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