By: Senator Miller Introduced and read fir

Introduced and read first time: February 25, 2004 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

2 3

Correctional Services - Concurrent	and Consecutive Sentences - Offenders
on Parole	

4 FOR the purpose of repealing the requirement that a new sentence run consecutively

- 5 to the time to be served on the original term when an individual is convicted of
- 6 a crime committed while on parole; requiring a court to determine if a new
- 7 sentence is to run concurrently or consecutively, as provided by a certain
- 8 Maryland Rule; requiring that if a new sentence is to run consecutively, the new
- 9 sentence shall begin at a certain time; providing that the reimposition of a
- 10 certain sentence shall begin at a certain time; providing for the application of
- 11 this Act; and generally relating to criminal sentences and revocation of parole.

12 BY repealing and reenacting, with amendments,

- 13 Article Correctional Services
- 14 Section 7-401 and 7-403
- 15 Annotated Code of Maryland
- 16 (1999 Volume and 2003 Supplement)
- 17 BY repealing and reenacting, without amendments,
- 18 Article Correctional Services
- 19 Section 7-502(b) and 9-202
- 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 7-401.

26 (a) If a parolee is alleged to have violated a condition of parole, one

27 commissioner shall hear the case on revocation of the parole at the time and place28 that the Commission designates.

SENATE BILL 884

1 (b) 2 represented 3 Public Def		sel of the	ndividual charged with a parole violation is entitled to be individual's choice or, if eligible, counsel provided by the	
4	(2)	The Co	ommission shall keep a record of the hearing.	
5 (c) If the commissioner finds from the evidence that the parolee has violated a 6 condition of parole, the commissioner may take any action that the commissioner 7 considers appropriate, including:				
8	(1)	(i)	revoking the order of parole;	
9		(ii)	setting a future hearing date for consideration for reparole; and	
10 11 correction	al facility	(iii) from whi	remanding the individual to the Division of Correction or local ich the individual was paroled; or	
12	(2)	continu	ing parole:	
13		(i)	without modification of its conditions; or	
 (ii) with modification of its conditions, including a requirement that the parolee spend all or part of the remaining parole period in a home detention program. 				
 (d) (1) Subject to paragraph (2) of this subsection and further action by the Commission, if the order of parole is revoked, the inmate shall serve the remainder of the sentence originally imposed unless the commissioner hearing the parole revocation, in the commissioner's discretion, grants credit for time between release on parole and revocation of parole. 				
2223 and revoca	(2) ation of pa		nate may not receive credit for time between release on parole	
24 25 parole was	s revoked	(i) ; and	the inmate was serving a sentence for a violent crime when	
26 27 committed	l a violen	(ii) t crime wl	the parole was revoked due to a finding that the inmate hile on parole.	
 (E) SUBJECT TO SUBSECTION (D) OF THIS SECTION, IF A SENTENCE HAS COMMENCED AS PROVIDED UNDER § 9-202(C)(2) OF THIS ARTICLE AND THE INMATE IS SERVING THAT SENTENCE WHEN THE ORDER OF PAROLE IS REVOKED, THE REMAINDER OF THE SENTENCE ORIGINALLY IMPOSED SHALL BEGIN AT THE EXPIRATION OF ANY SENTENCES WHICH WERE BEGUN UNDER § 9-202(C)(2) OF THIS ARTICLE. 				
34 [(e)] (F) (1) The inmate may seek judicial review in the circuit court within 35 30 days after receiving the written decision of the Commission.				

- 36 (2) The court shall hear the action on the record.

2

SENATE BILL 884

1 7-403.					
 2 (a) (1) If a parolee is convicted of a crime committed while on parole and is 3 sentenced to an additional term of imprisonment in any correctional facility in this 4 State, [the new sentence shall run consecutive to the time to be served on the original 5 term unless the judge imposing the new sentence expressly orders otherwise. 					
6 (2)] THE COURT SHALL DETERMINE IF THE NEW SENTENCE IS TO RUN 7 CONCURRENTLY OR CONSECUTIVELY, AS REQUIRED UNDER MARYLAND RULE 8 4-351(A)(5).	N				
9 (2) IF THE NEW SENTENCE IS TO RUN CONSECUTIVELY:					
10(I)THE NEW SENTENCE SHALL BEGIN AS PROVIDED IN § 9-2011OF THIS ARTICLE; AND)2(C)				
12(II)THE REIMPOSITION OF THE ORIGINAL SENTENCE ON PAR13SHALL BEING AS PROVIDED IN § 7-401 OF THIS ARTICLE.	OLE				
 (b) If a parolee is convicted in another state of a crime committed while on parole and is sentenced to serve a term of imprisonment in a correctional facility in the other state, the Commission shall file with the managing official of the correctional facility in the other state a declaration of violation of parole to serve as a detainer on the parolee's release from the correctional facility. 					
19 7-502.					
20 (b) An individual on mandatory supervision is subject to:					
21 (1) all laws, rules, regulations, and conditions that apply to parolees; and					
22 (2) any special conditions established by a commissioner.					
23 9-202.					
24 (a) (1) In this section the following words have the meanings indicated.					
25 (2) "Division custody" means confinement resulting from a sentence to 26 the jurisdiction of the Division of Correction.					
 27 (3) (i) "Non-Division custody" means any post-sentencing criminal 28 confinement other than Division custody. 					
29 (ii) "Non-Division custody" includes confinement resulting from a30 sentence to:					
311.a local correctional facility; or					
322.a correctional facility in a foreign jurisdiction.					

SENATE BILL 884

1 (b) (1) A sentence to a term of Division custody that is imposed consecutive

2 to a term of Non-Division custody shall begin when the individual is released from 2 Non Division suited us to the explicit of a centure a nearly on the explication of

3 Non-Division custody due to the expiration of a sentence, parole, or the application of

4 diminution credits.

5 (2) A sentence to a term of Non-Division custody that is imposed 6 consecutive to a term of Division custody shall begin when the individual is released 7 from Division custody due to the expiration of a sentence, parole, or the application of 8 diminution credits.

9 (c) A sentence imposed consecutive to a term of confinement for which the 10 defendant is on parole shall begin:

11 (1) if, at the time of sentencing, parole is revoked, on expiration of the 12 original term of confinement; or

13 (2) if parole is not revoked, on the date that the consecutive sentence was14 imposed.

15 (d) An inmate under a sentence to a term of Division custody that is
16 concurrent or partially concurrent to a term of Non-Division custody shall be subject
17 to Division custody immediately on release from Non-Division custody due to the
18 expiration of a sentence, parole, or the application of diminution credits.

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be 20 construed to apply only prospectively and may not be applied or interpreted to have 21 any effect on or application to any crime committed before the effective date of this 22 Act.

23 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take 24 effect October 1, 2004.

4