nonpublic school from employing certain individuals; establishing certain penalties; requiring a sentence for a certain category of sexual offender to include a term for extended sexual offender parole supervision; requiring that a term of extended sexual offender parole supervision have a certain minimum and a possible certain maximum period and commence at the expiration of a certain term; requiring that the Commission enter into and sign certain extended sexual offender parole supervision agreements that set out certain conditions; requiring the Commission to hear and adjudicate certain cases; authorizing the Commission to impose certain sanctions on certain registrants; providing that imprisonment for a certain violation is not subject to diminution credits; authorizing certain specific conditions of extended sexual offender parole supervision agreements; requiring the Commission to hear and adjudicate a certain petition of discharge from extended sexual offender parole supervision; authorizing a certain registrant to petition for discharge after serving a certain period of extended supervision; authorizing a registrant whose petition for discharge is denied to petition for discharge again after a certain period; requiring a certain petition for discharge to include a certain risk assessment of a registrant and a recommendation from a certain sexual offender management team; prohibiting the Commission from discharging a registrant from certain supervision unless the Commission determines that the registrant no longer poses an unacceptable risk to community safety; providing that the Commission has certain powers for the purpose of carrying out certain duties; requiring the Commission to appoint a certain administrator; requiring that a sexual offender parole supervision be conducted by a sexual offender management team under the supervision of the Division of Parole and Probation; requiring a sexual offender management team to be comprised of a certain parole agent and a sexual offender treatment provider; authorizing a sexual offender management team to include certain other persons; requiring a sexual offender management team to submit certain progress reports on certain registrants at certain intervals; requiring a sexual offender management team to provide a copy of a certain progress report to a certain local law enforcement unit; requiring the Commission, with the advice of a certain board, to adopt certain regulations; establishing a Sexual Offender Advisory Board; providing for the membership, appointment, terms, staggering of terms, reimbursements, chair, quorum and meeting requirements, duties, and staffing of the Board; requiring certain units of government to cooperate with the Board; defining certain terms; specifying the terms of the initial members of the Board; making this Act an emergency measure; and generally relating to the supervision of, notifications concerning, and penalties for sexual offenders.

BY repealing and reenacting, without amendments,

Article - Correctional Services

Section 7-205

Annotated Code of Maryland
(1999 Volume and 2005 Supplement)

BY repealing and reenacting, with amendments, Article - Correctional Services