HOUSE BILL 1063

E5 2lr1305

HB 678/21 - JUD

By: Delegates Buckel, Arentz, Arikan, Boteler, Cox, Griffith, Hornberger, Howard, Jacobs, Kipke, Krebs, Mangione, McComas, McKay, Morgan, Munoz, Novotny, Otto, Pippy, Reilly, Rose, Saab, Shoemaker, Szeliga, and Wivell Introduced and read first time: February 10, 2022
Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT concerning								
2 3	Correctional Services – Crimes of Violence – Parole (Stopping Dangerous and Violent Criminals Act of 2022)								
4 5 6	FOR the purpose of altering the portion of a sentence that must be served before a certain inmate convicted of a certain violent crime committed on or after a certain date can be paroled; and generally relating to parole.								
7 8 9 10 11	BY repealing and reenacting, with amendments, Article – Correctional Services Section 7–301(c) Annotated Code of Maryland (2017 Replacement Volume and 2021 Supplement)								
12 13									
14	Article - Correctional Services								
15	7–301.								
16	(c) (1) (i) Except as provided in subparagraph (ii) of this paragraph [,]:								
17 18 19 20	Correction after being convicted of a violent crime committed on or after October 1, 1994, AND BEFORE OCTOBER 1, 2022, is not eligible for parole until the inmate has served the								
21	[1.] A. one-half of the inmate's aggregate sentence for								

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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violent crimes; or							
[2.] B. one—fourth of the inmate's total aggregate sentence.							
2. AN INMATE WHO HAS BEEN SENTENCED TO THE DIVISION OF CORRECTION AFTER BEING CONVICTED OF A VIOLENT CRIME COMMITTED ON OR AFTER OCTOBER 1, 2022, IS NOT ELIGIBLE FOR PAROLE UNTIL THE INMATE HAS SERVED THE GREATER OF:							
A. 90% OF THE INMATE'S AGGREGATE SENTENCE FOR VIOLENT CRIMES; OR							
B. ONE-FOURTH OF THE INMATE'S TOTAL AGGREGATE SENTENCE.							
(ii) 1. 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, AND BEFORE OCTOBER 1, 2022, and who has been sentenced to more than one term of imprisonment, including a term during which the inmate is eligible for parole and a term during which the inmate is not eligible for parole, is not eligible for parole until the inmate has served the greater of:							
[1.] A. one-half of the inmate's aggregate sentence for violent crimes;							
[2.] B. one—fourth of the inmate's total aggregate sentence or							
[3.] C. a period equal to the term during which the inmate is not eligible for parole.							
2. AN INMATE WHO HAS BEEN SENTENCED TO THE DIVISION OF CORRECTION AFTER BEING CONVICTED OF A VIOLENT CRIME COMMITTED ON OR AFTER OCTOBER 1, 2022, AND WHO HAS BEEN SENTENCED TO MORE THAN ONE TERM OF IMPRISONMENT, INCLUDING A TERM DURING WHICH THE INMATE IS ELIGIBLE FOR PAROLE AND A TERM DURING WHICH THE INMATE IS NOT ELIGIBLE FOR PAROLE, IS NOT ELIGIBLE FOR PAROLE UNTIL THE INMATE HAS SERVED THE GREATER OF: A. 90% OF THE INMATE'S AGGREGATE SENTENCE FOR VIOLENT CRIMES;							

ONE-FOURTH OF THE INMATE'S TOTAL AGGREGATE

В.

1 SENTENCE; OR

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2	C.	A PERIOD	EQUAL TO	THE	TERM	DURING	WHICH	THE
3	INMATE IS NOT ELIGIBLE FOR	R PAROLE.						

- 4 (2) An inmate who is serving a term of imprisonment for a violent crime committed on or after October 1, 1994, shall receive an administrative review of the 5 inmate's progress in the correctional facility after the inmate has served the greater of:
 - (i) one-fourth of the inmate's aggregate sentence; or
- 8 if the inmate is serving a term of imprisonment that includes a (ii) 9 mandatory term during which the inmate is not eligible for parole, a period equal to the term during which the inmate is not eligible for parole. 10
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 12 October 1, 2022.