HOUSE BILL 87

E2, E4	9lr1375	
HB $964/08 - JUD$	CF 9lr1361	
By: Delegate Anderson (By Request – Baltimore City Administration)		
Introduced and read first time: January 20, 2009		

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

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Criminal Procedure – No Good Time for Gun Crime

- FOR the purpose of decreasing the number of days per month that an inmate serving
 a term of confinement that includes a consecutive or concurrent sentence for a
 crime of possession of a regulated firearm by a certain person prohibited from
 possessing a regulated firearm is allowed as a deduction in advance from the
 inmate's term of confinement; making stylistic changes; and generally relating
 to possession of firearms by certain persons and diminution credit eligibility.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Correctional Services
- 11 Section 3–704
- 12 Annotated Code of Maryland
- 13 (1999 Volume and 2007 Supplement)
- 14 BY repealing and reenacting, without amendments,
- 15 Article Public Safety
- 16 Section 5–133
- 17 Annotated Code of Maryland
- 18 (2003 Volume and 2007 Supplement)
- 19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 20 MARYLAND, That the Laws of Maryland read as follows:
- 21

Article – Correctional Services

3-704.

(a) An inmate shall be allowed a deduction in advance from the inmate'sterm of confinement.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



HOUSE BILL 87

1 The deduction allowed under subsection (a) of this section shall be (b) (1) $\mathbf{2}$ calculated: 3 (i) from the first day of commitment to the custody of the 4 Commissioner through the last day of the inmate's term of confinement; 5 except as provided in paragraph (2) of this subsection, at the (ii) rate of 10 days for each calendar month; and 6 7 (iii) on a prorated basis for any portion of a calendar month. 8 $\left[(2) \right]$ If an inmate's term of confinement includes a consecutive or concurrent sentence for a crime of violence as defined in § 14–101 of the Criminal Law 9 Article or a crime of manufacturing, distributing, dispensing, or possessing a 10 controlled dangerous substance in violation of §§ 5–602 through 5–609, § 5–612, or § 11 125-613 of the Criminal Law Article, the deduction described in subsection (a) of this 13section shall be calculated at the rate of 5 days for each calendar month.] 14 **(2)** THE DEDUCTION DESCRIBED IN SUBSECTION (A) OF THIS 15SECTION SHALL BE CALCULATED AT THE RATE OF 5 DAYS FOR EACH CALENDAR 16 MONTH IF AN INMATE'S TERM OF CONFINEMENT INCLUDES A CONSECUTIVE OR 17**CONCURRENT SENTENCE FOR:** 18 A CRIME OF VIOLENCE AS DEFINED IN § 14–101 OF THE **(I)** 19 **CRIMINAL LAW ARTICLE;** 20 **(II)** CRIME OF MANUFACTURING, Α DISTRIBUTING. 21DISPENSING, OR POSSESSING A CONTROLLED DANGEROUS SUBSTANCE IN 22VIOLATION OF §§ 5-602 THROUGH 5-609, § 5-612, OR § 5-613 OF THE CRIMINAL 23LAW ARTICLE: OR 24(III) A CRIME OF POSSESSING A REGULATED FIREARM BY A 25PERSON IN VIOLATION OF § 5–133(C) OF THE PUBLIC SAFETY ARTICLE. 26A deduction under this section may not be allowed for a period during (c)which an inmate does not receive credit for service of the inmate's term of 27confinement, including a period: 2829 (1)during which the inmate's sentence is stayed; 30 (2)during which the inmate is not in the custody of the Commissioner 31because of escape; or 32for which the Maryland Parole Commission has declined to grant (3)

credit after revocation of parole or mandatory supervision.

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33

		HOUSE BILL 87	3
1		Article – Public Safety	
2	5–133.		
${3 \atop {4} \atop {5} \atop {6}}$	State imposes on	section supersedes any restriction that a local jurisdiction in the possession by a private party of a regulated firearm, and he right of any local jurisdiction to regulate the possession	l the
7	(b) A per	son may not possess a regulated firearm if the person:	
8	(1)	has been convicted of a disqualifying crime;	
9 10	(2) and received a term	has been convicted of a violation classified as a common law c m of imprisonment of more than 2 years;	rime
11	(3)	is a fugitive from justice;	
12	(4)	is a habitual drunkard;	
$\begin{array}{c} 13\\14\end{array}$	(5) user;	is addicted to a controlled dangerous substance or is a hab	itual
15 16 17 18	another, unless th	suffers from a mental disorder as defined in § $10-101(f)(2)$ of Article and has a history of violent behavior against the person are person has a physician's certificate that the person is capab- ated firearm without undue danger to the person or to another;	on or
19 20 21 22	physician's certifie	has been confined for more than 30 consecutive days to a facili 101 of the Health – General Article, unless the person h cate that the person is capable of possessing a regulated fire ager to the person or to another;	as a
$\begin{array}{c} 23\\ 24 \end{array}$	(8) protective order ha	is a respondent against whom a current non ex parte as been entered under § 4–506 of the Family Law Article; or	civil
25 26 27	(9) adjudicated deline crime if committee	if under the age of 30 years at the time of possession, has quent by a juvenile court for an act that would be a disqualit l by an adult.	
28 29	(c) (1) previously convicted	A person may not possess a regulated firearm if the person ed of:	was
30		(i) a crime of violence; or	
$\frac{31}{32}$	5–607, § 5–608, § §	(ii) a violation of § 5–602, § 5–603, § 5–604, § 5–605, § 5–6 5–609, § 5–612, § 5–613, or § 5–614 of the Criminal Law Article.	06, §

HOUSE BILL 87

$\begin{array}{c}1\\2\\3\end{array}$	(2) A person who violates this subsection is guilty of a felony and on conviction is subject to imprisonment for not less than 5 years, no part of which may be suspended.
4 5	$(3) \qquad \mbox{A person sentenced under paragraph} \ (1) \mbox{ of this subsection may not} \\ \mbox{be eligible for parole.} \label{eq:approx}$
6	(4) Each violation of this subsection is a separate crime.
7 8 9	(d) (1) Except as provided in paragraph (2) of this subsection, a person who is under the age of 21 years may not possess a regulated firearm or ammunition solely designed for a regulated firearm.
10 11	(2) Unless a person is otherwise prohibited from possessing a regulated firearm, this subsection does not apply to:
$\begin{array}{c} 12\\ 13 \end{array}$	$(i) \qquad \mbox{the temporary transfer or possession of a regulated firearm} \\ \mbox{or ammunition solely designed for a regulated firearm if the person is:}$
14 15 16	1. under the supervision of another who is at least 21 years old and who is not prohibited by State or federal law from possessing a firearm; and
17 18	2. acting with the permission of the parent or legal guardian of the transferee or person in possession;
19 20	(ii) the transfer by inheritance of title, and not of possession, of a regulated firearm;
$\begin{array}{c} 21 \\ 22 \end{array}$	(iii) a member of the armed forces of the United States or the National Guard while performing official duties;
$\begin{array}{c} 23\\ 24 \end{array}$	(iv) the temporary transfer or possession of a regulated firearm or ammunition solely designed for a regulated firearm if the person is:
$\begin{array}{c} 25\\ 26 \end{array}$	1. participating in marksmanship training of a recognized organization; and
27	2. under the supervision of a qualified instructor;
28 29	$(v) \qquad a \ person \ who \ is \ required \ to \ possess \ a \ regulated \ firearm \ for \ employment \ and \ who \ holds \ a \ permit \ under \ Subtitle \ 3 \ of \ this \ title; \ or$
$30 \\ 31 \\ 32$	(vi) the possession of a firearm or ammunition for self-defense or the defense of others against a trespasser into the residence of the person in possession or into a residence in which the person in possession is an invited guest.

- $rac{1}{2}$ SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- October 1, 2009.