E13lr3257 CF HB 1250

By: Senator Muse

Introduced and read first time: February 18, 2013

Assigned to: Rules

A BILL ENTITLED

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I	AN	ACT	concerning

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Crimes - Threat of Mass Violence

3 FOR the purpose of prohibiting a person from threatening to commit, or causing to be committed, a certain crime of violence that would place others at substantial risk of death or serious physical injury if there are certain probable consequences of the threat; establishing that this Act applies to a threat made by oral or written communication or electronic mail; establishing that a person who violates this Act is guilty of the felony of making a threat of mass violence; establishing a penalty for a violation of this Act; requiring a court to order a person convicted under this Act to reimburse certain persons; providing for the venue for a prosecution under this Act; defining certain terms; and generally 12 relating to the felony of making a threat of mass violence.

- 13 BY adding to
- Article Criminal Law 14
- 15 Section 3-1001 to be under the new subtitle "Subtitle 10. Threat of Mass
- Violence" 16
- 17 Annotated Code of Maryland
- (2012 Replacement Volume and 2012 Supplement) 18
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 19
- 20 MARYLAND, That the Laws of Maryland read as follows:
- 21Article - Criminal Law
- 22SUBTITLE 10. THREAT OF MASS VIOLENCE.
- 23 3-1001.

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 2 MEANINGS INDICATED.
- 3 (2) "DWELLING" HAS THE MEANING STATED IN § 6–201 OF THIS 4 ARTICLE.
- (0) ((7)
- 5 (3) "PUBLIC PLACE" HAS THE MEANING STATED IN § 10–201 OF 6 THIS ARTICLE.
- 7 (4) "STOREHOUSE" HAS THE MEANING STATED IN § 6–201 OF 8 THIS ARTICLE.
- 9 (B) This section applies to a threat made by oral or written 10 COMMUNICATION OR ELECTRONIC MAIL, AS DEFINED IN § 3–805(A) OF THIS 11 TITLE.
- 12 (C) A PERSON MAY NOT KNOWINGLY THREATEN TO COMMIT, OR CAUSE
 13 TO BE COMMITTED, A CRIME OF VIOLENCE, AS DEFINED IN § 14–101 OF THIS
 14 ARTICLE, THAT WOULD PLACE OTHERS AT SUBSTANTIAL RISK OF DEATH OR
 15 SERIOUS PHYSICAL INJURY, AS DEFINED IN § 3–201 OF THIS TITLE, IF THE
 16 NATURAL AND PROBABLE CONSEQUENCE OF THE THREAT, REGARDLESS OF
- 17 WHETHER THE CONSEQUENCE OCCURS, IS THAT FIVE OR MORE PEOPLE ARE:
- 18 **(1)** PLACED IN REASONABLE FEAR THAT THE CRIME WILL BE 19 COMMITTED;
- 20 **(2)** EVACUATED FROM A DWELLING, STOREHOUSE, OR PUBLIC 21 PLACE;
- 22 (3) MOVED TO A DESIGNATED AREA WITHIN A DWELLING, 23 STOREHOUSE, OR PUBLIC PLACE; OR
- 24 (4) REQUIRED TO REMAIN IN A DESIGNATED SAFE AREA WITHIN A 25 DWELLING, STOREHOUSE, OR PUBLIC PLACE.
- (D) (1) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF THE FELONY OF MAKING A THREAT OF MASS VIOLENCE AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 10 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH.
- 30 (2) IN ADDITION TO THE PENALTIES PROVIDED IN PARAGRAPH
 31 (1) OF THIS SUBSECTION, A COURT SHALL ORDER A PERSON CONVICTED UNDER
 32 THIS SECTION TO REIMBURSE THE APPROPRIATE UNIT OF FEDERAL, STATE, OR

- 1 LOCAL GOVERNMENT OR OTHER PERSON FOR EXPENSES AND LOSSES
- 2 INCURRED IN RESPONDING TO THE UNLAWFUL THREAT UNLESS THE COURT
- 3 STATES ON THE RECORD THE REASONS WHY REIMBURSEMENT WOULD BE
- 4 INAPPROPRIATE.
- 5 (E) A PERSON WHO VIOLATES THIS SECTION MAY BE INDICTED, 6 PROSECUTED, TRIED, AND CONVICTED IN ANY COUNTY WHERE:
- 7 (1) THE THREAT WAS RECEIVED;
- 8 (2) THE THREAT WAS MADE; OR
- 9 (3) THE CONSEQUENCES OF THE THREAT OCCURRED.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2013.