Unofficial Copy F1 1999 Regular Session (9lr0437)

## ENROLLED BILL

-- Judicial Proceedings/Judiciary --

Introduced by Senator Ruben (Montgomery County Administration) and Senators Dorman, Teitelbaum, Roesser, Collins, Jacobs, Forehand, Van Hollen, Lawlah, Hooper, Hogan, and Hollinger

	Read and Examined by Proofreaders:	
		Proofreader.
	with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
		President.
	CHAPTER	
1 AN	N ACT concerning	
2	School Safety Act of 1999	
3 FC 4 5 6 7 8 9 10 11 12 13	OR the purpose of including certain additional offenses adding an offense for which a police officer may execute make a warrantless arrest; adding certain arrests of public school students for certain controlled dangerous substance offenses and certain offenses related to explosives destructive devices to a list of offenses that are required to be reported to the local superintendent of schools by the arresting law enforcement agency; prohibiting threats of bodily harm to certain individuals on school vehicles, at school-sponsored activities held off school property, or on property owned by a county board of education and used for administrative or other purposes; prohibiting threats of bodily harm to certain employees at home; providing for certain penalties; increasing the maximum fine for certain violations; and generally relating to school safety.	

14 BY repealing and reenacting, without amendments,

1	Article 27 Crimes and Punishments				
2	Section 594B(	e <del>)</del>			
3	Annotated Coc	le of Mary	<del>land</del>		
4	(1996 Replacement Volume and 1998 Supplement)				
5	BY repealing and r	eenacting	with amendments		
6	Article 27 - Cr	_			
_			unishments		
7	Section 594B(	*	1J		
8	Annotated Coc	•			
9	(1996 Replace	<del>ment Volu</del>	me and 1998 Supplement)		
10	BY repealing and	reenacting,	with amendments,		
11	Article - Educa	ation			
12	Section 7-303(	(a) and 26-	101		
13	Annotated Cod	le of Mary	land		
14			me and 1998 Supplement)		
15	DV repealing and	uaanaatina	with out amondments		
		_	without amendments,		
16			(1)		
17	`				
18		-			
19	(1997 Replace	ment Volu	me and 1998 Supplement)		
20 21			ACTED BY THE GENERAL ASSEMBLY OF s of Maryland read as follows:		
22			Article 27 - Crimes and Punishments		
23	<del>594B.</del>				
24 25	(e) A pol probable cause to l		may arrest a person without a warrant if the officer has		
26 27	committed; (1)	That an	offense listed in subsection (f) of this section has been		
28	<del>(2)</del>	That th	e person has committed the offense; and		
29	<del>(3)</del>	That ur	nless the person is immediately arrested:		
30		<del>(i)</del>	The person may not be apprehended;		
31 32	property of one or	<del>(ii)</del> more other	The person may cause injury to the person or damage to the persons; or		
33		<del>(iii)</del>	The person may tamper with, dispose of, or destroy evidence.		

1	<del>(f)</del>	The off	enses refe	erred to in subsection (e) of this section are:
2	may be amo	(1) ended from		offenses specified in the following sections of Article 27, as they time:
4			<del>(i)</del>	Section 8(a) (relating to malicious burning);
	<u>`</u>		<del>(ii)</del> RRYINC	Section 36 (relating to carrying or wearing weapon) AND 36A GOR POSSESSING DEADLY WEAPON UPON SCHOOL
8 9	another);		<del>(iii)</del>	Section 111 (relating to destroying, injuring, etc., property of
10			<del>(iv)</del>	Section 156 (relating to giving a false alarm of a fire);
11 12	restricted);	<del>.</del>	<del>(v)</del>	Section 287 (relating to possession of hypodermic syringes, etc.,
13 14	stolen was	less than	<del>(vi)</del> \$300;	Sections 342 through 344 (theft) where the value of the property
15 16	dangerous	substance	<del>(vii)</del> es) as they	Sections 276 through 302 (relating to drugs and other shall be amended from time to time;
17			<del>(viii)</del>	Section 36B (relating to handguns);
18			<del>(ix)</del>	Section 388 (relating to manslaughter by automobile, etc.); and
19			<del>(x)</del>	Section 335A (relating to indecent exposure).
20 21	Article 27	<del>(2)</del> as they m		ts to commit the offenses specified in the following sections of ended from time to time:
22			<del>(i)</del>	Section 8(a) (relating to malicious burning);
23 24	another);		<del>(ii)</del>	Section 111 (relating to destroying, injuring, etc., property of
25 26	stolen was	less than	<del>(iii)</del> \$300;	Sections 342 through 344 (theft) where the value of the property
27 28	intent to st	eal); or	<del>(iv)</del>	Section 33A (relating to breaking into a building or boat with
29 30	dangerous	substance	<del>(v)</del> es), as the	Sections 276 through 302 (relating to drugs and other y shall be amended from time to time.

## SENATE BILL 391

1			Article - Education
2	7-303.		
3	(a)	(1)	In this section the following words have the meanings indicated.
4 5	listed in Arti	(2) icle 27, §	"Law enforcement agency" means the law enforcement agencies 727(b) of the Code.
6 7	the supervisi	(3) ion of the	"Local school system" means the schools and school programs under local superintendent.
	county in wha		"Local superintendent" means the county superintendent, for the ld is enrolled, or a designee of the superintendent, who is an
11		(5)	"Reportable offense" means:
14	MAIMING	, MURDI	(i) A crime of violence, as defined in Article 27, § 643B of the Code BDUCTION, ARSON, KIDNAPPING, MANSLAUGHTER, MAYHEM AND ER, RAPE, ROBBERY, CARJACKING, SEXUAL OFFENSES, UNLAWFUL UN, ASSAULT, ETC.);
	Article (REOLD); [or]	<del>LATING</del>	(ii) Any of the offenses enumerated in § 3-804(e)(4) of the Courts TO VARIOUS CRIMES OF VIOLENCE BY A CHILD AT LEAST 16 YEARS
			(iii) A violation of Article 27, § 36, § 36A, or § 36B of the Code ARRYING OR WEARING WEAPON, CARRYING OR POSSESSING DEADLY OOL PROPERTY, ETC.);
			(IV) A VIOLATION OF ARTICLE 27, § 286, § 286A, § 286B, § 286C, OR § E (RELATING TO VARIOUS CRIMES ASSOCIATED WITH CONTROLLED STANCES); OR
	139C, § 151 AND EXPL		(V) A VIOLATION OF ARTICLE 27, § 139(C), § 151(A), AND § 151(C) § 151C OF THE CODE (RELATING TO DESTRUCTIVE DEVICES, BOMBS, ).
30	offense, the	law enfo ent of the	d enrolled in the public school system is arrested for a reportable rement agency making the arrest shall notify the local arrest and the charges within 24 hours of the arrest or as soon
	(c) disposition this section.	of the rep	te's Attorney shall promptly notify the local superintendent of the portable offense required to be reported under subsection (b) of

- **SENATE BILL 391** 1 (d) Except by order of a juvenile court or other court upon good cause shown, 2 the information obtained by a local superintendent pursuant to subsections (b) and (c) 3 of this section: 4 (1) Is confidential and may not be redisclosed by subpoena or otherwise 5 except as provided pursuant to subsection (e) of this section; and 6 (2) May not be made part of the child's permanent educational record. 7 26-101. 8 A person may not willfully disturb or otherwise willfully prevent the (a) 9 orderly conduct of the activities, administration, or classes of any institution of 10 elementary, secondary, or higher education. 11 A person may not molest or threaten with bodily harm any student, 12 employee, administrator, agent, or any other individual [lawfully] WHO IS 13 LAWFULLY: 14 [on] ON the grounds or in the immediate vicinity of any institution of (1) 15 elementary, secondary, or higher education; 16 ON A SCHOOL VEHICLE: (2) AT AN ACTIVITY SPONSORED BY A SCHOOL THAT IS HELD OFF 17 (3) 18 SCHOOL PROPERTY; OR ON PROPERTY THAT IS OWNED BY A COUNTY BOARD AND IS USED 19 (4) 20 FOR ADMINISTRATIVE OR OTHER PURPOSES. 21 A PERSON MAY NOT THREATEN WITH BODILY HARM ANY EMPLOYEE OF 22 ANY INSTITUTION OF ELEMENTARY, SECONDARY, OR HIGHER EDUCATION AT HOME 23 BY ANY MEANS, INCLUDING IN PERSON, BY TELEPHONE, OR BY ELECTRONIC MAIL. 24 THIS PROHIBITION APPLIES ONLY TO THREATS ARISING OUT OF THE SCOPE OF THE 25 EMPLOYEE'S WORKPLACE EMPLOYMENT. 26 [(c)](D) In addition to the penalties provided in this section or in Article 27, § 27 578 of the Code, on application by the governing board of any institution of
- 28 elementary, secondary, or higher education, the circuit court of the county in which
- 29 the institution is located may issue an injunction restraining any specific activities
- 30 that violate this section.
- 31 [(d)] (E) Any person who violates any provision of [subsection (a) or (b) of]
- 32 this section is guilty of a misdemeanor and on conviction is subject to a fine not
- 33 exceeding [\$1,000] \$2,500, imprisonment not exceeding 6 months, or both.
- 34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 35 July 1, 1999.