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SENATE BILL 639 EMERGENCY BILL

2002 Regular Session (2lr0192)

ENROLLED BILL

-- Judicial Proceedings/Judiciary --

Introduced by Senator Baker and the President (Administration) and
Senators Astle, Currie, Hogan, Middleton, and Munson Munson,
Colburn, Forehand, Green, Haines, Jacobs, and Jimeno Jimeno, and
Roesser

	Read and Examined by Proofreaders:	
		Proofreader.
	d with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader.
		President.
	CHAPTER	
1 A	N ACT concerning	
2	Maryland Security Protection Act of 2002	
3 FO 4 5 6 7 8 9 10 11 12 13 14	OR the purpose of prohibiting certain persons, businesses, contractors, or other entities from charging unconscionably excessive prices for certain goods and services during a state of emergency; allowing a certain civil action and certain relief; allowing the adoption of certain regulations concerning charging for certain goods and services under certain circumstances; adding certain crimes relating to terrorism to certain definitions of crimes of violence; expanding the list of crimes for which the interception of certain wire, oral, and electronic communications are allowed under certain circumstances; providing an exception to the requirement that a certain description be provided in order to obtain a judicial order relating to wire, oral, and electronic communications under certain circumstances; allowing a judge to authorize the interception of wire, oral, and electronic communications under	

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certain circumstances; allowing certain officers to obtain the contents of certain wire communications and the records relating to electronic communications under certain circumstances; extending the reach of an order to any person or entity providing wire or electronic communication service whose assistance may facilitate the execution of the order; expanding and altering provisions of law relating to pen registers and trap and trace devices; expanding provisions of law relating to sealing affidavits relating to search and seizure warrants; prohibiting the pretrial and presentencing release of certain defendants charged with or convicted of certain terrorist crimes under certain circumstances; prohibiting an act of terrorism, threatened acts of terrorism, and harboring terrorists; providing that a certain lack of intent or ability is not a defense under certain circumstances; expanding prohibitions relating to identity fraud to include avoiding identification, apprehension, or prosecution for certain crimes under certain circumstances; establishing and altering certain penalties; authorizing certain license holders of certain nuclear power plant facilities to authorize certain security officers, without a warrant, to stop and detain certain persons for certain crimes under certain circumstances; requiring certain security officers to notify and release certain persons to the detention or custody of certain law enforcement agencies under certain circumstances; authorizing the Maryland Transportation Authority Police to operate on certain property under certain circumstances; authorizing the Maryland Aviation Administration to impose certain penalties on certain badge holders for certain violations; requiring the Maryland Aviation Administration to adopt certain rules and regulations relating to security identification badges; authorizing the Motor Vehicle Administration to issue certain citations; prohibiting the Administration from issuing identification cards to certain individuals who are not citizens of the United States unless the individuals possess certain documents under certain circumstances; specifying that certain identification cards expire within a certain time period; authorizing the Motor Vehicle Administration to cancel identification cards under certain circumstances; requiring the Motor Vehicle Administration to refuse to register or transfer the registration of a vehicle upon notification of a federal law enforcement agency that the applicant for registration is named in an outstanding warrant; prohibiting the Administration from issuing a driver's license to certain individuals who are not citizens of the United States unless the individuals possess certain documents under certain circumstances; specifying that certain driver's licenses expire within a certain time period; prohibiting an individual with a commercial driver's license from driving on certain property without a valid commercial driver's license in the individual's possession; prohibiting a person from knowingly or fraudulently obtaining a commercial driver's license by misrepresentation; imposing certain penalties for violating certain laws relating to commercial driver's licenses; establishing certain penalties; adding and altering certain definitions; making this Act an emergency measure; and generally relating to prevention of terrorism the interception of certain communications, the jurisdiction of certain law enforcement officials, and the regulation of certain motor vehicle licenses and means of identification, for the purpose of security in the State.

1	Article 16A Maryland Emergency Management Agency
2	Section 10A
3	Annotated Code of Maryland
4	(2001 Replacement Volume)
5	BY adding to
6	Article 41 - Executive and Administrative Departments
7	Section 2 201 to be under the new subtitle "Subtitle 2. Prohibition on Charging
8	Unconscionably Excessive Prices"
9	Annotated Code of Maryland
10	(1997 Replacement Volume and 2001 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article 27 - Crimes and Punishments
13	Section 441(e)
14	Annotated Code of Maryland
15	(1996 Replacement Volume and 2001 Supplement)
16	BY adding to
17	Article 27 - Crimes and Punishments
18	Section 542
19	Annotated Code of Maryland
20	(1996 Replacement Volume and 2001 Supplement)
21	BY repealing and reenacting, with amendments,
22	Article - Courts and Judicial Proceedings
23	Section 10-401(1), (8), and (13), 10-402(e)(2), 10-406, 10-408(a) and (c)(3), (c),
24	and (d)(1), 10-4A-04(a), (b), and (c), 10-4A-05(a)(1), 10-4B-01(c), (d), and
25	$\frac{\text{(e)}}{10\text{-}4\text{B}\text{-}01}$, and $10\text{-}4\text{B}\text{-}04$
26	Annotated Code of Maryland
27	(1998 Replacement Volume and 2001 Supplement)
28	BY adding to
29	Article - Courts and Judicial Proceedings
30	Section 10-408(c)(4)
31	Annotated Code of Maryland
32	(1998 Replacement Volume and 2001 Supplement)
	BY repealing and reenacting, without amendments,
34	Article - Courts and Judicial Proceedings
35	Section 10-4B-01(a) and (b)
36	Annotated Code of Maryland
37	(1998 Replacement Volume and 2001 Supplement)

1	BY repealing and reenacting, with amendments,
2	Article - Criminal Procedure
3	Section 1 203(e), 5 101(c), 5 202(b), and 5 207
4	Annotated Code of Maryland
5	(2001 Volume)
_	DW - 11' 4
7	BY adding to Article—Criminal Law
8	
9	Section 3-1001 through 3-1004 to be under the new subtitle "Subtitle 10. Terrorism"
10	
11	Annotated Code of Maryland (As enacted by Chapter (H.B. 11) of the Acts of the General Assembly of
12	$\frac{(As \text{ enacted by Chapter}_{}(As. Fr) \text{ of the Acts of the General Assembly of }}{2002)}$
12	2002)
13	BY repealing and reenacting, with amendments,
14	Article - Criminal Law
15	Section 4 401(b), 8 301, and 14 101(a)
16	Annotated Code of Maryland
17	(As enacted by Chapter (H.B. 11) of the Acts of the General Assembly of
18	2002)
19	BY repealing and reenacting, without amendments,
20	Article - Criminal Law
21	Section 9 401(b) and (e)
22	Annotated Code of Maryland
23	(As enacted by Chapter (H.B. 11) of the Acts of the General Assembly of
24	2002)
25	BY adding to
26	
27	
28	Annotated Code of Maryland
29	(As enacted by Chapter (H.B. 11) of the Acts of the General Assembly of
30	2002)
21	DV
	BY repealing and reenacting, with amendments,
32	Article - Transportation
33	Section 4-208(a) and (b) and 5-208
34	Annotated Code of Maryland
35	(2001 Replacement Volume)
36	BY repealing and reenacting, with amendments,
37	Article - Transportation
38	Section 12-104.1, 12 301, 13-406.1, 16 103.1, 16 115(a), 16-808, and 27-101(s)

- 1 Annotated Code of Maryland
- 2 (1999 Replacement Volume and 2001 Supplement)
- 3 BY adding to
- 4 Article Transportation
- 5 Section 16-813.1
- 6 Annotated Code of Maryland
- 7 (1999 Replacement Volume and 2001 Supplement)
- 8 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 9 MARYLAND, That the Laws of Maryland read as follows:
- 10 Article 16A Maryland Emergency Management Agency
- 11 10A.
- 12 (A) ON THE DECLARATION OF A STATE OF EMERGENCY UNDER THIS ARTICLE,
- 13 A PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY MAY NOT CHARGE AN
- 14 UNCONSCIONABLY EXCESSIVE PRICE FOR ANY CONSUMER FOOD ITEMS OR GOODS,
- 15 GOODS OR SERVICES USED FOR EMERGENCY CLEANUP, EMERGENCY SUPPLIES,
- 16 MEDICAL SUPPLIES AND SERVICES, HOME HEATING OIL, BUILDING MATERIALS,
- 17 HOUSING, TRANSPORTATION, FREIGHT, STORAGE SERVICES, GASOLINE OR OTHER
- 18 MOTOR FUELS, OR OTHER GOOD OR SERVICE THAT THE GOVERNOR DETERMINES IS
- 19 VITAL AND NECESSARY TO PROTECT PUBLIC HEALTH, SAFETY AND WELFARE
- 20 DURING THE STATE OF EMERGENCY.
- 21 (B) (1) IF THE ATTORNEY GENERAL DETERMINES THAT THERE ARE
- 22 REASONABLE GROUNDS TO BELIEVE THAT A PERSON, CONTRACTOR, BUSINESS, OR
- 23 OTHER ENTITY HAS VIOLATED SUBSECTION (A) OF THIS SECTION, THE ATTORNEY
- 24 GENERAL MAY BRING A CIVIL ACTION AGAINST THE PERSON, CONTRACTOR,
- 25 BUSINESS, OR OTHER ENTITY FOR CHARGING AN UNCONSCIONABLY EXCESSIVE
- 26 PRICE FOR A CONSUMER GOOD OR SERVICE.
- 27 (2) IN ANY PROCEEDING COMMENCED PURSUANT TO THIS SECTION,
- 28 PRIMA FACIE PROOF THAT A VIOLATION HAS OCCURRED SHALL INCLUDE EVIDENCE
- 29 THAT:
- 30 (I) THE AMOUNT CHARGED IS MORE THAN 15% ABOVE THE PRICE
- 31 CHARGED BY THAT PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY
- 32 IMMEDIATELY PRIOR TO THE DECLARATION OF AN EMERGENCY; OR
- 33 (II) THE AMOUNT CHARGED GROSSLY EXCEEDED THE PRICE AT
- 34 WHICH THE SAME OR SIMILAR GOODS OR SERVICES WERE READILY OBTAINABLE BY
- 35 OTHER PURCHASERS IN THE TRADE AREA.
- 36 (3) A PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY MAY REBUT
- 37 A PRIMA FACIE CASE WITH EVIDENCE THAT ADDITIONAL COSTS NOT WITHIN THE
- 38 CONTROL OF THE PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY WERE

- 1 IMPOSED ON THE PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY FOR THE 2 GOODS OR SERVICES. IN A CIVIL PROCEEDING UNDER THIS SECTION A COURT MAY ORDER THE 4 FOLLOWING TYPES OF RELIEF: AN INJUNCTION ORDERING A PERSON NOT TO CHARGE AN 6 UNCONSCIONABLY EXCESSIVE PRICE FOR A GOOD OR SERVICE: 7 (2)A CIVIL FINE NOT EXCEEDING \$10,000 FOR EVERY DAY OF THE 8 VIOLATION: OR (3)AN ORDER REQUIRING THE PERSON TO MAKE RESTITUTION TO ANY 10 AGGRIEVED PURCHASER. 11 **Article 41 - Executive and Administrative Departments** 12 SUBTITLE 2. PROHIBITION ON CHARGING UNCONSCIONABLY EXCESSIVE PRICES. 13 2 201. ON THE DECLARATION OF A STATE OF EMERGENCY UNDER THIS ARTICLE. 14 (A) 15 A PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY MAY NOT CHARGE AN 16 UNCONSCIONABLY EXCESSIVE PRICE FOR ANY CONSUMER FOOD ITEMS OR GOODS. 17 GOODS OR SERVICES USED FOR EMERGENCY CLEANUP, EMERGENCY SUPPLIES. 18 MEDICAL SUPPLIES AND SERVICES, HOME HEATING OIL, BUILDING MATERIALS, 19 HOUSING, TRANSPORTATION, FREIGHT, STORAGE SERVICES, GASOLINE OR OTHER 20 MOTOR FUELS, OR OTHER GOOD OR SERVICE THAT THE GOVERNOR DETERMINES IS 21 VITAL AND NECESSARY TO PROTECT PUBLIC HEALTH, SAFETY AND WELFARE 22 DURING THE STATE OF EMERGENCY. 23 (B) IF THE ATTORNEY GENERAL DETERMINES THAT THERE ARE 24 REASONABLE GROUNDS TO BELIEVE THAT A PERSON, CONTRACTOR, BUSINESS, OR 25 OTHER ENTITY HAS VIOLATED SUBSECTION (A) OF THIS SECTION, THE ATTORNEY 26 GENERAL MAY BRING A CIVIL ACTION AGAINST THE PERSON, CONTRACTOR, 27 BUSINESS, OR OTHER ENTITY FOR CHARGING AN UNCONSCIONABLY EXCESSIVE 28 PRICE FOR A CONSUMER GOOD OR SERVICE. IN ANY PROCEEDING COMMENCED PURSUANT TO THIS SECTION. 30 PRIMA FACIE PROOF THAT A VIOLATION HAS OCCURRED SHALL INCLUDE EVIDENCE 31 THAT: 32 THE AMOUNT CHARGED IS MORE THAN 15% ABOVE THE PRICE 33 CHARGED BY THAT PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY
- 34 IMMEDIATELY PRIOR TO THE DECLARATION OF AN EMERGENCY: OR
- $\frac{1}{1}$ THE AMOUNT CHARGED GROSSLY EXCEEDED THE PRICE AT
- 36 WHICH THE SAME OR SIMILAR GOODS OR SERVICES WERE READILY OBTAINABLE BY
- 37 OTHER PURCHASERS IN THE TRADE AREA.

,		SENATE DILL 039
3 CONTROL	OF THE	A PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY MAY REBUT ASE WITH EVIDENCE THAT ADDITIONAL COSTS NOT WITHIN THE PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY WERE PERSON, CONTRACTOR, BUSINESS, OR OTHER ENTITY FOR THE CES.
6 (C) 7 FOLLOWI		CIVIL PROCEEDING UNDER THIS SECTION A COURT MAY ORDER THE ES OF RELIEF:
8 9 UNCONSC	(1) EIONABI	AN INJUNCTION ORDERING A PERSON NOT TO CHARGE AN LY EXCESSIVE PRICE FOR A GOOD OR SERVICE;
10 11 VIOLATI O	(2) ON; OR	A CIVIL FINE NOT EXCEEDING \$10,000 FOR EVERY DAY OF THE
12 13 AGGRIEV	(3) ÆD PUR	AN ORDER REQUIRING THE PERSON TO MAKE RESTITUTION TO ANY CHASER.
14		Article 27 - Crimes and Punishments
15 4 41.		
16 (e)	"Crimo	e of violence" means:
17	(1)	Abduction;
18	(2)	Arson in the first degree;
19	(3)	Assault in the first or second degree;
20	(4)	Burglary in the first, second, or third degree;
21	(5)	Carjacking and armed carjacking;
22	(6)	Escape in the first degree;
23	(7)	Kidnapping;
24	(8)	Voluntary manslaughter;
25	(9)	Maiming;
26	(10)	Mayhem as previously proscribed under former § 384 of this article;
27	(11)	Murder in the first or second degree;
28	(12)	Rape in the first or second degree;
29	(13)	Robbery under § 486 or § 487 of this article;
30	(14)	Sexual offense in the first, second, or third degree;

1 2	TERRORIS	(15) M UNDE		OF TERRORISM OR A THREAT TO COMMIT AN ACT OF 02 OR § 3-1003 OF THE CRIMINAL LAW ARTICLE;
3 4	ARTICLE;	(16)	HARBO	PRING A TERRORIST UNDER § 3-1004 OF THE CRIMINAL LAW
5		[(15)]	(17)	An attempt to commit any of the aforesaid offenses; or
6 7	any offense 1			Assault with intent to commit any of the aforesaid offenses or risonment for more than 1 year.
8				Article 27 - Crimes and Punishments
9	<u>542.</u>			
		TUAL SE	CURITY	N, "SECURITY OFFICER" MEANS A PROPRIETARY OR OFFICER OF A LICENSE HOLDER OF A NUCLEAR POWER PATE
13 14 15 16 17 18	(B) PLANT FAC BY A FEDE NUCLEAR OFFICER, OWNER OF	SUBJEC CILITY IS RAL AGE POWER I WITHOU R SECUR.	ET TO SU EPLACEI ENCY PU PLANT F TA WAR ITY OFF	VBSECTION (C) OF THIS SECTION, IF A NUCLEAR POWER D UNDER A HEIGHTENED LEVEL OF SECURITY CONDITION VRSUANT TO FEDERAL LAW, THE LICENSE HOLDER OF A CACILITY IN THE STATE MAY AUTHORIZE A SECURITY CRANT, TO STOP AND DETAIN ANY PERSON WHO THE VICER HAS REASONABLE GROUNDS TO BELIEVE HAS: ED OR TRESPASSED ON POSTED PROPERTY OF THE NUCLEAR
21 22 23 24	ORDER IN POWER PL	(<u>2)</u> AN AREA ANT FAC A SECU	<u>VIOLAT</u> A CONTR CILITY. VRITY OF	VIOLATION OF § 577 OF THIS ARTICLE; OR TED ANY LOCAL, STATE, OR FEDERAL LAW, REGULATION, OR TOLLED BY THE LICENSE HOLDER OF THE NUCLEAR THE WHO DETAINS A PERSON UNDER SUBSECTION (B)
26 27	ALLEGED (<u>(1)</u> CRIME C	<u>NOTIFY</u> COMMIT	AS SOON AS PRACTICABLE: YAN APPROPRIATE LAW ENFORCEMENT AGENCY ABOUT THE TED BY THE PERSON; AND
28 29	ENFORCE			SE THE PERSON TO THE DETENTION OR CUSTODY OF A LAW
32 33	UNDER SU DETERMIN THE DETAI	BSECTION NOT INED PE	ON (C) O. TO INVE RSON IN	A LAW ENFORCEMENT AGENCY IS PROVIDED AS REQUIRED F THIS SECTION AND THE LAW ENFORCEMENT AGENCY ESTIGATE THE ALLEGED CRIME OR DECLINES TO TAKE TO DETENTION OR CUSTODY, THE SECURITY OFFICER ON AS SOON AS PRACTICABLE
14	SHALL KEL	PANE IF	TE PEKN	LIN AN NUITN AN PRALTIL ARTE

36 offenses, or 1:

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1 **Article - Courts and Judicial Proceedings** 2 10-401. 3 As used in this subtitle, the following terms have the meanings indicated: 4 "Wire communication" means any aural transfer made in whole 5 or in part through the use of facilities for the transmission of communications by the 6 aid of wire, cable, or other like connection between the point of origin and the point of 7 reception (including the use of a connection in a switching station) furnished or 8 operated by any person licensed to engage in providing or operating such facilities for the transmission of communications. 10 [(ii)]"Wire communication" includes any electronic storage of a 11 communication described in this paragraph. 12 (iii) "Wire communication" does not include the radio portion of a 13 cordless telephone communication that is transmitted between the cordless telephone 14 handset and the base unit.] 15 "Judge of competent jurisdiction" means a judge of [a] ANY circuit 16 COURT WITHIN THE STATE HAVING JURISDICTION OVER THE OFFENSE UNDER 17 INVESTIGATION. 18 (13)"Electronic communications system" means any wire, radio, electromagnetic, photooptical, or photoelectronic facilities for the transmission of 20 WIRE OR electronic communications, and any computer facilities or related electronic 21 equipment for the electronic storage of electronic communications. 22 10 402. 23 (c) (2)It is lawful under this subtitle for an investigative or law enforcement 24 officer acting in a criminal investigation or any other person acting at the prior 25 direction and under the supervision of an investigative or law enforcement officer to intercept a wire, oral, or electronic communication: 27 1. [in] IN order to provide evidence of the commission of the 28 FOLLOWING offenses [of murder, kidnapping, rape, a sexual offense in the first or 29 second degree, child abuse, child pornography, as defined under Article 27, §§ 419A 30 and 419B of the Code, gambling, robbery under Article 27, § 486 or § 487 of the Code, 31 any felony punishable under the "Arson and Burning" subheading of Article 27, 32 bribery, extortion, or dealing in controlled dangerous substances, including violations 33 of Article 27, § 286B or § 287A, fraudulent insurance acts, as defined in Title 27, 34 Subtitle 4 of the Insurance Article, offenses relating to destructive devices under 35 Article 27, § 139C of the Code, or any conspiracy or solicitation to commit any of these

MURDER;

В.

KIDNAPPING:

1		C.	RAPE;
2		D.	A SEXUAL OFFENSE IN THE FIRST OR SECOND DEGREE;
3		E.	CHILD ABUSE;
4 5	CRIMINAL LAW ARTICLE;	F.	CHILD PORNOGRAPHY UNDER § 11-207 OR § 11-208 OF THE
6		G.	GAMBLING;
7 8	LAW ARTICLE;	H.	ROBBERY UNDER § 3 402 OR § 3 403 OF THE CRIMINAL
9 10	LAW ARTICLE;	I.	A FELONY UNDER TITLE 6, SUBTITLE 1 OF THE CRIMINAL
11		J.	BRIBERY;
12		K.	EXTORTION;
13 14	INCLUDING A VIOLATION	L. I OF § 5-	DEALING IN A CONTROLLED DANGEROUS SUBSTANCE, 617 OR § 5-619 OF THE CRIMINAL LAW ARTICLE;
15 16	27, SUBTITLE 4 OF THE IN:	M. SURANC	A FRAUDULENT INSURANCE ACT, AS DEFINED IN TITLE CE ARTICLE;
17 18	UNDER § 4 503 OF THE CR	N. IMINAL	AN OFFENSE RELATING TO DESTRUCTIVE DEVICES LAW ARTICLE;
19 20	OF TERRORISM UNDER § 3	O. 3-1002 O	AN ACT OF TERRORISM OR A THREAT TO COMMIT AN ACT R § 3 1003 OF THE CRIMINAL LAW ARTICLE;
21 22	CRIMINAL LAW ARTICLE;	P.	HARBORING A TERRORIST UNDER § 3-1004 OF THE
23 24	ARTICLE;	Q.	IDENTITY FRAUD UNDER § 8 301 OF THE CRIMINAL LAW
25 26	LAW ARTICLE;	R.	MONEY LAUNDERING UNDER § 5-623 OF THE CRIMINAL
27 28	OF THE CRIMINAL LAW A	S. RTICLE	UNAUTHORIZED ACCESS TO COMPUTERS UNDER § 7-302; OR
29 30	OFFENSE LISTED IN ITEM	T. S A THR	A CONSPIRACY OR SOLICITATION TO COMMIT AN OUGH S OF THIS ITEM.
	situation and probable cause esbelieve a hostage or hostages i		[where] WHERE any person has created a barricade the investigative or law enforcement officer to avolved[, where]; AND

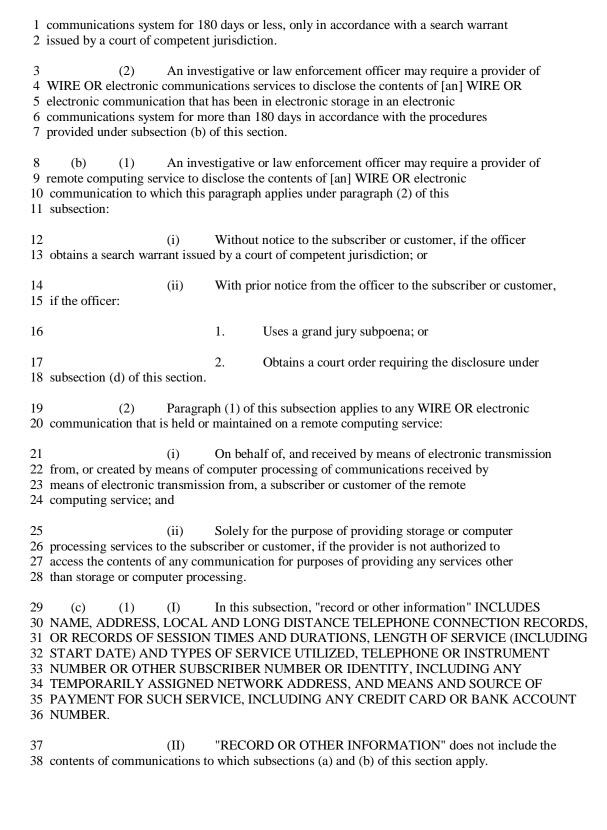
			DEI WITE BILL 007
1 2	parties to the commu	(II) nication l	WHERE the person is a party to the communication or one of the nas given prior consent to the interception.
3	10-406.		
6 7 8	judge of competent ju 10 408 of this subtitle or electronic commun	risdiction e, may gr nications	ate Prosecutor, or any State's Attorney may apply to a n, and the judge, in accordance with the provisions of § ant an order authorizing the interception of wire, oral, by investigative or law enforcement officers when the as provided evidence of the commission of [the offense]
12 13 14 15	in Article 27, §§ 419 or § 487 of the Code subheading of Article dangerous substance	, any felo e 27 of th s, offense	[murder,] MURDER [kidnapping, child pornography, as defined 9B of the Code, gambling, robbery under Article 27, § 486 only punishable under the "Arson and Burning" his Code, bribery, extortion, or dealing in controlled es relating to destructive devices under Article 27, § spiracy or solicitation to commit any of the foregoing
17	,	(II)	KIDNAPPING;
18 19		(III) AW ART	CHILD PORNOGRAPHY, AS DEFINED IN §§ 11-207 OR 11-208 OF ICLE;
20	1	(IV)	GAMBLING;
21 22	ARTICLE;	(V)	ROBBERY UNDER § 3-402 OR § 3-403 OF THE CRIMINAL LAW
23 24	ARTICLE;	(VI)	A FELONY UNDER TITLE 6, SUBTITLE 1 OF THE CRIMINAL LAW
25		(VII)	BRIBERY;
26	i	(VIII)	EXTORTION;
27	,	(IX)	DEALING IN A CONTROLLED DANGEROUS SUBSTANCE;
28 29	4 503 OF THE CRIN	(X) MINAL I	AN OFFENSE RELATING TO DESTRUCTIVE DEVICES UNDER § AW ARTICLE;
30 31		(XI) ER § 3-1	ACTS OF TERRORISM OR A THREAT TO COMMIT AN ACT OF 002 OR § 3 1003 OF THE CRIMINAL LAW ARTICLE;
32 33	LAW ARTICLE;	(XII)	HARBORING A TERRORIST UNDER § 3-1004 OF THE CRIMINAL
34 35	ARTICLE;	(XIII)	IDENTITY FRAUD UNDER § 8 301 OF THE CRIMINAL LAW

1 2	ARTICLE;	(XIV)	MONEY LAUNDERING UNDER § 5 623 OF THE CRIMINAL LAW
3		(XV) U W ARTICL	NAUTHORIZED ACCESS TO COMPUTERS UNDER § 7-302 OF .E; OR
5 6			ANY CONSPIRACY OR SOLICITATION TO COMMIT A CRIME GH (XV) OF THIS PARAGRAPH.
7 8	(2) under the provisions of		tion or order shall be required if the interception is lawful (c) of this subtitle.
9	10-408.		
12	oral, or electronic come a judge of competent j	nmunicatio jurisdiction	cation for an order authorizing the interception of a wire, n shall be made in writing upon oath or affirmation to and shall state the applicant's authority to make the all include the following information:
14 15	L(/J		he identity of the investigative or law enforcement officer officer authorizing the application;
	2 \ / 2		full and complete statement of the facts and circumstances ustify his belief that an order should be issued,
19 20	been, is being, or is ab		[details] DETAILS as to the particular offense that has ommitted[, (ii)];
	SUBSECTION, a part		EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS cription of the nature and location of the facilities from nmunication is to be intercepted[, (iii)];
24 25	sought to be intercepted	3. ed[, (iv)]; <i>A</i>	1 71
26 27		4. nmunicatio	[the] THE identity of the person, if known, committing the ons are to be intercepted[;].
	2 \ / 2	es have be	A full and complete statement as to whether or not other en tried and failed or why they reasonably appear to to be too dangerous;
33 34 35	required to be maintain authorization for interest type of communication	ned. If the ception sho n has been	statement of the period of time for which the interception is nature of the investigation is such that the ould not automatically terminate when the described first obtained, a particular description of facts clieve additional communications of the same type

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3 4	[(5)] (V) A full and complete statement of the facts concerning all previous applications known to the individual authorizing and making the application, made to any judge for authorization to intercept wire, oral, or electronic communications involving any of the same persons, facilities or places specified in the application, and the action taken by the judge on each application; and
	[(6)] (VI) Where the application is for the extension of an order, a statement setting forth the results thus far obtained from the interception, or a reasonable explanation of the failure to obtain the results.
9 10 11	(2) THE NATURE AND LOCATION OF THE FACILITIES FROM WHICH OR THE PLACE WHERE THE COMMUNICATION IS TO BE INTERCEPTED IS NOT REQUIRED IF THE APPLICATION INCLUDES:
12 13	(I) DETAILS AS TO HOW AND WHY PROVIDING THIS INFORMATION IS NOT PRACTICAL;
17	(II) A SHOWING THAT THERE IS PROBABLE CAUSE TO BELIEVE THAT THE ACTIONS OF THE PERSON WHOSE COMMUNICATIONS ARE TO BE INTERCEPTED COULD HAVE THE EFFECT OF THWARTING AN INTERCEPTION FROM A SPECIFIED FACILITY OR THAT THE PERSON HAS MOVED OR IS LIKELY TO MOVE TO ANOTHER JUDICIAL CIRCUIT WITHIN THE STATE; AND
19 20	(III) THE IDENTITY OF THE PERSON COMMITTING THE OFFENSE AND WHOSE COMMUNICATIONS ARE TO BE INTERCEPTED.
23	(2) (I) IN THE CASE OF AN APPLICATION AUTHORIZING THE INTERCEPTION OF AN ORAL COMMUNICATION, A PARTICULAR DESCRIPTION OF THE NATURE AND LOCATION OF THE FACILITIES FROM WHICH OR THE PLACE WHERE THE COMMUNICATION IS TO BE INTERCEPTED IS NOT REQUIRED IF THE APPLICATION:
26 27	1. <u>IS BY AN INVESTIGATIVE OR LAW ENFORCEMENT</u> OFFICER:
28 29	2. <u>IS APPROVED BY THE ATTORNEY GENERAL, THE STATE PROSECUTOR, OR A STATE'S ATTORNEY;</u>
32	3. CONTAINS A FULL AND COMPLETE STATEMENT AS TO WHY SPECIFICATION OF THE NATURE AND LOCATION OF THE FACILITIES FROM WHICH OR THE PLACE WHERE THE COMMUNICATION IS TO BE INTERCEPTED IS NOT PRACTICAL; AND
34 35	4. <u>IDENTIFIES THE INDIVIDUAL COMMITTING THE OFFENSE</u> AND WHOSE COMMUNICATIONS ARE TO BE INTERCEPTED.
	(II) IN THE CASE OF AN APPLICATION AUTHORIZING THE INTERCEPTION OF A WIRE OR ELECTRONIC COMMUNICATION, A PARTICULAR DESCRIPTION OF THE NATURE AND LOCATION OF THE FACILITIES FROM WHICH OR

	THE PLACE WHERE THE COMMUNICATION IS TO BE INTERCEPTED IS NOT REQUIRED IF THE APPLICATION:
3	1. IS BY AN INVESTIGATIVE OR LAW ENFORCEMENT OFFICER;
5 6	2. IS APPROVED BY THE ATTORNEY GENERAL, THE STATE PROSECUTOR, OR A STATE'S ATTORNEY;
	3. IDENTIFIES THE INDIVIDUAL BELIEVED TO BE COMMITTING THE OFFENSE AND WHOSE COMMUNICATIONS ARE TO BE INTERCEPTED;
	4. MAKES A SHOWING THAT THERE IS PROBABLE CAUSE TO BELIEVE THAT THE INDIVIDUAL'S ACTIONS COULD HAVE THE EFFECT OF THWARTING INTERCEPTION FROM A SPECIFIED FACILITY; AND
15 16 17	5. SPECIFIES THAT INTERCEPTION WILL BE LIMITED TO ANY PERIOD OF TIME WHEN THE INVESTIGATIVE OR LAW ENFORCEMENT OFFICER HAS A REASONABLE, ARTICULABLE BELIEF THAT THE INDIVIDUAL IDENTIFIED IN THE APPLICATION WILL BE PROXIMATE TO THE INSTRUMENT COMMUNICATION DEVICE AND WILL BE USING THE INSTRUMENT COMMUNICATION DEVICE THROUGH WHICH THE COMMUNICATION WILL BE TRANSMITTED.
21 22	(c) (1) Upon the application the judge may enter an ex parte order, as requested or as modified, authorizing interception of wire, oral, or electronic communications within the territorial jurisdiction permitted under paragraphs (2) and (3) of this subsection, if the judge determines on the basis of the facts submitted by the applicant that:
	(i) There is probable cause for belief that an individual is committing, has committed, or is about to commit a particular offense enumerated in § 10-406 of this subtitle;
27 28	(ii) There is probable cause for belief that particular communications concerning that offense will be obtained through the interception;
	(iii) Normal investigative procedures have been tried and have failed or reasonably appear to be unlikely to succeed if tried or to be too dangerous; and
32	(iv) There is probable cause for belief:
35 36	1. [that] THAT the facilities from which, or the place where, the wire, oral, or electronic communications are to be intercepted are being used, or are about to be used, in connection with the commission of the offense, or are leased to, listed in the name of, or commonly used by this person IN ACCORDANCE WITH SUBSECTION (A)(1) OF THIS SECTION; OR

3	2. THAT THE ACTIONS OF THE INDIVIDUAL WHOSE COMMUNICATIONS ARE TO BE INTERCEPTED COULD HAVE THE EFFECT OF THWARTING AN INTERCEPTION FROM A SPECIFIED FACILITY IN ACCORDANCE WITH SUBSECTION (A)(2) OF THIS SECTION.
7	(2) Except as provided in [paragraph (3)] PARAGRAPHS (3) AND (4) of this subsection, an ex parte order issued under paragraph (1) of this subsection may authorize the interception of wire, oral, or electronic communications only within the territorial jurisdiction of the court in which the application was filed.
11 12 13 14 15 16 17	(e) (3) If an application for an ex parte order is made by the Attorney General, the State Prosecutor, or a State's Attorney, an order issued under paragraph (1) of this subsection may authorize the interception of communications received or sent by a [mobile telephone or a paging device] COMMUNICATION DEVICE anywhere within the State so as to permit the interception of the communications regardless of whether the [mobile telephone or paging device] COMMUNICATION DEVICE is physically located within the jurisdiction of the court in which the application was filed at the time of the interception. The application must allege that the offense being investigated may transpire in the jurisdiction of the court in which the application is filed.
21	(4) IN ACCORDANCE WITH THIS SUBSECTION, A JUDGE OF COMPETENT JURISDICTION MAY AUTHORIZE CONTINUED INTERCEPTION WITHIN THE STATE, BOTH WITHIN AND OUTSIDE THE JUDGE'S JURISDICTION, IF THE ORIGINAL INTERCEPTION OCCURRED WITHIN THE JUDGE'S JURISDICTION.
23 24	(d) (1) Each order authorizing the interception of any wire, oral, or electronic communication shall specify:
25 26	(i) The identity of the person, if known OR REQUIRED UNDER SUBSECTION (A)(2) OF THIS SECTION, whose communications are to be intercepted;
27 28	(ii) The nature and location of the communications facilities as to which, or the place where, authority to intercept is granted, IF KNOWN;
29 30	(iii) A particular description of the type of communication sought to be intercepted, and a statement of the particular offense to which it relates;
31 32	(iv) The identity of the agency authorized to intercept the communications, and of the person authorizing the application; and
	(v) The period of time during which the interception is authorized, including a statement as to whether or not the interception shall automatically terminate when the described communication has been first obtained.
36	10-4A-04.
	(a) (1) An investigative or law enforcement officer may require a provider of WIRE OR electronic communication service to disclose the contents of [an] WIRE OR electronic communication that is in electronic storage in [an] WIRE OR electronic



3	provider of ele disclose a reco	ord or other infor	ications mation p	as provided in subparagraph (ii) of this paragraph, a service or remote computing service may ertaining to a subscriber to or a customer of investigative or law enforcement officer.
7		or a customer of t	se a recor	der of electronic communications service or remote rd or other information pertaining to a ce to an investigative or law enforcement
	jurisdiction, a § 39A of the 0		1. subpoen	Uses a subpoena issued by a court of competent aa, or a subpoena authorized under Article 10,
12			2.	Obtains a warrant from a court of competent jurisdiction;
13 14	subsection (d)	of this section;	3. or	Obtains a court order requiring the disclosure under
15 16	disclosure.		4.	Has the consent of the subscriber or customer to the
	,			or law enforcement officer receiving records or t required to provide notice to a subscriber or
20	10-4A-05.			
21 (a) (1) A subpoena or court order issued under § 10-4A-04 of this subtitle 22 may include a requirement that the service provider to whom the request is directed 23 create a backup copy of the contents of the electronic communications sought in order 24 to preserve those communications. Without notifying the subscriber or customer of 25 the subpoena or court order, the service provider shall create a backup copy as soon as 26 practicable consistent with the provider's regular business practices and shall 27 confirm to the governmental entity that the backup copy has been made. The service 28 provider shall create a backup copy under this subsection within [2 business days] 24 29 HOURS after the day on which the service provider receives the subpoena or court 30 order.				
31	10-4B-01.			
32	(a) I	n this subtitle the	e followi	ng words have the meanings indicated.
33 34				electronic communication", and "electronic nings stated in § 10-401 of this title.
37	JURISDICTION (ON OVER THE OF THE INSTR	CRĬME UMENT	diction" means [a] ANY circuit court HAVING BEING INVESTIGATED REGARDLESS OF THE OR PROCESS FROM WHICH A WIRE OR ELECTRONIC TED OR RECEIVED.

3 4 5	transmitted (ROUTING,	on the tele ADDRES ENT OR F	"Pen register" means a device OR PROCESS that records and decodes inpulses that identify the numbers dialed or otherwise ephone line to which the device is attached] DIALING, SSING, OR SIGNALING INFORMATION TRANSMITTED BY AN FACILITY FROM WHICH A WIRE OR ELECTRONIC COMMUNICATION
7		(2)	"Pen register" does not include any device OR PROCESS used:
10 11	communica customer of	tions serv	(I) [by] BY a provider or customer of a wire or electronic ce for billing, or recording as an incident to billing, for vices provided by the provider or any device used by a provider or communication service for cost accounting or other similar ary course of its business; OR
13			(II) TO OBTAIN THE CONTENT OF A COMMUNICATION.
16 17	the incomin instrument SIGNALIN	or device G INFOR	"Trap and trace device" means a device OR PROCESS that captures nic or other impulses that identify the originating number [of an from which] OR OTHER DIALING, ROUTING, ADDRESSING, AND RMATION REASONABLY LIKELY TO IDENTIFY THE SOURCE OF a wire nication [was transmitted].
19 20	PROCESS	(2) USED TO	"TRAP AND TRACE DEVICE" DOES NOT INCLUDE A DEVICE OR OBTAIN THE CONTENT OF A COMMUNICATION.
21	10-4B-04.		
24 25	court shall e	trap and ormation l	Upon an application made under § 10-4B-03 of this subtitle, the x parte order authorizing the installation and use of a pen trace device within the jurisdiction of the court if the court finds likely to be obtained by the installation and use is relevant to an estigation.
29		ICATION	ON SERVICE, AN ORDER ISSUED UNDER PARAGRAPH (1) OF THIS LL APPLY TO ANY PERSON PROVIDING WIRE OR ELECTRONIC SERVICE WHOSE ASSISTANCE MAY FACILITATE THE EXECUTION
31	(b)	An orde	er issued under this section shall:
			Specify the identity, if known, of the person to whom is leased or in the telephone line OR OTHER FACILITY to which the pen register ce is to be attached OR APPLIED;
35 36	criminal inv	(2) vestigation	Specify the identity, if known, of the person who is the subject of the n;
37 38	line to whic	(3) The the pen	Specify the [number and, if known, physical location of the telephone register or trap and trace device is to be attached] ATTRIBUTES

2 3 4	OF THE COMMUNICATIONS TO WHICH THE ORDER APPLIES, INCLUDING THE NUMBER OR OTHER IDENTIFIER AND, IF KNOWN, THE LOCATION OF THE TELEPHONE LINE OR OTHER FACILITY TO WHICH THE PEN REGISTER OR TRAP AND TRACE DEVICE IS TO BE ATTACHED OR APPLIED, and, in the case of a trap and trace device, the geographic limits of the trap and trace order;							
6 7	(4) Contain a description of the offense to which the information likely to be obtained by the pen register or trap and trace device relates; and							
10	(5) Direct, upon the request of the applicant, the furnishing of information, facilities, and technical assistance necessary to accomplish the installation of the pen register or trap and trace device under § 10-4B-05 of this subtitle.							
12 13	(c) (1) An order issued under this section shall authorize the installation and use of a pen register or a trap and trace device for a period not to exceed 60 days.							
16	(2) Extensions of an order issued under this section may be granted upon a new application for an order under § 10-4B-03 of this subtitle and upon the judicial finding required under subsection (a) of this section. An extension may not exceed 60 days.							
18 19	(d) An order authorizing or approving the installation and use of a pen register or a trap and trace device shall direct that:							
20	(1) The order be sealed until further order of the court; and							
23 24 25	(2) The person owning or leasing the line to which the pen register or a trap and trace device is attached OR APPLIED, or who [has been ordered by the court] IS OBLIGATED BY THE ORDER to provide assistance to the applicant, not disclose the existence of the pen register or trap and trace device or the existence of the investigation to the listed subscriber, or to any other person, unless or until otherwise ordered by the court.							
27	Article - Criminal Procedure							
28	1 203.							
	(e) (1) This subsection applies to criminal investigations conducted by a law enforcement unit, grand jury, or State's Attorney under Article 10, § 39A of the Code into alleged criminal activities in violation of:							
32 33	(i) Article 27, \S 286, \S 286A, \S 286B, \S 286C, \S 287, or \S 287A of the Code, relating to controlled dangerous substances;							
34 35	(ii) Article 27, § 407, § 408, § 409, § 410, or § 411 of the Code, relating to murder; [or]							
36 37	(iii) Article 27, § 419A or § 419B of the Code, relating to pornography; OR							

1 2	RELATING TO TER	(IV) RORISM		02 THROUGH 3-1004 OF THE CRIMINAL LAW ARTICLE,
5		support o	idge, on a	astanding any provision of the Maryland Rules, a circuit a finding of good cause, may order that an the hand seizure warrant be sealed for a period
9	OF GOOD CAUSE,	MAY OR	COURT J DER TH	AFFIDAVIT IS SEALED UNDER PARAGRAPH (1)(IV) OF THIS TUDGE OR DISTRICT COURT JUDGE, ON A FINDING IE AFFIDAVIT PRESENTED IN SUPPORT OF A SEARCH LED FOR ADDITIONAL 30 DAY PERIODS, NOT TO
12 13	(3) established by evider		g of good	d cause required by paragraph (2) of this subsection is
	a continuing nature a prosecuting alleged of		to yield t	ninal investigation to which the affidavit is related is of further information that could be of use in and
17 18	would:	(ii)	the failu	are to maintain the confidentiality of the investigation
19 20	investigation;		1.	jeopardize the use of information already obtained in the
21			2.	impair the continuation of the investigation; or
22			3.	jeopardize the safety of a source of information.
23	(4)	After the	e order so	ealing the affidavit expires, the affidavit shall be:
24		(i)	unsealed	d; and
25		(ii)	delivere	d within 15 days:
26			1.	to the person from whom the property was taken; or
	to the person apparer taken.	ntly in cha	2. arge of th	if that person is not on the premises at the time of delivery, ne premises from which the property was
30	5 101.			
31 32	(e) A defen	dant may	not be re	eleased on personal recognizance if the defendant
33 34	(1) a crime listed in § 5			§ 5 202(d) of this title after having been convicted of ; [or]

1		(2)	a crime	punishable by death or life imprisonment without parole;
2 3	ARTICLE; ((3))R	AN AC	F OF TERRORISM UNDER § 3-1002 OF THE CRIMINAL LAW
4 5	ARTICLE.	(4)	HARBO	ORING A TERRORIST UNDER § 3-1004 OF THE CRIMINAL LAW
6	5 202.			
7 8	(b) of a defendar	(1) nt charge		ct Court commissioner may not authorize the pretrial release
9			(I)	as a drug kingpin under Article 27, § 286(g) of the Code; OR
12	THE CRIM	FHE CRI	MINAL	WITH COMMITTING AN ACT OF TERRORISM UNDER § 3-1002 OF ICLE, A THREAT TO COMMIT AN ACT OF TERRORISM UNDER § LAW ARTICLE, OR HARBORING A TERRORIST UNDER § 3-1004 RTICLE.
16	a drug king suitable bail	and on a	H A CRII	may authorize the pretrial release of a defendant charged [as ME LISTED IN PARAGRAPH (1) OF THIS SUBSECTION on conditions that will reasonably ensure that the a danger to another person or the community.
	charged [as		ngpin] W	a rebuttable presumption that, if released, a defendant TTH A CRIME LISTED IN PARAGRAPH (1) OF THIS cose a danger to another person or the community.
21	5-207.			
				found guilty in a circuit court and sentenced to the defendant was released before the sentencing is
25 26				iles a notice of appeal and the sentencing court requires dant shall post a new bond.
29 30	TERRORIS AN ACT OF HARBORIN	M UNDE F TERRO VG A TE	ER § 3-10 DRISM U RRORIS	NT IS FOUND GUILTY OF COMMITTING AN ACT OF 1002 OF THE CRIMINAL LAW ARTICLE, A THREAT TO COMMIT 1003 OF THE CRIMINAL LAW ARTICLE, OR OF 11 UNDER § 3 1004 OF THE CRIMINAL LAW ARTICLE, THE 12 RELEASED PENDING SENTENCING OR ANY APPEALS.

1	Article - Criminal Law
2	SUBTITLE 10. TERRORISM.
3	3 1001.
-	IN THIS SUBTITLE, "ACT OF TERRORISM" MEANS THE COMMISSION OR ATTEMPTED COMMISSION OF A CRIME INVOLVING AN ACT DANGEROUS TO HUMAN LIFE WITH THE INTENT TO:
7	(1) INTIMIDATE OR COERCE A CIVILIAN POPULATION; OR
8 9	(2) AFFECT THE CONDUCT OF A UNIT OF GOVERNMENT BY MASS DESTRUCTION, MURDER, ASSASSINATION, OR KIDNAPPING.
10	3-1002.
11	(A) A PERSON MAY NOT KNOWINGLY COMMIT AN ACT OF TERRORISM.
12 13	(B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING LIFE.
14	3-1003.
	(A) A PERSON MAY NOT KNOWINGLY THREATEN TO COMMIT AN ACT OF TERRORISM.
	(B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 10 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH.
20	3-1004.
	(A) (1) IN THIS SECTION, "HARBOR" HAS THE MEANING STATED IN § 9-401 OF THIS ARTICLE.
23	(2) "HARBOR" INCLUDES:
24 25	(I) OFFERING OR PROVIDING MONEY, FOOD, MEDICAL TREATMENT, CARE, TRANSPORTATION, OR SIMILAR BENEFITS;
26 27	(II) THE WILLFUL FAILURE TO REVEAL THE WHEREABOUTS OF A PERSON WHO COMMITTED AN ACT OF TERRORISM; OR
	(III) THE WILLFUL OBSTRUCTION OF EFFORTS OF AUTHORITIES TO IDENTIFY, ARREST, CHARGE, DETAIN, OR IMPRISON A PERSON FOR AN ACT OF TERRORISM.
	(B) A PERSON MAY NOT KNOWINGLY HARBOR ANOTHER WHOM THE PERSON HAS REASONABLE GROUNDS TO BELIEVE HAS COMMITTED OR INTENDS TO COMMIT AN ACT OF TERRORISM.

		BJECT '	O VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON TO IMPRISONMENT NOT EXCEEDING 10 YEARS OR A FINE OR BOTH.					
4 4 401.								
5 (b)	(1)	"Crime	of violence" means:					
6	•	(i)	murder in any degree;					
7	•	(ii)	manslaughter;					
8	•	(iii)	kidnapping;					
9	•	(iv)	rape in any degree;					
10	•	(v)	assault in the first degree;					
11	•	(vi)	robbery under § 3-402 or § 3-403 of this article;					
12	•	(vii)	burglary in any degree;					
13	•	(viii)	escape in the first degree; [or]					
14	•	(ix)	theft;					
15 16 TERROI		(X) R § 3-1 0	AN ACT OF TERRORISM OR A THREAT TO COMMIT AN ACT OF 002 OR § 3-1003 OF THIS ARTICLE; OR					
17	•	(XI)	HARBORING A TERRORIST UNDER § 3 1004 OF THIS ARTICLE.					
18 19 paragrap	(2) h (1) of this s		of violence" includes an attempt to commit a crime listed in on.					
20 8-301.								
21 (a) In this section, "personal identifying information" means a name, address, 22 telephone number, driver's license number, Social Security number, place of 23 employment, employee identification number, mother's maiden name, bank or other 24 financial institution account number, date of birth, personal identification number, or 25 credit card number.								
28 the conse	26 (b) A person may not knowingly, willfully, and with fraudulent intent obtain or 27 help another to obtain any personal identifying information of an individual, without 28 the consent of the individual, in order to use, sell, or transfer the information to get a 29 benefit, credit, good, service, or other thing of value in the name of the individual.							
32 INDIVII								

1 2	[(c)] another OR	` /	A person may not knowingly and willfully assume the identity of A FALSE IDENTITY:
3 4	crime; or	(1)	to avoid IDENTIFICATION, APPREHENSION OR prosecution for a
5		(2)	with fraudulent intent to:
6			(i) get a benefit, credit, good, service, or other thing of value; or
7			(ii) avoid the payment of debt or other legal obligation.
10		ON, A pe r s subject	(1) [A] EXCEPT AS PROVIDED IN PARAGRAPHS (2) AND (3) OF THIS con who violates this section is guilty of a misdemeanor and on to imprisonment not exceeding 1 year or a fine not exceeding
14 15 16	SECTION, OTHER TE SECTION I	IING OF S GUILT	FOR VIOLATION OF SUBSECTION (B) OR SUBSECTION (D)(2) OF THIS VALUE OF THE INTENDED BENEFIT, CREDIT, GOOD, SERVICE, OR VALUE IS MORE THAN \$500, A PERSON WHO VIOLATES THIS BY OF A FELONY AND ON CONVICTION IS SUBJECT TO OT EXCEEDING \$5,000 OR
20 21	OF A FELC	CUTION ONY ANI	FOR A VIOLATION OF SUBSECTION (C) OR SUBSECTION (D)(1) OF THIS VIOLATION INVOLVED AVOIDING IDENTIFICATION, APPREHENSION, FOR A FELONY, A PERSON WHO VIOLATES THIS SECTION IS GUILTY ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING E NOT EXCEEDING \$5,000 OR BOTH.
23 24		(F) violates ([A] IF THE VIOLATION OF THIS SECTION IS A MISDEMEANOR, a his section is subject to § 5–106(b) of the Courts Article.
25 26 27	[(f)] Procedure A who is foun	(G) Article, a d d guilty u	In addition to restitution under Title 11, Subtitle 6 of the Criminal court may order a person who pleads guilty or nolo contendere or order this section to make restitution to the victim for reasonable onable attorney's fees, incurred:
29		(1)	for clearing the victim's credit history or credit rating; and
	debt, lien, ju	(2) udgment,	in connection with a civil or administrative proceeding to satisfy a or other obligation of the victim that arose because of the
			A sentence under this section may be imposed separate from and current with a sentence for any crime based on the act or acts tion of this section.

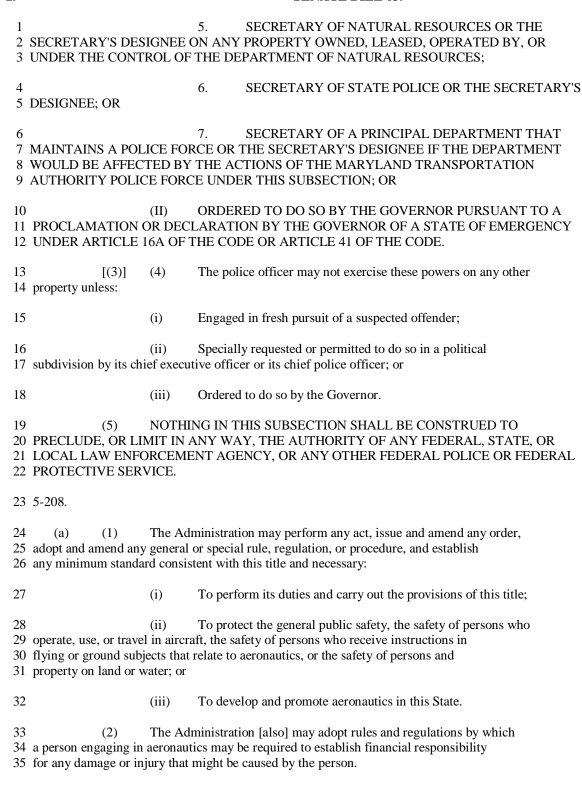
1 9 401.					
2 (b)	"Conce	ealment" means hiding, secreting, or keeping out of sight.			
3 (e)	(1)	"Harbor" includes offering a fugitive or escaped inmate:			
4		(i) concealment;			
5		(ii) lodging;			
6		(iii) care after concealment; or			
7 8 escaped in	mate.	(iv) obstruction of an effort of an authority to arrest the fugitive or			
		"Harbor" does not include failing to reveal the whereabouts of a ed inmate by a person who did not participate in the effort of the inmate to elude arrest.			
12 14 101.					
13 (a)	In this	section, "crime of violence" means:			
14	(1)	abduction;			
15	(2)	arson in the first degree;			
16	(3)	kidnapping;			
17	(4)	manslaughter, except involuntary manslaughter;			
18	(5)	mayhem;			
19 20 the Code;	(6)	maiming, as previously proscribed under Article 27, §§ 385 and 386 of			
21	(7)	murder;			
22	(8)	rape;			
23	(9)	robbery under § 3 402 or § 3 403 of this article;			
24	(10)	earjacking;			
25	(11)	armed carjacking;			
26	(12)	sexual offense in the first degree;			
27	(13)	sexual offense in the second degree;			
28 29 violence;	· /				

1 (15) AN ACT OF TERRORISM OR A THREAT TO COMMIT AN ACT OF 2 TERRORISM UNDER § 3-1002 OR § 3-1003 OF THE CRIMINAL LAW ARTICLE;						
3 4 ARTICLE;	(16)	HARB(ORING A TERRORIST UNDER § 3-1004 OF THE CRIMINAL LAW			
5 6 through [(1			an attempt to commit any of the crimes described in items (1) section;			
7	[(16)]	(18)	assault in the first degree;			
8	[(17)]	(19)	assault with intent to murder;			
9	[(18)]	(20)	assault with intent to rape;			
10	[(19)]	(21)	assault with intent to rob;			
11 12 degree; [ar	[(20)] nd] OR	(22)	assault with intent to commit a sexual offense in the first			
13 14 degree.	[(21)]	(23)	assault with intent to commit a sexual offense in the second			
15			Article - Criminal Law			
15 16 <u>9-704.1.</u>			Article - Criminal Law			
16 9-704.1. 17 (A)	CTUAL S	ECURIT	ON, "SECURITY OFFICER" MEANS A PROPRIETARY OR Y OFFICER OF A LICENSE HOLDER OF A NUCLEAR POWER			
16 9-704.1. 17 (A) 18 CONTRA 19 PLANT F. 20 (B) 21 PLANT F. 22 BY A FEE 23 NUCLEA 24 OFFICER	CTUALS ACILITY SUBJE ACILITY DERAL AG R POWER WITHOL	ECURIT IN THE CT TO S IS PLAC GENCY PLANT JT A WA	ON, "SECURITY OFFICER" MEANS A PROPRIETARY OR Y OFFICER OF A LICENSE HOLDER OF A NUCLEAR POWER			
16 9-704.1. 17 (A) 18 CONTRA 19 PLANT F. 20 (B) 21 PLANT F. 22 BY A FEI 23 NUCLEA 24 OFFICER 25 OWNER (CTUAL S ACILITY SUBJE ACILITY DERAL AGE R POWER WITHOU OR SECU	ECURIT IN THE CT TO S IS PLAC GENCY PLANT JT A WA RITY OF	ON, "SECURITY OFFICER" MEANS A PROPRIETARY OR Y OFFICER OF A LICENSE HOLDER OF A NUCLEAR POWER STATE. UBSECTION (C) OF THIS SECTION, IF A NUCLEAR POWER ED UNDER A HEIGHTENED LEVEL OF SECURITY CONDITION PURSUANT TO FEDERAL LAW, THE LICENSE HOLDER OF A FACILITY IN THE STATE MAY AUTHORIZE A SECURITY WERRANT, TO STOP AND DETAIN ANY PERSON WHO THE			

31 <u>(C)</u> <u>A SECURITY OFFICER WHO DETAINS A PERSON UNDER SUBSECTION (B) OF</u> 32 <u>THIS SECTION SHALL, AS SOON AS PRACTICABLE:</u>

1 2	(1) NOTIFY AN APPROPRIATE LAW ENFORCEMENT AGENCY ABOUT THE ALLEGED CRIME COMMITTED BY THE PERSON; AND								
3	(2) RELEASE THE PERSON TO THE DETENTION OR CUSTODY OF A LAW ENFORCEMENT OFFICER.								
7	UNDER SUBSECTION (C) OF THIS SECTION AND THE LAW ENFORCEMENT AGENCY DETERMINES NOT TO INVESTIGATE THE ALLEGED CRIME OR DECLINES TO TAKE THE DETAINED PERSON INTO DETENTION OR CUSTODY, THE SECURITY OFFICER								
10	Article - Transportation								
11	4-208.								
12	(a) (1) There is a Maryland Transportation Authority Police Force.								
	(2) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A MARYLAND TRANSPORTATION AUTHORITY POLICE OFFICER HAS ALL THE POWERS GRANTED TO A PEACE OFFICER AND A POLICE OFFICER OF THIS STATE.								
16 17	(b) (1) [A Maryland Transportation Authority police officer has all the powers granted to a peace officer and a police officer of this State.								
20 21	(2) However, the] A Maryland Transportation Authority police officer may exercise [these] THE powers DESCRIBED IN SUBSECTION (A)(2) OF THIS SECTION [only] on property owned, leased, or operated by or under the control of the Maryland Transportation Authority, Maryland Aviation Administration, and Maryland Port Administration.								
25	(2) EXCEPT AS PROVIDED IN PARAGRAPH (1) OF THIS SUBSECTION AND SUBJECT TO THE REQUIREMENTS OF PARAGRAPH (3) OF THIS SUBSECTION, A MARYLAND TRANSPORTATION AUTHORITY POLICE OFFICER MAY EXERCISE THE POWERS DESCRIBED IN SUBSECTION (A)(2) OF THIS SECTION:								
29	(I) ON OR WITHIN 500 FEET OF PROPERTY OWNED, LEASED, OPERATED BY, OR, EXCEPT FOR A HIGHWAY AS DEFINED UNDER § 8-101 OF THIS ARTICLE OR OTHER PUBLIC PROPERTY OR WATERWAY OPEN FOR PUBLIC CONVEYANCE, UNDER THE CONTROL OF THE:								
31	1. DEPARTMENT OF TRANSPORTATION;								
32	2. MARYLAND TRANSIT ADMINISTRATION;								
33	3. MOTOR VEHICLE ADMINISTRATION; OR								
34	4. STATE HIGHWAY ADMINISTRATION; AND								

3	(II) ON OR WITHIN 500 FEET OF PROPERTY OWNED, LEASED, OPERATED BY, OR, EXCEPT FOR A HIGHWAY AS DEFINED UNDER § 8-101 OF THIS ARTICLE OR OTHER PUBLIC PROPERTY OR WATERWAY OPEN FOR PUBLIC CONVEYANCE, UNDER THE CONTROL OF THE:
5	1. MARYLAND AVIATION ADMINISTRATION;
6	2. MARYLAND PORT ADMINISTRATION; AND
7	3. MARYLAND TRANSPORTATION AUTHORITY; AND
	(2) (I) <u>THIS PARAGRAPH DOES NOT APPLY TO A HIGHWAY AS DEFINED</u> IN § 8-101 OF THIS ARTICLE OR OTHER PUBLIC PROPERTY OR WATERWAY OPEN FOR PUBLIC CONVEYANCE.
13	(II) FOR PURPOSES OF ESTABLISHING PERIMETER SECURITY, SUBJECT TO THE REQUIREMENTS OF PARAGRAPH (3) OF THIS SUBSECTION, A MARYLAND TRANSPORTATION AUTHORITY POLICE OFFICER MAY EXERCISE THE POWERS DESCRIBED IN SUBSECTION (A)(2) OF THIS SECTION:
15 16	<u>1.</u> <u>WITHIN 500 FEET OF PROPERTY DESCRIBED IN</u> <u>PARAGRAPH (1) OF THIS SUBSECTION; AND</u>
17 18	2. ON OR WITHIN 500 FEET OF ANY OTHER PROPERTY OWNED, LEASED, OPERATED BY, OR UNDER THE CONTROL OF THE DEPARTMENT.
	(3) A MARYLAND TRANSPORTATION AUTHORITY POLICE OFFICER MAY EXERCISE THE POWERS DESCRIBED IN PARAGRAPH (2) OF THIS SECTION SUBSECTION, IF:
24 25 26	(I) THE CHAIRMAN OF THE MARYLAND TRANSPORTATION AUTHORITY, WITH THE APPROVAL OF THE GOVERNOR, DETERMINES ON THE BASIS OF SPECIFIC AND ARTICULABLE FACTS THAT THE EXERCISE OF THE POWERS IS REASONABLE TO PROTECT AGAINST ACTUAL OR THREATENED PHYSICAL INJURY OR DAMAGE TO STATE EMPLOYEES OR STATE PROPERTY OR ASSETS AND PROVIDES NOTICE OF THE EXERCISE OF THE POWERS TO THE:
28 29	1. CHIEF OF POLICE, IF ANY, OR THE CHIEF'S DESIGNEE, IN A MUNICIPAL CORPORATION;
30 31	2. CHIEF OF POLICE OR THE CHIEF'S DESIGNEE IN A COUNTY WITH A COUNTY POLICE DEPARTMENT;
32 33	3. SHERIFF OR THE SHERIFF'S DESIGNEE IN A COUNTY WITHOUT A POLICE DEPARTMENT;
34 35	4. POLICE COMMISSIONER OR THE POLICE COMMISSIONER'S DESIGNEE IN BALTIMORE CITY;

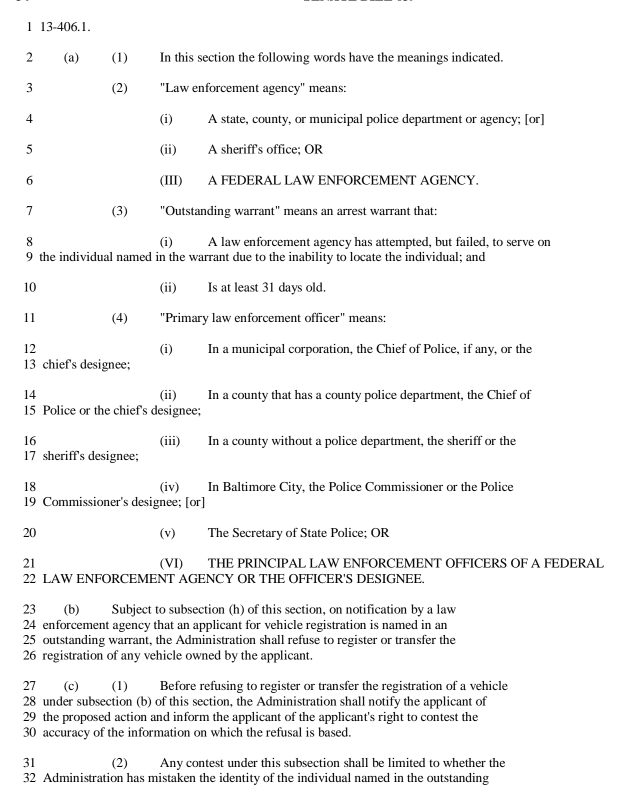


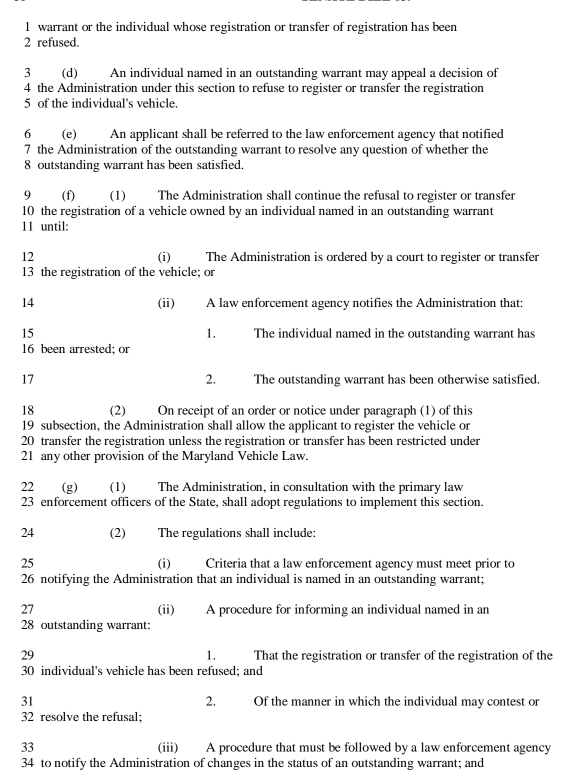
3		TENT W	THE USE OF SECURI' 'H ANY AIRPORT SE	ON MAY SHALL ADOPT RULES AND TY IDENTIFICATION BADGES IN CURITY PROGRAM REGULATIONS				
7 8	CIVIL PENALTY NO IDENTIFICATION I	OT EXCI BADGE I	F THIS SUBTITLE, TH DING \$1,000 FOR TH	OPPORTUNITY FOR A HEARING AS HE ADMINISTRATION MAY ORDER A HE MISUSE OF A SECURITY AIRPORT SECURITY PROGRAM HARAGRAPH.				
	(b) (1) A rule or regulation adopted by the Administration may not apply to any airport, airport facility, or air navigation facility that is owned or operated by the United States.							
13 14	(2) be inconsistent with			ard of the Administration may not				
	Copies of all rules, regulations, and standards shall be filed in accordance with the Administrative Procedure Act and the State Documents Law and shall be made available to the public.							
18	12-104.1.							
19 20	(a) The Administrator may designate employees of the Investigative Division of the Administration to exercise the powers specified in subsection (b) of this section.							
21 22	(b) (1) extent authorized by			s section may issue citations to the ATION for violations of:				
23		(i)	hose provisions of Title	e 13 of this article relating to:				
24			. The vehicle exc	ise tax;				
25			. Vehicle titling a	nd registration;				
26 27	and		. Special registrat	tion plates for individuals with disabilities;				
28			. Parking permits	for individuals with disabilities;				
29 30	security;	(ii)	hose provisions of Title	e 17 of this article relating to required				
31 32	altered, or forged doo	(iii) cuments a	-	e 14 of this article relating to falsified,				
	(iv) Those provisions of Title 16 of this article relating to unlawful application for a license and vehicle operation during periods of cancellation, revocation, and suspension of a driver's license;							

1 2	(v) Those provisions of Title 21 of this article relating to special residential parking permits issued by the Administration;
3	(vi) Those provisions of §§ 15-113 and 15-113.1 of this article relating to maintenance of and access to required business records; [and]
5 6	(vii) Those provisions of Title 15 of this article relating to unlicensed business activity; AND
7 8	(VIII) THOSE PROVISIONS OF THIS TITLE RELATING TO THE ISSUANCE OF AN IDENTIFICATION CARD.
9 10	(2) The issuance of citations under this section shall comply with the requirements of § 26-201 of this article.
11 12	(c) The [Administrator] ADMINISTRATION shall adopt regulations establishing:
13 14	(1) Qualifications for employees appointed under this section including prerequisites of character, training, experience, and education; and
15 16	(2) Standards for the performance of the duties assigned to employees appointed under this section.
17	12 301.
18 19	(a) On application, the Administration shall issue an identification card to any individual who:
20	(1) IS A CITIZEN OF THE UNITED STATES; OR
23	(II) IS NOT A CITIZEN OF THE UNITED STATES, BUT WHO POSSESSES A VALID FOREIGN PASSPORT WITH A VALID UNITED STATES VISA OR OTHER ENTRY DOCUMENT ISSUED BY THE UNITED STATES IMMIGRATION OR NATURALIZATION SERVICE LAWFUL ADMISSION DOCUMENT;
25	[(1)] (2) Is a resident of this State;
26	[(2)] (3) Does not have a driver's license;
27 28	[(3)] (4) Presents a birth certificate or other proof of age and identity acceptable to the Administration; and
29 30	[(4)] (5) Presents a completed application for an identification card on a form furnished by the Administration.
	(b) (1) Except as provided in paragraph (2) of this subsection, the Administration shall establish a fee for the issuance of an identification card and for issuance of a duplicate identification card.
34	(2) A fee is not required if the applicant for the eard:

1		(i)	Is 65 years old or older;
2		(ii)	Is legally blind;
3		(iii)	Has permanently lost the use of a leg or an arm;
4 5	move without the aid	(iv) of crutch	Is permanently disabled so severely that the applicant cannot sees or a wheelchair; or
6 7	"major life activity" a	(v) as defined	Has a physical or mental impairment that substantially limits a lin the federal Americans with Disabilities Act.
8 9	(c) A person issued under this sect		ot commit any fraud in applying for an identification card
10 11	(d) A perso	n may no sued und	ot commit any misrepresentation in applying for an er this section.
12 13	(e) A perso under this section.	n may nc	ot commit any fraud in using an identification card issued
14 15	(f) A perso		ot make any misrepresentation in using an identification
16	(g) (1)	An iden	tification card shall be:
17		(i)	Of the size and design that the Administration requires; and
18		(ii)	Tamperproof, to the extent possible.
19	(2)	The car	d shall contain:
20		(i)	The name and address of the applicant;
21		(ii)	The birth date of the applicant;
22		(iii)	The sex of the applicant;
23		(iv)	A description of the applicant;
24 25	the Administration re	(v) equires;	A color photograph of the applicant taken by the procedure that
26		(vi)	The expiration date of the identification card;
27		(vii)	The signature of the applicant; and
28		(viii)	The signature and seal of the issuing agent.
29 30	(h) An ider to whom it is issued		card may be used as legal identification of the individual urpose.

1 2 €			on card expires every 5 years. It may be renewed on e fee required by this section.]
3 4 ₂	(1) AN IDENTIFICATI		EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, D EXPIRES EVERY 5 YEARS.
5 6 ₂	AND PAYMENT O	(II) FTHE F	AN IDENTIFICATION CARD MAY BE RENEWED ON APPLICATION EE REQUIRED UNDER THIS SECTION.
9 2	VALID FOREIGN F DOCUMENT ISSU	IOT A C PASSPOI ED BY T	ENTIFICATION CARD ISSUED UNDER THIS SECTION TO A ITIZEN OF THE UNITED STATES AND WHO POSSESSES A RT WITH A VALID UNITED STATES VISA OR OTHER ENTRY THE UNITED STATES IMMIGRATION OR NATURALIZATION SSION DOCUMENT SHALL EXPIRE ON THE EARLIER OF:
12		(I)	5 YEARS AFTER THE DATE OF ISSUANCE; OR
	DOCUMENT LAW PRESENCE IN THI		THE EXPIRATION DATE OF THE VISA OR OTHER ENTRY MISSION DOCUMENT AUTHORIZING THE PERSON'S D STATES.
	(j) (1) ISSUED UNDER T HOLDER OF THE	HIS TITI	DMINISTRATION MAY CANCEL AN IDENTIFICATION CARD LE IF THE ADMINISTRATION DETERMINES THAT THE FICATION CARD:
19		(I)	WAS NOT ENTITLED TO BE ISSUED THE IDENTIFICATION CARD;
20 21	IN THE APPLICAT	(II) TON FO	FAILED TO PROVIDE ACCURATE OR REQUIRED INFORMATION R AN IDENTIFICATION CARD;
22 23	IDENTIFICATION	(III) CARD;	FRAUDULENTLY APPLIED FOR OR OBTAINED THE OR
24 25	SECTION.	(IV)	IS IN VIOLATION OF SUBSECTION (C), (D), (E), OR (F) OF THIS
28		APH (1) (MEDIAT	ADMINISTRATION CANCELS AN IDENTIFICATION CARD OF THIS SUBSECTION, THE HOLDER OF THE IDENTIFICATION ELY SURRENDER THE CANCELED IDENTIFICATION CARD TO
30 31	(K) The ide		on card shall be surrendered by the holder upon being tense.
32	[(k)] (L)	The Ad	lministrator may issue an identification card to an applicant:
33 34	revoked; or	Whose	privilege to drive has been refused, cancelled, suspended, or
35 36	(2) of this article.	Who ha	as been issued a temporary license under § 16-205.1(b)(3)(iii)

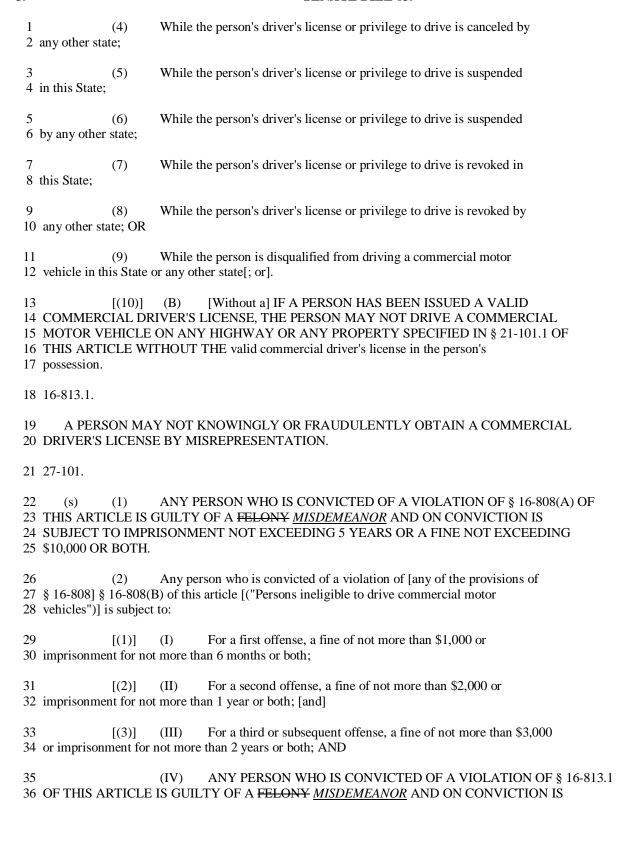




1 A procedure for the Administration to carry out the refusal of (iv) 2 registration as authorized under this section. 3 If a law enforcement agency meets the criteria established under 4 subsection (g) of this section, the Administration shall enter into an agreement with 5 the appropriate primary law enforcement officer that provides for the notification to 6 the Administration of persons named in outstanding warrants. 7 In addition to any other fee or penalty provided by law, the owner of 8 a vehicle refused registration under this section shall pay a fee established by the Administration before renewal of the registration of the vehicle. 10 (2)The fee under paragraph (1) of this subsection shall be retained by 11 the Administration and may not be credited to the Gasoline and Motor Vehicle Revenue Account for distribution under § 8-403 or § 8-404 of this article. 13 The procedures specified in this section are in addition to any other (j) 14 penalty provided by law for the failure to meet the demands specified in a warrant. This section may not be construed to require the Administration to arrest a 15 16 person named in an outstanding warrant. 17 16-103.1. 18 The Administration may not issue a driver's license to an individual: 19 During any period for which the individual's license to drive is 20 revoked, suspended, refused, or canceled in this or any other state, unless the 21 individual is eligible for a restricted license under § 16 113(e) of this subtitle; 22 Who is an habitual drunkard, habitual user of narcotic drugs, or 23 habitual user of any other drug to a degree that renders the individual incapable of safely driving a motor vehicle; Who previously has been adjudged to be suffering from any mental 25 26 disability or mental disease and who, at the time of application, has not been adjudged competent; 28 (4) Who is required by this title to take an examination, unless the 29 individual has passed the examination; 30 Whose driving of a motor vehicle on the highways the Administration 31 has good cause to believe would be inimical to public safety or welfare; 32 Who is unable to exercise reasonable control over a motor vehicle due 33 to disease or a physical disability, including the loss of an arm or leg or both, except 34 that, if the individual passes the examination required by this title, the 35 Administration may issue the individual a restricted license requiring the individual 36 to wear a workable artificial limb or other similar body attachment;

1 2	(7) written in the English		unable to understand highway warning or direction signs
3 4	(8) purposes;	Who is t	unable to sign the individual's name for identification
5 6	(9) the applicant presents		70 years old or older and applying for a new license, unless lministration:
7 8	motor vehicle; or	(i)	Proof of the individual's previous satisfactory operation of a
	licensed physician at applicant; [or]	(ii) testing to	A written certification acceptable to the Administration from a the general physical and mental qualifications of the
14	INDIVIDUAL POSS VISA OR OTHER E	SESSES /	S NOT A CITIZEN OF THE UNITED STATES UNLESS THE A VALID FOREIGN PASSPORT WITH A VALID UNITED STATES OCUMENT ISSUED BY THE UNITED STATES IMMIGRATION RVICE LAWFUL ADMISSION DOCUMENT; OR
16	[(10)]	(11)	Who otherwise does not qualify for a license under this title.
17	16-115.		
20	PARAGRAPH, A lic		[A] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS ed under this title to a driver at least 21 years old shall licensee in the fifth year following the issuance of the
24 25	21 YEARS OLD WI A VALID FOREIGN DOCUMENT ISSUE	V PASSPO ED BY T	A LICENSE ISSUED UNDER THIS TITLE TO A DRIVER AT LEAST OF A CITIZEN OF THE UNITED STATES AND WHO POSSESSES ORT WITH A VALID UNITED STATES VISA OR OTHER ENTRY HE UNITED STATES IMMIGRATION OR NATURALIZATION SION DOCUMENT SHALL EXPIRE ON THE EARLIER OF:
27 28		DATE O	1. THE BIRTH DATE OF THE LICENSEE IN THE FIFTH YEAR F ISSUANCE OF THE LICENSE; OR
			2. THE EXPIRATION DATE OF THE VISA OR OTHER ENTRY MISSION DOCUMENT AUTHORIZING THE PERSON'S DISTATES.
32		(I) .	[A] EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
	shall expire 60 days		ed under this title to a driver under the age of 21 years Iriver's 21st birthday.
	AGE OF 21 YEARS		A LICENSE ISSUED UNDER THIS TITLE TO A DRIVER UNDER THE NOT A CITIZEN OF THE UNITED STATES AND WHO EIGN PASSPORT WITH A VALID UNITED STATES VISA OR

-	OTHER ENTRY DOCUMENT ISSUED BY THE UNITED STATES IMMIGRATION OR NATURALIZATION SERVICE LAWFUL ADMISSION DOCUMENT SHALL EXPIRE ON THE
	EARLIER OF:
4	1. 60 DAYS AFTER THE DRIVER'S 21ST BIRTHDAY; OR
	2. THE EXPIRATION DATE OF THE VISA OR OTHER ENTRY DOCUMENT LAWFUL ADMISSION DOCUMENT AUTHORIZING THE PERSON'S PRESENCE IN THE UNITED STATES.
10	(3) (I) [A] SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, A license is renewable on the presentation of an application, the payment of the renewal fee required by § 16-111.1 of this subtitle, and satisfactory completion of the examination required or authorized by subsection (h) of this section:
12	{(i)} 1. Within 6 months before its expiration; or
13 14	[(ii)] 2. When a driver qualifies for a corrected license issued under § 16-114.1(c) of this subtitle.
17 18	(II) A LICENSE OF A DRIVER WHO IS NOT A CITIZEN OF THE UNITED STATES AND WHO POSSESSES A VALID FOREIGN PASSPORT WITH A VALID UNITED STATES VISA OR OTHER ENTRY DOCUMENT ISSUED BY THE UNITED STATES IMMIGRATION OR NATURALIZATION SERVICE LAWFUL ADMISSION DOCUMENT IS RENEWABLE IF THE DRIVER:
20 21	1. COMPLIES WITH THE REQUIREMENTS OF SUBPARAGRAPH (I) OF THIS PARAGRAPH; AND
22 23 24	VISA OR OTHER ENTRY DOCUMENT LAWFUL ADMISSION DOCUMENT AUTHORIZING
27	(4) Except as provided in subsection (e) of this section, the Administration may not renew an individual's license for more than one consecutive term without requiring the individual to appear in person at an office of the Administration.
29	16-808.
30 31	(A) A person may not drive a commercial motor vehicle on any highway or any property specified in § 21-101.1 of this article:
32	(1) Unless authorized to do so under this title;
33 34	(2) While the person's driver's license or privilege to drive is refused in this State or any other state;
35 36	(3) While the person's driver's license or privilege to drive is canceled in this State;



- 1 SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING
- 2 \$10,000 OR BOTH.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland
- 4 read as follows:
- 5 <u>Article Criminal Law</u>
- 6 <u>9-704.1.</u>
- 7 (A) IN THIS SECTION, A SECURITY OFFICER MEANS A PROPRIETARY OR
- 8 CONTRACTUAL SECURITY OFFICER OF A LICENSE HOLDER OF A NUCLEAR POWER
- 9 PLANT FACILITY IN THE STATE.
- 10 (B) SUBJECT TO SUBSECTION (C) OF THIS SECTION, IF A NUCLEAR POWER
- 11 PLANT FACILITY IS PLACED UNDER A HEIGHTENED LEVEL OF SECURITY CONDITION
- 12 BY A FEDERAL AGENCY PURSUANT TO FEDERAL LAW, THE LICENSE HOLDER OF A
- 13 NUCLEAR POWER PLANT FACILITY IN THE STATE MAY AUTHORIZE A SECURITY
- 14 OFFICER, WITHOUT A WARRANT, TO STOP AND DETAIN ANY PERSON WHO THE
- 15 OWNER OR SECURITY OFFICER HAS REASONABLE GROUNDS TO BELIEVE HAS:
- 16 (1) ENTERED OR TRESPASSED ON POSTED PROPERTY OF THE NUCLEAR
 17 POWER PLANT FACILITY IN VIOLATION OF § 6-402 OF THIS ARTICLE; OR
- 18 (2) <u>VIOLATED ANY LOCAL, STATE, OR FEDERAL LAW, REGULATION, OR</u>
- 19 ORDER IN AN AREA CONTROLLED BY THE LICENSE HOLDER OF THE NUCLEAR
- 20 POWER PLANT FACILITY.
- 21 (C) A SECURITY OFFICER WHO DETAINS A PERSON UNDER SUBSECTION (B)
- 22 OF THIS SECTION SHALL, AS SOON AS PRACTICABLE:
- 23 (1) NOTIFY AN APPROPRIATE LAW ENFORCEMENT AGENCY ABOUT THE
- 24 ALLEGED CRIME COMMITTED BY THE PERSON; AND
- 25 (2) RELEASE THE PERSON TO THE DETENTION OR CUSTODY OF A LAW
- 26 ENFORCEMENT OFFICER.
- 27 (D) IF NOTICE TO A LAW ENFORCEMENT AGENCY IS PROVIDED AS REOUIRED
- 28 UNDER SUBSECTION (C) OF THIS SECTION AND THE LAW ENFORCEMENT AGENCY
- 29 <u>DETERMINES NOT TO INVESTIGATE THE ALLEGED CRIME OR DECLINES TO TAKE</u>
- 30 THE DETAINED PERSON INTO DETENTION OR CUSTODY, THE SECURITY OFFICER
- 31 SHALL RELEASE THE PERSON AS SOON AS PRACTICABLE.
- 32 <u>SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall</u>
- 33 take effect October 1, 2002.
- 34 SECTION 2. 4. AND BE IT FURTHER ENACTED, That Section 1 of this Act
- 35 is an emergency measure, is necessary for the immediate preservation of the public
- 36 health or safety, has been passed by a yea and nay vote supported by three-fifths of

- $1\,$ all the members elected to each of the two Houses of the General Assembly, and shall $2\,$ take effect from the date it is enacted.