E1 3lr2799 CF 3lr2242

By: Senator Stone

Introduced and read first time: January 30, 2013

Assigned to: Judicial Proceedings

A BILL ENTITLED

1	AN ACT concerning										
2	Criminal Law – Accessory After the Fact – Murder										
3 4 5	FOR the purpose of altering the maximum penalties for being an accessory after the fact to murder in the first and second degree; providing for the application of this Act; and generally relating to the crime of accessory after the fact.										
6 7 8 9 10	BY repealing and reenacting, with amendments, Article – Criminal Law Section 1–301 Annotated Code of Maryland (2012 Replacement Volume and 2012 Supplement)										
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:										
13	Article - Criminal Law										
14	1–301.										
15 16 17 18	(A) Unless otherwise provided by law AND EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, a person who is convicted of being an accessory after the fact to a felony is guilty of a felony and on conviction is subject to the lesser of:										
19	(1) imprisonment not exceeding 5 years; or										
20 21	(2) a penalty not exceeding the maximum penalty provided by law for committing the underlying felony.										



1	(B)	(1)	A	PERSON	WHO	IS	CONVI	CTED	OF	BEING	AN	ACC	ESSORY
2	AFTER THE	FACT	TO	MURDE	R IN 7	гне	FIRST	DEGR	EE I	S GUIL	ΓΥ Ο]	F A	FELONY
3	AND ON CON	VICTI	ON	IS SUBJE	CT TO	O IM	PRISO	NMENT	NO	Г ЕХСЕЕ	EDIN	ց 20	YEARS.

- 4 (2) A PERSON WHO IS CONVICTED OF BEING AN ACCESSORY
 5 AFTER THE FACT TO MURDER IN THE SECOND DEGREE IS GUILTY OF A FELONY
 6 AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 10 YEARS.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any offense committed before the effective date of this Act.
- SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.