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By: Delegates Kelly, Owings, Amedori, Boutin, Edwards, Hutchins, Krebs, McComas, McKee, Minnick, Mitchell, Myers, O'Donnell, Shank, and Stocksdale

Introduced and read first time: January 22, 2003

Assigned to: Judiciary

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	A BILL ENTITLED
1	AN ACT concerning
2	Crimes - Death Penalty - Murder of Off-Duty Law Enforcement Officer
3 4 5 6 7	FOR the purpose of providing that a certain defendant found guilty of murder in the first degree may be sentenced to death if that defendant murdered a law enforcement officer while the officer was not on duty but was murdered in retaliation for the officer's actions while on duty; and generally relating to the death penalty.
8 9 10 12	Annotated Code of Maryland
13 14 15 16	Section 2-303 Annotated Code of Maryland
8	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
20	Article - Criminal Law
21	2-201.
22	(a) A murder is in the first degree if it is:

a deliberate, premeditated, and willful killing;

committed by lying in wait;

-			NO OBE BIEL / I		
1	(3)	committed by poison; or			
2	(4)	committed in the perpetration of or an attempt to perpetrate:			
3		(i)	arson in the first degree;		
4 5 ou	itbuilding that:	(ii)	burning a barn, stable, tobacco house, warehouse, or other		
6			1. is not parcel to a dwelling; and		
7 8 ha	y, or tobacco;		2. contains cattle, goods, wares, merchandise, horses, grain,		
9		(iii)	burglary in the first, second, or third degree;		
10		(iv)	carjacking or armed carjacking;		
11 (v) escape in the first degree from a State correctional facility or a 12 local correctional facility;					
13		(vi)	kidnapping under § 3-502 or § 3-503(a)(2) of this article;		
14		(vii) mayhem;			
15		(viii)	rape;		
16		(ix)	robbery under § 3-402 or § 3-403 of this article;		
17		(x)	sexual offense in the first or second degree;		
18		(xi)	sodomy; or		
19 20 d	evices.	(xii)	a violation of § 4-503 of this article concerning destructive		
21 22 fe	21 (b) (1) A person who commits a murder in the first degree is guilty of a 22 felony and on conviction shall be sentenced to:				
23		(i)	death;		
24		(ii)	(ii) imprisonment for life without the possibility of parole; or		
25		(iii)	imprisonment for life.		
28 tl	26 (2) Unless a sentence of death is imposed in compliance with § 2-202 of 27 this subtitle and Subtitle 3 of this title, or a sentence of imprisonment for life without 28 the possibility of parole is imposed in compliance with § 2-203 of this subtitle and § 2-304 of this title, the sentence shall be imprisonment for life.				

1	2-202.				
2 3	(a) death only if		dant foun	d guilty o	of murder in the first degree may be sentenced to
4 5	defendant of	(1)	at least 3	30 days b	efore trial, the State gave written notice to the
6			(i)	the State	e's intention to seek a sentence of death; and
7 8	rely;		(ii)	each agg	gravating circumstance on which the State intends to
9 10	and (vii) of t	(2) this title,	(i) the defen		pect to § 2-303(g) of this title, except for § 2-303(g)(1)(i) a principal in the first degree; or
11 12	officer, as de	efined in	(ii) § 2-303(a		pect to § 2-303(g)(1)(i) of this title, a law enforcement title, was murdered and the defendant was:
13				1.	a principal in the first degree; or
14				2.	a principal in the second degree who:
15 16	the death of	the law e	nforceme	A. ent office	willfully, deliberately, and with premeditation intended r;
17				B.	was a major participant in the murder; and
18 19	and			C.	was actually present at the time and place of the murder;
20 21	title.	(3)	the sente	ence of de	eath is imposed in accordance with § 2-303 of this
22	2-303.				
23	(a)	(1)	In this so	ection the	e following words have the meanings indicated.
24 25	article.	(2)	(i)	"Correct	ional facility" has the meaning stated in § 1-101 of this
26			(ii)	"Correct	ional facility" includes:
27 28	charged with	n or adjud	licated as	1. being de	an institution for the confinement or detention of juveniles elinquent; and
29 30	a court exerc	cising cri	minal jur	2. isdiction.	a hospital in which a person is confined under an order of

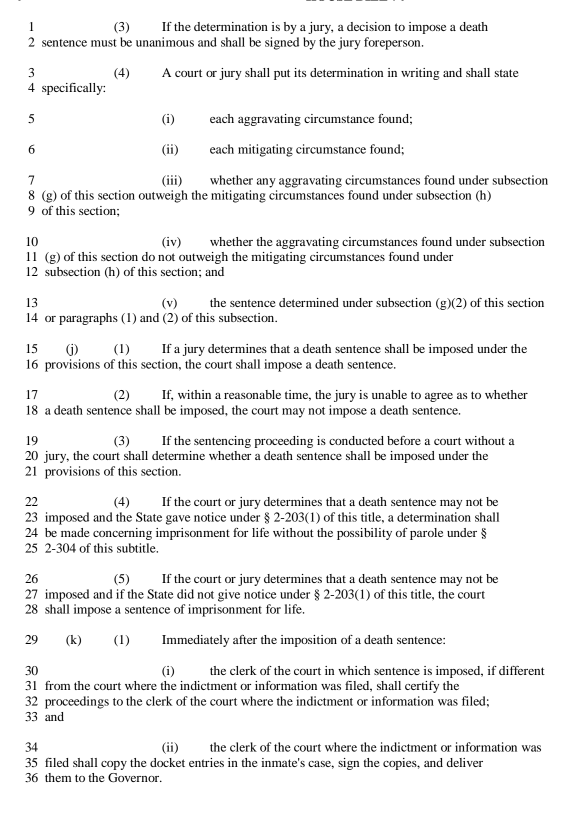
	defined unde Code.	(3) or the Lav	(i) v Enforce		forcement officer" means a law enforcement officer as ficers' Bill of Rights, Article 27, § 727 of the	
4			(ii)	"Law en	forcement officer" includes:	
5 6	State;			1.	a law enforcement officer of a jurisdiction outside of the	
7				2.	an officer serving in a probationary status;	
8				3.	a parole and probation officer; and	
11 12	the Code if t	the law entity or is	nforceme	nt officer	a law enforcement officer while privately employed as a runder Article 41, §§ 4-901 through 4-913 of is wearing the uniform worn while acting in an nently the officer's official badge or other	
16	(b) If the State gave notice under § 2-202(a)(1) of this title, a separate sentencing proceeding shall be held as soon as practicable after a defendant is found guilty of murder in the first degree to determine whether the defendant shall be sentenced to death.					
18 19	The sentencing proceeding under subsection (b) of this section shall be conducted:					
20		(1)	before th	ne jury th	at determined the defendant's guilt;	
21		(2)	before a	jury imp	aneled for purposes of the proceeding if:	
22			(i)	the defer	ndant was convicted based on a guilty plea;	
23 24	without a jus	ry;	(ii)	the defer	ndant was convicted after a trial by a court sitting	
25 26	defendant; o	or	(iii)	the cour	t, for good cause, discharged the jury that convicted the	
27 28	resentencing	g followir	(iv) ng a revie		of competent jurisdiction remanded the case for original sentence of death; or	
29 30	proceeding.	(3)	before th	ne court,	if the defendant waives a jury sentencing	
31 32	(d) jury for any	(1) proceedi		shall app	point at least two alternate jurors when impaneling a	
33 34	death penalt	y may be	(i) imposed		the defendant is being tried for a crime for which the	

1		(ii)	that is hel	d under this section.
2 3	(2) under any restrictions			s shall be retained throughout the proceedings ses.
6	jury begins its deliber	incapacitations on	ated, or is sentencing	oh (4) of this subsection, if a juror dies, is discharged for any other reason before the g, an alternate juror becomes a juror in the s a juror selected on the regular trial panel.
	(4) the actual deliberation sentencing.			may not replace a juror who is discharged during guilt or innocence of the defendant or on
11 12	(e) (1) proceeding:	The follo	owing type	of evidence is admissible in a sentencing
13 14	under subsection (h)	(i) of this sec		relating to a mitigating circumstance that is listed
15		(ii)	evidence 1	relating to an aggravating circumstance:
16			1. tl	nat is listed under subsection (g) of this section; and
17 18	of this title;		2. c	f which the State provided notice under § 2-202(a)(1)(ii)
			ny prior c	of a prior criminal conviction, guilty plea, plea of nolo convictions or pleas, to the same extent that er sentencing procedures;
22 23	investigation report;	(iv) and	subject to	paragraph (2) of this subsection, any presentence
	relevance to sentencin statement.	(v) ng, if the		evidence the court finds to have probative value and has a fair opportunity to rebut any
27 28	(2) sentence is not admis			in a presentence investigation report as to a g proceeding.
29 30	(3) present argument for			lefendant or counsel for the defendant may nee of death.
31 32	(f) (1) proceeding, the court		e evidence	is presented to the jury in the sentencing
33		(i)	give any a	ppropriate instructions allowed by law; and
34		(ii)	instruct th	e jury as to:

	whether the defendant possibility of parole, or			the findings that the jury must make to determine d to death, imprisonment for life without the or life; and		
4 5	subsection (g)(2) or (i)	(1) and (the burden of proof applicable to the findings under section.		
6 7				ot instruct the jury that the jury is to assume that a natural life of the defendant.		
	(g) (1) In determining a sentence under subsection (b) of this section, the court or jury first shall consider whether any of the following aggravating circumstances exists beyond a reasonable doubt:					
11 12	enforcement officer:	(i)	one or m	nore persons committed the murder of a law		
13 14	officer's duties; OR		1.	while the officer was ON DUTY AND performing the		
15 16		CALIAT	2. ION FOR	WHILE THE OFFICER WAS NOT ON DUTY BUT WAS RETHE OFFICER'S ACTIONS WHILE ON DUTY.		
17 18	correctional facility;	(ii)	the defer	ndant committed the murder while confined in a		
		(iii) pt to esca		ndant committed the murder in furtherance of an , or an attempt to evade lawful arrest, custody,		
22			1.	a guard or officer of a correctional facility; or		
23			2.	a law enforcement officer;		
24 25	an abduction, kidnapp	(iv) ing, or a		m was taken or attempted to be taken in the course of to abduct or kidnap;		
26 27	this article;	(v)	the victi	m was a child abducted in violation of § 3-503(a)(1) of		
28 29				ndant committed the murder under an agreement or remuneration to commit the murder;		
			mmitted	ndant employed or engaged another to commit the under an agreement or contract for on;		
33 34	death or imprisonment	(viii) t for life;		ndant committed the murder while under a sentence of		

1 2 degree arising out of	(ix) the same	the defendant committed more than one murder in the first e incident; or		
3 4 attempting to commit	(x) t:	the defendant committed the murder while committing, or		
5		1. arson in the first degree;		
6		2. carjacking or armed carjacking;		
7		3. rape in the first degree;		
8		4. robbery under § 3-402 or § 3-403 of this article; or		
9		5. sexual offense in the first degree.		
10 (2) 11 circumstances exist		ourt or jury does not find that one or more of the aggravating reasonable doubt:		
12	(i)	it shall state that conclusion in writing; and		
13	(ii)	a death sentence may not be imposed.		
14 (h) (1)	In this s	In this subsection, "crime of violence" means:		
15	(i)	abduction;		
16	(ii)	arson in the first degree;		
17	(iii)	carjacking or armed carjacking;		
18	(iv)	escape in the first degree;		
19	(v)	kidnapping;		
20	(vi)	mayhem;		
21	(vii)	murder;		
22	(viii)	rape in the first or second degree;		
23	(ix)	robbery under § 3-402 or § 3-403 of this article;		
24	(x)	sexual offense in the first or second degree;		
25	(xi)	manslaughter other than involuntary manslaughter;		
26 27 of this paragraph; or	(xii)	an attempt to commit any crime listed in items (i) through (xi)		
28 29 crime of violence.	(xiii)	the use of a handgun in the commission of a felony or other		

3	(2) If the court or jury finds beyond a reasonable doubt that one or more of the aggravating circumstances under subsection (g) of this section exist, it then shall consider whether any of the following mitigating circumstances exists based on a preponderance of the evidence:				
5		(i)	the defe	ndant previously has not:	
6			1.	been found guilty of a crime of violence;	
7 8	charge of a crime of v	riolence;	2. or	entered a guilty plea or a plea of nolo contendere to a	
9			3.	received probation before judgment for a crime of violence;	
10 11	consented to the act t	(ii) hat cause		m was a participant in the conduct of the defendant or tim's death;	
	2 (iii) the defendant acted under substantial duress, domination, or 3 provocation of another, but not so substantial as to constitute a complete defense to 4 the prosecution;				
17	5 (iv) the murder was committed while the capacity of the defendant 6 to appreciate the criminality of the defendant's conduct or to conform that conduct to 7 the requirements of law was substantially impaired due to emotional disturbance, 8 mental disorder, or mental incapacity;				
19		(v)	the defe	ndant was of a youthful age at the time of the murder;	
20 21	victim's death;	(vi)	the act of	of the defendant was not the sole proximate cause of the	
22 23	criminal activity that	(vii) would be		ikely that the defendant will engage in further using threat to society; or	
24 25	writing as a mitigatin	(viii) g circum		er fact that the court or jury specifically sets forth in the case.	
28	circumstances under preponderance of the	subsection evidence	on (h) of the whether	ry finds that one or more of the mitigating this section exists, it shall determine by a the aggravating circumstances under the mitigating circumstances.	
30	(2)	If the co	urt or jui	ry finds that the aggravating circumstances:	
31 32	be imposed; or	(i)	outweig	h the mitigating circumstances, a death sentence shall	
33 34	may not be imposed.	(ii)	do not o	outweigh the mitigating circumstances, a death sentence	



- 1 (2) The docket entries shall show fully the sentence of the court and the 2 date that the sentence was entered.
- 3 (1) If the defendant is sentenced to death, the court before which the
- 4 defendant is tried and convicted shall sentence the defendant to death by intravenous
- 5 administration of a lethal quantity of an ultrashort-acting barbiturate or other
- 6 similar drug in combination with a chemical paralytic agent.
- 7 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take 8 effect October 1, 2003.