HOUSE BILL 46

(PRE-FILED)

7lr0387

By: **Delegate Conaway** Requested: June 24, 2016 Introduced and read first time: January 11, 2017 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

Baltimore City - Criminal Procedure - Cameras in the Courtroom - Criminal Sentencing Hearings

4 FOR the purpose of creating a certain exception in Baltimore City to the general prohibition $\mathbf{5}$ against recording or broadcasting a criminal sentencing hearing; establishing 6 certain requirements for a media organization's request to provide media coverage 7 of a criminal sentencing hearing; requiring the clerk of the court to provide notice to 8 certain parties on receipt of a request to provide media coverage; providing certain 9 factors that a presiding judge may consider in deciding to grant or deny the request 10 to provide media coverage; authorizing the presiding judge to grant a certain request 11 to provide media coverage; authorizing the presiding judge to make a certain order; 12authorizing the presiding judge to limit certain media coverage after making a 13certain finding of fact on the record; prohibiting a presiding judge from granting certain requests for media coverage; providing that a person who violates this Act 14 15may be held in contempt of court; defining certain terms; and generally relating to 16media coverage of criminal proceedings in Baltimore City.

- 17 BY repealing and reenacting, with amendments,
- 18 Article Criminal Procedure
- 19 Section 1–201
- 20 Annotated Code of Maryland
- 21 (2008 Replacement Volume and 2016 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 24

Article – Criminal Procedure

 $25 \quad 1-201.$

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 2 INDICATED.

3 (2) "CRIMINAL PROCEEDING" INCLUDES A CRIMINAL MATTER HEARD
 4 IN OPEN COURT THAT THE PUBLIC IS ENTITLED TO ATTEND, INCLUDING PRETRIAL,
 5 TRIAL, AND POSTTRIAL PROCEDURES.

6 (3) "CRIMINAL SENTENCING HEARING" MEANS A COURT 7 PROCEEDING IN WHICH A CRIMINAL DEFENDANT IS SENTENCED AFTER CONVICTION 8 BY A JUDGE OR JURY.

9 (4) "MEDIA COVERAGE" MEANS VISUAL OR AUDIO RECORDINGS OF 10 CRIMINAL PROCEEDINGS BY A MEDIA ORGANIZATION.

11 (5) "MEDIA ORGANIZATION" INCLUDES A NEWS-GATHERING OR 12 EDUCATIONAL ENTITY THAT IS CAPABLE OF:

13(I)ESTABLISHING A VISUAL OR AUDIO FEED WITH VISUAL OR14AUDIO EQUIPMENT PROVIDED BY THE COURT; OR

15(II) PROVIDING ITS OWN VISUAL OR AUDIO EQUIPMENT FOR THE16PURPOSE OF PROVIDING MEDIA COVERAGE OR EDUCATIONAL RECORDINGS OF17CRIMINAL PROCEEDINGS.

18 **(6) "PRESIDING JUDGE" MEANS:**

19(I) THE JUDGE DESIGNATED TO PRESIDE OVER A CRIMINAL20PROCEEDING FOR WHICH MEDIA COVERAGE IS REQUESTED; OR

(II) IF A JUDGE HAS NOT BEEN DESIGNATED TO PRESIDE OVER
 A CRIMINAL PROCEEDING AT THE TIME A REQUEST FOR MEDIA COVERAGE OF THE
 PROCEEDING WAS MADE, THE COUNTY ADMINISTRATIVE JUDGE OR THE
 ADMINISTRATIVE JUDGE FOR THE DISTRICT WHERE THE CRIMINAL PROCEEDING IS
 TO TAKE PLACE.

26 (7) "VISUAL OR AUDIO RECORDINGS" INCLUDES INFORMATION
27 OBTAINED THROUGH THE USE OF TELEVISION, RADIO, PHOTOGRAPHIC, OR
28 RECORDING EQUIPMENT PROVIDED BY THE COURT OR A MEDIA ORGANIZATION.

[(a)] (B) (1) Except as provided in subsection [(b)] (C) of this section, a person may not record or broadcast any criminal matter, including a trial, hearing, motion, or argument, that is held in trial court or before a grand jury.

 $\mathbf{2}$

HOUSE BILL 46

1 This prohibition applies to the use of television, radio, and photographic (2) $\mathbf{2}$ or recording equipment. 3 Subsection [(a)] (B) of this section does not apply to the use of electronic [(b)] (C) or photographic equipment approved by the court: 4 to take the testimony of a child victim under § 11–303 of this article; $\mathbf{5}$ (1)6 [or] 7 (2)to perpetuate a court record[.]; OR 8 IN BALTIMORE CITY, TO RECORD OR BROADCAST MEDIA (3) 9 COVERAGE OF A CRIMINAL SENTENCING HEARING IF, AT LEAST 24 HOURS BEFORE 10 THE CRIMINAL SENTENCING HEARING IS SCHEDULED TO BEGIN, THE MEDIA ORGANIZATION FILES WITH THE CLERK OF THE COURT IN WHICH THE CRIMINAL 11 12SENTENCING HEARING IS TO BE HELD A WRITTEN REQUEST THAT: 13**(I)** IDENTIFIES THE CRIMINAL SENTENCING HEARING TO BE 14**COVERED;** 15**(II)** IDENTIFIES THE DATES OF MEDIA COVERAGE REQUESTED 16BY THE MEDIA ORGANIZATION; 17(III) DESCRIBES ANY POOLING ARRANGEMENTS MADE BY THE 18 **MEDIA ORGANIZATION;** 19DESCRIBES THE EQUIPMENT TO BE USED BY THE MEDIA (IV) 20**ORGANIZATION; AND** 21(V) IDENTIFIES THE REPRESENTATIVES OF THE MEDIA 22ORGANIZATION WHO WILL BE PRESENT DURING THE PROCEEDING. 23**(**D**)** (1) ON RECEIPT OF A REQUEST TO PROVIDE MEDIA COVERAGE UNDER SUBSECTION (C)(3) OF THIS SECTION, THE CLERK OF THE COURT SHALL 24GIVE PROMPT NOTICE OF THE REQUEST TO EACH PARTY INVOLVED IN THE 2526**CRIMINAL PROCEEDING.** 27(2) IN DECIDING TO GRANT OR DENY THE REQUEST, THE PRESIDING JUDGE MAY CONSIDER: 2829**(I)** THE IMPORTANCE OF PROMOTING PUBLIC ACCESS TO THE 30 JUDICIAL SYSTEM;

3

	4 HOUSE BILL 46
$\frac{1}{2}$	(II) THE PRIVACY RIGHTS AND SECURITY OF MINORS, WITNESSES, AND JURORS; AND
$\frac{3}{4}$	(III) THE MAINTENANCE OF ORDERLY CONDUCT DURING THE CRIMINAL SENTENCING HEARING.
5	(3) THE PRESIDING JUDGE MAY:
6 7 8	(I) GRANT A REQUEST TO PROVIDE MEDIA COVERAGE THAT COMPLIES WITH THE REQUIREMENTS SET FORTH IN SUBSECTION (C)(3) OF THIS SECTION;
9 10 11	(II) ORDER INTERESTED MEDIA ORGANIZATIONS TO MAKE POOLING ARRANGEMENTS TO BROADCAST MEDIA COVERAGE TO PREVENT INTERFERENCE WITH THE CONDUCT OF THE CRIMINAL SENTENCING HEARING; AND
$12 \\ 13 \\ 14 \\ 15$	(III) LIMIT MEDIA COVERAGE IN ANY MANNER AT ANY TIME BEFORE OR DURING THE CRIMINAL SENTENCING HEARING AFTER MAKING A FINDING OF FACT ON THE RECORD THAT, WITHOUT THE LIMITATION, THE MEDIA COVERAGE WOULD:
$\begin{array}{c} 16 \\ 17 \end{array}$	1. DENY A DEFENDANT THE RIGHT TO A FAIR AND IMPARTIAL TRIAL;
18 19	2. SUBSTANTIALLY COMPROMISE THE CIVIL RIGHTS OR SAFETY OF A PARTY INVOLVED IN THE CRIMINAL PROCEEDING; OR
$\begin{array}{c} 20\\ 21 \end{array}$	3. DISRUPT THE ACCESS TO INFORMATION BY OTHER NEWS-GATHERING ORGANIZATIONS.
$\frac{22}{23}$	(4) A PRESIDING JUDGE MAY NOT GRANT A REQUEST FOR MEDIA COVERAGE OF:
$\frac{24}{25}$	(I) A CRIMINAL PROCEEDING CLOSED TO THE PUBLIC BY LAW OR JUDICIAL ORDER;
26 27 28	(II) A CRIMINAL SENTENCING HEARING IF THE REQUEST FOR MEDIA COVERAGE DOES NOT COMPLY WITH THE REQUIREMENTS SET FORTH IN SUBSECTION (C)(3) OF THIS SECTION;
29 30	(III) EXCEPT FOR A SENTENCING HEARING, ANY CRIMINAL MATTER, INCLUDING A TRIAL, A HEARING, A MOTION, OR AN ARGUMENT;

HOUSE BILL 46

1	(IV) A GRAND JURY PROCEEDING;
2	(V) A JUVENILE PROCEEDING; OR
$\frac{3}{4}$	(VI) A CRIMINAL PROCEEDING RELATING TO A PROSECUTION OF A SEXUAL CRIME UNDER TITLE 3, SUBTITLE 3 OF THE CRIMINAL LAW ARTICLE.
5	[(c)] (E) A person who violates this section may be held in contempt of court.
$6 \\ 7$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2017.