

BY adding to

Article 41 - Governor—Executive and Administrative
Departments
[[Section 110, 111, 112, 112A and 112B]] Section
112(c)
Annotated Code of Maryland
(1971 Replacement Volume and 1973 Supplement)

[[SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section 107(e) of Article 41 - Governor—Executive and Administrative Departments, of the Annotated Code of Maryland (1971 Replacement Volume and 1973 Supplement) be and it is hereby repealed and re-enacted, with amendments, to read as follows:

Article 41 - Governor—Executive and
Administrative Departments

107.

(e) A parole is fa conditional release from imprisonment, granted by the Board of Parole to any of certain classes of prisoners in any adult penal or correctional institution of this State, in the manner provided for in this subheading.] THE LEGALLY SANCTIONED RELEASE OF AN OFFENDER FROM A CORRECTIONAL INSTITUTION TO THE COMMUNITY UNDER TEMPORARY RESTRICTIONS FOR THE PROTECTION OF THE COMMUNITY AND UNDER PROFESSIONAL GUIDANCE AND SUPERVISION DIRECTED TOWARD THE REINTEGRATION OF THE PERSON INTO THE COMMUNITY. A parole shall be evidenced by an order in writing[, and entitles the recipient thereof to leave the institution in which he was imprisoned, and to serve the remainder of his term outside the confines thereof if he shall satisfactorily comply with all the terms and conditions provided in the parole order]. Each [such] paroled prisoner shall be deemed to remain in legal custody until the expiration of his full, undiminished term[; and upon having violated the conditions of his parole, shall be remanded to the institution from which he was paroled].

SECTION 2. AND BE IT FURTHER ENACTED, That Sections 110, 111, 112 and 117 of Article 41 - Governor—Executive and Administrative Departments, of the Annotated Code of Maryland (1971 Replacement Volume and 1973 Supplement) be and they are hereby repealed. 11