

CHAPTER 523

(Senate Bill 254)

AN ACT concerning

~~Parole-Release-Hearing---Notification-of-Certain-Victims~~

~~FOR--the--purpose--of--requiring--the--Parole--Commission--to--notify--victims--of--certain--crimes--and--certain--other--persons--of--parole--hearings;--providing--a--time--for--notification--of--hearing;--providing--a--time--in--which--a--certain--response--shall--be--made;--providing--for--the--submission--of--a--victim--impact--statement;--requiring--the--Parole--Commission--to--consider--the--statement;--requiring--notification--by--the--Parole--Commission--of--the--decision;--and--generally--relating--to--notification--of--parole--release--hearings.~~

Notification of Parole Release Hearing - Updated
Victim Impact Statement

FOR the purpose of requiring, in certain cases, the Parole Commission to notify victims of certain crimes and certain other persons of parole hearings; providing a time for notification of hearing under certain circumstances; providing that certain persons may request that updated victim impact statements be prepared by the Division of Parole and Probation; providing certain times when the updated victim impact statement shall be prepared; requiring the Commission to place the updated victim impact statement in the inmate's parole file; requiring the Commission to consider an updated victim impact statement at a parole release hearing under certain circumstances; requiring notification by the Parole Commission of the decision; and generally relating to notification of parole release hearings.

BY adding to

Article 41 - Governor - Executive and Administrative
Departments
Section 110(d)
Annotated Code of Maryland
(1982 Replacement Volume and 1984 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article 41 - Governor - Executive and Administrative
Departments