## **SENATE BILL 172**

E21lr1199 **CF HB 302** By: Senators McFadden, Kelley, and Miller Introduced and read first time: January 24, 2011 Assigned to: Judicial Proceedings Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 22, 2011 CHAPTER AN ACT concerning Inmates - Life Imprisonment - Parole Approval FOR the purpose of repealing certain provisions that provide that inmates serving a term of life imprisonment may be paroled only with the Governor's approval; requiring certain parole decisions to be transmitted to the Governor under certain circumstances; authorizing the Governor to disapprove certain parole decisions in a certain manner; providing that if the Governor does not disapprove a certain parole decision in a certain manner within a certain time period, the decision becomes effective; and generally relating to sentences of life imprisonment. BY repealing and reenacting, with amendments, Article – Correctional Services Section 4-305(b) and 7-301(d)

11

12

13

Annotated Code of Maryland 14

(2008 Replacement Volume and 2010 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 17 MARYLAND, That the Laws of Maryland read as follows:

## Article - Correctional Services

19 4-305.

1

2

3

4

5

6

7

8 9

10

15

18

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



- 1 (b) (1) Except as provided in paragraph (2) of this subsection, an inmate sentenced to life imprisonment is not eligible for parole consideration until the inmate has served 15 years or the equivalent of 15 years when considering allowances for diminution of the inmate's period of confinement as provided under Title 3, Subtitle 7 of this article and § 6–218 of the Criminal Procedure Article.
- 6 (2) An inmate sentenced to life imprisonment as a result of a proceeding under § 2–303 or § 2–304 of the Criminal Law Article is not eligible for parole consideration until the inmate has served 25 years or the equivalent of 25 years when considering allowances for diminution of the inmate's period of confinement as provided under Title 3, Subtitle 7 of this article and § 6–218 of the Criminal Procedure Article.
- 12 **4**(3) An SUBJECT TO PARAGRAPH (4) OF THIS SUBSECTION, AN eligible person who is serving a term of life imprisonment may be paroled only with the Governor's approval.
- 15 (4) (I) IF THE BOARD OF REVIEW DECIDES TO GRANT PAROLE
  16 TO AN ELIGIBLE PERSON SENTENCED TO LIFE IMPRISONMENT WHO HAS SERVED
  17 25 YEARS WITHOUT APPLICATION OF DIMINUTION OF CONFINEMENT CREDITS,
  18 AND THE SECRETARY APPROVES THE DECISION, THE DECISION SHALL BE
  19 TRANSMITTED TO THE GOVERNOR.
- 20 <u>(II) THE GOVERNOR MAY DISAPPROVE THE DECISION BY</u>
  21 WRITTEN TRANSMITTAL TO THE BOARD OF REVIEW.
- 22 <u>(III) If the Governor does not disapprove the</u> 23 <u>Decision within 180 days after receipt, the decision becomes</u> 24 <u>Effective.</u>
- 25 7–301.

26

27

2829

30

31

32

33

34

35

- (d) (1) Except as provided in paragraphs (2) and (3) of this subsection, an inmate who has been sentenced to life imprisonment is not eligible for parole consideration until the inmate has served 15 years or the equivalent of 15 years considering the allowances for diminution of the inmate's term of confinement under § 6–218 of the Criminal Procedure Article and Title 3, Subtitle 7 of this article.
- (2) An inmate who has been sentenced to life imprisonment as a result of a proceeding under § 2–303 or § 2–304 of the Criminal Law Article is not eligible for parole consideration until the inmate has served 25 years or the equivalent of 25 years considering the allowances for diminution of the inmate's term of confinement under § 6–218 of the Criminal Procedure Article and Title 3, Subtitle 7 of this article.
- 36 (3) (i) If an inmate has been sentenced to imprisonment for life 37 without the possibility of parole under § 2–203 or § 2–304 of the Criminal Law Article,

$\frac{1}{2}$	the inmate is not eligible for parole consideration and may not be granted parole at any time during the inmate's sentence.
3 4	(ii) This paragraph does not restrict the authority of the Governor to pardon or remit any part of a sentence under § 7–601 of this title.
5 6 7	₹(4) ¥ SUBJECT TO PARAGRAPH (5) OF THIS SUBSECTION, IF eligible for parole under this subsection, an inmate serving a term of life imprisonment may only be paroled with the approval of the Governor.
8 9 10 11	(5) (I) IF THE COMMISSION DECIDES TO GRANT PAROLE TO AN INMATE SENTENCED TO LIFE IMPRISONMENT WHO HAS SERVED 25 YEARS WITHOUT APPLICATION OF DIMINUTION OF CONFINEMENT CREDITS, THE DECISION SHALL BE TRANSMITTED TO THE GOVERNOR.
12 13	(II) THE GOVERNOR MAY DISAPPROVE THE DECISION BY WRITTEN TRANSMITTAL TO THE COMMISSION.
14 15 16	(III) IF THE GOVERNOR DOES NOT DISAPPROVE THE DECISION WITHIN 180 DAYS AFTER RECEIPT, THE DECISION BECOMES EFFECTIVE.
17 18 19 20 21 22 23	SECTION 2. AND BE IT FURTHER ENACTED, That, if the Governor does not, within 180 days after the effective date of this Act, by written transmittal to the Patuxent Institution Board of Review or the Maryland Parole Commission, as appropriate, disapprove parole for an individual sentenced to life imprisonment who has served 25 years without application of diminution of confinement credits and whose parole decision is pending gubernatorial approval as of the effective date of this Act, the parole decision becomes effective.
24 25	SECTION $\stackrel{2}{=}$ 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2011.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.