By: **Eastern Shore Delegation** Introduced and read first time: February 22, 2010 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Sexual Offenders Omnibus Act of 2010

3 FOR the purpose of prohibiting the earning of diminution credits to reduce the term of 4 confinement of a certain inmate who is serving a sentence for a certain sexual $\mathbf{5}$ offense against a minor; eliminating parole eligibility for sexual offenders who 6 are serving terms of confinement for certain offenses against minors committed 7 on or after a certain date; providing that this Act does not restrict a certain 8 authority of the Governor to pardon or remit a certain sentence; repealing the 9 requirement that the Maryland Parole Commission administer extended sexual 10 offender parole supervision; altering certain provisions relating to extended 11 sexual offender supervision of certain offenders; altering the term for certain 12extended sexual offender supervision; requiring a sentence for certain persons 13to include a term of lifetime sexual offender supervision; altering the term of 14lifetime sexual offender supervision; establishing that lifetime sexual offender 15supervision is imposed on a defendant for a crime committed on or after a 16certain date; requiring a certain sentencing court to impose certain conditions of 17lifetime sexual offender supervision and to advise certain persons of the 18conditions of lifetime sexual offender supervision; requiring the sentencing court 19to order a presentence investigation under certain circumstances; authorizing a 20certain sentencing court to adjust certain conditions of lifetime sexual offender 21supervision under certain circumstances; establishing a certain offense and 22penalty for violation of lifetime sexual offender supervision; authorizing certain 23procedures for violations of lifetime sexual offender supervision; requiring 24certain judges to hear certain violations and certain petitions; authorizing a 25certain sentencing court to deny a certain petition under certain circumstances; 26providing for the discharge of certain persons from lifetime sexual offender 27supervision under certain circumstances; requiring a certain sentencing court to 28hear and adjudicate certain petitions; altering the composition of a certain 29sexual offender management team; requiring certain progress reports of a 30 certain sexual offender management team; prohibiting a District Court 31 commissioner from authorizing the pretrial release of a defendant who is

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



1 registered on a certain registry; authorizing the Department of Public Safety $\mathbf{2}$ and Correctional Services to adopt certain regulations; requiring the 3 Department, within a certain period of time after receiving a registration 4 statement, to send a copy of the registration statement to the Motor Vehicle $\mathbf{5}$ Administration; requiring rather than authorizing the Department to post on 6 the Internet certain information about a certain registrant; requiring the 7 Department to include the known aliases of a certain registrant on a certain 8 posting on the Internet; prohibiting a certain registrant who is arrested on 9 suspicion of any violation of the Code from being released from custody or charges from being dropped until the registrant is brought before a certain 10 judge for a certain examination; creating a procedure in which a person who has 11 12been convicted of a sexually violent offense and who suffers from a certain 13mental abnormality or personality disorder may be placed in the custody of the 14Secretary of Health and Mental Hygiene until the person meets certain criteria; 15establishing that a term of extended parole supervision commences on the 16expiration of a certain term of commitment to a certain State facility; requiring 17the Commissioner of Correction of the Department to give notice to the Attorney 18 General before certain persons who have been convicted of certain sexually 19violent offenses are released from confinement; requiring the Attorney General 20to determine if certain persons meet the criteria of sexually violent offenders in 21need of commitment; establishing certain procedures for determining whether 22persons are sexually violent offenders in need of commitment; requiring that a 23review committee of prosecutors and a multidisciplinary team be formed to 24make recommendations concerning the identification of sexually violent 25offenders in need of commitment; making the Commissioner and certain other 26individuals immune from civil liability for acts performed in good faith in 27carrying out this Act; specifying the criteria for finding a person to be a sexually 28violent offender in need of commitment; authorizing the Attorney General to 29petition the circuit court to find probable cause that a certain person is a 30 sexually violent offender in need of commitment; authorizing a court to order a 31 certain person taken into custody if the court determines certain probable cause 32exists; authorizing a court to conduct a trial under certain circumstances to 33 determine if a certain person is a sexually violent offender in need of 34commitment: allowing a certain person certain rights at trial; requiring that the 35 standard of proof at a trial to determine whether a person is a sexually violent 36 offender in need of commitment be that of proof beyond a reasonable doubt; 37 requiring that a person who is found to be a sexually violent offender in need of 38commitment be placed in the custody of the Secretary of Health and Mental 39 Hygiene for control, care, and treatment at a State facility until the mental 40 abnormality or personality disorder of the person has so changed that the 41 person is not likely to engage in a certain act if released; requiring that a 42certain committed person in a State facility be subject to an annual mental 43examination and an annual status review hearing; authorizing the court to 44 determine at an annual status review hearing that probable cause exists to 45believe that the committed person is not likely to engage in certain acts if 46 authorizing that a release hearing be held under certain released: 47circumstances; establishing the procedures for certain hearings; requiring that 48the court release a committed person under certain circumstances; providing

1 that this Act has no effect on the operation of certain provisions of the Code; $\mathbf{2}$ requiring the Administration, on receipt of a certain notice that a holder of or an 3 applicant for a driver's license or identification card has registered on a certain 4 registry, to place a prominent notation on any driver's license or identification $\mathbf{5}$ card issued to the holder or the applicant indicating that the holder is a sexual 6 offender registrant; prohibiting the removal of a certain notation unless the 7 Department provides a certain written notice to the Administration: making a 8 certain technical correction; deleting certain terms; making certain conforming 9 changes; defining certain terms; and generally relating to sexual offenders.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Correctional Services
- 12 Section 3–702, 7–206, and 7–301
- 13 Annotated Code of Maryland
- 14 (2008 Replacement Volume and 2009 Supplement)
- 15 BY adding to
- 16 Article Criminal Procedure
- 17 Section 5–202(g) and 11–728
- 18 Annotated Code of Maryland
- 19 (2008 Replacement Volume and 2009 Supplement)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Criminal Procedure
- 22 Section 11–701, 11–704, 11–713, 11–717, and 11–723 through 11–726
- 23 Annotated Code of Maryland
- 24 (2008 Replacement Volume and 2009 Supplement)
- 25 BY repealing and reenacting, without amendments,
- 26 Article Health General
- 27 Section 1–101(a), (c), and (k) and 10–101(e) and (h)
- 28 Annotated Code of Maryland
- 29 (2009 Replacement Volume)

30 BY adding to

- 31 Article Health General
- 32Section 10-636 through 10-646 to be under the new part "Part VI. Sexually33Violent Offender in Need of Commitment"
- 34 Annotated Code of Maryland
- 35 (2009 Replacement Volume)

36	BY adding to	
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- 37 Article Transportation
- 38 Section 12–303.2
- 39 Annotated Code of Maryland
- 40 (2009 Replacement Volume and 2009 Supplement)

	4 HOUSE BILL 1413
$rac{1}{2}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article – Correctional Services
4	3–702.
5 6 7 8	(A) Subject to SUBSECTION (B) OF THIS SECTION, § 3–711 of this subtitle, and Title 7, Subtitle 5 of this article, an inmate committed to the custody of the Commissioner is entitled to a diminution of the inmate's term of confinement as provided under this subtitle.
9 10 11 12	(B) AN INMATE WHO IS SERVING A SENTENCE FOR A VIOLATION OF TITLE 3, SUBTITLE 3 OF THE CRIMINAL LAW ARTICLE IN WHICH THE VICTIM WAS A MINOR IS NOT ENTITLED TO A DIMINUTION OF THE INMATE'S TERM OF CONFINEMENT AS PROVIDED UNDER THIS SUBTITLE.
13	7–206.
14	The Commission shall:
$\begin{array}{c} 15\\ 16 \end{array}$	(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:
$\begin{array}{c} 21 \\ 22 \end{array}$	(i) concerning parole of an inmate under a sentence of life imprisonment; and
$\frac{23}{24}$	(ii) if requested by the Governor, concerning a pardon, commutation of sentence, or other clemency;
$\frac{25}{26}$	(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	(6) administer extended sexual offender parole supervision under Title

31 (6) administer extended sexual offender parole supervision under Title
32 11, Subtitle 7 of the Criminal Procedure Article].

1 7-301.

2 (a) (1) Except as otherwise provided in this section, the Commission shall 3 request that the Division of Parole and Probation make an investigation for inmates in 4 a local correctional facility and the Division of Correction make an investigation for 5 inmates in a State correctional facility that will enable the Commission to determine 6 the advisability of granting parole to an inmate who:

7 (i) has been sentenced under the laws of the State to serve a 8 term of 6 months or more in a correctional facility; and

9 (ii) has served in confinement one-fourth of the inmate's 10 aggregate sentence.

11 (2) Except as provided in paragraph (3) of this subsection, or as 12 otherwise provided by law or in a predetermined parole release agreement, an inmate 13 is not eligible for parole until the inmate has served in confinement one-fourth of the 14 inmate's aggregate sentence.

15 (3) An inmate may be released on parole at any time in order to 16 undergo drug or alcohol treatment, mental health treatment, or to participate in a 17 residential program of treatment in the best interest of an inmate's expected or 18 newborn child if the inmate:

19 (i) is not serving a sentence for a crime of violence, as defined
 20 in § 14–101 of the Criminal Law Article;

21 (ii) is not serving a sentence for a violation of Title 3, Subtitle 6,
22 § 5–608(d), § 5–609(d), § 5–612, § 5–613, § 5–614, § 5–621, § 5–622, or § 5–628 of the
23 Criminal Law Article; and

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(iii) has been determined to be amenable to treatment.

(b) Except as provided in subsection (c) of this section, if an inmate has been sentenced to a term of imprisonment during which the inmate is eligible for parole and a term of imprisonment during which the inmate is not eligible for parole, the inmate is not eligible for parole consideration under subsection (a) of this section until the inmate has served the greater of:

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(1) one-fourth of the inmate's aggregate sentence; or

31 (2) a period equal to the term during which the inmate is not eligible32 for parole.

(c) (1) (i) Except as provided in subparagraph (ii) of this paragraph,
an inmate who has been sentenced to the Division of Correction after being convicted
of a violent crime committed on or after October 1, 1994, is not eligible for parole until
the inmate has served the greater of:

$\frac{1}{2}$	violent crimes; or	1.	one-half of the inmate's aggregate sentence for
3		2.	one–fourth of the inmate's total aggregate sentence.
4 5 6 7 8 9	1994, and who has been s term during which the	onvicte senten inmat	nmate who has been sentenced to the Division of ed of a violent crime committed on or after October 1, ced to more than one term of imprisonment, including a e is eligible for parole and a term during which the e, is not eligible for parole until the inmate has served
10 11	violent crimes;	1.	one–half of the inmate's aggregate sentence for
$\frac{12}{13}$	or	2.	one-fourth of the inmate's total aggregate sentence;
$\begin{array}{c} 14 \\ 15 \end{array}$	not eligible for parole.	3.	a period equal to the term during which the inmate is
16 17 18 19	crime committed on or af	ter Oc	who is serving a term of imprisonment for a violent ctober 1, 1994, shall receive an administrative review of correctional facility after the inmate has served the
20	(i)	one–f	fourth of the inmate's aggregate sentence; or
$21 \\ 22 \\ 23$	•	m dur	e inmate is serving a term of imprisonment that ring which the inmate is not eligible for parole, a period the inmate is not eligible for parole.
24 25 26 27 28	AND MAY NOT BE GR SENTENCE IF THE INI VIOLATION OF TITLE	ANTE MATE 3, S	E IS NOT ELIGIBLE FOR PAROLE CONSIDERATION D PAROLE AT ANY TIME DURING THE INMATE'S IS SERVING A TERM OF IMPRISONMENT FOR A SUBTITLE 3 OF THE CRIMINAL LAW ARTICLE CTOBER 1, 2010, AGAINST A MINOR.
29 30 31			SECTION DOES NOT RESTRICT THE AUTHORITY OF ON OR REMIT ANY PART OF A SENTENCE UNDER
32 33	[(d)] (E) (1) subsection, an inmate wh	-	pt as provided in paragraphs (2) and (3) of this been sentenced to life imprisonment is not eligible for

parole consideration until the inmate has served 15 years or the equivalent of 15 years

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1 considering the allowances for diminution of the inmate's term of confinement under § $\mathbf{2}$ 6–218 of the Criminal Procedure Article and Title 3. Subtitle 7 of this article. 3 (2)An inmate who has been sentenced to life imprisonment as a result 4 of a proceeding under § 2–303 or § 2–304 of the Criminal Law Article is not eligible for $\mathbf{5}$ parole consideration until the inmate has served 25 years or the equivalent of 25 years 6 considering the allowances for diminution of the inmate's term of confinement under § 76–218 of the Criminal Procedure Article and Title 3, Subtitle 7 of this article. 8 If an inmate has been sentenced to imprisonment for life (3)(i) without the possibility of parole under § 2–203 or § 2–304 of the Criminal Law Article. 9 the inmate is not eligible for parole consideration and may not be granted parole at 10 11 any time during the inmate's sentence. 12(ii) This paragraph does not restrict the authority of the 13Governor to pardon or remit any part of a sentence under § 7–601 of this title. 14If eligible for parole under this subsection, an inmate serving a (4)15term of life imprisonment may only be paroled with the approval of the Governor. **Article – Criminal Procedure** 165 - 202.1718 A DISTRICT COURT COMMISSIONER MAY NOT AUTHORIZE THE (G) PRETRIAL RELEASE OF A DEFENDANT WHO IS REGISTERED UNDER § 11–704 OF 1920THIS ARTICLE. 2111 - 701.22In this subtitle the following words have the meanings indicated. (a) "Board" means the Sexual Offender Advisory Board. 23(b) "Child sexual offender" means a person who: 24(c) 25(1)has been convicted of violating § 3-602 of the Criminal Law 26Article: 27(2)has been convicted of violating any of the provisions of the rape or 28sexual offense statutes under §§ 3-303 through 3-307 of the Criminal Law Article for 29a crime involving a child under the age of 15 years; 30 has been convicted of violating the fourth degree sexual offense (3)31statute under § 3–308 of the Criminal Law Article for a crime involving a child under

32 the age of 15 years and has been ordered by the court to register under this subtitle;

$\begin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(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 constitute one of the crimes listed in items (1) and (2) of this subsection; or
$4 \\ 5 \\ 6$	(5) (i) has been adjudicated delinquent for an act involving a victim under the age of 15 years that would constitute a violation of § $3-303$, § $3-304$, § $3-305$, or § $3-306$ of the Criminal Law Article if committed by an adult; and
7 8	(ii) meets the requirements for registration under § 11–704(c) of this subtitle.
9	(d) ["Commission" means the Maryland Parole Commission.
$10 \\ 11 \\ 12 \\ 13$	(e)] "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 during a calendar year, whether financially compensated, volunteered, or for the purpose of government or educational benefit.
14	[(f) "Extended parole supervision offender" means a person who:
15	(1) is a sexually violent predator;
$16\\17$	(2) has been convicted of a violation of § 3–303, § 3–304, § 3–305, § 3–306(a)(1) or (2), or § 3–307(a)(1) or (2) of the Criminal Law Article;
18 19 20	(3) has been convicted of a violation of § $3-309$, § $3-310$, or § $3-311$ of the Criminal Law Article or an attempt to commit a violation of § $3-306(a)(1)$ or (2) of the Criminal Law Article;
21 22 23	(4) has been convicted of a violation of § 3–602 of the Criminal Law Article for commission of a sexual act involving penetration of a child under the age of 12 years; or
$24 \\ 25$	(5) has been convicted more than once of a crime as a child sexual offender, an offender, or a sexually violent offender.]
26 27 28	[(g)] (E) "Local law enforcement unit" means the law enforcement unit in a county that has been designated by resolution of the county governing body as the primary law enforcement unit in the county.
29 30	[(h)] (F) "Offender" means a person who is ordered by a court to register under this subtitle and who:
$\frac{31}{32}$	(1) has been convicted of violating § 3–503 of the Criminal Law Article;

(2)has been convicted of violating § 3-502 of the Criminal Law Article 1 $\mathbf{2}$ or the fourth degree sexual offense statute under § 3–308 of the Criminal Law Article. 3 if the victim is under the age of 18 years; 4 has been convicted of the common law crime of false imprisonment, (3) $\mathbf{5}$ if the victim is under the age of 18 years and the person is not the victim's parent; 6 (4) has been convicted of a crime that involves soliciting a person 7under the age of 18 years to engage in sexual conduct; 8 has been convicted of violating the child pornography statute (5)9 under § 11–207 of the Criminal Law Article; 10 (6)has been convicted of violating any of the prostitution and related crimes statutes under Title 11, Subtitle 3 of the Criminal Law Article if the intended 11 12prostitute or victim is under the age of 18 years; 13has been convicted of a crime that involves conduct that by its (7)14nature is a sexual offense against a person under the age of 18 years; 15has been convicted of an attempt to commit a crime listed in items (8)(1) through (7) of this subsection; or 16 17has been convicted in another state or in a federal, military, or (9)Native American tribal court of a crime that, if committed in this State, would 18 19 constitute one of the crimes listed in items (1) through (8) of this subsection. 20[(i)] (G) (1) Except as otherwise provided in this subsection, "release" means any type of release from the custody of a supervising authority. 21"Release" means: 22(2)23(i) release on parole; 24(ii) mandatory supervision release; 25release from a correctional facility with no required period of (iii) 26supervision; 27work release; (iv) 28placement on home detention; [and] (v) 29(vi) the first instance of entry into the community that is part of 30 a supervising authority's graduated release program; AND

1 (VII) RELEASE FROM THE CUSTODY OF THE SECRETARY OF HEALTH AND MENTAL HYGIENE. $\mathbf{2}$ 3 (3)"Release" does not include: 4 (i) an escape; or leave that is granted on an emergency basis. $\mathbf{5}$ (ii) [(j)] **(H)** "Sexually violent offender" means a person who: 6 7has been convicted of a sexually violent offense; (1)8 has been convicted of an attempt to commit a sexually violent (2)9 offense; or 10 (3)has been adjudicated delinquent for an act involving a (i) victim 15 years of age or older that would constitute a violation of § 3–303, § 3–304, § 11 123–305, or § 3–306 of the Criminal Law Article if committed by an adult; and 13meets the requirements for registration under § 11-704(c) of (ii) this subtitle. 14**[**(k)**] (I)** "Sexually violent offense" means: 1516a violation of §§ 3-303 through 3-307 or §§ 3-309 through 3-312 of (1)the Criminal Law Article; 1718assault with intent to commit rape in the first or second degree or (2)a sexual offense in the first or second degree as prohibited on or before September 30, 19201996, under former Article 27, § 12 of the Code; or 21a crime committed in another state or in a federal, military, or (3)22Native American tribal jurisdiction that, if committed in this State, would constitute 23one of the crimes listed in item (1) or (2) of this subsection. 24[(1)] (J) "Sexually violent predator" means: 25a person who: (1)is convicted of a sexually violent offense; and 26(i) 27(ii) has been determined in accordance with this subtitle to be at 28risk of committing another sexually violent offense; or

1 (2)a person who is or was required to register every 90 days for life $\mathbf{2}$ under the laws of another state or a federal, military, or Native American tribal 3 jurisdiction. 4 [(m)] **(K)** "Supervising authority" means: $\mathbf{5}$ the Secretary, if the registrant is in the custody of a correctional (1)6 facility operated by the Department; 7the administrator of a local correctional facility, if the registrant, (2)8 including a participant in a home detention program, is in the custody of the local 9 correctional facility; 10 (3)the court that granted the probation or suspended sentence, except 11 as provided in item (12) of this subsection, if the registrant is granted probation before 12judgment, probation after judgment, or a suspended sentence; 13the Director of the Patuxent Institution, if the registrant is in the (4)14custody of the Patuxent Institution; 15(5)the Secretary of Health and Mental Hygiene, if the registrant is in 16the custody of a facility operated by the Department of Health and Mental Hygiene; 17the court in which the registrant was convicted, if the registrant's (6)18 sentence does not include a term of imprisonment or if the sentence is modified to time 19 served: 20(7)the Secretary, if the registrant is in the State under terms and 21conditions of the Interstate Compact for Adult Offender Supervision, set forth in Title 226, Subtitle 2 of the Correctional Services Article, or the Interstate Corrections 23Compact, set forth in Title 8, Subtitle 6 of the Correctional Services Article; 24the Secretary, if the registrant moves to this State and was (8)convicted in another state of a crime that would require the registrant to register if the 2526crime was committed in this State; 27the Secretary, if the registrant moves to this State from another (9)28state where the registrant was required to register; 29the Secretary, if the registrant is convicted in a federal, military, or (10)30 Native American tribal court and is not under supervision by another supervising 31authority; 32the Secretary, if the registrant is not a resident of this State and (11)33 has been convicted in another state or by a federal, military, or Native American tribal 34court;

HOUSE	BILL	1413
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$\frac{1}{2}$	(12) the Director of Parole and Probation, if the registrant is under the supervision of the Division of Parole and Probation; or
$\frac{3}{4}$	(13) the Secretary of Juvenile Services, if the registrant was a minor at the time the act was committed for which registration is required.
5 6 7 8	[(n)] (L) "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.
9	11–704.
10 11	(a) Subject to subsection (c) of this section, a person shall register with the person's supervising authority if the person is:
12	(1) a child sexual offender;
13	(2) an offender;
14	(3) a sexually violent offender;
15	(4) a sexually violent predator;
16 17 18	(5) a child sexual offender who, before moving into this State, was required to register in another state or by a federal, military, or Native American tribal court for a crime that occurred before October 1, 1995;
19 20 21 22	(6) an offender, sexually violent offender, or sexually violent predator who, before moving into this State, was required to register in another state or by a federal, military, or Native American tribal court for a crime that occurred before July 1, 1997; or
$23 \\ 24 \\ 25$	(7) a child sexual offender, offender, sexually violent offender, or sexually violent predator who is required to register in another state, who is not a resident of this State, and who enters this State:
26	(i) to carry on employment;
27 28 29	(ii) to attend a public or private educational institution, including a secondary school, trade or professional institution, or institution of higher education, as a full-time or part-time student; or
30	(iii) as a transient.
$\frac{31}{32}$	(b) Notwithstanding any other provision of law, a person is no longer subject to registration under this subtitle if:

1 the underlying conviction requiring registration is reversed, (1) $\mathbf{2}$ vacated, or set aside; or 3 (2)the registrant is pardoned for the underlying conviction. 4 (c) (1)A person described under § 11-701(c)(5)(i) of this subtitle, or a person described under § [11-701(j)(3)(i)] 11-701(H)(3)(I) of this subtitle, shall $\mathbf{5}$ 6 register with the person's supervising authority if: 7the person was a minor who was at least 13 years old at the (i) 8 time the delinquent act was committed; 9 the State's Attorney or the Department of Juvenile Services (ii) 10 requests that the person be required to register; 11 90 days prior to the time the juvenile court's jurisdiction (iii) 12over the person terminates under § 3–8A–07 of the Courts Article, the court, after a 13hearing, determines under a clear and convincing evidence standard that the person is at significant risk of committing a sexually violent offense or an offense for which 14registration as a child sexual offender is required; and 1516 (iv) the person is at least 18 years old. 17(2)If the person has committed a delinquent act that would cause the 18 court to make a determination regarding registration under paragraph (1) of this 19 subsection: 20(i) the State's Attorney shall serve written notice to the person or the person's counsel at least 30 days before a hearing to determine if the person is 2122required to register under this section; and 23the Department of Juvenile Services shall: (ii) 24provide the court with any information necessary to 1. make the determination; and 25262. conduct any follow-up the court requires. 27The form of petitions and all other pleadings under this subsection (3)28and, except as otherwise provided under Title 3 of the Courts and Judicial Proceedings 29Article, the procedures to be followed by the court under this subsection shall be 30 specified in the Maryland Rules. 31The court may order an evaluation of the person in making the (4)32determination under paragraph (1) of this subsection.

	14 HOUSE BILL 1413
1	11–713.
2	The Department:
$3 \\ 4 \\ 5 \\ 6$	(1) as soon as possible but not later than 5 working days after receiving the conviction data and fingerprints of a registrant, shall transmit the data and fingerprints to the Federal Bureau of Investigation if the Bureau does not have that information;
7	(2) shall keep a central registry of registrants;
8 9 10	(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; [and]
$\frac{11}{12}$	(4) shall reimburse local law enforcement units for the reasonable costs of implementing community notification procedures; AND
$13 \\ 14 \\ 15$	(5) SHALL, WITHIN 5 WORKING DAYS AFTER RECEIVING A REGISTRATION STATEMENT UNDER THIS SUBTITLE, SEND A COPY OF THE REGISTRATION STATEMENT TO THE MOTOR VEHICLE ADMINISTRATION.
16	11–717.
17 18	(a) (1) The Department shall make available to the public registration statements or information about registration statements.
19 20 21 22	(2) Information about registration statements shall include, in plain language that can be understood without special knowledge of the criminal laws of the State, a description of the crime of the offender that is the basis for the registration, excluding details that would identify the victim.
$23\\24$	(b) The Department [may] SHALL post on the Internet a current listing of each registrant's name, KNOWN ALIASES, crime, and other identifying information.
25 26 27 28 29	(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 agent of a registrant, and the local law enforcement unit where a registrant resides or where a registrant who is not a resident of the State will work or attend school.
30 31 32 33 34	(d) The Department shall allow members of the public who live in the county in which the registrant is to reside 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.

1 (e) The Department shall establish regulations to carry out this section.

2 11–723.

3 (a) Except where a term of natural life without the possibility of parole is 4 imposed, a sentence for [an extended parole supervision offender] THE FOLLOWING 5 PERSONS shall include a term of [extended] LIFETIME sexual offender [parole] 6 supervision:

 $\overline{7}$

(1) A PERSON WHO IS A SEXUALLY VIOLENT PREDATOR;

8 (2) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF § 9 3-303, § 3-304, § 3-305, § 3-306(A)(1) OR (2), OR § 3-307(A)(1) OR (2) OF THE 10 CRIMINAL LAW ARTICLE;

(3) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF §
3-309, § 3-310, OR § 3-311 OF THE CRIMINAL LAW ARTICLE OR AN ATTEMPT TO
COMMIT A VIOLATION OF § 3-306(A)(1) OR (2) OF THE CRIMINAL LAW ARTICLE;

14 (4) A PERSON WHO HAS BEEN CONVICTED OF A VIOLATION OF §
15 3-602 OF THE CRIMINAL LAW ARTICLE FOR THE COMMISSION OF A SEXUAL ACT
16 INVOLVING PENETRATION OF A CHILD UNDER THE AGE OF 12 YEARS; AND

17 (5) A PERSON WHO HAS BEEN CONVICTED MORE THAN ONCE OF A
18 CRIME AS A CHILD SEXUAL OFFENDER, AN OFFENDER, OR A SEXUALLY VIOLENT
19 OFFENDER.

20 (b) The term of [extended] LIFETIME sexual offender [parole] supervision 21 [for a defendant sentenced] IMPOSED ON A PERSON FOR A CRIME COMMITTED on 22 or after August 1, 2006, shall:

- 23
- (1) be [a minimum of 3 years to a maximum of] a term of life; and

(2) commence on the expiration of the later of any term of
imprisonment, probation, parole, [or] mandatory supervision, OR COMMITMENT TO A
FACILITY OWNED AND OPERATED BY THE DEPARTMENT OF HEALTH AND
MENTAL HYGIENE IN ACCORDANCE WITH § 10–641 OF THE HEALTH – GENERAL
ARTICLE.

(C) (1) THE SENTENCING COURT SHALL IMPOSE SPECIAL
CONDITIONS OF LIFETIME SEXUAL OFFENDER SUPERVISION ON THE PERSON AT
THE TIME OF SENTENCING AND ADVISE THE PERSON OF THE LENGTH,
CONDITIONS, AND CONSECUTIVE NATURE OF THAT SUPERVISION.

1 (2) **BEFORE IMPOSING SPECIAL CONDITIONS, THE SENTENCING** $\mathbf{2}$ COURT SHALL ORDER A PRESENTENCE INVESTIGATION IN ACCORDANCE WITH § 6-112 OF THE CORRECTIONAL SERVICES ARTICLE. 3 4 (3) THE CONDITIONS OF LIFETIME SEXUAL **OFFENDER** $\mathbf{5}$ SUPERVISION MAY INCLUDE: 6 **(I)** MONITORING GLOBAL THROUGH POSITIONING 7SATELLITE TRACKING OR EQUIVALENT TECHNOLOGY; 8 (II) WHERE APPROPRIATE AND FEASIBLE, RESTRICTING A 9 PERSON FROM LIVING IN PROXIMITY TO OR LOITERING NEAR SCHOOLS, FAMILY 10 DAY CARE CENTERS, CHILD CARE CENTERS, AND OTHER PLACES USED **PRIMARILY BY MINORS;** 11 12(III) **RESTRICTING** Α PERSON FROM **OBTAINING** 13EMPLOYMENT OR FROM PARTICIPATING IN AN ACTIVITY THAT WOULD BRING 14 THE PERSON INTO CONTACT WITH MINORS; 15(IV) REQUIRING A PERSON TO PARTICIPATE IN A CERTIFIED 16 SEXUAL OFFENDER TREATMENT PROGRAM; 17(V) PROHIBITING A PERSON FROM USING ILLICIT DRUGS OR 18 ALCOHOL; 19 (VI) AUTHORIZING A PAROLE AND PROBATION AGENT TO ACCESS THE PERSON'S PERSONAL COMPUTER TO CHECK FOR MATERIAL 2021**RELATING TO SEXUAL RELATIONS WITH MINORS;** 22(VII) REQUIRING A PERSON TO TAKE REGULAR POLYGRAPH 23**EXAMINATIONS;** 24(VIII) PROHIBITING A PERSON FROM CONTACTING SPECIFIC 25INDIVIDUALS OR CATEGORIES OF INDIVIDUALS; AND 26(IX) ANY OTHER CONDITIONS DEEMED APPROPRIATE BY THE 27SENTENCING COURT. 28(4) THE SENTENCING COURT MAY ADJUST THE SPECIAL 29CONDITIONS OF LIFETIME SEXUAL OFFENDER SUPERVISION, IN CONSULTATION WITH THE PERSON'S SEXUAL OFFENDER MANAGEMENT TEAM. 30

 $31 \quad 11-724.$

HOUSE BILL 1413

1 (a) The Maryland Parole Commission shall: $\mathbf{2}$ enter into and sign extended sexual offender parole supervision (1)3 agreements with registrants sentenced to supervision under § 11-723 of this subtitle that set out specific conditions of supervision; 4 $\mathbf{5}$ hear and adjudicate cases of extended sexual offender parole (2)supervision violations; and 6 7impose sanctions for extended sexual offender parole supervision (3)8 violations, including additional restrictive conditions. 9 (A) A PERSON SUBJECT TO LIFETIME SEXUAL OFFENDER SUPERVISION 10 MAY NOT KNOWINGLY OR WILLFULLY VIOLATE THE CONDITIONS OF THE LIFETIME SEXUAL OFFENDER SUPERVISION IMPOSED UNDER § 11–723 OF THIS 11 12 SUBTITLE. 13**(B)** A PERSON WHO VIOLATES ANY CONDITIONS IMPOSED UNDER § 1411–723 OF THIS SUBTITLE: 15(1) FOR A FIRST OFFENSE, IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A 16FINE NOT EXCEEDING \$5.000 OR BOTH: AND 1718(2) FOR A SECOND OR SUBSEQUENT OFFENSE, IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1910 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH. 2021[(b)] (C) Imprisonment for [an extended] A LIFETIME sexual offender [parole] supervision violation is not subject to diminution credits. 2223(c) Specific conditions of extended sexual offender parole supervision shall 24commence upon release of the extended parole supervision offender from incarceration 25or imposition of probation on the extended parole supervision offender and may 26include: 27(1)monitoring a registrant through global positioning satellite 28tracking technology; 29(2)where appropriate and feasible, restricting a registrant from living in proximity to or loitering near schools, family day care centers, child care centers, 30 31and other places primarily used by minors; 32 restricting a registrant from obtaining employment or from (3)33 participating in an activity that would bring the registrant into contact with minors;

HOUSE BILL 1413

17

1 (4)requiring a registrant to participate in a certified sexual offender $\mathbf{2}$ treatment program; 3 prohibiting a registrant from using illicit drugs or alcohol; (5)4 (6)authorizing parole agents to access the personal computer of a $\mathbf{5}$ registrant to check for material relating to sexual relations with minors; 6 requiring a registrant to take regular polygraph examinations; and (7)7prohibiting a registrant from contacting specific individuals or (8)8 categories of individuals.] 9 **(**D**)** (1) A VIOLATION OF SUBSECTION (A) OF THIS SECTION DOES NOT 10DISCHARGE A PERSON FROM LIFETIME SEXUAL OFFENDER SUPERVISION. 11 (2) ON RELEASE FROM Α SENTENCE IMPOSED UNDER 12SUBSECTION (B) OF THIS SECTION, A PERSON REMAINS ON LIFETIME SEXUAL 13OFFENDER SUPERVISION, SUBJECT TO THE ORIGINAL TERMS OF SUPERVISION, UNTIL DISCHARGED UNDER SUBSECTION (G) OF THIS SECTION. 1415**(E)** DURING OF THE PERIOD LIFETIME SEXUAL **OFFENDER** 16SUPERVISION, THE COURT MAY: 17(1) ON WRITTEN CHARGES UNDER OATH OR ON VIOLATION OF A 18 CONDITION OF SUPERVISION, ISSUE A WARRANT REQUIRING THE PERSON 19UNDER SUPERVISION TO BE BROUGHT OR TO APPEAR BEFORE THE JUDGE 20**ISSUING THE WARRANT:** 21**(I)** TO ANSWER THE CHARGE OF VIOLATION OF CONDITIONS 22OF SUPERVISION; AND 23**(II)** TO BE PRESENT FOR THE SETTING OF A HEARING DATE 24FOR THAT CHARGE; 25(2) REMAND THE PERSON TO A CORRECTIONAL FACILITY OR RELEASE THE PERSON WITH OR WITHOUT BAIL PENDING THE HEARING OR 2627**DETERMINATION OF THE CHARGE; AND** 28(3) IF AT THE HEARING THE COURT FINDS THAT THE PERSON 29VIOLATED A CONDITION OF SUPERVISION, IMPOSE A SENTENCE AS PRESCRIBED 30 IN SUBSECTION (B) OF THIS SECTION.

1 (F) (1) THE JUDGE WHO ORIGINALLY IMPOSED THE LIFETIME 2 SEXUAL OFFENDER SUPERVISION SHALL HEAR ANY CHARGE OF VIOLATION OF 3 CONDITIONS OF SUPERVISION.

4 (2) IF THE JUDGE HAS BEEN REMOVED FROM OFFICE, HAS DIED 5 OR RESIGNED, OR IS OTHERWISE INCAPACITATED, ANOTHER JUDGE MAY ACT IN 6 THE MATTER.

[(d)] (G) (1) The [Commission] SENTENCING COURT shall hear and
adjudicate a petition for discharge from [extended] LIFETIME sexual offender [parole]
supervision [from a registrant].

10 (2) A [registrant] **PERSON** may file a petition for discharge after 11 serving at least 3 years of extended sexual offender [parole] supervision.

12 (3) If a petition for discharge is denied, a [registrant] **PERSON** may 13 not renew the petition for a minimum of 1 year.

14

(4)

A petition for discharge shall include:

(i) a risk assessment of the [registrant] PERSON conducted by
a [certified] sexual offender treatment provider within 3 months before the date of the
filing of the petition; and

(ii) a recommendation regarding the discharge of the[registrant] PERSON from the sexual offender management team.

20(5)(I)The [Commission]SENTENCING COURT MAY DENY A21PETITION FOR DISCHARGE WITHOUT A HEARING.

(II) THE COURT may not discharge a [registrant] PERSON from
 [extended] LIFETIME sexual offender [parole] supervision unless the [Commission
 determines] COURT MAKES A FINDING ON THE RECORD that the petitioner no
 longer poses an unacceptable risk to community safety.

26(6)(1)THE JUDGE WHO ORIGINALLY IMPOSED THE LIFETIME27SEXUAL OFFENDER SUPERVISION SHALL HEAR A PETITION FOR DISCHARGE.

(II) IF THE JUDGE HAS BEEN REMOVED FROM OFFICE, HAS
 DIED OR RESIGNED, OR IS OTHERWISE INCAPACITATED, ANOTHER JUDGE MAY
 ACT IN THE MATTER.

31 [(e) The Commission shall have all of the powers set forth in § 7–205 of the 32 Correctional Services Article for the purpose of carrying out the duties of the 33 Commission under this subtitle.

1 (f) The Commission shall appoint an administrator to coordinate the 2 requirements of extended sexual offender parole supervision under this subtitle.]

3 11-725.

4 (a) Under the supervision of the Division of Parole and Probation, a sexual 5 offender management team shall conduct [extended] LIFETIME sexual offender 6 [parole] supervision and the supervision of probation, parole, or mandatory release of 7 a [registrant] PERSON subject to [extended] LIFETIME sexual offender [parole] 8 supervision.

- 9 (b) A sexual offender management team:
- 10 (1) consists of:
- 11
- (i) a specially trained parole AND PROBATION agent; and

12 (ii) a representative of a [certified sex offender treatment 13 provider] **SEXUAL OFFENDER TREATMENT PROGRAM OR PROVIDER**; and

14 (2) may include:

15 (i) victim advocates OR VICTIM SERVICE PROVIDERS WITH
 16 RECOGNIZED EXPERTISE IN SEXUAL ABUSE AND VICTIMIZATION;

- 17 (ii) faith counselors;
- 18 (iii) employment counselors;
- 19 (iv) community leaders; [and]

20(v) a [polygrapher] POLYGRAPH EXAMINER WITH 21EXPERTISE SEXUAL IN **OFFENDER-SPECIFIC** RECOGNIZED POLYGRAPH 22**EXAMINATION;**

- 23 (VI) A LAW ENFORCEMENT OFFICER;
 24 (VII) AN ASSISTANT STATE'S ATTORNEY;
- 25 (VIII) AN ASSISTANT PUBLIC DEFENDER; AND
- 26 (IX) A FOREIGN OR SIGN LANGUAGE INTERPRETER.

1 (c) (1) A sexual offender management team shall submit a progress report 2 on each [registrant] PERSON UNDER SUPERVISION to the [Commission] 3 SENTENCING COURT once every 6 months.

4 (2) Unless disclosure of a report would be in violation of laws 5 regarding confidentiality of treatment records, a sexual offender management team 6 shall provide copies of each progress report to local law enforcement units of the 7 county in which the [registrant] PERSON resides [or where a sexual offender who is 8 not a resident of the State will work or attend school].

9 11-726.

10 The [Commission, with the advice of the Sexual Offender Advisory Board 11 established under § 1–401 of the Public Safety Article,] **DEPARTMENT OF PUBLIC** 12 **SAFETY AND CORRECTIONAL SERVICES** shall adopt regulations necessary to carry 13 out the duties of the [Commission under § 11–724 of] **DEPARTMENT RELATING TO** 14 **LIFETIME SEXUAL OFFENDER SUPERVISION UNDER** this subtitle.

15 **11–728.**

16 IF A REGISTRANT IS ARRESTED ON SUSPICION OF ANY VIOLATION OF THE 17 CODE, THE REGISTRANT MAY NOT BE RELEASED FROM CUSTODY AND CHARGES 18 AGAINST THE REGISTRANT MAY NOT BE DISMISSED UNTIL THE REGISTRANT IS 19 BROUGHT BEFORE A JUDGE OF THE CIRCUIT COURT OF THE COUNTY IN WHICH 20 THE ARREST WAS MADE FOR AN EXAMINATION OF THE CIRCUMSTANCES 21 SURROUNDING THE ALLEGED VIOLATION.

22

Article – Health – General

- 23 1-101.
- 24 (a) In this article the following words have the meanings indicated.
- 25 (c) "Department" means the Department of Health and Mental Hygiene.

26 (k) "Secretary" means the Secretary of Health and Mental Hygiene.

27 10–101.

(e) (1) Except as otherwise provided in this title, "facility" means any
public or private clinic, hospital, or other institution that provides or purports to
provide treatment or other services for individuals who have mental disorders.

31

(2) "Facility" does not include a Veterans' Administration hospital.

1 (h) "State facility" means a facility that is owned or operated by the 2 Department.

3 **10–634. Reserved.**

4 **10–635. Reserved.**

5 PART VI. SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.

6 **10–636.**

7 (A) IN THIS PART THE FOLLOWING WORDS HAVE THE MEANINGS 8 INDICATED.

9 (B) "COMMISSIONER" MEANS THE COMMISSIONER OF CORRECTION OF 10 THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES.

(C) "COMMITTED PERSON" MEANS A PERSON WHO HAS BEEN FOUND TO
 BE A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT UNDER § 10–638
 OF THIS SUBTITLE AND HAS BEEN COMMITTED TO A STATE FACILITY.

14 (D) "MENTAL ABNORMALITY" MEANS A CONGENITAL OR ACQUIRED 15 CONDITION THAT AFFECTS EMOTIONAL OR VOLITIONAL CAPACITY TO 16 PREDISPOSE A PERSON TO COMMIT A SEXUALLY VIOLENT OFFENSE IN A 17 DEGREE THAT MAKES THE PERSON A MENACE TO THE HEALTH AND SAFETY OF 18 OTHERS.

- 19 (E) "PREDATORY ACT" MEANS AN ACT DIRECTED TOWARD:
- 20 (1) A STRANGER; OR

21 (2) AN INDIVIDUAL WITH WHOM A RELATIONSHIP HAS BEEN 22 ESTABLISHED OR PROMOTED FOR THE PRIMARY PURPOSE OF VICTIMIZATION.

(F) "SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT" MEANS
 A SEXUALLY VIOLENT OFFENDER WHO IS PLACED IN THE CUSTODY OF THE
 SECRETARY IN ACCORDANCE WITH § 10–643 OF THIS SUBTITLE.

26 (G) "SEXUALLY VIOLENT OFFENSE" HAS THE MEANING STATED IN § 27 11–701(K) OF THE CRIMINAL PROCEDURE ARTICLE.

28 **10–637.**

1 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE 2 COMMISSIONER SHALL GIVE WRITTEN NOTICE TO THE ATTORNEY GENERAL AT 3 LEAST 90 DAYS BEFORE THE ANTICIPATED RELEASE FROM A CORRECTIONAL 4 FACILITY OF A PERSON WHO HAS BEEN CONVICTED OF A SEXUALLY VIOLENT 5 OFFENSE.

6 (B) IF A PERSON IS RETURNED TO A CORRECTIONAL FACILITY FOR NOT 7 MORE THAN 90 DAYS AS A RESULT OF REVOCATION OF POSTRELEASE 8 SUPERVISION, THE COMMISSIONER SHALL GIVE WRITTEN NOTICE AS SOON AS 9 PRACTICABLE.

10 **10–638.**

A PERSON IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT
 12 IF THE PERSON:

13(1)HAS BEEN CONVICTED OF A SEXUALLY VIOLENT OFFENSE;14AND

15 (2) SUFFERS FROM A MENTAL ABNORMALITY OR PERSONALITY 16 DISORDER, AS DETERMINED UNDER § 10–639 OF THIS SUBTITLE, THAT MAKES 17 THE PERSON LIKELY TO ENGAGE IN A PREDATORY ACT INVOLVING A SEXUALLY 18 VIOLENT OFFENSE.

19 **10–639.**

20 (A) THE ATTORNEY GENERAL SHALL DETERMINE WHETHER A PERSON
 21 ABOUT WHOM THE COMMISSIONER GIVES NOTICE UNDER § 10–637 OF THIS
 22 SUBTITLE MEETS THE CRITERIA OF A SEXUALLY VIOLENT OFFENDER IN NEED
 23 OF COMMITMENT.

24 (B) TO MAKE THIS DETERMINATION, THE ATTORNEY GENERAL SHALL 25 RECEIVE RECOMMENDATIONS FROM:

26 (1) A REVIEW COMMITTEE OF PROSECUTORS, TO BE APPOINTED 27 BY THE ATTORNEY GENERAL; AND

28 (2) A MULTIDISCIPLINARY TEAM, TO BE APPOINTED BY THE 29 COMMISSIONER FROM REPRESENTATIVES OF THE DEPARTMENT OF HEALTH 30 AND MENTAL HYGIENE AND THE DEPARTMENT OF PUBLIC SAFETY AND 31 CORRECTIONAL SERVICES.

32 **10–640.**

1 THE COMMISSIONER, EMPLOYEES AND OFFICIALS OF THE DIVISION OF 2 CORRECTION, MEMBERS AND STAFF OF THE MULTIDISCIPLINARY TEAM AND 3 THE REVIEW COMMITTEE OF PROSECUTORS, AND PERSONS WHO CONTRACT OR 4 VOLUNTEER FOR SERVICES ARE NOT CIVILLY LIABLE FOR ACTS PERFORMED IN 5 GOOD FAITH IN CARRYING OUT THIS PART.

6 **10–641.**

7 (A) WITHIN 75 DAYS AFTER THE ATTORNEY GENERAL RECEIVES 8 WRITTEN NOTICE FROM THE COMMISSIONER UNDER § 10–637 OF THIS 9 SUBTITLE, THE ATTORNEY GENERAL MAY PETITION THE CIRCUIT COURT TO 10 FIND THAT PROBABLE CAUSE EXISTS TO BELIEVE THAT THE PERSON NAMED IN 11 THE PETITION IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.

12 (B) IF THE COURT FINDS PROBABLE CAUSE EXISTS, THE COURT SHALL:

13(1)DIRECT THAT THE PERSON BE TAKEN INTO THE CUSTODY OF14THE SECRETARY; AND

15 (2) CONDUCT A TRIAL WITHIN 60 DAYS AFTER THE DATE OF THE 16 PROBABLE CAUSE HEARING TO DETERMINE THE STATUS OF THE PERSON AS A 17 SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.

18 (C) THE PERSON NAMED IN THE PETITION SHALL BE ENTITLED TO BE 19 REPRESENTED BY COUNSEL, TO PRESENT EVIDENCE, TO CROSS-EXAMINE 20 WITNESSES, AND TO VIEW AND COPY ALL PETITIONS AND REPORTS IN THE 21 COURT FILE.

22 **10–642.**

23 (A) THE RULES OF EVIDENCE SHALL APPLY TO A TRIAL HELD UNDER
 24 THIS SECTION.

25 **(B)** IF THE PERSON NAMED IN THE PETITION IS INDIGENT, THE COURT 26 SHALL APPOINT COUNSEL.

27 (C) (1) A PERSON NAMED IN THE PETITION MAY RETAIN AN EXPERT 28 TO PERFORM AN EXAMINATION.

29 (2) IF A PERSON NAMED IN THE PETITION WISHES TO BE 30 EXAMINED BY AN EXPERT OR OTHER INDIVIDUAL CHOSEN BY THE PERSON, THE 31 EXAMINER SHALL BE ALLOWED TO HAVE REASONABLE ACCESS TO THE PERSON 32 AS WELL AS TO RELEVANT MEDICAL AND PSYCHOLOGICAL RECORDS AND 33 REPORTS. 1 (3) THE COURT SHALL ASSIST AN INDIGENT PERSON TO OBTAIN 2 AN EXPERT OR OTHER INDIVIDUAL TO PERFORM AN EXAMINATION OR 3 PARTICIPATE IN THE TRIAL ON THE BEHALF OF THE PERSON IF THE COURT 4 DETERMINES THE SERVICES ARE NECESSARY AND THE REQUESTED 5 COMPENSATION FOR THE SERVICES IS REASONABLE.

6 (D) THE PERSON NAMED IN THE PETITION, THE ATTORNEY GENERAL, 7 AND THE JUDGE ARE ENTITLED TO DEMAND THAT THE TRIAL BE HELD BEFORE 8 A JURY.

9 (E) AT A TRIAL UNDER THIS SECTION, THE STATE HAS THE BURDEN OF 10 PROVING BEYOND A REASONABLE DOUBT THAT THE PERSON NAMED IN THE 11 PETITION IS A SEXUALLY VIOLENT OFFENDER IN NEED OF COMMITMENT.

12 **10–643.**

13 IF THE COURT OR JURY DETERMINES THAT A PERSON IS A SEXUALLY 14 VIOLENT OFFENDER IN NEED OF COMMITMENT, THE PERSON SHALL BE PLACED 15 IN THE CUSTODY OF THE SECRETARY FOR CONTROL, CARE, AND TREATMENT AT 16 A STATE FACILITY UNTIL THE MENTAL ABNORMALITY OR PERSONALITY 17 DISORDER OF THE PERSON HAS SO CHANGED THAT THE PERSON IS NOT LIKELY 18 TO ENGAGE IN A PREDATORY ACT INVOLVING A SEXUALLY VIOLENT OFFENSE IF 19 RELEASED.

20 **10–644.**

21 (A) (1) A COMMITTED PERSON IS SUBJECT TO AN ANNUAL MENTAL 22 EXAMINATION IN A STATE FACILITY.

(2) AN OFFICIAL DESIGNATED BY THE PERSON IN CHARGE OF
 THE STATE FACILITY SHALL COMPLETE A REPORT OF THE MENTAL
 EXAMINATION AND SHALL FILE A COPY OF THE REPORT WITH THE COURT THAT
 ORDERED THE COMMITTED PERSON TO A STATE FACILITY UNDER THIS PART.

(B) THE COURT SHALL CONDUCT AN ANNUAL STATUS REVIEW HEARING
 FOR EACH COMMITTED PERSON.

29 (C) A COMMITTED PERSON SHALL BE ENTITLED TO PETITION THE 30 COURT FOR DISCHARGE AT THE ANNUAL STATUS REVIEW HEARING OF THE 31 COMMITTED PERSON.

1 (D) (1) THE SECRETARY SHALL PROVIDE THE COMMITTED PERSON 2 WITH AN ANNUAL WRITTEN NOTICE OF THE RIGHT OF THE COMMITTED PERSON 3 TO PETITION THE COURT FOR RELEASE.

4 (2) THE SECRETARY SHALL FORWARD THE NOTICE TO THE 5 COURT WITH THE ANNUAL REPORT.

6 (3) THE COMMITTED PERSON IS ENTITLED TO AN ATTORNEY TO 7 REPRESENT THE COMMITTED PERSON AT THE ANNUAL STATUS REVIEW 8 HEARING, BUT THE COMMITTED PERSON IS NOT ENTITLED TO BE PRESENT AT 9 THE HEARING.

10 **10–645.**

11 (A) (1) THE COURT SHALL SET A RELEASE HEARING IF THE COURT AT 12 THE ANNUAL STATUS REVIEW HEARING DETERMINES THAT PROBABLE CAUSE 13 EXISTS TO BELIEVE THAT THE MENTAL ABNORMALITY OR PERSONALITY 14 DISORDER OF THE COMMITTED PERSON HAS CHANGED SO THAT THE 15 COMMITTED PERSON IS NOT LIKELY TO ENGAGE IN A PREDATORY ACT 16 INVOLVING A SEXUALLY VIOLENT OFFENSE IF RELEASED.

17 (2) AT THE RELEASE HEARING, THE COMMITTED PERSON IS 18 ENTITLED TO BE PRESENT AND TO USE ALL OF THE PROTECTIONS, INCLUDING 19 THE USE OF EXPERT WITNESSES, THAT WERE AVAILABLE AT THE INITIAL 20 HEARING UNDER § 10–642 OF THIS SUBTITLE.

21

(3) THE ATTORNEY GENERAL:

22 (I) SHALL REPRESENT THE STATE AT THE RELEASE 23 HEARING;

24

(II) MAY REQUEST A JURY TRIAL; AND

25 (III) MAY REQUEST THAT THE COMMITTED PERSON BE 26 EVALUATED BY EXPERTS CHOSEN BY THE STATE.

(4) THE STATE HAS THE BURDEN OF PROVING BEYOND A
REASONABLE DOUBT THAT THE MENTAL ABNORMALITY OR PERSONALITY
DISORDER OF THE COMMITTED PERSON REMAINS SO SEVERE AS TO MAKE THE
COMMITTED PERSON LIKELY TO ENGAGE IN A PREDATORY ACT INVOLVING A
SEXUALLY VIOLENT OFFENSE IF RELEASED.

32 (B) THE COURT SHALL RELEASE A COMMITTED PERSON FROM CUSTODY 33 IF THE COURT FINDS AT A RELEASE HEARING THAT THE STATE HAS NOT PROVEN BEYOND A REASONABLE DOUBT THAT THE COMMITTED PERSON IS NOT
 SAFE TO BE AT LARGE OR IS LIKELY TO ENGAGE IN A PREDATORY ACT
 INVOLVING A SEXUALLY VIOLENT OFFENSE IF RELEASED.

4 **10–646.**

5 THIS PART DOES NOT AFFECT THE OPERATION OF TITLE 11, SUBTITLE 7 6 OF THE CRIMINAL PROCEDURE ARTICLE.

 $\overline{7}$

Article – Transportation

8 **12–303.2.**

9 (A) ON RECEIPT OF NOTICE FROM THE DEPARTMENT OF PUBLIC SAFETY AND CORRECTIONAL SERVICES IN ACCORDANCE WITH § 11–713 OF THE 10 CRIMINAL PROCEDURE ARTICLE THAT A HOLDER OF OR AN APPLICANT FOR A 11 12DRIVER'S LICENSE HAS REGISTERED UNDER § 11-704 OF THE CRIMINAL PROCEDURE ARTICLE, THE ADMINISTRATION SHALL PLACE ON A DRIVER'S 13 14LICENSE OR IDENTIFICATION CARD ISSUED OR REISSUED TO THE HOLDER OR 15APPLICANT, A PROMINENT NOTATION THAT THE HOLDER IS A SEXUAL OFFENDER REGISTRANT. 16

17 (B) A NOTATION PLACED IN ACCORDANCE WITH THIS SECTION MAY BE 18 REMOVED FROM A DRIVER'S LICENSE ONLY IF THE DEPARTMENT OF PUBLIC 19 SAFETY AND CORRECTIONAL SERVICES PROVIDES WRITTEN NOTICE TO THE 20 ADMINISTRATION THAT THE INDIVIDUAL IS NO LONGER SUBJECT TO 21 REGISTRATION UNDER TITLE 11, SUBTITLE 7 OF THE CRIMINAL PROCEDURE 22 ARTICLE.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 24 October 1, 2010.