jurisdictions; and

- WHEREAS, Assurances have been received from the Commissioner of Correction or the local authority of the respective city jail or county detention centers that:
  - (1) None of these inmates have been convicted of a crime of violence, as that term is defined in Code, art. 27, § 710(C)c, viz., "... abduction, arson, kidnapping, maiming, murder, rape, robbery, including robbery with a deadly weapon and assault with intent to commit any of these crimes"; and no detainers have been filed against any of these prisoners except for payable fines or for traffic, non-support or non-violent misdemeanors; and
  - (2) None of these inmates have been convicted of escape or attempted escape, possession of CDS with intent to distribute, and any sex offense.
  - (3) As of September 29, 1980, each of these inmates will have served 50% or more of his/her sentence; and
  - (4) Each of the following inmates is scheduled for mandatory discharge by operation of law between September 29, 1980 and December 29, 1980; and
  - (5) Each of these inmates can be released without danger to the public safety.
- WHEREAS, Having carefully considered the recommendations of the Commissioner of Correction and the local authorities which have been made to me;
- NOW, THEREFORE, I, HARRY HUGHES, GOVERNOR OF MARYLAND, HAVING THOUGHT PROPER THE EXTENSION OF SUCH CLEMENCY IN THE FOLLOWING CASES DO HEREBY, IN PURSUANCE OF THE AUTHORITY VESTED IN ME BY LAW, GRANT UNTO THE PERSONS ON THE LIST ATTACHED HERETO, A COMMUTATION OF THE REMAINDER OF THEIR SENTENCES AS IMPOSED FOR THE TERMS, ON THE DATES, BY THE COURTS, AND IN THE PLACES OF DETENTION INDICATED, AND I HEREBY DIRECT THE IMMEDIATE RELEASE FROM FURTHER CONFINEMENT OF THE AFORESAID INDIVIDUALS.

[Names and other information for the 111 inmates available from the Secretary of State's office upon request.]