By: Senators Haines, Ferguson, Hafer, Harris, Hooper, Jacobs, Kittleman, Mooney, Munson, Roesser, Schrader, and Stoltzfus

Introduced and read first time: January 25, 2002 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Criminal Sentencing - Revisory Power of the Courts - Limitation

3 FOR the purpose of authorizing a defendant who seeks a court to revise, modify, or

4 reduce a sentence to file a certain motion within a certain period; limiting to a

5 certain period the revisory power of courts over sentencing; authorizing a

6 defendant to file a motion to revise, modify, or reduce a sentence at any time in

7 a case involving an illegal sentence, fraud, mistake, or irregularity; requiring a

8 court that revises, modifies, or reduces a sentence to act on the record in open

9 court after providing the defendant, State, and certain victims or victim's

10 representatives an opportunity to testify; requiring a court that revises,

11 modifies, or reduces a sentence to state in writing the reasons for the action by

12 the court; requiring the State's Attorney to provide to certain victims or victim's

13 representatives certain notice; prohibiting a court from increasing a sentence

based on a certain motion filed by a defendant; and generally relating to the

15 revisory power of a court in criminal sentencing.

16 BY adding to

- 17 Article Criminal Procedure
- 18 Section 6-229
- 19 Annotated Code of Maryland
- 20 (2001 Volume)

21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF22 MARYLAND, That the Laws of Maryland read as follows:

23

Article - Criminal Procedure

24 6-229.

25 (A) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A
26 DEFENDANT MAY FILE A MOTION TO REVISE, MODIFY, OR REDUCE A SENTENCE
27 WITHIN 90 DAYS AFTER THE SENTENCE IS IMPOSED.

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1 (B) THE COURT RETAINS REVISORY POWER OVER THE SENTENCE FOR 1 YEAR 2 AFTER THE FILING OF THE MOTION TO REVISE, MODIFY, OR REDUCE THE SENTENCE.

3 (C) A MOTION TO REVISE, MODIFY, OR REDUCE THE SENTENCE MAY BE FILED
4 AT ANY TIME IN A CASE INVOLVING AN ILLEGAL SENTENCE, FRAUD, MISTAKE, OR
5 IRREGULARITY.

6 (D) A COURT MAY REVISE, MODIFY, OR REDUCE A SENTENCE ONLY IF:

7 (1) THE REVISION, MODIFICATION, OR REDUCTION OF THE SENTENCE IS
8 MADE ON THE RECORD IN OPEN COURT AFTER THE COURT PROVIDES AN
9 OPPORTUNITY TO HEAR TESTIMONY FROM THE DEFENDANT, THE STATE, AND ANY
10 VICTIM OR VICTIM'S REPRESENTATIVE WHO REQUESTS TO BE HEARD; AND

11 (2) THE REASONS FOR THE REVISION, MODIFICATION, OR REDUCTION 12 OF THE SENTENCE ARE STATED IN WRITING BY THE COURT.

13 (E) THE STATE'S ATTORNEY SHALL PROVIDE TO EACH VICTIM OF THE CRIME
14 THAT WAS COMMITTED BY THE DEFENDANT OR TO THE VICTIM'S REPRESENTATIVE
15 WHO HAS SUBMITTED A WRITTEN REQUEST FOR NOTIFICATION UNDER § 11-103 OR §
16 11-503 OF THIS ARTICLE, NOTICE THAT STATES:

17 (1) THAT A MOTION TO REVISE, MODIFY, OR REDUCE A SENTENCE HAS 18 BEEN FILED BY THE DEFENDANT; AND

(2) (I) THE DATE, TIME, AND LOCATION OF ANY HEARING TO BE HELD
 UNDER SUBSECTION (D) OF THIS SECTION AND THAT THE VICTIM OR VICTIM'S
 REPRESENTATIVE MAY ATTEND THE HEARING AND TESTIFY; OR

22 (II) THAT THE MOTION HAS BEEN DENIED BY THE COURT WITHOUT 23 A HEARING.

24 (F) A COURT MAY NOT INCREASE A SENTENCE BASED ON A MOTION FILED BY
25 A DEFENDANT UNDER THIS SECTION TO REVISE, MODIFY, OR REDUCE A SENTENCE.

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27 October 1, 2002.

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