Unofficial Copy E1 2000 Regular Session (0lr2112)

### **ENROLLED BILL**

-- Judicial Proceedings/Judiciary --

Introduced by Senator Stone (Committee to Revise Article 27 - Crimes and Punishments)

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this \_\_\_\_\_ day of \_\_\_\_\_ at \_\_\_\_\_ o'clock, \_\_\_\_M.

President.

## CHAPTER\_\_\_\_\_

1 AN ACT concerning

2 3

## Crimes - Robbery Revision and Value of Property or Services in Theft and Related Offenses

4 FOR the purpose of revising and restating the laws relating to robbery; increasing to

5 a certain amount the value of property or services subject to penalties and

6 offenses relating to destruction of property, obtaining property or services by bad

7 check, credit card offenses, theft, robbery, and extortion; establishing *and* 

8 *<u>clarifying</u>* the application of certain robbery offenses to the commission of first

9 degree murder, as an element of certain definitions of "crime of violence", as an

10 element of an aggravating circumstance for the purposes of determining certain

11 criminal sentencing, and as relating to the jurisdiction of the certain courts in

12 certain juvenile causes, *and concerning certain provisions relating to the* 

13 *interception of communications*; repealing provisions of law relating to penalties

14 for robbery and attempted robbery, robbery with a dangerous and deadly

15 weapon, robbery of obligations, bonds, notes, and other certain documents, and

16 certain formulas for indictments or warrants for certain robbery offenses;

- 1 prohibiting a person from committing or attempting to commit a robbery;
- 2 requiring proof of intent to deprive another of property for a robbery conviction;
- 3 providing that robbery retains its judicially determined meaning and includes
- 4 obtaining the service of another by force or threat of force; prohibiting a person
- 5 from committing or attempting to commit a robbery with a dangerous or deadly
- 6 weapon; prohibiting a person from committing or attempting to commit a
- 7 robbery by causing or attempting to cause a serious physical injury to another;
- 8 establishing certain penalties; establishing a certain formula sufficient for
- 9 certain charging documents for certain offenses; requiring a certain jury
- 10 instruction under certain circumstances; establishing certain circumstances
- 11 under which a felony violation of theft qualifies as a lesser included offense of
- 12 robbery; providing that certain Committee Notes contained in this Act are not
- 13 law; providing for the application of this Act; defining certain terms; and
- 14 generally relating to certain robbery offenses and the value of property or
- 15 services subject to certain offenses and certain penalties under certain
- 16 circumstances.
- 17 BY repealing and reenacting, with amendments,
- 18 Article 27 Crimes and Punishments
- 19 Section 111, 143, 145, 340(n), 342(f), 372, 410, 413(d) and (g), 441(e), 562B, 562C,
- 20 and 643B(a)
- 21 Annotated Code of Maryland
- 22 (1996 Replacement Volume and 1999 Supplement)
- 23 BY repealing
- 24 Article 27 Crimes and Punishments
- 25 Section 486, 487, 488, and 489
- 26 Annotated Code of Maryland
- 27 (1996 Replacement Volume and 1999 Supplement)
- 28 BY adding to
- 29 Article 27 Crimes and Punishments
- 30 Section 486 through 489 <u>488</u>
- 31 Annotated Code of Maryland
- 32 (1996 Replacement Volume and 1999 Supplement)
- 33 BY repealing and reenacting, with amendments,
- 34 Article 88B Department of State Police
- 35 Section 12A(a)(8)
- 36 Annotated Code of Maryland
- 37 (1998 Replacement Volume and 1999 Supplement)
- 38 BY repealing and reenacting, with amendments,
- 39 Article Courts and Judicial Proceedings
- 40 Section 3-804(e), 10-402(c)(2), and 10-406

1 Annotated Code of Maryland

2 (1998 Replacement Volume and 1999 Supplement)

3 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 4 MARYLAND, That the Laws of Maryland read as follows:

5

## Article 27 - Crimes and Punishments

6 111.

7 (a) Any person who shall wilfully and maliciously destroy, injure, deface or
8 molest any real or personal property of another shall be deemed guilty of a
9 misdemeanor.

10 (b) If the amount of damage to the property defaced, destroyed, injured, or 11 molested has a value of less than [\$300] \$500, the person who violates this section, on 12 conviction, is subject to a fine not exceeding \$500 or imprisonment not exceeding 60 13 days or both.

14 (c) If the amount of damage to the property defaced, destroyed, injured, or 15 molested has a value of [\$300] \$500 or more, the person who violates this section, on 16 conviction, is subject to a fine not exceeding \$2,500 or imprisonment not exceeding 3 17 years or both.

18 (d) (1) Except as provided in paragraph (2) of this subsection, two or more
19 acts committed in violation of this section pursuant to one scheme or continuing
20 course of conduct, whether from the same or several acts upon the property of one or
21 several property owners, may be considered as one offense and the value of damage to
22 the various properties may be aggregated in determining the penalty.

(2) If separate acts resulting in damage to the properties of one or
 several owners are set forth by separate counts within the same or separate charging
 documents, the separate counts may not be merged for sentencing.

26 (e) (1) The value of damage is not a substantive element of an offense under 27 this section and need not be set forth in the charging document.

28 (2) Notwithstanding paragraph (1) of this subsection, a determination of 29 valuation of damage shall be made based on the evidence and applied for the purpose 30 of imposing the penalties established in this section.

31 (3) If it cannot be determined from the evidence whether the value of the 32 damage to the property is more or less than [\$300] \$500, its value shall be 33 determined to be less than [\$300] \$500.

34 (f) (1) For the purposes of this section, an act of "graffiti" means a violation
35 of this section by permanent drawing, permanent painting, or making of any
36 permanent mark or inscription on the real or personal property of another without
37 the permission of the owner of the real or personal property.

1 (2) In addition to the penalties provided in subsections (b) and (c) of this 2 section, a person who violates this section by committing an act of graffiti shall be 3 ordered to pay restitution or perform community service or both.

4 (3) Except as otherwise provided by this section, the provisions of § 807 5 of this article apply to an order of restitution under this section.

6 143.

7 (a) A person convicted of obtaining property or services by a bad check when 8 the property or services has a value of [\$300] \$500 or greater is guilty of a felony and 9 shall be fined not more than \$1,000, or be imprisoned for not more than 15 years, or 10 be both fined and imprisoned in the discretion of the court.

11 (b) A person convicted of obtaining property or services by more than one bad 12 check, each of which is issued for less than [\$300] \$500, and which are issued to the 13 same person within a 30 day period, when the property or services has a cumulative 14 value of [\$300] \$500 or greater is guilty of a felony and shall be fined not more than 15 \$1,000, or be imprisoned for not more than 15 years, or be both fined and imprisoned 16 in the discretion of the court.

17 (c) A person convicted of obtaining property or services by bad check when the
18 property or services has a value of less than [\$300] \$500 is guilty of a misdemeanor
19 and shall be fined not more than \$100, or be imprisoned for not more than 18 months,
20 or be both fined and imprisoned in the discretion of the court.

21 (d) In addition to the penalties provided in this section for conviction of the 22 offense of obtaining property or services by a bad check the court may:

(1) Order restoration of any property which has been the object of the
offense and has been recovered from the defendant or another, or which is in the
defendant's possession or control, to any person or persons having a property interest
therein;

27 (2) Order restitution of the value of any property or services which has 28 been the object of the offense. The restitution may be ordered to be paid to any person

29 having a property interest in the property or the person who provided the services.

30 Restitution may be ordered to the extent that the property is not restored or

31 compensation has not been provided for the services; and

32 (3) Order the defendant to pay a collection fee of up to \$25 for each bad 33 check to the person having a property interest in the property or the person who 34 provided the services.

35 145.

36 (a) For the purposes of this section:

37 (1) "Cardholder" means the person or organization named on the face of38 a credit card to whom or for whose benefit the credit card is issued by an issuer.

1 (2) "Credit card" means an instrument or device, whether known as a 2 credit card, credit plate, or by any other name, issued by an issuer for the use of the 3 cardholder in obtaining money, goods, services or anything else of value on credit. It 4 includes a debit or access card or other device other than a check, draft or similar

5 paper instrument used by the cardholder to effect a transfer of funds that is initiated

6 through an electronic terminal, telephone, or computer, or magnetic tape ordering,

7 instructing or authorizing a financial institution to debit or credit an account. It also

8 includes a payment device number.

9 (3) "Issuer" means the business organization or financial institution 10 which issues a credit card or its duly authorized agent.

11(4)"Receives" or "receiving" means acquiring possession or control of a12 credit card.

(5) (i) "Payment device number" means any code, account number, or
other means of account access, other than a check, draft, or similar paper instrument,
that can be used to obtain money, goods, services, or anything of value, or to initiate
a transfer of funds.

17 (ii) "Payment device number" does not include an encoded or 18 truncated credit card number or payment device number.

19 (b) A person who makes or causes to be made, either directly or indirectly, any

20 false statement in writing, knowing it to be false and with the intent that it be relied

 $21\;$  on, respecting his identity or that of any other person, firm or corporation, for the

22 purpose of procuring the issuance of a credit card, violates this section and is subject

23 to the penalties set forth in subsection (h)(1) of this section.

24 (c) (1) A person who takes a credit card from a person, or from the 25 possession, custody or control of another without the cardholder's consent or who, 26 with knowledge that it has been so taken, receives the credit card with intent to use 27 it or to sell it or to transfer it to a person other than the issuer or the cardholder is 28 guilty of credit card theft and is subject to the penalties set forth in subsection (h)(1) 29 of this section.

30 (2) A person who receives a credit card that he knows to have been lost, 31 mislaid, or delivered under a mistake as to the identity or address of the cardholder, 32 and who retains possession with intent to use it or to sell it or to transfer it to a 33 person other than the issuer or the cardholder is guilty of a credit card theft and is 34 subject to the penalties set forth in subsection (h)(1) of this section.

35 (3) A person other than the issuer who sells a credit card or a person who 36 buys a credit card from a person other than the issuer violates this section and is 37 subject to the penalties set forth in subsection (h)(1) of this section.

38 (4) A person, other than the issuer who receives a credit card which he 39 knows was taken or retained under circumstances which constitute credit card theft 40 or a violation of subsection (b) of this section or paragraph (3) of this subsection

1 violates this subsection and is subject to the penalties set forth in subsection (h)(1) of 2 this section.

3 (5) A person who, with intent to defraud a purported issuer, a person or 4 organization providing money, goods, services or anything else of value, or any other 5 person, falsely makes or falsely embosses a purported credit card, or utters such a 6 credit card or possesses such a credit card with knowledge that such credit card has 7 been falsely made or falsely embossed is guilty of credit card forgery and is subject to 8 the penalties set forth in subsection (h)(2) of this section. A person "falsely makes" a 9 credit card when he makes or draws, in whole or in part, a device or instrument which 10 purports to be the credit card of a named issuer but which is not such a credit card 11 because the issuer did not authorize the making or drawing, or alters a credit card 12 which was validly issued. A person "falsely embosses" a credit card when, without the 13 authorization of the named issuer, he completes a credit card by adding any of the 14 matter, other than the signature of the cardholder, which an issuer requires to appear 15 on the credit card before it can be used by a cardholder.

16 (6) A person other than the cardholder or a person authorized by him
17 who, with intent to defraud the issuer, or a person or organization providing money,
18 goods, services or anything else of value, or any other person, signs a credit card is
19 guilty of credit card forgery and is subject to the penalties set forth in subsection
20 (h)(2) of this section.

(d) A person, who, with intent to defraud the issuer, a person or organization providing money, goods, services or anything else of value, or any other person, (i) uses for the purpose of obtaining money, goods, services or anything else of value a credit card obtained or retained in violation of subsection (c) of this section or a credit card which he knows is forged; or (ii) obtains money, goods, services or anything else of value by representing without the consent of the cardholder that he is the holder of a specified card or by representing that he is the holder of a card and such card has not in fact been issued, violates this subsection and is subject to the penalties set forth in subsection (h)(1) of this section, if the value of all money, goods, services and other things of value obtained in violation of this subsection does not exceed [\$300] \$500; and subject to the penalties set forth in subsection (h)(2) of this section if such value exceeds [\$300] \$500.

(e) (1) A person who is authorized by an issuer to furnish money, goods,
services or anything else of value upon presentation of a credit card by the cardholder,
or any agent or employee of such person, who, with intent to defraud the issuer or the
cardholder, furnishes money, goods, services or anything else of value upon
presentation of a credit card obtained or retained in violation of subsection (c) of this
section or a credit card which he knows is forged violates this subsection and is
subject to the penalties set forth in subsection (h)(1) of this section, if the value of all
money, goods, services and other things of value furnished in violation of this
subsection does not exceed [\$300] \$500 and is subject to the penalties set forth in
subsection (h)(2) of this section if such value exceeds [\$300] \$500.

43 (2) A person who is authorized by an issuer to furnish money, goods, 44 services or anything else of value upon presentation of a credit card by the cardholder,

1 or any agent or employee of such person, who, with intent to defraud the issuer or

2 cardholder, fails to furnish money, goods, services or anything else of value which he

3 represents in writing to the issuer that he has furnished violates this subsection and

4 is subject to the penalties set forth in subsection (h)(1) of this section, if the difference

5 between the value of all money, goods, services and anything else of value actually

6 furnished and the value represented to the issuer to have been furnished does not

7 exceed [\$300] \$500, and is subject to the penalties set forth in subsection (h)(2) of this

 $8\;$  section if such difference exceeds [\$300] \$500.

9 (f) A person other than the cardholder possessing an incomplete credit card, 10 with intent to complete it without the consent of the issuer or a person possessing, 11 with knowledge of its character, machinery, plates or any other contrivance designed 12 to reproduce instruments purporting to be the credit cards of an issuer who has not 13 consented to the preparation of such credit cards, violates this subsection and is 14 subject to the penalties set forth in subsection (h)(2) of this section. A credit card is 15 "incomplete" if part of the matter other than the name of the cardholder, which an 16 issuer requires to appear on the credit card, before it can be used by a cardholder, has 17 not yet been stamped, embossed, imprinted or written on it.

(g) A person who receives money, goods, services or anything else of value
obtained in violation of subsection (d) of this section, knowing or believing that it was
so obtained violates this subsection and is subject to the penalties set forth in
subsection (h)(1) of this section if the value of all money, goods, services and other
things of value obtained in violation of this subsection does not exceed [\$300] \$500;
and is subject to the penalties set forth in subsection (h)(2) of this section, if such
value exceeds [\$300] \$500.

25 (h) (1) A person who is subject to the penalties of this subsection shall be 26 guilty of a misdemeanor and fined a sum not to exceed \$500 or imprisoned not more 27 than 18 months, or both.

28 (2) A person who is subject to the penalties of this subsection shall be 29 guilty of a felony and fined a sum not to exceed \$1,000 or imprisoned not more than 30 15 years, or both.

(i) If a person commits a violation of this section pursuant to one scheme or
continuing course of conduct, from the same or several sources, the conduct may be
considered as one offense and the value of the money, goods, services, or anything else
of value may be aggregated in determining if the offense is a felony or a misdemeanor.

35 (j) This section shall not be construed to preclude the applicability of any 36 other provision of the criminal law of this State which presently applies or may in the 37 future apply to any transaction which violates this section, unless such provision is 38 inconsistent with the terms of this section.

(k) If any provision of this section or its application to any person or
circumstance is held invalid, the invalidity shall not affect other provisions or
applications of the section which can be given effect without the invalid provision or
application, and to this end the provisions of this section are declared to be severable.

1 340.

8

2 In this subheading, the following words have the meanings indicated.

3 (n) (1) "Value" means the market value of the property or service at the time 4 and place of the crime, or if the market value cannot be satisfactorily ascertained, the 5 cost of the replacement of the property within a reasonable time after the crime.

6 (2) Whether or not they have been issued or delivered, certain written 7 instruments, not including those having a readily ascertainable market value, shall 8 be evaluated as follows:

9 (i) The value of an instrument constituting an evidence of debt, 10 such as a check, draft, or promissory note, shall be determined as the amount due or 11 collectible thereon or thereby, this figure ordinarily being the face amount of the

12 indebtedness less any portion thereof which has been satisfied.

(ii) The value of any other instrument which creates, releases,
discharges, or otherwise affects any valuable legal right, privilege, or obligation shall
be determined as the amount of economic loss which the owner of the instrument
might reasonably suffer by virtue of the loss of the instrument.

17 (3) The value of a trade secret which does not have a readily 18 ascertainable market value shall be deemed any reasonable value representing the 19 damage to the owner suffered by reason of losing an advantage over those who do not 20 know of or use the trade secret.

21 (4) When it cannot be determined if the value of the property or service is
22 more or less than [\$300] \$500 by the standards set forth in this subsection, its value
23 shall be determined to be an amount less than [\$300] \$500.

(5) When theft is committed in violation of this subheading pursuant to
one scheme or continuing course of conduct, whether from the same or several
sources, the conduct may be considered as one offense and the value of the property or
services aggregated in determining whether the theft is a felony or a misdemeanor.

28 342.

(f) (1) A person convicted of theft where the property or services that was the subject of the theft has a value of [\$300] \$500 or greater is guilty of a felony and shall restore the property taken to the owner or pay him the value of the property or services, and be fined not more than \$1,000, or be imprisoned for not more than 15 years, or be both fined and imprisoned in the discretion of the court.

34 (2) A person convicted of theft where the property or services that was 35 the subject of the theft has a value of less than [\$300] \$500 is guilty of a misdemeanor 36 and shall restore the property taken to the owner or pay him the value of the property 37 or services, and be fined not more than \$500, or be imprisoned for not more than 18 38 months, or be both fined and imprisoned in the discretion of the court; however, all 39 actions or prosecutions for theft where the property or services that was the subject of

1 the theft has a value of less than [\$300] \$500 shall be commenced within 2 years after 2 the commission of the offense.

3 372.

"Machine gun" as used in this subtitle, means a weapon, of any description, by
whatever name known, loaded or unloaded, from which more than one shot or bullet
may be automatically discharged from a magazine, by a single function of the firing
device.

8 "Crime of violence" applies to and includes any of the following crimes or an
9 attempt to commit any of the same, namely, murder of any degree, manslaughter,
10 kidnapping, rape in any degree, assault in the first degree, robbery UNDER § 486, § 487,
11 OR § 488 <u>OR § 487</u> OF THIS ARTICLE, burglary in any degree, escape in the first degree,
12 and theft.

13 "Person" applies to and includes firm, partnership, association, or corporation.

14 410.

15 All murder which shall be committed in the perpetration of, or attempt to

16 perpetrate, any rape in any degree, sexual offense in the first or second degree,

17 sodomy, mayhem, robbery UNDER § 486, § 487, OR § 488 OR § 487 OF THIS ARTICLE,

18 carjacking or armed carjacking, burglary in the first, second, or third degree, a

19 violation of § 139C of this article concerning destructive devices, kidnapping as

20 defined in §§ 337 and 338 of this article, or in the escape in the first degree or attempt

21 to escape in the first degree from the Patuxent Institution, any institution or facility

22 under the jurisdiction of the Division of Correction or the Division of Pretrial

23 Detention and Services, or from any jail or penal institution in any of the counties of

24 this State, shall be murder in the first degree.

25 413.

26 (d) In determining the sentence, the court or jury, as the case may be, shall
27 first consider whether, beyond a reasonable doubt, any of the following aggravating
28 circumstances exist:

29 (1) One or more persons committed the murder of a law enforcement30 officer while in the performance of his duties;

31 (2) The defendant committed the murder at a time when he was confined 32 in any correctional institution;

33 (3) The defendant committed the murder in furtherance of an escape or
34 an attempt to escape from or evade the lawful custody, arrest, or detention of or by an
35 officer or guard of a correctional institution or by a law enforcement officer;

36 (4) The victim was taken or attempted to be taken in the course of a37 kidnapping or abduction or an attempt to kidnap or abduct;

10	SENATE BILL 591					
1	(5) The victim was a child abducted in violation of § 2 of this article;					
2 3	(6) The defendant committed the murder pursuant to an agreement or contract for remuneration or the promise of remuneration to commit the murder;					
	(7) The defendant engaged or employed another person to commit the murder and the murder was committed pursuant to an agreement or contract for remuneration or the promise of remuneration;					
7 8	(8) At the time of the murder, the defendant was under sentence of death or imprisonment for life;					
9 10	(9) The defendant committed more than one offense of murder in the first degree arising out of the same incident; or					
13	(10) The defendant committed the murder while committing or attempting to commit a carjacking, armed carjacking, robbery UNDER § 486, § 487, OR § 488 <u><i>OR</i> § 487</u> OF THIS ARTICLE, arson in the first degree, rape or sexual offense in the first degree.					
	(g) If the court or jury finds, beyond a reasonable doubt, that one or more of these aggravating circumstances exist, it shall then consider whether, based upon a preponderance of the evidence, any of the following mitigating circumstances exist:					
19 20 21 22 23 24 25 26	<ul> <li>(1) The defendant has not previously (i) been found guilty of a crime of</li> <li>violence; (ii) entered a plea of guilty or nolo contendere to a charge of a crime of</li> <li>violence; or (iii) had a judgment of probation on stay of entry of judgment entered on</li> <li>a charge of a crime of violence. As used in this paragraph, "crime of violence" means</li> <li>abduction, arson in the first degree, escape in the first degree, kidnapping,</li> <li>manslaughter, except involuntary manslaughter, mayhem, murder, robbery UNDER §</li> <li>486, § 487, OR § 488 <u>OR § 487</u> OF THIS ARTICLE, carjacking or armed carjacking, or rape</li> <li>or sexual offense in the first or second degree, or an attempt to commit any of these</li> <li>offenses, or the use of a handgun in the commission of a felony or another crime of</li> <li>violence.</li> </ul>					
28	(2) The victim was a participant in the defendant's conduct or consented					

29 to the act which caused the victim's death.

30 (3) The defendant acted under substantial duress, domination or 31 provocation of another person, but not so substantial as to constitute a complete 32 defense to the prosecution.

33 The murder was committed while the capacity of the defendant to (4)34 appreciate the criminality of his conduct or to conform his conduct to the 35 requirements of law was substantially impaired as a result of mental incapacity, 36 mental disorder or emotional disturbance.

37 (5) The youthful age of the defendant at the time of the crime.

11			SENATE BILL 591			
1 2	1 (6) 2 victim's death.		The act of the defendant was not the sole proximate cause of the			
3 4		(7) vould cor	It is unlikely that the defendant will engage in further criminal astitute a continuing threat to society.			
5 6	5 (8) Any other facts which the jury or the court specifically sets forth in 6 writing that it finds as mitigating circumstances in the case.					
7	441.					
8	(e)	"Crime o	of violence" means:			
9	(	(1)	Abduction;			
10	) (	(2)	Arson in the first degree;			
11	(	(3)	Assault in the first or second degree;			
12		(4)	Burglary in the first, second, or third degree;			
13		(5)	Carjacking and armed carjacking;			
14	. (	(6)	Escape in the first degree;			
15		Kidnapping;				
16	16 (8) Voluntary manslaughter;					
17		(9)	Maiming;			
18		(10)	Mayhem as previously proscribed under former § 384 of this article;			
19		(11)	Murder in the first or second degree;			
20	) (	(12)	Rape in the first or second degree;			
21	(	(13)	Robbery UNDER § 486 <del>, § 487, OR § 488</del> <u>OR § 487</u> OF THIS ARTICLE;			
22	;	[(14)	Robbery with a dangerous or deadly weapon;]			
23		[(15)]	(14) Sexual offense in the first, second, or third degree;			
24		[(16)]	(15) An attempt to commit any of the aforesaid offenses; or			
0.5						

Assault with intent to commit any of the aforesaid offenses or 25 (16) [(17)] 26 any offense punishable by imprisonment for more than 1 year.

27 [486.

Every person convicted of the crime of robbery or attempt to rob, or as accessorythereto before the fact, is guilty of a felony, shall restore the thing robbed or taken to

1 the owner, or shall pay to him the full value thereof, and be sentenced to

2 imprisonment for not more than 15 years.]

3 [486A.

Robbery of any obligation or bond, bill obligatory or bill of exchange, bank note
or notes, promissory notes for the payment of money, check or order drawn on any
bank of this State, or any other state, paper bill of credit, certificate granted by or
under the authority of this State, or of the United States, or any of them, or any last
will and testament or codicil, shall be punished in the same manner as robbery of
goods and chattels.]

## 10 [487.

In any indictment or warrant for robbery, it shall be sufficient to use a formula substantially to the following effect: "That A-B on the ..... day of ....., 19 ....., in the County (City) aforesaid feloniously did rob C-D (or did attempt to rob C-D, as the case may be) and violently did steal (or attempt to steal, as the case may be) from him ..... dollars (here list the property stolen); contrary to the form of the Act of Assembly in such cases made and provided and against the peace, government and dignity of the State."]

18 [488.

19 Every person convicted of the crime of robbery or attempt to rob with a

20 dangerous or deadly weapon or accessory thereto is guilty of a felony, shall restore to

21 the owner thereof the thing robbed or taken, or shall pay him the full value thereof,

22 and be sentenced to imprisonment for not more than 20 years.]

23 [489.

In any indictment or warrant for robbery with a dangerous or deadly weapon and attempt to rob with a dangerous or deadly weapon, it shall be sufficient to use a formula substantially to the following effect: "That A-B on the ..... day of ....., 19 ....., rob C-D (or did attempt with a dangerous and deadly weapon did rob C-D (or did attempt with a dangerous and deadly weapon to rob C-D, as the case may be) and violently did steal (or attempt to steal, as the case may be) from him ..... dollars (here list property stolen); contrary to the form of the Act of Assembly in such cases made and provided and against the peace, government and dignity of the

32 State."]

33 486.

# 34 (A) (1) IN THIS SUBHEADING THE FOLLOWING WORDS HAVE THE 35 MEANINGS INDICATED.

36	(2)	"DEPRIVE" MEANS TO WITHHOLD PROPERTY OF ANOTHER:
----	-----	--

37 (I) PERMANENTLY;

13		SENATE BILL 591
1 2 VALUE;	(II)	FOR SUCH A PERIOD AS TO APPROPRIATE A PORTION OF ITS
3 4 REWARD OR OTH	(III) ER COM	WITH THE PURPOSE TO RESTORE IT ONLY UPON PAYMENT OF IPENSATION; OR
5 6 PROPERTY SO AS	(IV) TO MAI	TO DISPOSE OF THE PROPERTY AND USE OR DEAL WITH THE KE IT UNLIKELY THAT THE OWNER WILL RECOVER IT.
7 (3)	"OBTA	AIN" MEANS:
8 9 INTEREST OR POS	(I) SSESSIO	IN RELATION TO PROPERTY, TO BRING ABOUT A TRANSFER OF N, WHETHER TO THE OFFENDER OR TO ANOTHER; AND
10 11 THEREOF.	(II)	IN RELATION TO SERVICES, TO SECURE THE PERFORMANCE
12 (4)	"PROP	ERTY" MEANS ANYTHING OF VALUE, INCLUDING:
13	(I)	REAL ESTATE;
14	(II)	MONEY;
15	(III)	COMMERCIAL INSTRUMENTS;
16	(IV)	ADMISSION OR TRANSPORTATION TICKETS;
17 18 RIGHTS CONCER 19 OTHERWISE OF V		WRITTEN INSTRUMENTS REPRESENTING OR EMBODYING NYTHING OF VALUE, OR SERVICES, OR ANYTHING O THE OWNER;
20 21 PART OF OR AFF	(VI) IXED TC	THINGS GROWING ON OR AFFIXED TO, OR FOUND ON LAND, OR ANY BUILDING;
22	(VII)	ELECTRICITY, GAS, AND WATER;
23 24 STATE OF CONFI	(VIII) NEMEN'	BIRDS, ANIMALS, AND FISH WHICH ORDINARILY ARE KEPT IN A Γ;
25	(IX)	FOOD AND DRINK;
26	(X)	SAMPLES, CULTURES, MICROORGANISMS, SPECIMENS;
<ul><li>29 PROTOTYPES OR</li><li>30 SUBSTANCES, AN</li><li>31 PROTOTYPES, OF</li><li>32 RECORD SECRET</li></ul>	MODEL ND WHO R MODE SCIENT	RECORDS, RECORDINGS, DOCUMENTS, BLUEPRINTS, WHOLE OR PARTIAL COPIES, DESCRIPTIONS, PHOTOGRAPHS, S THEREOF; OR ANY OTHER ARTICLES, MATERIALS, DEVICES, LE OR PARTIAL COPIES, DESCRIPTIONS, PHOTOGRAPHS, LS THEREOF WHICH REPRESENT EVIDENCE, REFLECT OR THEREOF WHICH REPRESENT EVIDENCE, REFLECT OR TIFIC, TECHNICAL, MERCHANDISING PRODUCTIONS OR

33 MANAGEMENT INFORMATION, DESIGNED PROCESS, PROCEDURE, FORMULA,
34 INVENTION, TRADE SECRET, OR IMPROVEMENT; AND

14		SENATE BILL 591		
	A, COMP	FINANCIAL INSTRUMENTS, INFORMATION, ELECTRONICALLY UTER SOFTWARE AND PROGRAMS IN EITHER MACHINE OR 4, AND OTHER TANGIBLE OR INTANGIBLE ITEMS OF VALUE.		
4 <del>(5)</del>	<del>"SERI(</del>	OUS PHYSICAL INJURY" MEANS PHYSICAL INJURY WHICH:		
5	( <del>I)</del>	CREATES A SUBSTANTIAL RISK OF DEATH;		
6 7 <del>DISFIGUREMEN'</del>	( <del>II)</del> F;	CAUSES SERIOUS PERMANENT OR SERIOUS PROTRACTED		
8 9 <del>OF THE FUNCTIO</del>	( <del>III)</del> ON OF AN	CAUSES SERIOUS PERMANENT OR SERIOUS PROTRACTED LOSS Y BODILY MEMBER OR ORGAN; OR		
10 11 <del>IMPAIRMENT O</del>	( <del>IV)</del> F THE FU	CAUSES SERIOUS PERMANENT OR SERIOUS PROTRACTED NCTION OF ANY BODILY MEMBER OR ORGAN.		
12 <del>(6)</del>	<u>(5)</u>	"SERVICE" INCLUDES:		
13	(I)	LABOR OR PROFESSIONAL SERVICE;		
14 15 TRANSPORTATI	(II) ON SERV	TELECOMMUNICATION, PUBLIC UTILITY, TOLL FACILITIES, OR ICE;		
16	(III)	LODGING, ENTERTAINMENT, OR RESTAURANT SERVICE; OR		
17 18 COMPUTERS AN	(IV) ID OTHEF	THE USE OF EQUIPMENT, INCLUDING BUT NOT LIMITED TO & DATA PROCESSING EQUIPMENT.		
19 (B) (1) 20 THAT A ROBBE 21 OF PROPERTY; (	RY CONV	ERY RETAINS ITS JUDICIALLY DETERMINED MEANING, EXCEPT ICTION REQUIRES PROOF OF INTENT TO DEPRIVE ANOTHER		
22 (2) 23 FORCE OR THRE		ERY INCLUDES OBTAINING THE SERVICE OF ANOTHER BY DRCE.		
24 (C) A PE	RSON MA	Y NOT COMMIT OR ATTEMPT TO COMMIT A ROBBERY.		
		IO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON TO IMPRISONMENT NOT EXCEEDING 15 YEARS.		
COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): This section retains the judicially determined meaning of robbery, but includes a proof of intent to deprive another of property, which is also a required element of the crime of theft under Article 27, § 342 of the Code. Also included in the offense of robbery is "obtaining the service of another", which is an element of theft under § 342. The definitions in subsection (a) of this section are based on the terms contained in the theft definitions of Article 27, § 340.				

1 Former Article 27, § 486A is repealed as unnecessary in light of the defined term

2 "property" in this section, which includes those documents and items described in

3 former Article 27, § 486A.

This revision retains the judicially determined meaning of robbery, generally
described as the felonious taking and carrying away of the personal property of
another, from his person or in his presence, by violence, or by putting him in fear (See *Darby v. State*, 3 Md. App. 407, cert. denied, 251 Md. 748 (1968) and *State v. Gover*,
267 Md. 602 (1973)); and larceny from the person, accompanied by violence or putting
in fear (See *Tyler v. State*, 5 Md. App. 158 (1968), cert. denied, 252 Md. 733 (1969)).
Under common law, robbery is a specific intent crime that requires intent to
permanently deprive the owner of property (See *State v. Gover*, 267 Md. 602 (1973))

12 and Hadder v. State, 238 Md. 341 (1965)).

13 This revision is not intended to affect the separate crimes of carjacking or armed 14 carjacking under Article 27, § 348A.

15 487.

16 (A) A PERSON MAY NOT COMMIT OR ATTEMPT TO COMMIT A ROBBERY UNDER
17 § 486 OF THIS SUBHEADING WITH A DANGEROUS OR DEADLY WEAPON.

## 18 (B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON19 CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 20 YEARS.

20 COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): This section

21 establishes an enhanced penalty for robbery with a dangerous or deadly weapon

22 consistent with the penalty established under former Article 27, § 488.

23 This revision is intended to preserve the judicially determined meaning of

24 "dangerous or deadly weapon" (See Brooks v. State, 314 Md. 585 (1989); Bennett v.

25 State, 237 Md. 212 (1964); Whack v. State, 288 Md. 137 (1980) and others).

26 488.

## 27 (A) A PERSON MAY NOT COMMIT OR ATTEMPT TO COMMIT A ROBBERY UNDER

28 § 486 OF THIS SUBHEADING BY CAUSING OR ATTEMPTING TO CAUSE A SERIOUS

29 PHYSICAL INJURY TO ANOTHER.

30 (B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON 31 CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 30 YEARS.

32 COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): This section is

33 new language that establishes an enhanced penalty for robbery during which the

34 offender causes or attempts to cause a serious physical injury, based on the definition

35 of "serious physical injury" in the first degree assault provisions of Article 27, § 12.

36 This section establishes a new prohibition and penalty against the commission

37 or attempted commission of a robbery by causing or attempting to cause a serious

38 physical injury to another.

1 489.

(A) IN ANY INDICTMENT, INFORMATION, WARRANT, OR OTHER CHARGING
DOCUMENT FOR ROBBERY IN §§ 486 THROUGH 488 <u>AND 487</u> OF THIS SUBHEADING, IT
IS SUFFICIENT TO USE A FORMULA SUBSTANTIALLY TO THE FOLLOWING EFFECT:
"THAT A-B ON THE ..... DAY OF ......, IN THE COUNTY (CITY) AFORESAID,
FELONIOUSLY DID ROB C-D OF ......., (PROPERTY/SERVICE) (HAVING A VALUE OF
\$500 OR MORE) IN VIOLATION OF ARTICLE 27, SECTION (SECTION VIOLATED) (WITH A
DANGEROUS OR DEADLY WEAPON OR WHILE CAUSING OR ATTEMPTING TO CAUSE A
SERIOUS PHYSICAL INJURY, AS THE CASE MAY BE); CONTRARY TO THE FORM OF THE
ACT OF ASSEMBLY IN SUCH CASE MADE AND PROVIDED AND AGAINST THE PEACE,
GOVERNMENT, AND DIGNITY OF THE STATE."

12 (B) IF A CHARGING DOCUMENT ALLEGES THAT THE VALUE OF THE PROPERTY
13 OR SERVICE SUBJECT TO THIS SUBTITLE IS \$500 OR MORE, THE JURY SHALL BE
14 INSTRUCTED BY THE COURT TO DETERMINE IF THE VALUE OF THE PROPERTY OR
15 SERVICE IS:

16 (1) LESS THAN \$500; OR

17 (2) \$500 OR MORE.

18 (C) UNLESS A CHARGING DOCUMENT ALLEGES THAT THE VALUE OF THE
19 PROPERTY OR SERVICE SUBJECT TO THIS SUBTITLE IS \$500 OR MORE, A FELONY
20 VIOLATION OF § 342 OF THIS ARTICLE IS NOT A LESSER INCLUDED OFFENSE OF
21 ROBBERY.

COMMITTEE NOTE (COMMITTEE TO REVISE ARTICLE 27): Subsection (a) of this section revises and merges former Article 27, § 487 and § 489 of the Code into one formula for an indictment, information, warrant, or charging document, and includes the ability to list the value of the property or service that is the subject of the robbery, for the purposes of charging felony theft under Article 27, § 342 of the Code.

27 Subsection (b) of this section requires a jury instruction for determining the 28 value of the property or service at less than \$500, or \$500 or more, for the purposes of 29 establishing misdemeanor or felony theft under Article 27, § 342 as a lesser included 30 offense for robbery in any degree.

31 562B.

Every person who obtains or attempts to obtain by extortion a sum of money, real or personal property, or any thing of value of [\$300] \$500 or more from any person is guilty of a felony, and upon being convicted thereof, shall be sentenced to imprisonment for not more than ten years or fined not more than \$5,000, or both. If the sum of money, property, or thing of value is under [\$300] \$500, the person is guilty of a misdemeanor and, upon being convicted thereof, shall be sentenced to not more than 18 months and be fined not more than \$500, or both. For the purposes of this section, "extortion" means obtaining property from another, with his consent, induced by wrongful use of actual or threatened force, or violence or by wrongful threat of economic injury. This section does not apply to legitimate efforts by employees or their

1 representatives to obtain certain wages, hours or working conditions. A prosecution

2 for the felony offense under this section shall be instituted within 5 years after the

3 offense was committed.

4 562C.

5 Every officer or employee of the State of Maryland, a county, Baltimore City, a 6 municipality, or bicounty or multicounty agency, who obtains or attempts to obtain, by 7 extortion, from any person a sum of money, real or personal property, or any thing of 8 value that exceeds [\$300] \$500, is guilty of a felony and shall be fined not more than 9 \$5,000 or imprisoned not more than ten years or both and, notwithstanding any 10 pardon, shall be permanently barred from employment by the State of Maryland, any 11 county, municipality, or bicounty or multicounty agency. If the property extorted does 12 not exceed [\$300] \$500, it is a misdemeanor and the punishment shall be limited to a 13 fine of not more than \$500 or imprisonment for six months or both. For the purpose of 14 this section, "extortion" means the wrongful obtaining of the property from another 15 with his consent, which consent was obtained under color or pretense of office or 16 under color of official right, or by wrongful use of actual or threatened force, or 17 violence. A prosecution for the felony offense under this section shall be instituted

18 within 5 years after the offense was committed.

19 643B.

20 (a) As used in this section, the term "crime of violence" means abduction;

21 arson in the first degree; kidnapping; manslaughter, except involuntary

22 manslaughter; mayhem and maiming, as previously proscribed under §§ 384, 385,

23 and 386 of this article; murder; rape; robbery UNDER § 486, § 487, OR § 488 OR § 487 OF

24 THIS ARTICLE; [robbery with a deadly weapon;] carjacking or armed carjacking;

25 sexual offense in the first degree; sexual offense in the second degree; use of a

26 handgun in the commission of a felony or other crime of violence; an attempt to

27 commit any of the aforesaid offenses; assault in the first degree; and assault with

28 intent to murder, assault with intent to rape, assault with intent to rob, assault with

29 intent to commit a sexual offense in the first degree, and assault with intent to

30 commit a sexual offense in the second degree, as these crimes were previously

31 proscribed under former § 12 of this article.

32 The term "correctional institution" includes Patuxent Institution and a local or 33 regional jail or detention center.

34				Article 88B - Department of State Police
35	12A.			
36	(a)	(8)	"Quali	fying crime of violence" means:
37 38	abuse;		(i)	A violation of Article 27, § 35C of the Code that involves sexual
39			(ii)	Rape in any degree;

1		(iii)	A sexual offense in the first, second, or third degree;		
2		(iv)	Murder;		
3 4	§ 486 <del>, § 487, OR § 48</del>	(v) <del>38</del>	Robbery [or robbery with a deadly weapon] UNDER ARTICLE 27, <u>487</u> OF THE CODE;		
5		(vi)	First degree assault; or		
6		(vii)	Attempts to commit these offenses.		
7			Article - Courts and Judicial Proceedings		
8	3-804.				
9	(e) The cou	rt does n	ot have jurisdiction over:		
12 13	10 (1) A child at least 14 years old alleged to have done an act which, if 11 committed by an adult, would be a crime punishable by death or life imprisonment, as 12 well as all other charges against the child arising out of the same incident, unless an 13 order removing the proceeding to the court has been filed under Article 27, § 594A of 14 the Code;				
16	15 (2) A child at least 16 years old alleged to have done an act in violation of 16 any provision of the Transportation Article or other traffic law or ordinance, except an 17 act that prescribes a penalty of incarceration;				
19	<ul> <li>18 (3) A child at least 16 years old alleged to have done an act in violation of</li> <li>19 any provision of law, rule, or regulation governing the use or operation of a boat,</li> <li>20 except an act that prescribes a penalty of incarceration;</li> </ul>				
<ul> <li>(4) A child at least 16 years old alleged to have committed any of the</li> <li>following crimes, as well as all other charges against the child arising out of the same</li> <li>incident, unless an order removing the proceeding to the court has been filed under</li> <li>Article 27, § 594A of the Code:</li> </ul>					
25		(i)	Abduction;		
26		(ii)	Kidnapping;		
27		(iii)	Second degree murder;		
28		(iv)	Manslaughter, except involuntary manslaughter;		
29		(v)	Second degree rape;		
30 31	27, § 487 <del>OR § 488</del> (	(vi) DF THE	Robbery [with a dangerous or deadly weapon] UNDER ARTICLE CODE;		
32	$464\Lambda(a)(1)$ of the Co	(vii)	Second degree sexual offense in violation of Article 27, §		

33 464A(a)(1) of the Code;

1 2 464B(a)(1) of the Co	(viii) de;	Third degree sexual offense in violation of Article 27, §		
3 4 446, or § 481C of the	(ix) e Code;	A crime in violation of Article 27, § 36B, § 373, § 374, § 445, §		
5 (x) Using, wearing, carrying, or transporting of firearm during and 6 in relation to a drug trafficking crime in violation of Article 27, § 281A of the Code;				
7	(xi)	Use of a firearm in violation of Article 27, § 291A of the Code;		
8 9 of the Code;	(xii)	Carjacking or armed carjacking in violation of Article 27, § 348A		
10 11 the Code;	(xiii)	Assault in the first degree in violation of Article 27, § 12A-1 of		
12 13 27, § 411A of the Co	(xiv) ode;	Attempted murder in the second degree in violation of Article		
14 15 degree under Article	(xv) 27, § 464	Attempted rape or attempted sexual offense in the second 4F of the Code; or		
16 17 Article 27, § 488 of	(xvi) the Code]	Attempted robbery [with a dangerous or deadly weapon under UNDER ARTICLE 27, § 487 OR § 488 OF THE CODE; or		
18 (5) A child who previously has been convicted as an adult of a felony and 19 is subsequently alleged to have committed an act that would be a felony if committed 20 by an adult, unless an order removing the proceeding to the court has been filed 21 under Article 27, § 594A of the Code.				
22 10-402.				
<ul> <li>(c) (2) It is lawful under this subtitle for an investigative or law enforcement</li> <li>officer acting in a criminal investigation or any other person acting at the prior</li> <li>direction and under the supervision of an investigative or law enforcement officer to</li> <li>intercept a wire, oral, or electronic communication in order to provide evidence of the</li> <li>commission of the offenses of murder, kidnapping, rape, a sexual offense in the first or</li> <li>second degree, child abuse, child pornography, as defined under Article 27, § 419A</li> <li>and 419B of the Code, gambling, robbery UNDER ARTICLE 27, § 486, § 487, OR § 488 OR</li> <li>§ <u>487</u> OF THE CODE, any felony punishable under the "Arson and Burning" subheading</li> <li>of Article 27, bribery, extortion, or dealing in controlled dangerous substances,</li> <li>including violations of Article 27, § 286B or § 287A, fraudulent insurance acts, as</li> <li>defined in Title 27, Subtitle 4 of the Insurance Article, offenses relating to destructive</li> <li>devices under Article 27, § 139C of the Code, or any conspiracy or solicitation to</li> <li>commit any of these offenses, or where any person has created a barricade situation</li> <li>and probable cause exists for the investigative or law enforcement officer to believe a</li> <li>hostage or hostages may be involved, where the person is a party to the</li> <li>communication or one of the parties to the communication has given prior consent to</li> </ul>				

19

39 the interception.

1 10-406.

2 The Attorney General, State Prosecutor, or any State's Attorney may apply to a

3 judge of competent jurisdiction, and the judge, in accordance with the provisions of §

4 10-408 of this subtitle, may grant an order authorizing the interception of wire, oral,

5 or electronic communications by investigative or law enforcement officers when the

6 interception may provide or has provided evidence of the commission of the offense of

7 murder, kidnapping, child pornography, as defined in Article 27, §§ 419A and 419B of 8 the Code, compliant rathered UNDER, A DTICLE 27, § 487, OD § 488, OD § 487, OD

8 the Code, gambling, robbery UNDER ARTICLE 27, § 486, § 487, OR § 488 OR § 487 OF THE
9 CODE, any felony punishable under the "Arson and Burning" subheading of Article 27

10 of this Code, bribery, extortion, or dealing in controlled dangerous substances,

11 offenses relating to destructive devices under Article 27, § 139C of the Code, or any

12 conspiracy or solicitation to commit any of the foregoing offenses. No application or

13 order shall be required if the interception is lawful under the provisions of § 10-402(c)

14 of this subtitle.

15 SECTION 2. AND BE IT FURTHER ENACTED, That the Committee Notes 16 contained in this Act are not law.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall only apply
to offenses committed on or after the effective date of this Act and may not be
construed to apply in any way to offenses committed before the effective date of this
Act.

21 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 2000.