E2, E4 8lr0172

By: Chair, Judiciary Committee (By Request - Departmental - Public Safety and Correctional Services)

Introduced and read first time: February 13, 2008 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Criminal Procedure - Sexual Offenders - Homeless Registrants, Supervision, and Penalties

FOR the purpose of repealing the requirement that the Maryland Parole Commission administer extended sexual offender parole supervision; providing a certain offender is considered to be released when the offender is placed on probation or probation before judgment; establishing that a person is a resident for purposes of a certain offender registry if the person has a home or other place that the person habitually lives located in the State at the time of a certain event; establishing that a certain registrant shall register with a certain supervising authority within a certain period of time after the registrant begins to habitually live in the State; requiring a certain homeless registrant to register in person with a local law enforcement unit within certain time periods; requiring a certain homeless registrant to register with a local law enforcement unit at certain intervals; requiring a certain homeless registrant to provide certain information each time the registrant registers with a local law enforcement unit; requiring a local law enforcement unit to obtain a digital image and fingerprints of a certain homeless registrant; providing that a certain homeless registrant may be required to provide certain information to a local law enforcement unit; establishing that certain registration requirements for a homeless registrant are in addition to certain other requirements; requiring a registrant who was homeless and obtains a fixed address to register with a local law enforcement unit within a certain time period; requiring a certain homeless registrant who changes the county in which the registrant habitually lives to send a certain notice to a certain State registry within a certain time period: adding to the requirements of a certain registration statement; requiring a certain registrant to provide a digital image instead of a photograph under certain circumstances; expanding certain notification requirements relating to the residence of a certain registrant to include the county where the registrant habitually lives or intends to habitually live; expanding the authority of a local



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law enforcement unit to notify entities of the location of a certain child sexual offender to include notifying child care centers issued a certain letter of compliance; clarifying that certain authorizations and requirements apply to a parole and probation agent; altering a certain provision to prohibit a certain registrant from knowingly entering onto the real property of a child care center issued a certain letter of compliance instead of a child care institution; altering certain provisions relating to extended sexual offender parole supervision of certain offenders; requiring a sentence for certain persons to include a term of extended sexual offender supervision; altering the term of extended sexual offender supervision; establishing that extended sexual offender supervision is imposed on a defendant for a crime committed on or after a certain date; providing that a certain sentencing court require a certain presentence investigation; requiring a certain sentencing court to impose certain conditions of extended sexual offender supervision on a certain defendant; authorizing a certain sentencing court to adjust certain conditions of extended sexual offender supervision under certain circumstances; requiring the court, when imposing a certain extended sexual offender supervision, to enter into certain agreements. hear and adjudicate certain cases, and impose certain sanctions; establishing a certain penalty; requiring a certain Offender Review Committee to hear and adjudicate certain petitions for discharge from extended sexual offender supervision; requiring the Sexual Offender Advisory Board to appoint a certain administrator; altering the composition of a certain sexual management team; requiring certain progress reports of a sexual offender management team to be reported to the Offender Review Committee; altering the membership of the Sexual Offender Advisory Board; specifying the terms of the initial members of the Board; requiring the Secretary of Public Safety and Correctional Services and the Secretary of Health and Mental Hygiene to serve as cochairs of the Board: altering the duties of the Board: requiring the Board to create the Offender Review Committee; establishing the membership of the Offender Review Committee; establishing the duties of the Offender Review Committee; defining certain terms; altering certain terms; repealing certain terms; and generally relating to sexual offender registration.

33 BY repealing and reenacting, with amendments, Article - Correctional Services 34 35 Section 7-206 36 Annotated Code of Maryland (1999 Volume and 2007 Supplement) 37 38 BY repealing and reenacting, without amendments, 39 Article - Criminal Law Section 3-303 and 3-305 40 41 Annotated Code of Maryland (2002 Volume and 2007 Supplement) 42 43 BY repealing and reenacting, with amendments, Article - Criminal Procedure

$\begin{matrix} 1 \\ 2 \\ 3 \\ 4 \end{matrix}$	Section 11–701, 11–705 through 11–709, 11–710(a), 11–713, 11–714, 11–717, 11–718(a), and 11–722 through 11–726 Annotated Code of Maryland (2001 Volume and 2007 Supplement)						
5 6 7 8 9	BY repealing and reenacting, with amendments, Article – Public Safety Section 1–401 Annotated Code of Maryland (2003 Volume and 2007 Supplement)						
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
12	Article - Correctional Services						
13	7–206.						
14	The Commission shall:						
15 16	(1) evaluate information on the activities of parolees that the Division of Parole and Probation reports;						
17 18 19	(2) issue warrants or delegate to the Director of the Division of Parole and Probation the authority to issue warrants to retake parolees who are charged with violating a condition of parole;						
20	(3) review and make recommendations to the Governor:						
21 22	(i) concerning parole of an inmate under a sentence of life imprisonment; and						
23 24	(ii) if requested by the Governor, concerning a pardon, commutation of sentence, or other clemency;						
25 26	(4) establish and modify general policy governing the conduct of parolees; AND						
27 28 29 30	(5) arrange for psychiatric or psychological examination of applicants for parole whenever the Commission believes that an examination will better enable it to decide on the advisability of parole and include the expense for the examination in its annual budget[; and						
31 32	(6) administer extended sexual offender parole supervision under Title 11, Subtitle 7 of the Criminal Procedure Article].						

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- 2 (a) A person may not:
- 3 (1) engage in vaginal intercourse with another by force, or the threat 4 of force, without the consent of the other; and
- 5 (2) (i) employ or display a dangerous weapon, or a physical object 6 that the victim reasonably believes is a dangerous weapon;
- 7 (ii) suffocate, strangle, disfigure, or inflict serious physical 8 injury on the victim or another in the course of committing the crime;
- 9 (iii) threaten, or place the victim in fear, that the victim, or an individual known to the victim, imminently will be subject to death, suffocation, strangulation, disfigurement, serious physical injury, or kidnapping;
- 12 (iv) commit the crime while aided and abetted by another; or
- 13 (v) commit the crime in connection with a burglary in the first, second, or third degree.
- 15 (b) A person may not violate subsection (a) of this section while also violating § 3–503(a)(2) of this title involving a victim who is a child under the age of 16 years.
- 17 (c) A person 18 years of age or older may not violate subsection (a) of this section involving a victim who is a child under the age of 13 years.
- 19 (d) (1) Except as provided in paragraphs (2), (3), and (4) of this 20 subsection, a person who violates subsection (a) of this section is guilty of the felony of 21 rape in the first degree and on conviction is subject to imprisonment not exceeding life.
- 22 (2) A person who violates subsection (b) of this section is guilty of the 23 felony of rape in the first degree and on conviction is subject to imprisonment not 24 exceeding life without the possibility of parole.
- 25 (3) A person who violates this section is guilty of the felony of rape in 26 the first degree and on conviction is subject to imprisonment not exceeding life without 27 the possibility of parole if the defendant was previously convicted of violating this 28 section or § 3–305 of this subtitle.
- 29 (4) (i) Subject to subparagraph (iv) of this paragraph, a person 18 30 years of age or older who violates subsection (c) of this section is guilty of the felony of 31 rape in the first degree and on conviction is subject to imprisonment for not less than 32 years and not exceeding life without the possibility of parole.
- 33 $\,$ (ii) A court may not suspend any part of the mandatory 34 minimum sentence of 25 years.

$\begin{array}{c} 1 \\ 2 \end{array}$	(iii) The person is not eligible for parole during the mandatory minimum sentence.
$\begin{matrix} 3 \\ 4 \end{matrix}$	(iv) If the State fails to comply with subsection (e) of this section, the mandatory minimum sentence shall not apply.
5 6 7 8 9	(e) If the State intends to seek a sentence of imprisonment for life without the possibility of parole under subsection $(d)(2)$, (3) , or (4) of this section, or imprisonment for not less than 25 years under subsection $(d)(4)$ of this section, the State shall notify the person in writing of the State's intention at least 30 days before trial.
10	3–305.
11	(a) A person may not:
12 13	(1) engage in a sexual act with another by force, or the threat of force, without the consent of the other; and
14 15	(2) (i) employ or display a dangerous weapon, or a physical object that the victim reasonably believes is a dangerous weapon;
16 17	(ii) suffocate, strangle, disfigure, or inflict serious physical injury on the victim or another in the course of committing the crime;
18 19 20	(iii) threaten, or place the victim in fear, that the victim, or an individual known to the victim, imminently will be subject to death, suffocation, strangulation, disfigurement, serious physical injury, or kidnapping;
21	(iv) commit the crime while aided and abetted by another; or
22 23	$$\left(v\right)$$ commit the crime in connection with a burglary in the first, second, or third degree.
24 25	(b) A person may not violate subsection (a) of this section while also violating $\S 3-503(a)(2)$ of this title involving a victim who is a child under the age of 16 years.
26 27	(c) A person 18 years of age or older may not violate subsection (a) of this section involving a victim who is a child under the age of 13 years.
28 29 30	(d) (1) Except as provided in paragraphs (2), (3), and (4) of this subsection, a person who violates subsection (a) of this section is guilty of the felony of sexual offense in the first degree and on conviction is subject to imprisonment not

exceeding life.

- 1 (2)A person who violates subsection (b) of this section is guilty of the $\mathbf{2}$ felony of sexual offense in the first degree and on conviction is subject to imprisonment 3 not exceeding life without the possibility of parole. 4 (3)A person who violates this section is guilty of the felony of sexual 5 offense in the first degree and on conviction is subject to imprisonment not exceeding life without the possibility of parole if the defendant was previously convicted of 6 7 violating this section or § 3–303 of this subtitle. 8 (4) Subject to subparagraph (iv) of this paragraph, a person 18 9 years of age or older who violates subsection (c) of this section is guilty of the felony of sexual offense in the first degree and on conviction is subject to imprisonment for not 10 11 less than 25 years and not exceeding life without the possibility of parole. 12 (ii) A court may not suspend any part of the mandatory 13 minimum sentence of 25 years. 14 (iii) The person is not eligible for parole during the mandatory 15 minimum sentence. 16 (iv) If the State fails to comply with subsection (e) of this section, 17 the mandatory minimum sentence shall not apply. 18 (e) If the State intends to seek a sentence of imprisonment for life without the possibility of parole under subsection (d)(2), (3), or (4) of this section, or 19 20 imprisonment for not less than 25 years under subsection (d)(4) of this section, the State shall notify the person in writing of the State's intention at least 30 days before 2122 trial. 23 **Article - Criminal Procedure** 2411–701. 25(a) In this subtitle the following words have the meanings indicated. (a-1) "Board" means the Sexual Offender Advisory Board. 26 27 "Child sexual offender" means a person who: (b) has been convicted of violating § 3-602 of the Criminal Law 28 **(1)** 29 Article;
- 30 (2)has been convicted of violating any of the provisions of the rape or sexual offense statutes under §§ 3–303 through 3–307 of the Criminal Law Article for 31 a crime involving a child under the age of 15 years; 32

- 1 (3)has been convicted of violating the fourth degree sexual offense $\mathbf{2}$ statute under § 3–308 of the Criminal Law Article for a crime involving a child under 3 the age of 15 years and has been ordered by the court to register under this subtitle; or 4 (4) has been convicted in another state or in a federal, military, or Native American tribal court of a crime that, if committed in this State, would 5 constitute one of the crimes listed in items (1) and (2) of this subsection. 6 7 (b-1) ["Commission" means the Maryland Parole Commission.] "COMMITTEE" 8 MEANS THE OFFENDER REVIEW COMMITTEE. 9 (b-2) "Employment" means an occupation, job, or vocation that is full time or part time for a period exceeding 14 days or for an aggregate period exceeding 30 days 10 11 during a calendar year, whether financially compensated, volunteered, or for the 12 purpose of government or educational benefit. (b-3) ["Extended parole supervision offender" means a person who: 13 (1) is a sexually violent predator; 14 (2)has been convicted of a violation of § 3-303, § 3-304, § 3-305, § 15 16 3-306(a)(1) or (2), or § 3-307(a)(1) or (2) of the Criminal Law Article; 17 has been convicted of a violation of § 3–309, § 3–310, or § 3–311 of (3)18 the Criminal Law Article or an attempt to commit a violation of § 3–306(a)(1) or (2) of 19 the Criminal Law Article; 20 has been convicted of a violation of § 3-602 of the Criminal Law 21Article for commission of a sexual act involving penetration of a child under the age of 22 12 years; or 23 has been convicted more than once of a crime as a child sexual (5)offender, an offender, or a sexually violent offender.] "HABITUALLY LIVES" MEANS 2425ANY PLACE WHERE A PERSON LIVES WITH ANY REGULARITY, INCLUDING WHERE 26 A HOMELESS PERSON STATIONS HIMSELF DURING THE DAY OR SLEEPS AT 27 NIGHT. (B-4) "HOMELESS" MEANS HAVING NO FIXED RESIDENCE. "Local law enforcement unit" means the law enforcement unit in a county
- 28
- 29 that has been designated by resolution of the county governing body as the primary 30 31 law enforcement unit in the county.
- 32 (d) "Offender" means a person who is ordered by a court to register under this subtitle and who: 33

1 2	Article;	(1)	has k	een	convicted	of vi	olating	§ 3-	-503	of the	e C	rimin	al L	⊿aw
3 4 5	or the fourth if the victim i	_	e sexu	ıal of		ite un	•							
6 7	if the victim i	(3) s und			onvicted of of 18 years							_		ent,
8 9	under the age	(4) e of 18			convicted ngage in se				nvolv	es so	licit	ing a	per	son
10 11	under § 11–20	(5) 07 of 1			convicted al Law Art		olating	the	child	l porn	nogr	aphy	stat	ute
12 13 14	crimes statut prostitute or		der Ti	tle 1	•	3 of t	he Crin	-	_					
15 16	nature is a se	(7) exual e			convicted inst a pers						duc	t that	by	its
17 18	(1) through (7	(8) 7) of tl			onvicted o on; or	f an a	ttempt	to cor	nmit	a crin	ne li	isted i	n ite	ems
19 20 21	Native Amer		tribal	cour		ime th	nat, if	comm	itted	in tl	his	State,		
22 23	(e) (any type of re	(1) elease	_		otherwise astody of a	_				ection,	"re	elease"	mea	ans
24	((2)	"Relea	ase" ı	means:									
25			(i)	relea	ase on par	ole;								
26			(ii)	man	ndatory su	pervisi	ion rele	ase;						
27 28	supervision;		(iii)	relea	ase from a	corre	ctional t	facilit	y wit	h no r	equ	ired p	erio	d of
29			(iv)	wor]	k release;									
30			(v)	plac	ement on	home (detentio	on; [aː	nd]					
31 32	a supervising	auth	(vi) ority's		first insta uated rele		-	nto th	e cor	nmuni	ity t	that is	par	t of

1			(VII) PROBATION; AND
2			(VIII) PROBATION BEFORE JUDGMENT.
3		(3)	"Release" does not include:
4			(i) an escape; or
5			(ii) leave that is granted on an emergency basis.
6	(f)	"Sexu	ally violent offender" means a person who:
7		(1)	has been convicted of a sexually violent offense; or
8 9	offense.	(2)	has been convicted of an attempt to commit a sexually violent
10	(g)	"Sexu	ally violent offense" means:
11 12	the Crimina	(1) ll Law	a violation of §§ 3–303 through 3–307 or §§ 3–309 through 3–312 of Article;
13 14 15			assault with intent to commit rape in the first or second degree or the first or second degree as prohibited on or before September 30, r Article 27, § 12 of the Code; or
16 17 18			a crime committed in another state or in a federal, military, or tribal jurisdiction that, if committed in this State, would constitute isted in item (1) or (2) of this subsection.
19	(h)	"Sexu	ally violent predator" means:
20		(1)	a person who:
21			(i) is convicted of a sexually violent offense; and
22 23	risk of comn	nitting	(ii) has been determined in accordance with this subtitle to be at another sexually violent offense; or
24 25 26	under the l		a person who is or was required to register every 90 days for life f another state or a federal, military, or Native American tribal
27	(i)	"Supe	ervising authority" means:

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- 1 (1) the Secretary, if the registrant is in the custody of a correctional 2 facility operated by the Department;
- 3 (2) the administrator of a local correctional facility, if the registrant, 4 including a participant in a home detention program, is in the custody of the local 5 correctional facility;
- 6 (3) the court that granted the probation or suspended sentence, except 7 as provided in item (12) of this subsection, if the registrant is granted probation before 8 judgment, probation after judgment, or a suspended sentence;
- 9 (4) the Director of the Patuxent Institution, if the registrant is in the 10 custody of the Patuxent Institution;
- 11 (5) the Secretary of Health and Mental Hygiene, if the registrant is in 12 the custody of a facility operated by the Department of Health and Mental Hygiene;
- 13 (6) the court in which the registrant was convicted, if the registrant's sentence does not include a term of imprisonment or if the sentence is modified to time served;
- 16 (7) the Secretary, if the registrant is in the State under terms and conditions of the Interstate Compact for Adult Offender Supervision, set forth in Title 6, Subtitle 2 of the Correctional Services Article, or the Interstate Corrections 19 Compact, set forth in Title 8, Subtitle 6 of the Correctional Services Article;
- 20 (8) the Secretary, if the registrant moves to this State and was convicted in another state of a crime that would require the registrant to register if the crime was committed in this State;
- 23 (9) the Secretary, if the registrant moves to this State from another state where the registrant was required to register;
- 25 (10) the Secretary, if the registrant is convicted in a federal, military, or 26 Native American tribal court and is not under supervision by another supervising 27 authority;
- 28 (11) the Secretary, if the registrant is not a resident of this State and 29 has been convicted in another state or by a federal, military, or Native American tribal 30 court; or
- 31 (12) the Director of Parole and Probation, if the registrant is under the 32 supervision of the Division of Parole and Probation.
 - (j) "Transient" means a nonresident registrant who enters a county of this State with the intent to be in the State or is in the State for a period exceeding 14 days or for an aggregate period exceeding 30 days during a calendar year for a purpose other than employment or to attend an educational institution.

1	11–705.	
2 3 4		his section, "resident" means a person who [lives] HAS A HOME OR THAT THE PERSON HABITUALLY LIVES LOCATED in this State
5	(1)	is released;
6	(2)	is granted probation;
7	(3)	is granted a suspended sentence; or
8	(4)	receives a sentence that does not include a term of imprisonment.
9	(b) A re	egistrant shall register with the supervising authority:
10 11	registrant: (1)	if the registrant is a resident, on or before the date that the
12		(i) is released;
13		(ii) is granted probation before judgment;
14		(iii) is granted probation after judgment;
15		(iv) is granted a suspended sentence; or
16 17	imprisonment;	(v) receives a sentence that does not include a term of
18 19	(2) earlier of the dat	if the registrant moves into the State, within 7 days after the e that the registrant:
20 21	State; [or]	(i) establishes a temporary or permanent residence in the
22		(II) BEGINS TO HABITUALLY LIVE IN THE STATE; OR
23		[(ii)] (III) applies for a driver's license in the State; or
24 25	(3) registrant:	if the registrant is not a resident, within 14 days after the
26		(i) begins employment in the State;
27		(ii) registers as a student in the State; or

1	(iii) enters the State as a transient.
2 3	(c) (1) A child sexual offender shall also register in person with the local law enforcement unit of the county where the child sexual offender will reside:
4 5	(i) within 7 days after release, if the child sexual offender is a resident; or
6 7	(ii) within 7 days after registering with the supervising authority, if the registrant is moving into this State.
8 9 10 11 12	(2) Within 7 days after registering with the supervising authority, a child sexual offender who is not a resident and has entered the State under § 11–704(a)(7) of this subtitle shall also register in person with the local law enforcement unit of the county where the child sexual offender is a transient or will work or attend school.
13 14	(3) A child sexual offender may be required to give to the local law enforcement unit more information than required under § 11–706 of this subtitle.
15 16 17	(D) (1) A HOMELESS REGISTRANT SHALL ALSO REGISTER IN PERSON WITH THE LOCAL LAW ENFORCEMENT UNIT IN THE COUNTY WHERE THE REGISTRANT HABITUALLY LIVES:
18 19	(I) WITHIN 7 DAYS AFTER THE EARLIER OF THE DATE OF RELEASE OR AFTER REGISTERING WITH THE SUPERVISING AUTHORITY;
20 21	(II) WITHIN 24 HOURS AFTER ENTERING AND REMAINING IN A COUNTY.
22 23 24 25	(2) AFTER INITIALLY REGISTERING WITH THE LOCAL LAW ENFORCEMENT UNIT UNDER THIS SUBSECTION, A HOMELESS REGISTRANT SHALL REGISTER ONCE A WEEK IN PERSON DURING THE TIME THE HOMELESS REGISTRANT HABITUALLY LIVES IN THE COUNTY.
26 27 28	(3) (I) EACH TIME A HOMELESS REGISTRANT REGISTERS WITH THE LOCAL LAW ENFORCEMENT UNIT, THE REGISTRANT SHALL PROVIDE THE FOLLOWING INFORMATION:
29	1. THE REGISTRANT'S FULL NAME;
30	2. DATE AND PLACE OF BIRTH OF THE REGISTRANT;
31	3. THE REGISTRANT'S PLACE OF EMPLOYMENT;

1 2	4. A DESCRIPTION OF THE CRIME FOR WHICH TH REGISTRANT WAS CONVICTED;
3 4	5. THE DATE THAT THE REGISTRANT WA
5 6	6. THE JURISDICTION IN WHICH THE REGISTRAN WAS CONVICTED;
7 8	7. A LIST OF ANY ALIASES THAT THE REGISTRAN HAS USED; AND
9	8. THE REGISTRANT'S SOCIAL SECURITY NUMBER.
10 11 12	(II) THE FIRST TIME A HOMELESS REGISTRANT REGISTER IN A COUNTY, THE LOCAL LAW ENFORCEMENT UNIT SHALL ALSO OBTAIN DIGITAL IMAGE AND FINGERPRINTS OF THE REGISTRANT.
13 14 15	(4) A HOMELESS REGISTRANT MAY BE REQUIRED TO GIVE TH LOCAL LAW ENFORCEMENT UNIT MORE INFORMATION THAN REQUIRED UNDER PARAGRAPH (3) OF THIS SUBSECTION AND § 11–706 OF THIS SUBTITLE.
16 17 18 19	(5) THE REGISTRATION REQUIREMENTS UNDER THE SUBSECTION ARE IN ADDITION TO ANY OTHER REQUIREMENTS THE HOMELES REGISTRANT IS SUBJECT TO ACCORDING TO THE REGISTRANT'S CLASSIFICATION AS AN OFFENDER, CHILD SEXUAL OFFENDER, SEXUALLY VIOLENT OFFENDER, OR SEXUALLY VIOLENT PREDATOR.
21 22 23 24	(6) IF A REGISTRANT WHO WAS HOMELESS OBTAINS A FIXE ADDRESS, THE REGISTRANT SHALL REGISTER WITH THE APPROPRIATE SUPERVISING AUTHORITY AND LOCAL LAW ENFORCEMENT UNIT WITHIN 5 DAY AFTER OBTAINING A FIXED ADDRESS.
25 26 27	[(d)] (E) A registrant who changes residences, OR CHANGES THE COUNT IN WHICH THE REGISTRANT HABITUALLY LIVES, shall send written notice of the change to the State Registry within 5 days after the change occurs.
28 29 30 31	[(e)] (F) (1) A registrant who commences or terminates enrollment as full-time or part-time student at an institution of higher education in the State sha send written notice to the State Registry within 5 days after the commencement of termination of enrollment.

(2) A registrant who commences or terminates carrying on employment at an institution of higher education in the State shall send written notice

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$\frac{1}{2}$	to the Staremploymen		gistry within 5 days after the commencement or termination of
3 4 5	[(f)] (send writte is granted.	-	A registrant who is granted a legal change of name by a court shall be of the change to the State Registry within 5 days after the change
6	11–706.		
7	(a)	A reg	gistration statement shall include:
8 9	PLACE WHI	(1) ERE T I	the registrant's full name, including any suffix, and address OR HE REGISTRANT HABITUALLY LIVES ;
10 11	who is on w	(2) rork rel	(i) for a registrant under § 11–704(a)(7)(i) of this subtitle or lease, the registrant's place of employment; or
12 13	registrant's	place	(ii) for a registrant under § 11–704(a)(7)(ii) of this subtitle, the of educational institution or school enrollment;
14 15 16			(i) for a registrant enrolled, or expecting to enroll, in an ner education in the State as a full-time or part-time student, the of the institution of higher education; or
17 18 19			(ii) for a registrant who carries on employment, or expects to ent, at an institution of higher education in the State, the name and titution of higher education;
20		(4)	a description of the crime for which the registrant was convicted;
21		(5)	the date that the registrant was convicted;
22		(6)	the jurisdiction in which the registrant was convicted;
23		(7)	a list of any aliases that the registrant has used;
24		(8)	the registrant's Social Security number;
25 26	and	(9)	any other name by which the registrant has been legally known;
27		(10)	the registrant's signature and date signed.
28 29	(b) shall also ir		e registrant is a sexually violent predator, the registration statement

identifying factors, including a physical description;

1		(2)	antici	ipated future residence, if known at the time of registration;
2		(3)	offens	se history; and
3 4	personality	(4) disorde		mentation of treatment received for a mental abnormality or
5	11–707.			
6 7 8	(a) months with this subsect		(i) al law o	A child sexual offender shall register in person every 6 enforcement unit for the term provided under paragraph (4) of
9 10	that shall be	e upda t	(ii) ted at]	Registration shall include a [photograph] DIGITAL IMAGE least once each year.
11 12 13	person ever paragraph (An offender and a sexually violent offender shall register in with a local law enforcement unit for the term provided under section.
14 15	that shall be	e upda	(ii) ted at]	Registration shall include a [photograph] DIGITAL IMAGE least once each year.
16 17 18	months WI paragraph (A sexually violent predator shall register in person every 3 L LAW ENFORCEMENT UNIT for the term provided under subsection.
19 20	that shall be	e upda	(ii) ted at l	Registration shall include a [photograph] DIGITAL IMAGE least once each year.
21		(4)	The t	erm of registration is:
22			(i)	10 years; or
23			(ii)	life, if:
24				1. the registrant is a sexually violent predator;
25 26	offense;			2. the registrant has been convicted of a sexually violent
27 28 29				3. the registrant has been convicted of a violation of \(\) aw Article for commission of a sexual act involving penetration of 12 years; or

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1 4. the registrant has been convicted of a prior crime as a $\mathbf{2}$ child sexual offender, an offender, or a sexually violent offender. 3 (5)A registrant who is not a resident of the State shall register for the 4 appropriate time specified in this subsection or until the registrant's employment, student enrollment, or transient status in the State ends. 5 A term of registration described in this section shall be computed from: 6 (b) 7 **(1)** the last date of release; (2)the date granted probation; or 8 9 (3)the date granted a suspended sentence. 10 11-708.11 (a) When a registrant registers, the supervising authority shall: 12 **(1)** give written notice to the registrant of the requirements of this 13 subtitle; 14 (2)explain the requirements of this subtitle to the registrant, 15 including: the duties of a registrant when the registrant changes 16 (i) residence address in this State OR CHANGES THE COUNTY IN WHICH THE 17 18 REGISTRANT HABITUALLY LIVES; 19 (ii) the duties of a registrant under § 11–705(e) and (f) of this 20 subtitle; the requirement for a child sexual offender to register in 21(iii) 22 person with the local law enforcement unit of the county where the child sexual 23offender will reside or where the child sexual offender who is not a resident of this State is a transient or will work or attend school; and 24 25the requirement that if the registrant changes residence 26 address, employment, or school enrollment to another state that has a registration 27 requirement, the registrant shall register with the designated law enforcement unit of 28 that state within 7 days after the change; and 29 (3)obtain a statement signed by the registrant acknowledging that

the supervising authority explained the requirements of this subtitle and gave written

notice of the requirements to the registrant.

- 1 (b) (1) The supervising authority shall obtain a [photograph] **DIGITAL**2 **IMAGE** and fingerprints of the registrant and attach the [photograph] **DIGITAL**3 **IMAGE** and fingerprints to the registration statement.
- 4 (2) For a registrant who has not submitted a DNA sample, as defined 5 in § 2–501 of the Public Safety Article, for inclusion in the statewide DNA database 6 system of the Department of State Police Crime Laboratory, the supervising authority shall:
- 8 (i) obtain a DNA sample from the registrant at the registrant's 9 initial registration; and
- 10 (ii) provide the sample to the statewide DNA database system of 11 the Department of State Police Crime Laboratory.
- 12 (3) This subsection does not apply if the registrant is required to 13 register under § 11–704 of this subtitle solely as a result of a misdemeanor conviction.
 - (c) (1) Within 5 days after obtaining a registration statement, the supervising authority shall send a copy of the registration statement with the attached fingerprints and [photograph] **DIGITAL IMAGE** of the registrant to the local law enforcement unit in the county where the registrant will reside **OR HABITUALLY LIVE** or where a registrant who is not a resident is a transient or will work or attend school.
 - (2) (i) If the registrant is enrolled in or carries on employment at, or is expecting to enroll in or carry on employment at, an institution of higher education in the State, within 5 days after obtaining a registration statement, the supervising authority shall send a copy of the registration statement with the attached fingerprints and [photograph] **DIGITAL IMAGE** of the registrant to the campus police agency of the institution of higher education.
 - (ii) If an institution of higher education does not have a campus police agency, the copy of the registration statement with the attached fingerprints and [photograph] **DIGITAL IMAGE** of the registrant shall be provided to the local law enforcement agency having primary jurisdiction for the campus.
- 29 (d) As soon as possible but not later than 5 working days after the 30 registration is complete, a supervising authority that is not a unit of the Department 31 shall send the registration statement to the Department.
- 32 11–709.

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33 (a) (1) (i) Every 3 months within 5 days after a sexually violent 34 predator completes the registration requirements of § 11–707(a) of this subtitle, a local 35 law enforcement unit shall send notice of the sexually violent predator's quarterly 36 registration to the Department.

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- (ii) Every 6 months within 5 days after a child sexual offender completes the registration requirements of § 11–707(a) of this subtitle, a local law enforcement unit shall send notice of the child sexual offender's biannual registration to the Department.
- (2) Each year, a local law enforcement unit shall send a child sexual offender's and sexually violent predator's updated [photograph] **DIGITAL IMAGE** to the Department within 6 days after the [photograph] **DIGITAL IMAGE** is submitted.
 - (b) (1) As soon as possible but not later than 5 working days after receiving a registration statement of a child sexual offender [or], notice of a change of address of a child sexual offender, **OR CHANGE IN THE COUNTY IN WHICH A HOMELESS CHILD SEXUAL OFFENDER HABITUALLY LIVES** a local law enforcement unit shall send written notice of the registration statement [or], change of address, **OR CHANGE OF COUNTY** to the county superintendent, as defined in § 1–101 of the Education Article, and all nonpublic primary and secondary schools in the county within 1 mile of where the child sexual offender is to reside **OR HABITUALLY LIVE** or where a child sexual offender who is not a resident of the State is a transient or will work or attend school.
 - (2) As soon as possible but not later than 10 working days after receiving notice from the local law enforcement unit under paragraph (1) of this subsection, the county superintendent shall send written notice of the registration statement to principals of the schools under the superintendent's supervision that the superintendent considers necessary to protect the students of a school from a child sexual offender.
- (c) A local law enforcement unit that receives a notice from a supervising authority under this subtitle shall send a copy of the notice to the police department, if any, of a municipal corporation if the registrant:
- 27 (1) is to reside **OR HABITUALLY LIVE** in the municipal corporation 28 after release;
- 29 (2) escapes from a facility but resided **OR HABITUALLY LIVED** in the 30 municipal corporation before being committed to the custody of a supervising 31 authority; or
 - (3) is to change addresses to another place of residence within the municipal corporation.
 - (d) As soon as possible but not later than 5 working days after receiving notice from a local law enforcement unit under this section, a police department of a municipal corporation shall send a copy of the notice to the commander of the local police precinct or district in which the child sexual offender is to reside **OR HABITUALLY LIVE** or where a child sexual offender who is not a resident of the State will work or attend school.

- 1 (e) As soon as possible but not later than 5 working days after receiving a notice from a supervising authority under this subtitle, a local law enforcement unit shall send a copy of the notice to the commander of the law enforcement unit in the district or area in which the child sexual offender is to reside **OR HABITUALLY LIVE** or where a child sexual offender who is not a resident of the State will work or attend school.
- 7 (f) A local law enforcement unit may notify the following entities that are located within the community in which a child sexual offender is to reside **OR**9 **HABITUALLY LIVE** or where a child sexual offender who is not a resident of the State will work or attend school of the filing of a registration statement or notice of change of address **OR COUNTY WHERE THE REGISTRANT WILL HABITUALLY LIVE** by the child sexual offender:
- 13 (1) family day care homes or child care centers registered [or licensed], LICENSED, OR ISSUED A LETTER OF COMPLIANCE under Title 5, Subtitle 5 of the Family Law Article;
- 16 (2) child recreation facilities;
- 17 (3) faith institutions; and
- 18 (4) other organizations that serve children and other individuals 19 vulnerable to child sexual offenders.
- 20 11–710.
- 21 (a) As soon as possible but not later than 5 working days after receipt of notice of a registrant's change of address, **OR NOTICE THAT THE COUNTY WHERE**23 **THE REGISTRANT HABITUALLY LIVES HAS CHANGED,** the Department shall give notice of the change:
- 25 (1) if the registration is premised on a conviction under federal, 26 military, or Native American tribal law, to the designated federal unit; and
- 27 (2) (i) to the local law enforcement unit in whose county the new residence is located **OR WHERE THE REGISTRANT INTENDS TO HABITUALLY LIVE**; or
- 30 (ii) if the new residence **OR LOCATION THE REGISTRANT WILL**31 **HABITUALLY LIVE** is in a different state that has a registration requirement, to the
 32 designated law enforcement unit in that state.
- 33 11–713.
- 34 The Department:

- 1 (1) as soon as possible but not later than 5 working days after 2 receiving the conviction data and fingerprints of a registrant, shall transmit the data 3 and fingerprints to the Federal Bureau of Investigation if the Bureau does not have 4 that information;
 - (2) shall keep a central registry of registrants;
- 6 (3) shall reimburse local law enforcement units for the cost of processing the registration statements of registrants, including the cost of taking fingerprints and [photographs] **DIGITAL IMAGES**; and
- 9 (4) shall reimburse local law enforcement units for the reasonable 10 costs of implementing community notification procedures.
- 11 11–714.
- A registration statement given to a person under this subtitle shall include a copy of the completed registration form and a copy of the registrant's [photograph]

 DIGITAL IMAGE, but need not include the fingerprints of the registrant.
- 15 11–717.

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- 16 (a) (1) The Department shall make available to the public registration statements or information about registration statements.
- 18 (2) Information about registration statements shall include, in plain 19 language that can be understood without special knowledge of the criminal laws of the 20 State, a description of the crime of the offender that is the basis for the registration, 21 excluding details that would identify the victim.
 - (b) The Department may post on the Internet a current listing of each registrant's name, crime, and other identifying information.
 - (c) The Department, through an Internet posting of current registrants, shall allow the public to electronically transmit information the public may have about a registrant to the Department, a parole **AND PROBATION** agent of a registrant, and the local law enforcement unit where a registrant resides **OR HABITUALLY LIVES** or where a registrant who is not a resident of the State will work or attend school.
 - (d) The Department shall allow members of the public who live in the county in which the registrant is to reside **OR HABITUALLY LIVE** or where the registrant, if not a resident of the State, will work or attend school, by request, to receive electronic mail notification of the release from incarceration of a registered offender and the registration information of the offender.
 - (e) The Department shall establish regulations to carry out this section.

- 1 11–718.
- 2 (a) (1)If the Department or a local law enforcement unit finds that, to 3 protect the public from a specific registrant, it is necessary to give notice of a 4 registration statement [or], a change of address of the registrant, OR A CHANGE IN 5 THE COUNTY IN WHICH A REGISTRANT HABITUALLY RESIDES to a particular 6 person not otherwise identified under § 11–709 of this subtitle, then the Department 7 or a local law enforcement unit shall give notice of the registration statement to that 8 person.
- 9 (2) This notice is in addition to the notice required under $\$ 10 11-709(b)(1) of this subtitle.
- 11 11–722.

- 12 (a) This section does not apply to a registrant who enters real property:
- 13 (1) where the registrant is a student or the registrant's child is a student or receives child care, if:
- 15 (i) within the past year the registrant has been given the 16 specific written permission of the Superintendent of Schools, the local school board, 17 the principal of the school, or the owner or operator of the registered family day care 18 home, licensed child care home, or licensed child care institution, as applicable; and
- 19 (ii) the registrant promptly notifies an agent or employee of the 20 school, home, or institution of the registrant's presence and purpose of visit; or
- 21 (2) for the purpose of voting at a school on an election day in the State 22 if the registrant is properly registered to vote and the registrant's polling place is at 23 the school.
 - (b) A registrant may not knowingly enter onto real property:
- 25 (1) that is used for public or nonpublic elementary or secondary 26 education; or
- 27 (2) on which is located:
- 28 (i) a family day care home registered under Title 5, Subtitle 5 of 29 the Family Law Article; or
- 30 (ii) a child care home or a child care [institution] **CENTER** 31 licensed **OR ISSUED A LETTER OF COMPLIANCE** under Title 5, Subtitle 5 of the 32 Family Law Article.

- 1 (c) A person who enters into a contract with a county board of education or a nonpublic school may not knowingly employ an individual to work at a school if the individual is a registrant.
- 4 (d) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding 6 \$5,000 or both.
- 7 11–723.
- 8 (a) Except where a term of natural life without the possibility of parole is 9 imposed, a sentence for [an extended parole supervision offender] **THE FOLLOWING** 10 **REGISTRANTS** shall include a term of extended sexual offender [parole] 11 supervision[.]:
- 12 (1) A PERSON WHO IS A SEXUALLY VIOLENT PREDATOR;
- 13 (2) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF § 14 3–303, § 3–304, § 3–305, § 3–306(A)(1) OR (2), OR § 3–307(A)(1) OR (2) OF THE 15 CRIMINAL LAW ARTICLE;
- 16 (3) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF § 3–309, § 3–310, OR § 3–111 OF THE CRIMINAL LAW ARTICLE, OR AN ATTEMPT TO COMMIT A VIOLATION OF § 3–306(A)(1) OR (2) OF THE CRIMINAL LAW ARTICLE;
- 20 (4) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF §
 21 3–602 OF THE CRIMINAL LAW ARTICLE FOR THE COMMISSION OF A SEXUAL ACT
 22 INVOLVING PENETRATION OF A CHILD UNDER THE AGE OF 12 YEARS; AND
- 23 (5) A PERSON WHO HAS BEEN CONVICTED MORE THAT ONCE OF A
 24 CRIME AS A CHILD SEXUAL OFFENDER, AN OFFENDER, OR A SEXUALLY VIOLENT
 25 OFFENDER.
- 26 (b) **(1)** The term of extended sexual offender [parole] supervision [for a defendant sentenced] **IMPOSED ON A DEFENDANT FOR A CRIME COMMITTED** on or after August 1, 2006, shall:
- 29 [(1)] (I) be [a minimum of 3 years to a maximum of] a term of life; 30 and
- [(2)] (II) commence on the expiration of the later of any term of imprisonment, probation, parole, or mandatory supervision.

- 1 **(2)** THE CONDITIONS OF EXTENDED SEXUAL $\mathbf{2}$ SUPERVISION SHALL COMMENCE ON RELEASE OF THE SEXUAL OFFENDER FROM
- 3 INCARCERATION OR ON IMPOSITION OF PROBATION.
- 4 IN ACCORDANCE WITH § 6–112 OF THE CORRECTIONAL SERVICES
- 5 ARTICLE, THE SENTENCING COURT SHALL REQUIRE A PRESENTENCE
- 6 INVESTIGATION TO INCLUDE AN ASSESSMENT AND EVALUATION OF THE
- 7 DEFENDANT'S RISK OF RE-OFFENDING TO DETERMINE THE APPROPRIATE
- 8 APPLICATION OF THE EXTENDED SEXUAL OFFENDER **SUPERVISION**
- 9 CONDITIONS.
- 10 $(\mathbf{D}) \quad (\mathbf{1})$ THE SENTENCING COURT SHALL **IMPOSE SPECIAL**
- 11 CONDITIONS OF EXTENDED SEXUAL OFFENDER SUPERVISION ON THE
- 12 DEFENDANT BASED ON THE PRESENTENCE INVESTIGATION.
- 13 THE CONDITIONS OF EXTENDED **(2)** SEXUAL **OFFENDER**
- 14 SUPERVISION MAY INCLUDE:
- 15 (I)MONITORING A REGISTRANT THROUGH **GLOBAL**
- 16 POSITIONING SATELLITE TRACKING OR EQUIVALENT TECHNOLOGY;
- 17 (II)WHERE APPROPRIATE AND FEASIBLE, RESTRICTING A
- 18 REGISTRANT FROM LIVING IN PROXIMITY TO OR LOITERING NEAR SCHOOLS,
- 19 FAMILY DAY CARE CENTERS, CHILD CARE CENTERS, AND OTHER PLACES
- 20 PRIMARILY USED BY MINORS;
- 21(III) RESTRICTING A REGISTRANT FROM
- 22EMPLOYMENT OR FROM PARTICIPATING IN AN ACTIVITY THAT WOULD BRING
- 23THE REGISTRANT INTO CONTACT WITH MINORS:
- (IV) REQUIRING A REGISTRANT TO PARTICIPATE IN A 24
- 25CERTIFIED SEXUAL OFFENDER TREATMENT PROGRAM;
- 26 **(V)** PROHIBITING A REGISTRANT FROM USING ILLICIT
- 27 DRUGS OR ALCOHOL;
- 28 (VI) AUTHORIZING PAROLE AND PROBATION AGENTS TO
- 29 ACCESS THE PERSONAL COMPUTER OF A REGISTRANT TO CHECK FOR MATERIAL
- 30 RELATING TO SEXUAL RELATIONS WITH MINORS;
- 31 (VII) REQUIRING A REGISTRANT TO TAKE REGULAR
- 32**POLYGRAPH EXAMINATIONS; AND**

- 1 (VIII) PROHIBITING A REGISTRANT FROM CONTACTING 2 SPECIFIC INDIVIDUALS OR CATEGORIES OF INDIVIDUALS.
- 3 (3) ON REQUEST OF THE SUPERVISING AGENT WITH A
 4 RECOMMENDATION BY THE OFFENDER REVIEW COMMITTEE BASED ON THE
 5 PROGRESS REPORTS REQUIRED IN § 11–725 OF THIS SUBTITLE, THE
- 6 SENTENCING COURT MAY ADJUST THE SPECIAL CONDITIONS AS THE SEXUAL
- 7 OFFENDER'S RISK ASSESSMENT CHANGES OVER TIME.
- 8 (E) WHEN IMPOSING EXTENDED SEXUAL OFFENDER SUPERVISION, THE 9 SENTENCING COURT SHALL:
- 10 (1) ENTER INTO AND SIGN EXTENDED SEXUAL OFFENDER 11 SUPERVISION AGREEMENTS WITH DEFENDANTS SENTENCED TO SUPERVISION
- 12 UNDER THIS SECTION THAT SET OUT SPECIFIC CONDITIONS OF SUPERVISION;
- 13 (2) HEAR AND ADJUDICATE CASES OF EXTENDED SEXUAL 14 OFFENDER SUPERVISION VIOLATIONS; AND
- 15 (3) IMPOSE SANCTIONS FOR EXTENDED SEXUAL OFFENDER SUPERVISION VIOLATIONS, INCLUDING ADDITIONAL RESTRICTIVE CONDITIONS.
- 17 11–724.
- 18 [(a) The Maryland Parole Commission shall:
- 19 (1) enter into and sign extended sexual offender parole supervision 20 agreements with registrants sentenced to supervision under § 11–723 of this subtitle 21 that set out specific conditions of supervision;
- 22 (2) hear and adjudicate cases of extended sexual offender parole 23 supervision violations; and
- 24 (3) impose sanctions for extended sexual offender parole supervision violations, including additional restrictive conditions.]
- 26 (A) A REGISTRANT SUBJECT TO EXTENDED SEXUAL OFFENDER
 27 SUPERVISION MAY NOT KNOWINGLY OR WILLFULLY VIOLATE THE CONDITIONS
 28 OF THE EXTENDED SEXUAL OFFENDER SUPERVISION IMPOSED UNDER § 11–723
 29 OF THIS SUBTITLE.
- 30 (B) In Addition to any sanctions imposed under § 11–723(E) of 31 this subtitle, a person who violates any conditions imposed under § 32 11–723 of this subtitle:

1 2 3	(1) FOR A FIRST OFFENSE, IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 3 YEARS OR A FINE NOT EXCEEDING \$5,000 OR BOTH;
4 5 6	(2) FOR A SECOND OR SUBSEQUENT OFFENSE, IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH.
7 8	(c) A person who violates this section is subject to \S 5–106(b) of the Courts Article.
9 10	[(b)] (D) Imprisonment for an extended sexual offender [parole] supervision violation is not subject to diminution credits.
11 12 13 14	[(c) Specific conditions of extended sexual offender parole supervision shall commence upon release of the extended parole supervision offender from incarceration or imposition of probation on the extended parole supervision offender and may include:
15 16	(1) monitoring a registrant through global positioning satellite tracking technology;
17 18 19	(2) where appropriate and feasible, restricting a registrant from living in proximity to or loitering near schools, family day care centers, child care centers, and other places primarily used by minors;
20 21	(3) restricting a registrant from obtaining employment or from participating in an activity that would bring the registrant into contact with minors;
22 23	(4) requiring a registrant to participate in a certified sexual offender treatment program;
24	(5) prohibiting a registrant from using illicit drugs or alcohol;
25 26	(6) authorizing parole agents to access the personal computer of a registrant to check for material relating to sexual relations with minors;
27	(7) requiring a registrant to take regular polygraph examinations; and
28 29	(8) prohibiting a registrant from contacting specific individuals or categories of individuals.]
30 31 32	[(d)] (E) (1) The [Commission] OFFENDER REVIEW COMMITTEE shall hear and adjudicate a petition for discharge from extended sexual offender [parole] supervision from a registrant.

BOARD; and

1 (2)A registrant may file a petition for discharge after serving at least $\mathbf{2}$ 3 years of extended sexual offender [parole] supervision. 3 (3)If a petition for discharge is denied, a registrant may not renew the 4 petition for a minimum of 1 year. 5 A petition for discharge shall include: (4) 6 a risk assessment of the registrant conducted by a certified 7 sexual offender treatment provider within 3 months before the date of the filing of the 8 petition; and 9 (ii) a recommendation regarding the discharge of the registrant from the sexual offender management team. 10 11 The [Commission] **COMMITTEE** may not discharge a registrant (5)12 from extended sexual offender [parole] supervision unless the [Commission] 13 **COMMITTEE** determines that the petitioner no longer poses an unacceptable risk to 14 community safety. 15 The Commission shall have all of the powers set forth in § 7–205 of the I(e)16 Correctional Services Article for the purpose of carrying out the duties of the Commission under this subtitle.1 17 The [Commission] SEXUAL OFFENDER ADVISORY BOARD shall 18 [(f)]**(6)** 19 appoint an administrator to coordinate the [requirements of extended sexual offender 20 parole supervision] ACTIVITIES AND DUTIES OF THE COMMITTEE under this subtitle. 2122 11-725. 23 Under the supervision of the Division of Parole and Probation, a sexual offender management team shall conduct extended sexual offender [parole] 24 supervision and the supervision of probation, parole, or mandatory release of a 25 registrant subject to extended sexual offender [parole] supervision. 26 27 (b) A sexual offender management team: 28(1) consists of: 29 (i) a specially trained parole AND PROBATION agent; and 30 a representative of a [certified sex offender treatment (ii) 31 provider] SEXUAL OFFENDER TREATMENT PROGRAM OR SEXUAL OFFENDER 32 TREATMENT PROVIDER, CERTIFIED BY THE DEPARTMENT OF HEALTH AND 33 MENTAL HYGIENE AND CERTIFIED BY THE SEXUAL OFFENDER ADVISORY

1	(2)	may include:	
$\frac{2}{3}$	RECOGNIZED EXI	i) victim advocates OR VICTIM SERVICE PROVICTISE IN SEXUAL ABUSE AND VICTIMIZATION;	DERS WITH
4		ii) faith counselors;	
5		iii) employment counselors;	
6		iv) community leaders; [and]	
7 8 9	RECOGNIZED EX POLYGRAPH EXA	v) a [polygrapher] POLYGRAPH EXAMIN ERTISE IN POSTCONVICTION SEXUAL OFFENDER INATION;	
10		VI) A LAW ENFORCEMENT OFFICER;	
11		VII) AN ASSISTANT STATE'S ATTORNEY;	
12		VIII) AN ASSISTANT PUBLIC DEFENDER; AND	
13		IX) A FOREIGN OR SIGN LANGUAGE INTERPRETE	R.
14 15	(c) (1) on each registrant	A sexual offender management team shall submit a protect the [Commission] COMMITTEE once every 6 months	_
16 17 18 19 20	shall provide copy county in which	Unless disclosure of a report would be in violatiality of treatment records, a sexual offender manages of each progress report to local law enforcement e registrant resides OR HABITUALLY LIVES or who a resident of the State will work or attend school.	gement team units of the
21	11–726.		
22 23 24 25	Advisory Board e	ssion] COMMITTEE , with the advice of the Sexuablished under § 1–401 of the Public Safety Article, by to carry out the duties of the [Commission] COMM title.	shall adopt
26		Article - Public Safety	
27	1–401.		
28 29	(a) There Safety and Correct	s a Sexual Offender Advisory Board in the Departmonal Services.	ent of Public

1	(b) The Board consists of the following members:
2 3	(1) the Secretary of Public Safety and Correctional Services, or the Secretary's designee;
4 5	(2) THE SECRETARY OF HEALTH AND MENTAL HYGIENE, OR THE SECRETARY'S DESIGNEE;
6 7	(3) THE SECRETARY OF JUVENILE SERVICES, OR THE SECRETARY'S DESIGNEE;
8 9	(4) A REPRESENTATIVE OF THE ADMINISTRATIVE OFFICE OF THE COURTS;
10 11	[(2)] (5) the Director of the Division of Parole and Probation, or the Director's designee;
12 13	[(3)] (6) the Chairman of the Maryland Parole Commission, or the Chairman's designee;
14 15	(7) THE DIRECTOR OF THE MARYLAND CRIMINAL JUSTICE INFORMATION SYSTEM CENTRAL REPOSITORY, OR THE DIRECTOR'S DESIGNEE;
16 17 18	[(4)] (8) the Executive Director of the Mental Hygiene Administration of the Department of Health and Mental Hygiene, or the Executive Director's designee;
19 20	[(5)] (9) the Secretary of State Police, or the Secretary's designee; and
21	[(6)] (10) the following members, appointed by the Governor:
22 23 24	(i) a representative from a [victim's] VICTIMS' advocacy [group] ORGANIZATION OR VICTIM SERVICE PROVIDER WITH RECOGNIZED EXPERTISE IN SEXUAL ABUSE AND VICTIMIZATION;
25 26 27	(ii) [a health care professional with expertise in mental disorders] A LICENSED MENTAL HEALTH PROFESSIONAL WITH RECOGNIZED EXPERTISE IN THE TREATMENT OF ADULT SEXUAL OFFENDERS;
28 29 30	(III) A LICENSED MENTAL HEALTH PROFESSIONAL WITH RECOGNIZED EXPERTISE IN THE TREATMENT OF JUVENILE SEXUAL OFFENDERS;

$\begin{matrix} 1 \\ 2 \\ 3 \end{matrix}$	(IV) A LICENSED FORENSIC PSYCHIATRIST WITH RECOGNIZED EXPERTISE IN THE PHARMACOLOGICAL TREATMENT OF SEXUAL OFFENDERS;
4 5	[(iii)] (V) a State's Attorney WITH EXPERTISE IN THE PROSECUTION OF SEXUAL AND CHILD ABUSE CRIMES;
6 7	[(iv)](VI) [a lawyer with expertise in criminal defense] A PUBLIC DEFENDER;
8	[(v) a sexual offender treatment provider;]
9 10 11	[(vi)] (VII) a [polygrapher] POLYGRAPH EXAMINER WITH RECOGNIZED EXPERTISE IN POSTCONVICTION SEXUAL OFFENDER-SPECIFIC POLYGRAPH EXAMINATION;
12 13 14	[(vii)] (VIII) a representative of a local law enforcement unit WITH EXPERTISE IN THE INVESTIGATION OF SEXUALLY VIOLENT CRIMES AND ELECTRONIC DISTRIBUTION OF CHILD PORNOGRAPHY; and
15	[(viii)] (IX) two citizen members.
16	(c) (1) The term of a member appointed by the Governor is 4 years.
17 18 19 20 21	(2) The terms of the appointed members are staggered as required by the terms provided for members of the Board on the effective date of [Chapter 4 of the Acts of the General Assembly of the Special Session of 2006] CHAPTER(H.B/S.B(8LR0172)) OF THE ACTS OF THE GENERAL ASSEMBLY OF 2008.
22 23	(3) At the end of a term an appointed member continues to serve until a successor is appointed and qualifies.
24 25	(4) A member who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.
26 27	(5) A member whose term has expired may be reappointed to the Board.
28	(d) A Board member:
29	(1) may not receive compensation for serving on the Board; but
30 31	(2) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.

$\begin{matrix} 1 \\ 2 \\ 3 \\ 4 \end{matrix}$	THE SECRE	[The Governor shall select a chairman from among the Board's members] TARY OF PUBLIC SAFETY AND CORRECTIONAL SERVICES AND THE OF HEALTH AND MENTAL HYGIENE SHALL SERVE AS COCHAIRS OF D.
5	(f)	(1) A majority of the Board's members constitutes a quorum.
6		(2) The Board may adopt rules for conducting business.
7 8	places deterr	(3) The Board shall meet at least twice annually at the times and mined by the Board.
9	(g)	The Board shall:
10 11 12 13 14 15 16	PAROLE CONTROL OFFENDER'S IN DETERMINE	(1) [review technology for the tracking of offenders] IN ATION WITH THE DEPARTMENT OF PUBLIC SAFETY AND ONAL SERVICES, THE MARYLAND JUDICIARY, AND THE MARYLAND COMMISSION DEVELOP CRITERIA FOR MEASURING A SEXUAL S PROGRESS IN TREATMENT IN ORDER TO ASSIST THE COMMITTEE INING WHETHER A REGISTRANT MAY BE APPROPRIATELY RELEASED NDED SEXUAL OFFENDER SUPERVISION;
17 18	offenders;	(2) review the effectiveness of the State's laws concerning sexual
19 20	offenders;	(3) review the laws of other states and jurisdictions concerning sexual
21 22 23		(4) review practices and procedures of the Maryland Parole and the Division of Parole and Probation concerning supervision and f sexual offenders;
24 25	assessment o	(5) review developments in the treatment, MANAGEMENT, and of sexual offenders INCLUDING:
26 27	TRACKING ((I) EXISTING AND EMERGING TECHNOLOGY FOR THE DF OFFENDERS; AND
28 29	DISPLACED	(II) THE NEED FOR HOUSING OF TRANSIENT AND SEXUAL OFFENDERS;
30 31 32	treatment P	(6) develop standards for THE CERTIFICATION OF sexual offender PROVIDERS based on current and evolving [best] EVIDENCE-BASED

${1 \atop 2}$	(7) certify State sexual offender treatment [programs] PROVIDERS that are in compliance with the Board's standards; [and]
3 4	(8) [provide] DEVELOP STANDARDS FOR training [for] sexual offender management teams; AND
5	(9) CREATE AN OFFENDER REVIEW COMMITTEE.
6	(H) (1) THE OFFENDER REVIEW COMMITTEE CONSISTS OF THE
7	FOLLOWING MEMBERS OF THE SEXUAL OFFENDER ADVISORY BOARD OR THEIR
8	DESIGNEES:
9 10	(I) ONE LICENSED MENTAL HEALTH PROFESSIONAL WITH RECOGNIZED EXPERTISE IN SEXUAL OFFENDER TREATMENT;
11	(II) ONE PAROLE AND PROBATION REPRESENTATIVE WITH
12	RECOGNIZED EXPERTISE IN THE MANAGEMENT OF SEXUAL OFFENDERS;
	THE COUNTY OF CHILD OF
13	(III) ONE VICTIM ADVOCATE OR SERVICE PROVIDER WITH
14	RECOGNIZED EXPERTISE IN SEXUAL ABUSE AND VICTIMIZATION;
15	(IV) ONE MEMBER OF THE MARYLAND PAROLE
16	COMMISSION; AND
17	(V) ONE CITIZEN MEMBER.
18	(2) THE COMMITTEE SHALL:
19	(I) REVIEW THE SEXUAL OFFENDER PROGRESS REPORTS
20	SUBMITTED BY THE SEXUAL OFFENDER MANAGEMENT TEAMS; AND
01	(T)
21	(II) HEAR AND ADJUDICATE A REGISTRANT'S PETITION FOR
22	DISCHARGE FROM EXTENDED SEXUAL OFFENDER SUPERVISION.
23	(3) THE COMMITTEE MEMBERS AND THE BOARD MEMBERS ARE
$\frac{25}{24}$	IMMUNE FROM LIABILITY, WHETHER CIVIL OR CRIMINAL, FOR THE GOOD FAITH
25	PERFORMANCE OF THE DUTIES OF THE COMMITTEE AND THE BOARD AS
26	SPECIFIED IN THIS SECTION.
27	[(h)] (I) On or before December 31, 2009, and every year thereafter, the
28	Board shall report the findings and recommendations of the Board to the Governor
29	and, in accordance with § 2–1246 of the State Government Article, the General
30	Assembly.

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pornography in 2010;

October 1, 2008.

(9)

and child abuse crimes in 2010; and

(10) The

polygraph

postconviction sexual offender specific polygraph examination in 2010.

1 2	[(i)] (J) Board.	Each unit of State and local government shall cooperate with the		
3 4	•	The Department of Public Safety and Correctional Services and the sh and Mental Hygiene shall provide staff to the Board.		
5 6 7	SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial members of the Sexual Offender Advisory Board, who are subject to appointment shall expire as follows:			
8	(1)	One citizen member in 2008;		
9 10		The member of the [victim's advocacy group] victims' advocacy m service provider in 2008;		
11 12		The licensed mental health professional with recognized expertised dult sexual offenders in 2008;		
13 14		The licensed mental health professional with recognized expertise uvenile sexual offenders in 2008;		
15	(5)	One citizen member in 2009;		
16 17		The licensed forensic psychiatrist with recognized expertise in the atment of sexual offenders in 2009;		
18	(7) T	he public defender in 2010;		
19 20		The representative of a local law enforcement unit with expertise of sexually violent crimes and electronic distribution of child		

The State's Attorney with expertise in the prosecution of sexual

with

recognized

expertise

examiner

SECTION 3. AND IT BE FURTHER ENACTED, That this Act shall take effect