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By: Delegates Shank, Amedori, Kelly, O'Donnell, Quinter, and Zirkin

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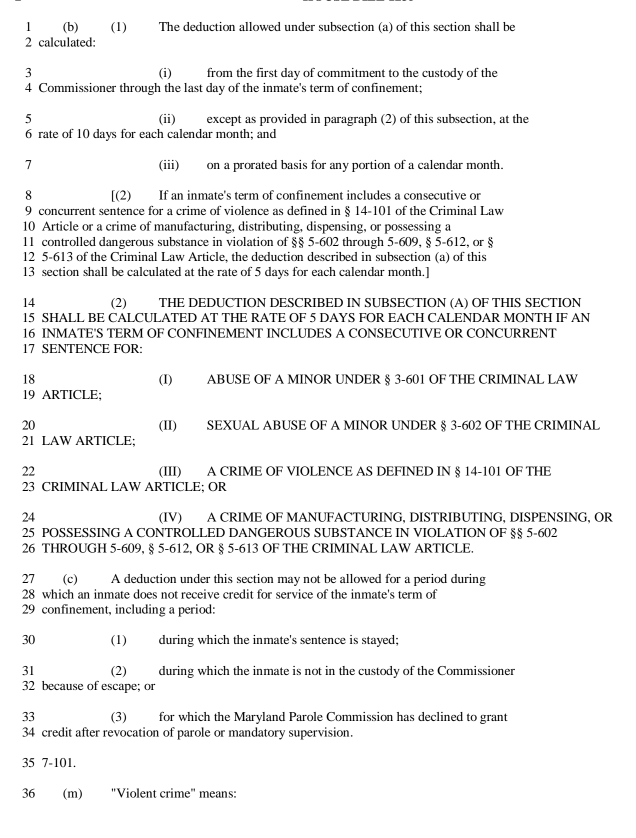
Assigned to: Judiciary

1 AN ACT concerning

A BILL ENTITLED

2	Criminal Procedure - Abuse and Sexual Abuse of a Minor - Diminution
3	Credits and Parole Eligibility
1	EOD the grown of decreasing the growth of decrease and that or imports coming

- 4 FOR the purpose of decreasing the number of days per month that an inmate serving
- 5 a term of confinement that includes a consecutive or concurrent sentence for a
- 6 crime of abuse of a minor or sexual abuse of a minor is allowed as a deduction in
- 7 advance from the inmate's term of confinement; expanding certain limitations
- 8 on parole eligibility and the receipt of certain credits prior to the revocation of
- 9 parole to include crimes of abuse of a minor and sexual abuse of a minor;
- altering a certain definition; making technical corrections; and generally
- relating to abuse of a minor and sexual abuse of a minor.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Correctional Services
- 14 Section 3-704, 7-101(m), and 7-801
- 15 Annotated Code of Maryland
- 16 (1999 Volume and 2003 Supplement)
- 17 BY repealing and reenacting, without amendments,
- 18 Article Correctional Services
- 19 Section 7-301 and 7-401
- 20 Annotated Code of Maryland
- 21 (1999 Volume and 2003 Supplement)
- 22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 23 MARYLAND, That the Laws of Maryland read as follows:
- 24 Article Correctional Services
- 25 3-704.
- 26 (a) An inmate shall be allowed a deduction in advance from the inmate's term
- 27 of confinement.



1 2	Article; [or]	(1)	a crime	of violen	ce as defined in	n § 14-101 c	of the Crim	inal Law		
3		(2)	burglary	in the fi	rst, second, or	third degree	;			
4 5	OR	(3)	ABUSE	OF A M	INOR UNDEF	R § 3-601 O	F THE CR	IMINAL	LAW ARTI	CLE;
6 7	ARTICLE.	(4)	SEXUA	L ABUS	E OF A MINC	R UNDER	§ 3-602 O	F THE CI	RIMINAL L	AW
8	7-301.									
11 12	(a) (1) Except as otherwise provided in this section, the Commission shall request that the Division of Parole and Probation make an investigation for inmates in a local correctional facility and the Division of Correction make an investigation for inmates in a State correctional facility that will enable the Commission to determine the advisability of granting parole to an inmate who:									
14 15	of 6 months	or more	(i) in a corre		sentenced und acility; and	der the laws	of the Stat	e to serve	e a term	
16 17	sentence.		(ii)	has serv	ed in confinem	ent one-fou	rth of the i	nmate's a	ggregate	
	release agree		inmate i	s not elig	ise provided by gible for parole aggregate sent	until the in			ble	
23 24	(b) Except as provided in subsection (c) of this section, if an inmate has been sentenced to a term of imprisonment during which the inmate is eligible for parole and a term of imprisonment during which the inmate is not eligible for parole, the inmate is not eligible for parole consideration under subsection (a) of this section until the inmate has served the greater of:									
26		(1)	one-four	th of the	inmate's aggre	gate senten	ce; or			
27 28	parole.	(2)	a period	equal to	the term during	g which the	inmate is 1	not eligibl	le for	
31		me comn	nitted on	d to the I or after C	ns provided in s Division of Cor October 1, 1994	rection after	r being cor	victed of		
33 34	crimes; or			1.	one-half of the	e inmate's a	ggregate se	entence fo	or violent	
35				2	one-fourth of	the inmate's	total aggr	egate sent	tence	

3 4 5	after being convicted of who has been sentence during which the inma	of a viole ed to mor te is elig	nt crime e than or ible for p	ate who has been sentenced to the Division of Correction committed on or after October 1, 1994, and ne term of imprisonment, including a term parole and a term during which the inmate is a parole until the inmate has served the greater
7 8	crimes;		1.	one-half of the inmate's aggregate sentence for violent
9			2.	one-fourth of the inmate's total aggregate sentence; or
10 11	eligible for parole.		3.	a period equal to the term during which the inmate is not
14	committed on or after	October	1, 1994,	s serving a term of imprisonment for a violent crime shall receive an administrative review of the cility after the inmate has served the greater
16		(i)	one-fou	rth of the inmate's aggregate sentence; or
		g which	the inma	mate is serving a term of imprisonment that includes a te is not eligible for parole, a period equal to te eligible for parole.
22 23	inmate who has been s consideration until the considering the allowa	sentence e inmate l ances for	d to life i has serve diminut	ed in paragraphs (2) and (3) of this subsection, an imprisonment is not eligible for parole ed 15 years or the equivalent of 15 years ion of the inmate's term of confinement under cle and Title 3, Subtitle 7 of this article.
27 28	a proceeding under § 2 parole consideration u years considering the	2-303 or intil the i allowanc	§ 2-304 nmate hates for di	as been sentenced to life imprisonment as a result of of the Criminal Law Article is not eligible for as served 25 years or the equivalent of 25 minution of the inmate's term of confinement re Article and Title 3, Subtitle 7 of this article.
32	without the possibility	of parol ble for pa	le under arole con	nate has been sentenced to imprisonment for life § 2-203 or § 2-304 of the Criminal Law Article, sideration and may not be granted parole at
34 35				ragraph does not restrict the authority of the Governor the under § 7-601 of this title.
36 37				ole under this subsection, an inmate serving a term ed with the approval of the Governor.

34

(2)

1	7-401.						
	(a) If a parolee is alleged to have violated a condition of parole, one commissioner shall hear the case on revocation of the parole at the time and place that the Commission designates.						
	(b) represented by Public Defen	(1) Each individual charged with a parole violation is entitled to be by counsel of the individual's choice or, if eligible, counsel provided by the der's office.					
8		(2)	The Cor	nmission shall keep a record of the hearing.			
	(c) If the commissioner finds from the evidence that the parolee has violated a condition of parole, the commissioner may take any action that the commissioner considers appropriate, including:						
12		(1)	(i)	revoking the order of parole;			
13			(ii)	setting a future hearing date for consideration for reparole; and			
14 15		facility f	(iii) from whice	remanding the individual to the Division of Correction or local ch the individual was paroled; or			
16		(2)	continui	ng parole:			
17			(i)	without modification of its conditions; or			
	the parolee s	spend all	(ii) or part of	with modification of its conditions, including a requirement that f the remaining parole period in a home detention			
23 24	1 (d) (1) Subject to paragraph (2) of this subsection and further action by the 2 Commission, if the order of parole is revoked, the inmate shall serve the remainder of 3 the sentence originally imposed unless the commissioner hearing the parole 4 revocation, in the commissioner's discretion, grants credit for time between release on 5 parole and revocation of parole.						
26 27	and revocati	(2) on of par		ate may not receive credit for time between release on parole			
28 29	parole was r	evoked;	(i) and	the inmate was serving a sentence for a violent crime when			
30 31	committed a	violent	(ii) crime wh	the parole was revoked due to a finding that the inmate ile on parole.			
32 33	(e) days after re	(1) ceiving t		nate may seek judicial review in the circuit court within 30 n decision of the Commission.			

The court shall hear the action on the record.

1	7-801.		
2	(a)	In this s	ction, "victim" means:
3 4	direct result	(1) of a crime	an individual who suffers personal physical injury or death as a ;
5 6	Law Article;	(2)	[a victim of child abuse under § 3-601 or § 3-602 of the Criminal
7		(3)]	a victim of a violent crime; or
8 9	family memb	[(4)] per or oth	(3) if the victim is deceased, disabled, or a minor, a designated or representative of the victim.
12		ected to th	At least 90 days before an inmate's parole release hearing, the fy the victim or the victim's designated representative in e most current address on file, that the parole release hearing
14 15	request form	n under §	(i) the victim or the victim's representative filed a notification 11-104 of the Criminal Procedure Article; or
16 17	notification	and main	(ii) the victim makes a written request to the Department for ains a current address on file with the Department.
	address of a victim.	(2) represen	The victim may designate in writing to the Department the name and ative who is a resident of the State to receive notice for the
23	Department	a written	Not later than 30 days after the date of the Department's notice of this section, the victim of a violent crime may submit to the request that the Division of Parole and Probation be required d victim impact statement.
25 26	subsection,	(2) the Depar	If the victim submits a request as authorized by paragraph (1) of this ment shall direct the Division of Parole and Probation to:
27 28	parole releas	se hearing	(i) complete the updated statement at least 30 days before the ; and
29 30	Commission	1.	(ii) send promptly the updated victim impact statement to the
31	(d)	A victin	may:
32		(1)	at least 30 days before the parole release hearing:
33 34	advisability	of releasi	(i) make a written recommendation to the Commission on the

- 1 (ii) request that the inmate be prohibited from having any contact 2 with the victim as a condition of parole, mandatory supervision, work release, or other 3 administrative release; and
- 4 (2) request a meeting with a commissioner.
- 5 (e) The Commission shall make an updated victim impact statement and a 6 victim's written recommendation available for review by the inmate or the inmate's 7 representative under § 7-303(b) of this title.
- 8 (f) The Commission shall consider an updated victim impact statement or 9 victim's written recommendation at the parole release hearing.
- 10 (g) If a victim requested an open hearing under § 7-304 of this title, the victim 11 may present oral testimony at the inmate's parole release hearing in a manner
- 12 established in regulations adopted by the Commission.
- 13 (h) The Department shall notify promptly the victim or the victim's designated 14 representative of the decision of the Commission regarding parole for the inmate.
- 15 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 16 October 1, 2004.