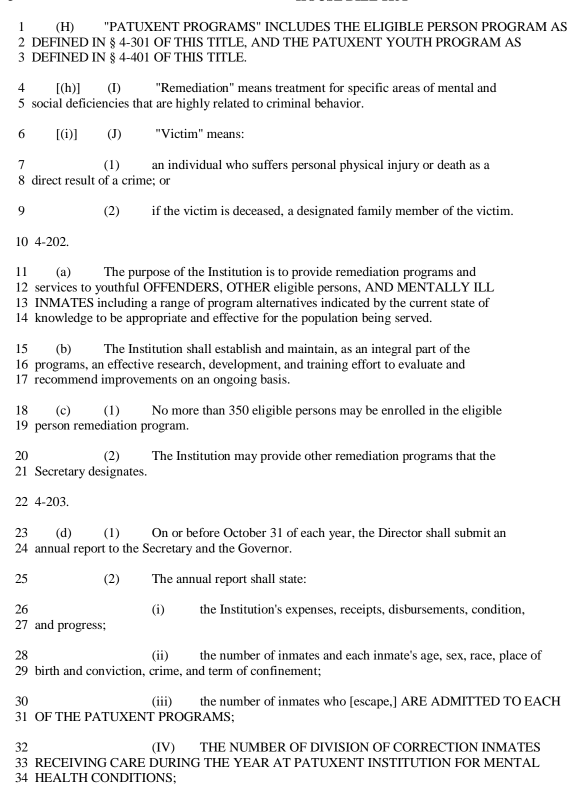
Unofficial Copy E2 2002 Regular Session 2lr0115

By: Chairman, Judiciary Committee (Departmental - Public Safety and									
T., 4., a .l.	Correctional Services)								
	Introduced and read first time: February 8, 2002 Assigned to: Judiciary								
Assign									
	ittee Report: Favorable								
	action: Adopted								
Read s	econd time: March 12, 2002								
	CHAPTER								
1 A	N ACT concerning								
2	Patuxent Institution - Eligible Person and Youth Programs								
4 5 6 7 8 9 10	OR the purpose of expanding the scope of programs at the Patuxent Institution; altering the scope of information in the Institution's annual report; providing procedures for the mandatory supervision release of certain inmates from the institution; authorizing the revocation of the release under certain circumstances; reassigning responsibility for the intake of certain inmates from the Commissioner to the Director; clarifying the conduct that constitutes a major violation; establishing authority for the Board of Review to act in conjunction with persons in the Youth Program; defining terms; and generally relating to the Patuxent Institution.								
12 B 13 14 15 16	Y repealing and reenacting, with amendments, Article - Correctional Services Section 4-101, 4-202, 4-203(d), 4-301(a), 4-304, 4-306(c), and 4-401 Annotated Code of Maryland (1999 Volume and 2001 Supplement)								
17 B 18 19 20 21	Y adding to Article - Correctional Services Section 4-213 Annotated Code of Maryland (1999 Volume and 2001 Supplement)								

22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 23 MARYLAND, That the Laws of Maryland read as follows:

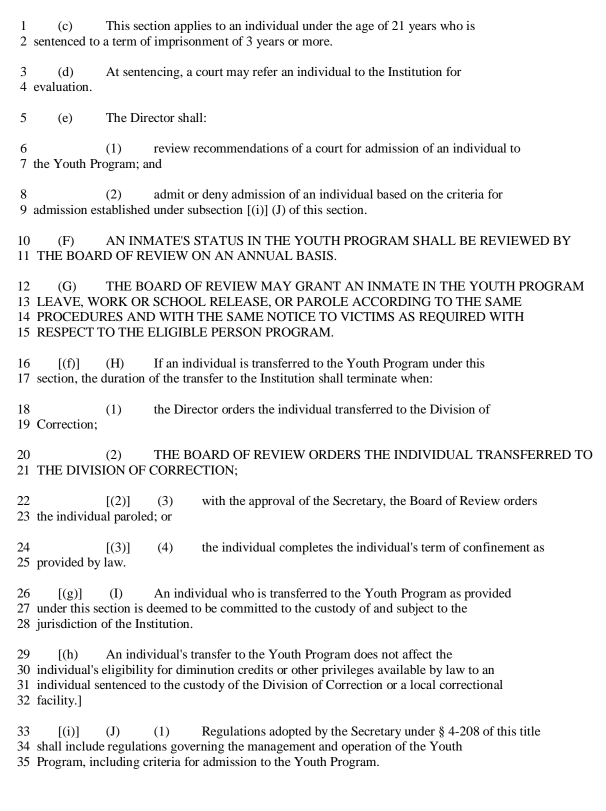
1 Article - Correctional Services 2 4-101. 3 (a) In this title the following words have the meanings indicated. "Board of Review" means the institutional Board of Review created under 4 (b) § 4-205 of this title. 6 "Commissioner" means the Commissioner of Correction. (c) 7 "Director" means the Director of the Patuxent Institution. (d) 8 (e) (1) "Eligible person" means an individual who: 9 (i) has been convicted of a crime and is serving a sentence of 10 imprisonment with at least 3 years remaining on the sentence; 11 (ii) has an intellectual impairment or emotional imbalance; 12 (iii) is likely to respond favorably to the programs and services that 13 the Institution provides; 14 can better respond to remediation through those programs and 15 services than by other incarceration; and meets the eligibility criteria that the Secretary establishes 17 under § 4-208(b) of this title. 18 (2) "Eligible person" does not include an individual who: 19 is serving two or more sentences of imprisonment for life under 20 Article 27, § 412 of the Code; 21 is serving one or more sentences of imprisonment for life when a 22 court or jury has found under Article 27, § 413 of the Code, beyond a reasonable doubt, 23 that one or more aggravating circumstances existed; or 24 has been convicted of murder in the first degree, rape in the (iii) 25 first degree, or a sexual offense in the first degree, unless the sentencing judge, at the 26 time of sentencing or in the exercise of the judge's revisory power under the Maryland 27 Rules, recommends that the individual be referred to the Institution for evaluation. "Evaluation team" means a team of at least three professional employees 28 29 of the Institution, one of whom shall be a social worker, one of whom shall be a 30 psychologist, and one of whom shall be a psychiatrist. 31 (g) "Institution" means the Patuxent Institution.



1 2	pardoned, or discharg	(V) ed;	THE NU	UMBER OF PATUXENT PROGRAM INMATES WHO are
3 4	INMATES evaluated	[(iv)] at the Ins	(VI) stitution F	the number of [eligible persons and noneligible persons] FOR EACH OF THE PATUXENT PROGRAMS;
5 6	[eligible persons] PA'	[(v)] FUXENT	(VII) PROGR	the decisions of the Board of Review to grant leave to RAM INMATES;
				the number of rearrests, reconvictions, reincarcerations, rmerly confined at the Institution] RELEASED H A PATUXENT PROGRAM;
				the number of eligible persons [confined at the M EACH PATUXENT PROGRAM AND returned to iolations of the Institution's disciplinary rules];
				[information on the type of major violation REASONS UNDERLYING an individual's transfer to in item [(vi)] (IX) of this paragraph;
16 17	reentry activities; and	[(ix)]	(XI)	information on educational programs and community
18 19	necessary to advance	[(x)] the inter	(XII) ests of the	any remarks and suggestions the Director considers e Institution.
20	(3)	The Dire	ector shal	ll verify the report required by this subsection.
	(4) shall submit to the G any recommendation	eneral As	sembly th	46 of the State Government Article, the Governor he report required under this subsection and considers expedient.
24 25	(5) required under this so			all adopt regulations regarding the annual report
26	4-213.			
29	MANDATORY SUF MANNER AND SU	PERVISIO BJECT T	ON, AS D O THE S	D AT THE INSTITUTION SHALL BE RELEASED UNDER DEFINED IN § 7-101 OF THIS ARTICLE, IN THE SAME SAME CONDITIONS AS IF THE INMATE WERE BEING IAL FACILITY IN THE DIVISION OF CORRECTION.
	` /	DIT AW	ARD TO	ESTABLISH SPECIAL PROGRAMS OR PROJECTS FOR THE SAME EXTENT THAT SUCH CREDITS MAY BE CORRECTION.
	ANY DIMINUTION	CREDIT	TS RESC	RESTORE TO INMATES AT PATUXENT INSTITUTION CINDED UPON ADJUDICATION OF VIOLATION OF CULES TO THE SAME EXTENT AS SUCH CREDITS MAY

- BE RESTORED BY THE COMMISSIONER OF CORRECTION TO INMATES IN THE 2 DIVISION.
 (D) THE DIRECTOR MAY IMPOSE SPECIAL TERMS AND CONDITIONS ON ANY 4 INMATE RELEASED ON MANDATORY SUPERVISION FROM THE INSTITUTION.
- 5 (E) IF THE SECRETARY REASSIGNS SUPERVISORY RESPONSIBILITY OF A
- 6 MANDATORY RELEASEE FROM THE DIVISION OF PAROLE AND PROBATION TO THE
- 7 INSTITUTION IN ACCORDANCE WITH § 2-117 OF THIS ARTICLE, THE SECRETARY MAY
- 8 ALSO REASSIGN THE AUTHORITY TO REVOKE MANDATORY SUPERVISION RELEASE
- 9 TO THE BOARD OF REVIEW.
- 10 4-301.
- 11 (a) (1) The DIRECTOR MAY REQUEST THAT THE Commissioner [may] refer
- 12 an inmate to the Institution for evaluation as to whether the inmate is an eligible
- 13 person if the inmate:
- 14 (i) is serving a sentence of imprisonment following conviction of a
- 15 crime;
- 16 (ii) has more than 3 years remaining to serve on a sentence;
- 17 (iii) has not been evaluated by or confined at the Institution within
- 18 the preceding 3 years;
- 19 (iv) is not disqualified from being an eligible person under §
- 20 4-101(e)(2) of this title; and
- 21 (v) meets the eligibility criteria that the Secretary establishes
- 22 under § 4-208(b) of this title.
- 23 (2) The REQUEST THAT THE Commissioner [may] refer an inmate to the
- 24 Institution SHALL BE BASED:
- 25 (i) on recommendation of the sentencing court;
- 26 (ii) on application by the inmate or the State's Attorney of the
- 27 county in which the inmate was last convicted; or
- 28 (iii) on the Commissioner's own initiative.
- 29 (3) THE COMMISSIONER SHALL PROMPTLY REFER ANY INMATE
- 30 REOUESTED FOR EVALUATION BY THE DIRECTOR UNLESS THE COMMISSIONER
- 31 DETERMINES THAT SUCH A REFERRAL WILL CONSTITUTE A SECURITY RISK.
- 32 4-304.
- 33 [(a) An] UNLESS PREVIOUSLY RELEASED ON PAROLE OR MANDATORY
- 34 SUPERVISION, AN inmate confined at the Institution shall be released on expiration of
- 35 sentence [or under mandatory supervision, as defined in § 7-101 of this article, in the

	same manner and subject to the same conditions as if the inmate were being released from a correctional facility in the Division of Correction.					
3	(b) The Director shall notify the Commissioner 30 days before each release].					
4	4-306.					
5	(c)	(1)	In this su	absection, "major violation" includes:		
6			(i)	escape from parole, work release, or leave;		
	hour of the ti			failure to return from parole, work release, or leave within failure to return was due to causes beyond the control	1	
10 11	while on par	ole, worl		commission of a new crime, other than a minor traffic violator leave;	ation,	
12 13] DEPAI	(iv) RTMENT	commission of a [major] CATEGORY I violation of the "S disciplinary rules; AND		
14 15		as a mino	[(v) or violatio	violation of any parole, work release, or leave rule not on under the regulations of the Institution; and]		
16 17		t entitled	[(vi)] to use un	(V) use of a controlled dangerous substance that the elder the laws of the State.	igible	
20	Except as provided in paragraph (3) of this subsection, if an eligible person commits a major violation while on parole, work release, or leave, the eligible person shall be confined to the Institution and shall be ineligible for parole, work release, or leave for at least 6 months.					
24 25	2 (3) If the Board of Review or the Secretary determines that a major 3 violation was severe enough to warrant removing an eligible person from the 4 Institution, the eligible person may be removed from the Institution and returned to 5 the Division of Correction to serve the remainder of the eligible person's original 6 sentence.					
29	parole, work	nd return	or leave, ed to the	tible person commits a second major violation while on the eligible person shall be removed from the Division of Correction to serve the remainder of the nce.		
31	4-401.					
32 33	(a) Program.	In this se	ection, "Y	outh Program" means the Patuxent Institution Youth		
34	(b)	There is	a Patuxe	nt Institution Youth Program.		



1 2 shall:	(2)	Regulations establishing criteria for admission to the Youth Program			
3 4 requireme	ents; and	(i)	be consistent with this title and any other statutory		
5		(ii)	include	criteria regarding:	
6			1.	the individual's age;	
7			2.	the individual's mental and physical condition;	
8 9 Program;			3.	the individual's amenability to treatment in the Youth	
10 11 participation in the crime; and			4. 1	the nature of the individual's crime and the individual's	
12			5.	the public safety.	
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 14 effect October 1, 2002.					