# HOUSE BILL 199

E2								$\begin{array}{c} 2 \mathrm{lr} 1427 \\ \mathrm{CF}  \mathrm{SB}  211 \end{array}$
By:	Chair, Confer	e e	Committee	(By	Request	-	Maryland	Judicial
Introduced and read first time: January 25, 2012 Assigned to: Judiciary								
	mittee Re se action:	-	ole with amend	lments	5			

## CHAPTER \_\_\_\_\_

## 1 AN ACT concerning

Read second time: February 29, 2012

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#### **Courts - Sentence Review - Review Panel**

- 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  $\mathbf{5}$ 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; prohibiting a review 9 panel from conferring with a certain sentencing judge; establishing that a 10 review panel has jurisdiction over a defendant's case once a sentence has been changed; clarifying who may be heard at a criminal sentence review hearing; 11 12and generally relating to criminal sentence reviews and review panels.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Criminal Procedure
- 15 Section 8–101, 8–102, 8–105, and 8–106
- 16 Annotated Code of Maryland
- 17 (2008 Replacement Volume and 2011 Supplement)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 10 MARYLAND That the Laws of Maryland read as follows:
- 19 MARYLAND, That the Laws of Maryland read as follows:
  - Article Criminal Procedure

[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.



EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

1	8–101.					
2	(a) In	this subtitle the following terms have the meanings indicated.				
$egin{array}{c} 3 \\ 4 \\ 5 \\ 6 \end{array}$	THE JUDICIA	Review panel" means a group of three [or more] circuit court judges OF L CIRCUIT IN WHICH THE SENTENCING COURT IS LOCATED who iew proceeding in connection with an application for a review of a c this subtitle.				
$7 \\ 8 \\ 9$		"Sentencing court" means the court in which the sentencing judge e sentence or required that a sentence that was wholly or partly suspended				
10 11	(d) "Sentencing judge" means the judge who imposed a sentence or who required that a sentence that was wholly or partly suspended be served.					
12	8–102.					
$13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18$	(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.					
19	(b) [A	A person is not entitled:				
$\begin{array}{c} 20\\ 21 \end{array}$	(1 circuit court ju	) to a sentence review if the sentence was imposed by more than one dge; or				
$\frac{22}{23}$	(2 be served if:	to a review of an order requiring a suspended part of a sentence to				
24		(i) the sentence originally was wholly or partly suspended;				
$\frac{24}{25}$		<ul><li>(i) the sentence originally was wholly or partly suspended;</li><li>(ii) the sentence was reviewed; and</li></ul>				
	later was requi					
25 $26$	(c)] For sentence in wh	<ul><li>(ii) the sentence was reviewed; and</li><li>(iii) the suspended sentence or suspended part of that sentence</li></ul>				

HOUSE BILL 199

 $\mathbf{2}$ 

HOUSE BILL 199

1 (2)a requirement by a circuit court that all or part of a suspended  $\mathbf{2}$ sentence be served; and 3 (3)a prior or simultaneous sentence, suspended or not suspended, 4 that has been imposed by a court or other authority of the State or of another jurisdiction].  $\mathbf{5}$ 6 8-105. 7 (1) A review panel consists of three [or more] circuit court judges of (a)the judicial circuit in which the sentencing court is located. 8 9 (2) THE SENTENCING JUDGE MAY NOT BE A MEMBER OF THE 10 **REVIEW PANEL.** 11 (b)Notwithstanding any Maryland Rule, the sentencing judge may not be a 12member of the review panel, but on request of the sentencing judge, the sentencing 13judge may sit with the review panel only in an advisory capacity.] THE REVIEW 14 PANEL MAY NOT CONFER WITH THE SENTENCING JUDGE. 15(c) (1)A review panel shall consider each application for review of a 16 sentence. 17(2)A review panel may require the Division of Parole and Probation to 18 make investigations, reports, and recommendations. 19 (3)A review panel: 20(i) with or without a hearing, may decide that the sentence under review should remain unchanged; or 2122after a hearing, may order a different sentence to be imposed (ii) 23or served, including: 241. an increased sentence; 252. subject to § 8-107(c) of this subtitle, a decreased 26sentence; 273. a suspended sentence to be served wholly or partly; or a sentence to be suspended with or without probation. 284.

#### HOUSE BILL 199

1 (4) In deciding to order a different sentence, the review panel may 2 impose ANY LAWFUL conditions that the review panel considers just [and that could 3 have been imposed lawfully by the sentencing court when the sentence was imposed].

4 f(d) If the review panel orders a different sentence, the review panel 5 shall resentence and notify the defendant in accordance with the order of the panel.

6 (D) (E) (1) IF THE REVIEW PANEL ORDERS A DIFFERENT 7 SENTENCE, THE SENTENCING JUDGE MAY NOT TAKE ANY FURTHER ACTION 8 REGARDING THE CASE OF THE DEFENDANT.

9 (2) AFTER RESENTENCING BY A REVIEW PANEL, ANY FURTHER 10 ACTION IN THE CASE, INCLUDING ANY VIOLATION OF PROBATION, SHALL BE 11 TAKEN BY THE REVIEW PANEL MEMBER DESIGNATED BY THE REVIEW PANEL.

12 8–106.

(a) A review panel may increase, modify, or reduce a sentence only after
notice to each party and notice to any victim or victim's representative as provided
under § 11–104 or § 11–503 of this article.

16 (b) [Before changing] **AT A HEARING FOR A REVIEW OF** a sentence, a 17 review panel shall allow:

18 (1) [each party] THE STATE, DEFENDANT, AND DEFENDANT'S
 19 COUNSEL to be heard at the hearing; and

20 (2) the victim or victim's representative to attend the hearing, as 21 provided by § 11–102 of this article, and to address the review panel, as provided by § 22 11–403 of this article.

23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 24 October 1, 2012.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.