E1, E2			

By: The Speaker (By Request – Administration) and Delegates Adams, Anderton, Arentz, Arikan, Beitzel, Buckel, Chisholm, Clark, Corderman, Cox, M. Fisher, Ghrist, Grammer, Griffith, Hartman, Howard, Jacobs, Kipke, Kittleman, Krebs, Long, Malone, Mangione, Mautz, McComas, McKay, Metzgar, Morgan, Otto, Parrott, Pippy, Reilly, Rose, Saab, Shoemaker, Szeliga, and Wivell Introduced and read first time: January 20, 2020

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Crimes – Victim and Witness Intimidation – Penalties and Procedures

- FOR the purpose of expanding the applicability of a certain exception to the hearsay rule
 relating to victim or witness intimidation; prohibiting a person from causing serious
 physical injury to another as a result of certain violations; prohibiting a person from
 causing the death of another as a result of certain violations; establishing certain
 penalties for a violation of this Act; defining a certain term; and generally relating
 to victim and witness intimidation.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Courts and Judicial Proceedings
- 11 Section 10–901
- 12 Annotated Code of Maryland
- 13 (2013 Replacement Volume and 2019 Supplement)
- 14 BY repealing and reenacting, without amendments,
- 15 Article Criminal Law
- 16 Section 3–201(a) and (d), 9–302, 9–303, and 9–305
- 17 Annotated Code of Maryland
- 18 (2012 Replacement Volume and 2019 Supplement)
- 19 BY repealing and reenacting, with amendments,
- 20 Article Criminal Law
- 21 Section 9–301
- 22 Annotated Code of Maryland
- 23 (2012 Replacement Volume and 2019 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$1 \\ 2 \\ 3 \\ 4 \\ 5$	BY adding to Article – Criminal Law Section 9–302.1, 9–302.2, 9–303.1, 9–303.2, 9–305.1, and 9–305.2 Annotated Code of Maryland (2012 Replacement Volume and 2019 Supplement)					
$6 \\ 7$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
8	Article – Courts and Judicial Proceedings					
9	10–901.					
$10\\11\\12\\13\\14\\15\\16$	(a) During the trial of a criminal case [in which the defendant is charged with a felonious violation of Title 5 of the Criminal Law Article or with the commission of a crime of violence as defined in § 14–101 of the Criminal Law Article], a statement as defined in Maryland Rule 5–801(a) is not excluded by the hearsay rule if the statement is offered against a party that has engaged in, directed, or conspired to commit wrongdoing that was intended to and did procure the unavailability of the declarant of the statement, as defined in Maryland Rule 5–804.					
17 18	(b) Subject to subsection (c) of this section, before admitting a statement under this section, the court shall hold a hearing outside the presence of the jury at which:					
19	(1) The Maryland Rules of Evidence are strictly applied; and					
$20 \\ 21 \\ 22$	(2) The court finds by clear and convincing evidence that the party against whom the statement is offered engaged in, directed, or conspired to commit the wrongdoing that procured the unavailability of the declarant.					
23	(c) A statement may not be admitted under this section unless:					
24	(1) The statement was:					
$\begin{array}{c} 25\\ 26 \end{array}$	(i) Given under oath subject to the penalty of perjury at a trial, hearing, or other proceeding or in a deposition;					
27	(ii) Reduced to writing and signed by the declarant; or					
$\begin{array}{c} 28\\ 29 \end{array}$	(iii) Recorded in substantially verbatim fashion by stenographic or electronic means contemporaneously with the making of the statement; and					
$\begin{array}{c} 30\\ 31 \end{array}$	(2) As soon as is practicable after the proponent of the statement learns that the declarant will be unavailable, the proponent notifies the adverse party of:					
32	(i) The intention to offer the statement;					

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1			(ii)	The particulars of the statement; and		
$\frac{2}{3}$	offered.		(iii)	The identity of the witness through whom the statement will be		
4		Article – Criminal Law				
5	3–201.					
6	(a)	In th	is subt	itle the following words have the meanings indicated.		
7	(d)	"Seri	"Serious physical injury" means physical injury that:			
8		(1)	creat	es a substantial risk of death; or		
9		(2)	cause	es permanent or protracted serious:		
10			(i)	disfigurement;		
11			(ii)	loss of the function of any bodily member or organ; or		
12			(iii)	impairment of the function of any bodily member or organ.		
13	9–301.					
14	(a)	In th	is subt	itle the following words have the meanings indicated.		
$15 \\ 16 \\ 17$	trial or adjudicatory hearing, a grand jury proceeding, and any other proceeding that is					
18 19						
$\begin{array}{c} 20\\ 21 \end{array}$	[(c)] (D) "Victim" means a person against whom a crime or delinquent act has been committed or attempted.					
22	[(d)]	(E)	"Witr	ness" means a person who:		
$\begin{array}{c} 23\\ 24 \end{array}$	act;	(1)	has k	mowledge of the existence of facts relating to a crime or delinquent		
$\begin{array}{c} 25\\ 26 \end{array}$	purpose;	(2)	make	es a declaration under oath that is received as evidence for any		
27		(3)	has r	reported a crime or delinquent act to a law enforcement officer,		

1	prosperitor intoka officer correctional officer or judicial officer; or				
1	prosecutor, intake officer, correctional officer, or judicial officer; or				
$\frac{2}{3}$	(4) has been served with a subpoena issued under the authority of a court of this State, any other state, or the United States.				
4	9–302.				
5 6	(a) destroy prop	_		ay not harm another, threaten to harm another, or damage or e intent to:	
7		(1)	influe	ence a victim or witness to testify falsely or withhold testimony; or	
8		(2)	induc	e a victim or witness:	
9			(i)	to avoid the service of a subpoena or summons to testify;	
10 11	witness has l	been s	(ii) ubpoei	to be absent from an official proceeding to which the victim or naed or summoned; or	
$\begin{array}{c} 12\\ 13 \end{array}$	delinquent a	ct.	(iii)	not to report the existence of facts relating to a crime or	
$\begin{array}{c} 14 \\ 15 \end{array}$	(b) A person may not solicit another person to harm another, threaten to harm another, or damage or destroy property with the intent to:				
16		(1)	influe	ence a victim or witness to testify falsely or withhold testimony; or	
17		(2)	induc	e a victim or witness:	
18			(i)	to avoid the service of a subpoena or summons to testify;	
19 20	witness has l	been s	(ii) ubpoei	to be absent from an official proceeding to which the victim or naed or summoned; or	
$\begin{array}{c} 21 \\ 22 \end{array}$	delinquent a	ct.	(iii)	not to report the existence of facts relating to a crime or	
$23 \\ 24 \\ 25$			n is gui	ot as provided in paragraph (2) of this subsection, a person who ilty of a misdemeanor and on conviction is subject to imprisonment a fine not exceeding \$5,000 or both.	
26 27 28 29 30	of a crime of commit such	violen 1 a cri	elates ce as c ime, a	testimony, subpoena, official proceeding, or report involving the to a felonious violation of Title 5 of this article or the commission lefined in § 14–101 of this article, or a conspiracy or solicitation to person who violates this section is guilty of a felony and on apprisonment not exceeding 20 years.	

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1 (d) A sentence imposed under this section may be separate from and consecutive 2 to or concurrent with a sentence for any crime based on the act establishing the violation 3 of this section.

4 **9–302.1.**

5 (A) A PERSON MAY NOT CAUSE SERIOUS PHYSICAL INJURY TO ANOTHER AS 6 A RESULT OF A VIOLATION OF § 9–302 OF THIS SUBTITLE.

7 (B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY
8 OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING
9 15 YEARS.

10 (C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM 11 AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED 12 ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

13 **9–302.2.**

14(A)A PERSON MAY NOT CAUSE THE DEATH OF ANOTHER AS A RESULT OF A15VIOLATION OF § 9–302 OF THIS SUBTITLE.

16 (B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY 17 OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 18 25 YEARS.

19(C)A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM20AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED21ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

22 9–303.

(a) A person may not intentionally harm another, threaten to harm another, ordamage or destroy property with the intent of retaliating against:

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- (1) a victim or witness for:
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(i) giving testimony in an official proceeding; or

27 (ii) reporting a crime or delinquent act;

(2) a juror for any reason relating to the performance of the juror's official
duties in a pending or completed case in a court of the State or the United States; or

30 (3) an officer of the court of the State or the United States for any reason

relating to the performance of the officer's official duties in a pending or completed case. A person may not solicit another person to intentionally harm another, (b) threaten to harm another, or damage or destroy property with the intent of retaliating against: (1)a victim or witness for: giving testimony in an official proceeding: or (i) (ii) reporting a crime or delinquent act; a juror for any reason relating to the performance of the juror's official (2)duties in a pending or completed case in a court of the State or the United States; or an officer of the court of the State or the United States for any reason (3)relating to the performance of the officer's official duties in a pending or completed case.

12 (c) (1) Except as provided in paragraph (2) of this subsection, a person who 13 violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment 14 not exceeding 10 years or a fine not exceeding \$5,000 or both.

15 (2) If the official proceeding or report described in subsection (a) of this 16 section relates to a felonious violation of Title 5 of this article or the commission of a crime 17 of violence as defined in § 14–101 of this article, or a conspiracy or solicitation to commit 18 such a crime, a person who violates this section is guilty of a felony and on conviction is 19 subject to imprisonment not exceeding 20 years.

(d) A sentence imposed under this section may be separate from and consecutive
to or concurrent with a sentence for any crime based on the act establishing the violation
of this section.

23 **9–303.1.**

24(A)A PERSON MAY NOT CAUSE SERIOUS PHYSICAL INJURY TO ANOTHER AS25A RESULT OF A VIOLATION OF § 9–303 OF THIS SUBTITLE.

(B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY
OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING
15 YEARS.

(C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM
 AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED
 ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

32 **9–303.2**.

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1 (A) A PERSON MAY NOT CAUSE THE DEATH OF ANOTHER AS A RESULT OF A 2 VIOLATION OF § 9–303 OF THIS SUBTITLE.

3 (B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY
 4 OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING
 5 25 YEARS.

6 (C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM 7 AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED 8 ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

9 9-305.

10 (a) A person may not, by threat, force, or corrupt means, try to influence, 11 intimidate, or impede a juror, a witness, or an officer of a court of the State or of the United 12 States in the performance of the person's official duties.

(b) A person may not solicit another person to, by threat, force, or corrupt means,
try to influence, intimidate, or impede a juror, a witness, or an officer of the court of the
State or of the United States in the performance of the person's official duties.

16 (c) (1) Except as provided in paragraph (2) of this subsection, a person who 17 violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment 18 not exceeding 10 years or a fine not exceeding \$5,000 or both.

19 (2) If an act described in subsection (a) of this section is taken in connection 20 with a proceeding involving a felonious violation of Title 5 of this article or the commission 21 of a crime of violence as defined in § 14–101 of this article, or a conspiracy or solicitation to 22 commit such a crime, a person who violates this section is guilty of a felony and on 23 conviction is subject to imprisonment not exceeding 20 years.

(d) A sentence imposed under this section may be separate from and consecutive
to or concurrent with a sentence for any crime based on the act establishing the violation
of this section.

27 **9–305.1.**

28(A)A PERSON MAY NOT CAUSE SERIOUS PHYSICAL INJURY TO ANOTHER AS29A RESULT OF A VIOLATION OF § 9–305 OF THIS SUBTITLE.

(B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY
 OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING
 15 YEARS.

1 (C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM 2 AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED 3 ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

4 **9–305.2.**

5 (A) A PERSON MAY NOT CAUSE THE DEATH OF ANOTHER AS A RESULT OF A 6 VIOLATION OF § 9–305 OF THIS SUBTITLE.

7 (B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY
8 OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING
9 25 YEARS.

10 (C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE SEPARATE FROM 11 AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY CRIME BASED 12 ON THE ACT ESTABLISHING A VIOLATION OF THIS SECTION.

13 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 14 October 1, 2020.