HOUSE BILL 408

E2

7lr1735 CF 7lr1737

By: Delegate Dumais Introduced and read first time: January 26, 2017 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

$\mathbf{2}$ **Criminal Procedure – Charging Procedures and Documents – Citation**

- 3 FOR the purpose of modifying the categories of offenses for which a police officer is required 4 to charge by citation; repealing a provision of law authorizing a police officer to $\mathbf{5}$ charge by citation for certain offenses; modifying the circumstances under which a 6 police officer may charge a defendant by citation; and generally relating to charging procedures and documents. 7
- 8 BY repealing and reenacting, without amendments,
- 9 Article – Criminal Procedure
- 10 Section 4-101(a)
- Annotated Code of Maryland 11
- (2008 Replacement Volume and 2016 Supplement) 12
- 13BY repealing and reenacting, with amendments,
- 14Article – Criminal Procedure
- 15Section 4-101(c)
- Annotated Code of Maryland 16
- 17(2008 Replacement Volume and 2016 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 18 19That the Laws of Maryland read as follows:

- 20

Article – Criminal Procedure

- 214 - 101.
- 22(a) In this section the following words have the meanings indicated. (1)
- 23"Citation" means a written charging document that a police (2)(i) 24officer or fire marshal issues to a defendant, alleging the defendant has committed a crime.

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



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1 (ii) "Citation" does not include an indictment, information, or 2 statement of charges.

3	(3)	"Fire marshal" means:							
4		(i)	the State Fire Marshal;						
5		(ii)	a deputy State fire marshal; or						
6		(iii)	designated under § 6–304 of the Public Safety Article:						
7		1. an assistant State fire marshal; or							
8		2. a special assistant State fire marshal.							
9	(4) "Police officer" has the meaning stated in 2–101 of this article.								
$10 \\ 11 \\ 12$	(c) (1) [(i)] Subject to paragraph (2) of this subsection, in addition to any other law allowing a crime to be charged by citation, a police officer shall charge by citation for:								
13 14	[1.] (I) any misdemeanor or local ordinance violation that does not carry a penalty of imprisonment;								
$15 \\ 16 \\ 17$	[2.] (II) any OTHER misdemeanor NOT INVOLVING SERIOUS INJURY OR AN IMMEDIATE HEALTH RISK or local ordinance violation for which the maximum penalty of imprisonment is [90 days] 18 MONTHS or less, except:								
$\begin{array}{c} 18\\19\end{array}$	of the Courts Artic	cle;	[A.] 1. failure to comply with a peace order under § 3–1508						
$\begin{array}{c} 20\\ 21 \end{array}$	4–509 of the Fami	ly Law	[B.] 2. failure to comply with a protective order under § Article;						
$\frac{22}{23}$	release while char	ged wi	[C.] 3. violation of a condition of pretrial or posttrial th a sexual crime against a minor under § 5–213.1 of this article;						
$\begin{array}{c} 24 \\ 25 \end{array}$	conviction of a dru	g felon	[D.] 4. possession of an electronic control device after y or crime of violence under § 4–109(b) of the Criminal Law Article;						
$\begin{array}{c} 26 \\ 27 \end{array}$	under § 4–508.1 of	f the F	[E.] 5. violation of an out–of–state domestic violence order amily Law Article; or						
$\begin{array}{c} 28 \\ 29 \end{array}$	Criminal Law Art	icle; or	[F.] 6. abuse or neglect of an animal under § 10–604 of the						

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$\frac{1}{2}$	Criminal Law Article.	[3.] (III)	possession	of marijuana	under §	5-601 (of the		
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	[(i other law allowing a c for:			2) of this subse n, a police offic					
6 7 8	intoxicated person un Article;			lic beverage to 08, or § 6–309 o		0			
9 10	Criminal Law Article,			ction of proper the property is		•	of the		
$\begin{array}{c} 11 \\ 12 \end{array}$	Law Article.]	3. mis	demeanor the	eft under § 7–1	.04(g)(2)	of the Cri	iminal		
13	(2) A]	police officer n	nay charge a d	efendant by cit	ation [on]	y] if:			
14	(i)	the officer	is satisfied w	ith the defenda	nt's evide	nce of ide	ntity;		
$\begin{array}{c} 15\\ 16 \end{array}$	(ii) with the citation;	the officer	reasonably b	believes that the	ie defend	ant will c	omply		
17 18	(iii statement of charges v			believes that the the safety;	e failure	to charge	e on a		
19 20 21 22	(iv) the defendant is not subject to arrest for another [criminal charge] ALLEGED MISDEMEANOR INVOLVING SERIOUS INJURY OR IMMEDIATE HEALTH RISK, AN ALLEGED FELONY arising out of the same incident, OR AN OPEN WARRANT; and								
23	(v)	the defend	lant complies	with all lawful	orders by	the office	r.		
$\begin{array}{c} 24 \\ 25 \end{array}$	(3) A offense that may be ch	-	0	nds to make a v subsection ma		ss arrest	for an		
26	(i)	issue a cit	ation in lieu o	f making the ar	rest; or				
$\begin{array}{c} 27\\ 28 \end{array}$	(ii) continued custody.	make the	arrest and s	ubsequently is	sue a cit	ation in l	lieu of		
29 30	SECTION 2. A October 1, 2017.	ND BE IT FU	URTHER ENA	ACTED, That t	his Act s	hall take	effect		