HOUSE BILL 199

E2 2lr1427 CF SB 211

By: Chair, Judiciary Committee (By Request - Maryland Judicial Conference)

Introduced and read first time: January 25, 2012

Assigned to: Judiciary

AN ACT concerning

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A BILL ENTITLED

2	Courts - Sentence Review - Review Pane	1

- 3 FOR the purpose of altering the number of judges on a criminal sentence review panel; 4 altering a certain definition to require review panel judges to be of a certain 5 judicial circuit; clarifying who is entitled to a sentence review by a review panel; 6 clarifying that a sentence includes any suspended portion for the purposes of a 7 sentence review; repealing a provision of law authorizing a certain sentencing 8 judge to sit with a review panel in an advisory capacity; establishing that a 9 review panel has jurisdiction over a defendant's case once a sentence has been 10 changed; clarifying who may be heard at a criminal sentence review hearing; 11 and generally relating to criminal sentence reviews and review panels.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Criminal Procedure
- 14 Section 8–101, 8–102, 8–105, and 8–106
- 15 Annotated Code of Maryland
- 16 (2008 Replacement Volume and 2011 Supplement)
- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows:
- 19 Article Criminal Procedure
- 20 8–101.
- 21 (a) In this subtitle the following terms have the meanings indicated.
- 22 (b) "Review panel" means a group of three [or more] circuit court judges OF 23 THE JUDICIAL CIRCUIT IN WHICH THE SENTENCING COURT IS LOCATED who

1 conduct a review proceeding in connection with an application for a review of a sentence under this subtitle.

- 3 (c) "Sentencing court" means the court in which the sentencing judge 4 imposed the sentence or required that a sentence that was wholly or partly suspended 5 be served.
- 6 (d) "Sentencing judge" means the judge who imposed a sentence or who required that a sentence that was wholly or partly suspended be served.
- 8 8–102.

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- 9 (a) [Except as provided in subsection (b) of this section, a] A person convicted of a crime OR FOUND IN VIOLATION OF PROBATION by a circuit court and sentenced to serve a sentence that exceeds 2 years in a correctional facility is entitled to a single sentence review [by a review panel] OF THE SENTENCE IMPOSED FOR THE CRIMINAL CONVICTION OR THE VIOLATION OF PROBATION, BUT NOT BOTH, IN ACCORDANCE WITH THIS SUBTITLE.
 - (b) [A person is not entitled:
- 16 (1) to a sentence review if the sentence was imposed by more than one circuit court judge; or
- 18 (2) to a review of an order requiring a suspended part of a sentence to 19 be served if:
- 20 (i) the sentence originally was wholly or partly suspended;
- 21 (ii) the sentence was reviewed; and
- 22 (iii) the suspended sentence or suspended part of that sentence 23 later was required to be served.
- 24 (c)] For purposes of this subtitle, a sentence that exceeds 2 years is a sentence in which the total period of the sentence [and any unserved time of a prior or simultaneous sentence], INCLUDING ANY SUSPENDED PORTION, exceeds 2 years [, including:
 - (1) a sentence imposed by a circuit court;
- 29 (2) a requirement by a circuit court that all or part of a suspended 30 sentence be served; and

1 2 3	(3) a prior or simultaneous sentence, suspended or not suspended, that has been imposed by a court or other authority of the State or of another jurisdiction].
4	8–105.
5 6	(a) (1) A review panel consists of three [or more] circuit court judges of the judicial circuit in which the sentencing court is located.
7 8	(2) THE SENTENCING JUDGE MAY NOT BE A MEMBER OF THE REVIEW PANEL.
9 10 11	(b) [Notwithstanding any Maryland Rule, the sentencing judge may not be a member of the review panel, but on request of the sentencing judge, the sentencing judge may sit with the review panel only in an advisory capacity.
12 13	(c)] (1) A review panel shall consider each application for review of a sentence.
14 15	(2) A review panel may require the Division of Parole and Probation to make investigations, reports, and recommendations.
16	(3) A review panel:
17 18	(i) with or without a hearing, may decide that the sentence under review should remain unchanged; or
19 20	(ii) after a hearing, may order a different sentence to be imposed or served, including:
21	1. an increased sentence;
22 23	2. subject to § 8–107(c) of this subtitle, a decreased sentence;
24	3. a suspended sentence to be served wholly or partly; or
25	4. a sentence to be suspended with or without probation.
26 27 28	(4) In deciding to order a different sentence, the review panel may impose ANY LAWFUL conditions that the review panel considers just [and that could have been imposed lawfully by the sentencing court when the sentence was imposed].
29	[(d)] (C) If the review panel orders a different sentence, the review panel

shall resentence and notify the defendant in accordance with the order of the panel.

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- 1 (D) (1) IF THE REVIEW PANEL ORDERS A DIFFERENT SENTENCE, THE 2 SENTENCING JUDGE MAY NOT TAKE ANY FURTHER ACTION REGARDING THE 3 CASE OF THE DEFENDANT.
- 4 (2) AFTER RESENTENCING BY A REVIEW PANEL, ANY FURTHER
 5 ACTION IN THE CASE, INCLUDING ANY VIOLATION OF PROBATION, SHALL BE
 6 TAKEN BY THE REVIEW PANEL MEMBER DESIGNATED BY THE REVIEW PANEL.
- 7 8–106.
- 8 (a) A review panel may increase, modify, or reduce a sentence only after 9 notice to each party and notice to any victim or victim's representative as provided 10 under § 11–104 or § 11–503 of this article.
- 11 (b) [Before changing] **AT A HEARING FOR A REVIEW OF** a sentence, a review panel shall allow:
- 13 (1) [each party] THE STATE, DEFENDANT, AND DEFENDANT'S COUNSEL to be heard at the hearing; and
- 15 (2) the victim or victim's representative to attend the hearing, as provided by § 11–102 of this article, and to address the review panel, as provided by § 11–403 of this article.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2012.