### **SENATE BILL 620**

E2 9lr2935 CF HB 561

## By: Senators Simonaire, Greenip, Haines, Jacobs, Mooney, and Stone, and Forehand

Introduced and read first time: February 6, 2009

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 27, 2009

CHAPTER

#### 1 AN ACT concerning

2 3

4

5

6 7

8

9

10

11

12

13

14

15

16

17

18

19

2021

22

23

24

# Crimes of Violence - Voided Revised Sentences Criminal Procedure - Violation of Crime Victim Rights - Subsequent Proceedings

FOR the purpose of requiring a court to notify each victim of the crime for which the defendant was convicted before revising, modifying, or reducing the sentence imposed on the defendant for a certain crime of violence; providing the requirements for service of a certain notice to a victim; requiring a court to schedule a certain hearing under certain circumstances; providing that any revision, modification, or reduction of the sentence is void on a finding that the court failed to notify the victim; requiring a court to schedule a subsequent hearing under certain circumstances; defining a term; providing that, if the victim or the victim's representative notifies certain offices that the victim or the victim's representative was not notified, the court shall schedule a hearing to make a certain determination; requiring the court, if a certain finding is made, to allow the victim or the victim's representative to address the court or submit a certain impact statement or recommendation; requiring the court to consider certain information presented by the State, defendant, child respondent, victim, or victim's representative; authorizing a court to reaffirm, modify, or vacate a prior sentence or disposition of a certain defendant or child respondent under certain circumstances; requiring a court to set forth certain information in the record explaining why a certain modification is appropriate under certain circumstances; providing for the application of this Act; and generally relating to the revisory power of a court in criminal sentencing.

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

| 1<br>2<br>3<br>4<br>5  | Artic<br>Secti<br>Anno              | le – Cr<br>on <del>14-</del><br>otated (           | reenacting, <del>without</del> <u>with</u> amendments,<br>iminal <del>Law</del> <u>Procedure</u><br><del>101(a)</del> <u>11–503</u><br>Code of Maryland<br>ne and 2008 Supplement) |
|------------------------|-------------------------------------|--|--|
| 6<br>7<br>8<br>9<br>10 | <del>Secti</del><br><del>Anne</del> | <del>le – Cr</del><br><del>on 6–2</del><br>tated ( | iminal Procedure<br>33<br><del>Sode of Maryland</del><br>scement Volume)   |
| 11<br>12               |                                     |  | 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF at the Laws of Maryland read as follows:   |
| 13                     |                                     |  | Article - Criminal Law   |
| 14                     | <del>14-101.</del>                  |  |  |
| 15                     | <del>(a)</del>                      | <del>In th</del>                                   | is section, "crime of violence" means:   |
| 16                     |                                     | <del>(1)</del>                                     | abduction;   |
| 17                     |                                     | <del>(2)</del>                                     | arson in the first degree;   |
| 18                     |                                     | <del>(3)</del>                                     | kidnapping;  |
| 19                     |                                     | <del>(4)</del>                                     | manslaughter, except involuntary manslaughter;   |
| 20                     |                                     | <del>(5)</del>                                     | <del>mayhem;</del>   |
| 21<br>22               | and 386 of t                        | <del>(6)</del><br>the Coo                          | maiming, as previously proscribed under former Article 27, §§ 385 le;  |
| 23                     |                                     | <del>(7)</del>                                     | murder;  |
| 24                     |                                     | <del>(8)</del>                                     | <del>rape;</del>   |
| 25                     |                                     | <del>(9)</del>                                     | robbery under § 3–402 or § 3–403 of this article;  |
| 26                     |                                     | <del>(10)</del>                                    | <del>earjacking;</del>   |
| 27                     |                                     | <del>(11)</del>                                    | armed-carjacking;  |
| 28                     |                                     | <del>(12)</del>                                    | sexual offense in the first degree;  |
| 29                     |                                     | <del>(13)</del>                                    | sexual offense in the second degree;   |

| $\frac{1}{2}$ | rriolomanı              | <del>(14)</del>      | use of a handgun in the commission of a felony or other crime of     |
|---------------|-------------------------|----------------------|--|
| <b>Z</b>      | <del>violence;</del>    |                      |  |
| 3             |                         | <del>(15)</del>      | child abuse in the first degree under § 3-601 of this article;       |
| 4             |                         | <del>(16)</del>      | sexual abuse of a minor under § 3–602 of this article if:            |
| 5             |                         |                      | (i) the victim is under the age of 13 years and the offender is an   |
| 6             | <del>adult at the</del> | time c               | of the offense; and  |
| 7             |                         |                      | (ii) the offense involved:   |
| 8             |                         |                      | 1. vaginal intercourse, as defined in § 3-301 of this                |
| 9             | <del>article;</del>     |                      |  |
| 10            |                         |                      | 2. a sexual act, as defined in § 3–301 of this article;              |
| 1             |                         |                      | 3. an act in which a part of the offender's body                     |
| 12            | <del>penetrates,</del>  | <del>howev</del>     | er slightly, into the victim's genital opening or anus; or           |
| 13            |                         |                      | 4. the intentional touching, not through the clothing, of            |
| L4            |                         |                      | offender's genital, anal, or other intimate area for sexual arousal, |
| L <b>5</b>    | gratification           | <del>i, or a</del> s | <del>USC;</del>  |
| <b>L6</b>     |                         |                      | an attempt to commit any of the crimes described in items (1)        |
| L <b>7</b>    | through (16             | <del>) of thi</del>  | <del>s subsection;</del>   |
| <b>L</b> 8    |                         | <del>(18)</del>      | continuing course of conduct with a child under § 3-315 of this      |
| L9            | <del>article;</del>     |                      |  |
| 20            |                         | <del>(19)</del>      | assault in the first degree;   |
| 21            |                         | <del>(20)</del>      | assault with intent to murder;                                       |
| 22            |                         | <del>(21)</del>      | assault with intent to rape;   |
| 23            |                         | <del>(22)</del>      | assault with intent to rob;  |
| 24            |                         | <del>(23)</del>      | assault with intent to commit a sexual offense in the first degree;  |
| 25            | and                     |                      |  |
| 26            |                         | <del>(24)</del>      | assault with intent to commit a sexual offense in the second         |
| 27            | <del>degree.</del>      |                      |  |
| 28            |                         |                      | Article - Criminal Procedure   |
|               |                         |                      |  |

32

33

34

| 1  | (A) IN THIS SECTION, "VICTIM" MEANS A VICTIM OR A VICTIM'S            |
|----|---|
| 2  | REPRESENTATIVE WHO HAS FILED A CRIME VICTIM NOTIFICATION REQUEST      |
| 3  | FORM IN ACCORDANCE WITH § 11-104 OF THIS ARTICLE OR WHO HAS           |
| 4  | SUBMITTED A WRITTEN REQUEST TO THE STATE'S ATTORNEY TO BE NOTIFIED    |
| 5  | OF SUBSEQUENT PROCEEDINGS IN ACCORDANCE WITH § 11-503 OF THIS         |
| 6  | ARTICLE.  |
| 7  | (B) (1) A COURT SHALL NOTHY EACH VICTIM OF THE CRIME FOR              |
| 8  | WHICH THE DEFENDANT WAS CONVICTED BEFORE REVISING, MODIFYING, OR      |
| 9  | REDUCING THE SENTENCE IMPOSED ON THE DEFENDANT FOR A CRIME OF         |
| 10 | VIOLENCE AS DEFINED IN § 14-101 OF THE CRIMINAL LAW ARTICLE.          |
| 11 | (2) NOTICE PROVIDED TO A VICTIM UNDER PARAGRAPH (1) OF                |
| 12 | THIS SUBSECTION SHALL BE:   |
| 13 | (I) GIVEN IN WRITING; AND   |
| 14 | (II) SENT BY CERTIFIED U.S. MAIL, RETURN RECEIPT                      |
| 15 | REQUESTED, POSTAGE PREPAID TO THE MOST RECENT ADDRESS PROVIDED BY     |
| 16 | THE VICTIM ON THE CRIME VICTIM NOTIFICATION REQUEST FORM.             |
| 17 | (3) A NOTICE PROVIDED TO A VICTIM UNDER PARAGRAPH (2) OF              |
| 18 | THIS SUBSECTION SHALL BE:   |
| 10 | THIS SUBSECTION SIMILE DEN  |
| 19 | (I) SENT AT LEAST 14 BUSINESS DAYS BEFORE THE                         |
| 20 | HEARING TO CONSIDER A MOTION TO REVISE, MODIFY, OR REDUCE THE         |
| 21 | SENTENCE IMPOSED ON THE DEFENDANT; AND                                |
|    |   |
| 22 | (II) CONSIDERED SERVED ON THE DATE THE NOTICE IS                      |
| 23 | DEPOSITED IN THE U.S. POST OFFICE.                                    |
| 24 | (c) (1) If a victim notifies the State's Attorney's office or         |
| 25 | THE COURT THAT THE VICTIM WAS NOT NOTIFIED, AS REQUIRED BY THIS       |
| 26 | SECTION, WITHIN 1 YEAR OF THE COURT DATE THAT REVISED, MODIFIED, OR   |
| 27 | REDUCED THE SENTENCE, THE COURT SHALL SCHEDULE A HEARING TO           |
| 28 | DETERMINE IF PROPER NOTICE WAS GIVEN TO THE VICTIM.                   |
| 29 | (2) On a court finding that the victim was not notified               |
| 30 | AS REQUIRED BY THIS SECTION, ANY REVISION, MODIFICATION, OR REDUCTION |
| 31 | OF THE SENTENCE IS VOID.  |
|    |   |

(D) IF THE COURT VOIDS A REVISED, MODIFIED, OR REDUCED

SENTENCE BECAUSE A VICTIM WAS NOT NOTIFIED AS REQUIRED UNDER THIS

SECTION, THE COURT SHALL SCHEDULE A NEW HEARING AT WHICH THE COURT

| $\frac{1}{2}$        |                              | •                      | DIFY, OR REDUCE THE SENTENCE AFTER THE VICTIM HAS HAD<br>Y TO BE HEARD.   |
|----------------------|------------------------------|------------------------|---|
| 3                    |                              |                        | Article - Criminal Procedure  |
| 4                    | 11–503.                      |                        |   |
| 5                    | <u>(a)</u>                   | In th                  | is section, "subsequent proceeding" includes:   |
| 6                    |                              | <u>(1)</u>             | a sentence review under § 8–102 of this article;  |
| 7<br>8               | under the M                  | ( <u>2)</u><br>Iarylaı | <u>a hearing on a request to have a sentence modified or vacated</u><br>nd Rules;   |
| 9<br>10              | order or oth                 | (3)<br>er disp         | in a juvenile delinquency proceeding, a review of a commitment position under the Maryland Rules;   |
| 11                   |                              | <u>(4)</u>             | an appeal to the Court of Special Appeals;  |
| 12                   |                              | <u>(5)</u>             | an appeal to the Court of Appeals; and  |
| 13                   |                              | <u>(6)</u>             | any other postsentencing court proceeding.  |
| 14<br>15<br>16<br>17 | •                            | or child               | wing conviction or adjudication and sentencing or disposition of a drespondent, the State's Attorney shall notify the victim or victim's a subsequent proceeding in accordance with § 11–104(e) of this title |
| 18<br>19<br>20       |                              |                        | before the State's Attorney distributes notification request forms of this title, the victim or victim's representative submitted to the written request to be notified of subsequent proceedings; or         |
| 21<br>22<br>23       |                              |                        | after the State's Attorney distributes notification request forms c) of this title, the victim or victim's representative submits a st form in accordance with § 11–104(d) of this title.                     |
| 24                   | <u>(c)</u>                   | <u>(1)</u>             | The State's Attorney's office shall:  |
| 25<br>26             | the Court of                 | f Speci                | (i) notify the victim or victim's representative of all appeals to al Appeals and the Court of Appeals; and   |
| 27<br>28             | the Attorne                  | y Gene                 | (ii) send an information copy of the notification to the office of eral.  |
| 29<br>30<br>31       | or receipt of<br>the Attorne |                        | After the initial notification to the victim or victim's representative fication request form, as defined in § 11–104 of this title, the office of eral shall:  |

| 1 |                    | <u>(i)</u> | notify    | the     | victim    | or   | victim's | represent | ative  | of  | each  |
|---|--------------------|------------|-----------|---------|-----------|------|----------|-----------|--------|-----|-------|
| 2 | subsequent date    | pertine    | nt to the | e appe  | al, inclu | ding | dates of | hearings, | postpo | nem | ents, |
| 3 | and decisions of t | he appe    | llate coi | ırts: a | nd        | _    |          |           |        |     |       |

- 4 <u>(ii)</u> send an information copy of the notification to the State's Attorney's office.
- 6 (d) A notice sent under this section shall include the date, the time, the location, and a brief description of the subsequent proceeding.
- 8 (E) (1) If a victim or victim's representative notifies the
  9 State's Attorney's office, the office of the Attorney General, or
  10 The court that the victim or the victim's representative was not
  11 Notified, as required by this section, within 1 year of the court date
  12 That revised, modified, or reduced the sentence, the court shall
  13 Schedule a hearing to determine if proper notice was given to the
  14 Victim or the victim's representative.
- 15 (2) ON A FINDING OF THE COURT THAT THE VICTIM OR THE
  16 VICTIM'S REPRESENTATIVE WAS NOT NOTIFIED AS REQUIRED BY THIS SECTION,
  17 THE COURT SHALL ALLOW THE VICTIM OR THE VICTIM'S REPRESENTATIVE TO
  18 ADDRESS THE COURT OR SUBMIT A WRITTEN UPDATED VICTIM IMPACT
  19 STATEMENT OR RECOMMENDATION.
- 20 **(3)** AFTER HEARING FROM THE VICTIM OR THE VICTIM'S 21REPRESENTATIVE OR CONSIDERING A WRITTEN UPDATED VICTIM IMPACT 22STATEMENT OR RECOMMENDATION, THE COURT SHALL CONSIDER 23 INFORMATION PRESENTED BY THE STATE, DEFENDANT, CHILD RESPONDENT, 24VICTIM, OR VICTIM'S REPRESENTATIVE, INCLUDING WHETHER THE DEFENDANT 25OR CHILD RESPONDENT HAS BEEN RELEASED AND HOW THE DEFENDANT OR 26CHILD RESPONDENT HAS CONFORMED BEHAVIOR TO THE CONDITIONS OF 27 RELEASE, IF ANY.
- 28 (4) AFTER CONSIDERING THE INFORMATION PROVIDED TO THE
  29 COURT UNDER THIS SUBSECTION AND THE CONSTITUTIONAL AND STATUTORY
  30 RIGHTS OF THE DEFENDANT, CHILD RESPONDENT, VICTIM, OR VICTIM'S
  31 REPRESENTATIVE, THE COURT MAY REAFFIRM, MODIFY, OR VACATE A PRIOR
  32 SENTENCE OR DISPOSITION IMPOSED IN A SUBSEQUENT PROCEEDING IN THE
  33 INTERESTS OF JUSTICE.
- 35 UNDER THIS SUBSECTION AND THE MODIFICATION RESULTS IN AN INCREASED
  36 SENTENCE, THE COURT SHALL SET FORTH THE FACTS IN THE RECORD
  37 EXPLAINING WHY THE MODIFICATION IS APPROPRIATE.

| Speaker of the House of Delegates.   |
|--|
| President of the Senate.   |
| Governor.  |
| Approved:  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
|  |
| SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take expectation of the state of the |
| any effect on or application to any sentence imposed before the effective date of Act.   |