

inmate has been found guilty of violating a condition of parole or mandatory supervision or if a warrant or subpoena is issued for the defendant or inmate; transferring from the Maryland Parole Commission to the Department of Public Safety and Correctional Services the responsibility of receiving and sending certain notices; altering a certain time period for providing a certain notice; requiring a commitment agency, under certain circumstances, to notify the victim of certain information and events concerning the defendant; prohibiting a commitment agency from disclosing to a defendant certain information regarding the victim; ~~prohibiting a law enforcement agency from charging a victim for a copy of an incident report in a domestic violence case when a law enforcement officer responds to a request for assistance;~~ requiring the written notice given to a victim by a law enforcement officer who responds to a request for assistance in a domestic violence case to inform the victim of the right to obtain a copy of the incident report; altering the circumstances under which compliance with a judgment of restitution shall be required; eliminating a certain time period for holding certain restitution hearings; providing the Department of Juvenile Justice with certain responsibilities concerning certain restitution judgements; requiring all moneys collected from a judgment of restitution to be treated as abandoned property if a victim cannot be located; requiring a delinquent restitution account to be referred to the Central Collection Unit if the probation or other supervision is terminated and restitution is still owed; expanding the availability of benefits from the Criminal Injuries Compensation Fund to victims who suffer psychological injury as a direct result of a ~~crime~~ felony or physical injury or death directly resulting from a crime; ~~altering the standard of judgment certain claimants are required to prove in order to recover from the Criminal Injuries Compensation Fund;~~ expanding the right to request HIV testing of offenders to include ~~a law enforcement officer who was~~ certain persons who were performing official duties at the time of suspected exposure; expanding the means by which a person may be considered to be exposed to HIV; authorizing a victim who receives notification of the results of an HIV test to disclose the results to an organization to protect the health and safety of, or to seek compensation for certain purposes; requiring the Patuxent Board of Review to give a victim a reasonable opportunity to present oral testimony in a certain manner before the Board decides whether to grant work release, leave status, or parole to an eligible person; increasing the circumstances under which a victim may request that an inmate be prohibited from having any contact with the victim; requiring a hearing examiner or member of the Maryland Parole Commission to consider certain factors before entering into a predetermined parole release agreement; requiring the Department of Public Safety and Correctional Services to notify a victim of a violent crime, at the victim's request, of certain events involving the person convicted of the violent crime; adding the issuance of a warrant or subpoena for an alleged violation of parole or mandatory supervision to the types of events of which a victim must be notified; specifying that the provisions relating to confidentiality of juvenile records does not prohibit a victim who has filed a notification request form from being notified of certain proceedings involving the defendant; prohibiting the court after a defendant has been found incompetent to stand trial from dismissing a charge without providing the State's Attorney and a victim who has filed a notification request form advance notice and an opportunity to be heard; making certain stylistic, technical, and conforming changes; establishing and altering certain definitions; and generally