

[(13)](12) Section 407 (relating to first degree murder);

[(14)](13) Section 408 (relating to murder committed in perpetration of arson);

[(15)](14) Section 409 (relating to murder committed in burning barns, etc.);

[(16)](15) Section 410 (relating to murder committed in perpetration of rape in any degree, sexual offense in the first or second degree, sodomy, etc.);

[(17)](16) Section 411 (relating to second degree murder);

(17) SECTION 411A (RELATING TO ATTEMPTED MURDER IN THE FIRST OR SECOND DEGREE);

(18) Sections 462 and 463 (relating to rape in the first and second degree);

(19) SECTION 464F (RELATING TO ATTEMPTED RAPE OR SEXUAL OFFENSE IN THE FIRST OR SECOND DEGREE);

[(19)](20) Section 486 (relating to robbery generally); and

[(20)](21) Section 488 (relating to robbery with a deadly weapon).

643B.

(a) As used in this section, the term "crime of violence" means abduction; arson in the first degree; kidnapping; manslaughter, except involuntary manslaughter; mayhem and maiming, AS PREVIOUSLY PROSCRIBED under §§ 384, 385, and 386 of this article; murder; rape; robbery; robbery with a deadly weapon; carjacking or armed carjacking; sexual offense in the first degree; sexual offense in the second degree; use of a handgun in the commission of a felony or other crime of violence; an attempt to commit any of the aforesaid offenses; ASSAULT IN THE FIRST DEGREE; AND assault with intent to murder[;], assault with intent to rape[;], assault with intent to rob[;], assault with intent to commit a sexual offense in the first degree[; ], and assault with intent to commit a sexual offense in the second degree, AS THESE CRIMES WERE PREVIOUSLY PROSCRIBED UNDER FORMER § 12 OF THIS ARTICLE .

The term "correctional institution" includes Patuxent Institution and a local or regional jail or detention center.

COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): The mayhem and maiming crimes under Article 27, §§ 384, 385, and 386 and the felony assault crimes under Article 27, § 12 are being repealed by this revision of the assault laws. The reference to these repealed sections, however, must be retained under this section of law to ensure that they may be used as predicate offenses for the subsequent offender provisions of this statute.

692A.

(a) Any inmate of any penal or treatment institution administered by the Division of Correction who is convicted of a sexual offense under § 464, § 464A, § 464B, or § 464C of this article, or who is convicted of an attempt to commit a sexual offense under those sections OR § 464F OF THIS ARTICLE [, or who is convicted of an assault with intent to