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By: Delegates Doory and Genn (Committee to Revise Article 27)

Introduced and read first time: February 9, 1998

Assigned to: Judiciary

A BILL ENTITLED

4	4 % T	1 000	•
1	AN	ACT	concerning

/	2	Crimes	- Onensive	Conduct

- 3 FOR the purpose of prohibiting a person from intentionally causing unreasonable
- 4 physical contact that does not result in physical injury, engaging in
- 5 unreasonable conduct with a certain intent, or attempting to cause
- 6 unreasonable physical contact to another under certain circumstances;
- 7 providing that it is not a defense that physical injury resulted; establishing
- 8 penalties; providing for a trial on certain charging documents; prohibiting a trial
- 9 in a circuit court under certain circumstances; providing that a violation of this
- 10 Act is not a lesser included offense of other offenses under certain
- circumstances; providing that a spouse may be compelled to testify as an
- 12 adverse witness if there has been a previous charge of offensive conduct under
- certain circumstances; and generally relating to offensive conduct.
- 14 BY renumbering
- 15 Article 27 Crimes and Punishments
- Section 121A, 121B, and 122, respectively
- to be Section 121B, 121C, and 121A, respectively
- 18 Annotated Code of Maryland
- 19 (1996 Replacement Volume and 1997 Supplement)
- 20 BY repealing and reenacting, without amendments,
- 21 Article 27 Crimes and Punishments
- 22 Section 121B(a) to be under the new subheading "Harassment, Stalking, and
- 23 Offensive Conduct"
- 24 Annotated Code of Maryland
- 25 (1996 Replacement Volume and 1997 Supplement)
- 26 (As enacted by Section 1 of this Act)
- 27 BY adding to
- 28 Article 27 Crimes and Punishments
- 29 Section 121D
- 30 Annotated Code of Maryland

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(D)

(1)

HOUSE BILL 668 1 (1996 Replacement Volume and 1997 Supplement) BY repealing and reenacting, with amendments, 2 Article - Courts and Judicial Proceedings 3 4 Section 9-106 5 Annotated Code of Maryland 6 (1995 Replacement Volume and 1997 Supplement) 7 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 8 MARYLAND, That Section(s) 121A, 121B, and 122, respectively, of Article 27 -9 Crimes and Punishments of the Annotated Code of Maryland be renumbered to be 10 Section(s) 121B, 121C, and 121A, respectively. 11 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 12 read as follows: 13 **Article 27 - Crimes and Punishments** 14 HARASSMENT, STALKING, AND OFFENSIVE CONDUCT 15 121B. 16 In this section "course of conduct" means a persistent pattern of conduct, 17 composed of a series of acts over a period of time, that evidences a continuity of 18 purpose. 19 121D. A PERSON COMMITS THE MISDEMEANOR OF OFFENSIVE CONDUCT UNDER 20 (A) 21 THIS SECTION WHEN THE PERSON: 22 INTENTIONALLY CAUSES UNREASONABLE PHYSICAL CONTACT THAT (1) 23 DOES NOT RESULT IN PHYSICAL INJURY TO ANOTHER WHO DOES NOT CONSENT TO 24 THE CONTACT; ENGAGES IN UNREASONABLE CONDUCT INTENDING TO PUT 25 (2)26 ANOTHER IN FEAR OF IMMINENT OFFENSIVE PHYSICAL CONTACT; OR ATTEMPTS TO CAUSE UNREASONABLE PHYSICAL CONTACT TO 27 (3)28 ANOTHER WHO DOES NOT CONSENT TO THE ATTEMPTED CONTACT. 29 IT IS NOT A DEFENSE THAT PHYSICAL INJURY RESULTED. (B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR 30

31 AND ON CONVICTION IS SUBJECT TO A FINE OF NOT MORE THAN \$500 OR

AN OFFENSE UNDER THIS SECTION MAY BE TRIED ON A STATEMENT

32 IMPRISONMENT FOR NOT MORE THAN 90 DAYS OR BOTH.

34 OF CHARGES, CITATION, OR CRIMINAL INFORMATION.

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1	COURT UNL	_	AN OFF	ENSE UNDER THIS SECTION MAY NOT BE TRIED IN A CIRCUIT		
3 4	COURT; OR		(I)	AN APPEAL IS TAKEN FROM A CONVICTION IN THE DISTRICT		
	CIRCUMSTA COURT.			THERE IS ANOTHER CHARGE ARISING OUT OF THE SAME ENTITLES THE DEFENDANT TO A TRIAL IN A CIRCUIT		
10	OFFENSIVE (CONDU OFFENS	ICT UND	LATION OF THIS SECTION IS SPECIFICALLY CHARGED, DER THIS SECTION MAY NOT BE TREATED AS A LESSER NY GREATER OFFENSE DEFINED IN THIS ARTICLE OR AT		
12				Article - Courts and Judicial Proceedings		
13	9-106.					
14 15	, ,			erson on trial for a crime may not be compelled to testify e charge involves:		
16	(1)	The abus	se of a child under 18; or		
17 18	,			n any degree OR OFFENSIVE CONDUCT UNDER ARTICLE 27, § n the spouse is a victim if:		
19 20				The person on trial was previously charged with assault in any , OR OFFENSIVE CONDUCT of the spouse;		
21			(ii)	The spouse was sworn to testify at the previous trial; and		
22 23	the provisions			The spouse refused to testify at the previous trial on the basis of		
26 27	(b) (1) If the spouse of a person on trial for assault in any degree OR (5) OFFENSIVE CONDUCT in which the spouse was a victim is sworn to testify at the trial (6) and refuses to testify on the basis of the provisions of this section, the clerk of the (7) court shall make and maintain a record of that refusal, including the name of the (8) spouse refusing to testify.					
31	a case involvi	ng a cha e record	rge of as to deterr	expungement order is presented to the clerk of the court in sault in any degree OR OFFENSIVE CONDUCT, the clerk nine whether the defendant's spouse refused to testify of this section.		
35	separate recor	d of the per, a co	refusal, i py of the	ord shows such refusal, the clerk shall make and maintain a ncluding the defendant's name, the spouse's name, the charging document, and the date of the trial in which		

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- 1 (4) The separate record specified under paragraph (3) of this subsection:
 2 (i) Is not subject to expungement under Article 27, §§ 735 through
 3 741 of the Code; and
 4 (ii) Shall be available only to the court, a State's Attorney's office,
 5 and an attorney for the defendant.
- 6 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 1998.