

- (I) THE PATUXENT INSTITUTION; OR
- (II) THE BALTIMORE CITY DETENTION CENTER

(B) SEXUAL OFFENSE COMMITTED WHILE SERVING A SENTENCE.

IF AN INMATE IS CONVICTED OF AND SENTENCED TO A TERM OF IMPRISONMENT FOR A SEXUAL OFFENSE THAT WAS COMMITTED WHILE THE INMATE WAS SERVING A SENTENCE IN A STATE OR LOCAL CORRECTIONAL FACILITY, THE SENTENCE FOR THE SEXUAL OFFENSE SHALL RUN CONSECUTIVE TO THE SENTENCE THAT THE INMATE WAS SERVING AT THE TIME OF THE SEXUAL OFFENSE.

(C) SEXUAL OFFENSE COMMITTED WHILE AWAITING BAIL HEARING, ARRAIGNMENT, TRIAL, OR SENTENCING.

(1) IF AN INMATE IS CONVICTED OF AND SENTENCED TO A TERM OF IMPRISONMENT FOR A SEXUAL OFFENSE THAT WAS COMMITTED WHILE THE INMATE WAS BEING HELD FOR A BAIL HEARING, ARRAIGNMENT, TRIAL, OR SENTENCING ON ANOTHER CHARGE IN A STATE OR LOCAL CORRECTIONAL FACILITY AND, BEFORE THE IMPOSITION OF THE SENTENCE FOR THE SEXUAL OFFENSE, THE INMATE WAS SENTENCED TO A TERM OF IMPRISONMENT FOR THE CHARGE FOR WHICH THE INMATE WAS BEING HELD AT THE TIME OF THE SEXUAL OFFENSE, THE SENTENCE IMPOSED FOR THE SEXUAL OFFENSE SHALL RUN CONSECUTIVE TO THE SENTENCE IMPOSED FOR THE CHARGE FOR WHICH THE INMATE WAS BEING HELD AT THE TIME OF THE SEXUAL OFFENSE.

(2) IF AN INMATE IS CONVICTED OF AND SENTENCED TO A TERM OF IMPRISONMENT FOR A SEXUAL OFFENSE THAT WAS COMMITTED WHILE THE INMATE WAS BEING HELD FOR A BAIL HEARING, ARRAIGNMENT, TRIAL, OR SENTENCING ON ANOTHER CHARGE IN A STATE OR LOCAL CORRECTIONAL FACILITY AND, AT THE TIME THAT THE SENTENCE FOR THE SEXUAL OFFENSE IS IMPOSED, THE INMATE HAS NOT BEEN SENTENCED ON THE OTHER CHARGE, ANY SENTENCE OF IMPRISONMENT EVENTUALLY IMPOSED FOR THE OTHER CHARGE SHALL RUN CONSECUTIVE TO THE SENTENCE IMPOSED FOR THE SEXUAL OFFENSE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 692A.

Subsection (a)(1) of this section is new language added as the standard introductory language to a definition section.

Subsection (a)(2) of this section is restated as a definition to avoid repetition of the phrase "a violation of Article 27, § 464, § 464A, § 464B, § 464C, or § 464F of the Code or an attempt to violate Article 27, § 464, § 464A, § 464B, or § 464C of the Code as a principal or an aider or abettor".

The Correctional Services Article Review Committee notes, for consideration by the General Assembly, that the term "sexual offense", as defined in subsection (a)(2) of this section, does not include first degree rape (Art. 27, § 462) or second degree rape (Art. 27, § 463). However, it does include first degree sexual offense (Art. 27, § 464), second degree sexual offense (Art. 27, § 464A), third degree sexual offense (Art. 27, § 464B),