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By: Delegates Menes, Anderson, Barkley, Benson, Boschert, Bozman,

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Simmons, Sophocleus, V. Turner, Vallario, and Zirkin

Introduced and read first time: January 29, 2003

Assigned to: Judiciary

	A BILL ENTITLED
1	AN ACT concerning
2	Sexual Offenses - Reputation and Opinion Evidence and Evidence of Prior Sexual Conduct - Admissibility
4 5 6 7 8 9 10 11	and generally relating to admissibility of reputation and opinion evidence and
14 15 16 17	Section 3-319 Annotated Code of Maryland (2002 Volume)

## 20 Article - Criminal Law

21 3-319.

- 22 (a) Evidence relating to a victim's reputation for chastity OR ABSTINENCE and
- 23 opinion evidence relating to a victim's chastity OR ABSTINENCE may not be admitted
- 24 in a prosecution for [rape, a sexual offense in the first or second degree, attempted
- 25 rape, or an attempted sexual offense in the first or second degree]:

## **HOUSE BILL 196**

1 2	CRIME; OR	(1)	A CRIM	IE SPECIFIED UNDER THIS SUBTITLE OR A LESSER INCLUDED		
3 4	LESSER INC	(2) CLUDED	THE SEXUAL ABUSE OF A MINOR UNDER § 3-601 OF THIS TITLE OR A CRIME.			
7	(b) Evidence of a specific instance of a victim's prior sexual conduct may be admitted in a prosecution [for rape, a sexual offense in the first or second degree, attempted rape, or an attempted sexual offense in the first or second degree]  DESCRIBED IN SUBSECTION (A) OF THIS SECTION only if the judge finds that:					
9		(1)	the evide	ence is relevant;		
10		(2)	the evide	ence is material to a fact in issue in the case;		
11 12	1 (3) the inflammatory or prejudicial nature of the evidence does not 2 outweigh its probative value; and					
13		(4)	the evide	ence:		
14			(i)	is of the victim's past sexual conduct with the defendant;		
15 16	origin of sem	ien, preg	(ii) gnancy, di	is of a specific instance of sexual activity showing the source or sease, or trauma;		
17 18	accuse the de	efendant	(iii) of the cri	supports a claim that the victim has an ulterior motive to me; or		
19 20	victim's prior	sexual	(iv) conduct i	is offered for impeachment after the prosecutor has put the n issue.		
23	(c) (1) Evidence described in subsection (a) or (b) of this section may not be referred to in a statement to a jury or introduced in a trial unless the court has first held a closed hearing [under paragraph (2) of this subsection] and determined that the evidence is admissible.					
	The court may reconsider a ruling excluding the evidence and hold an additional closed hearing if new information is discovered during the course of the trial that may make the evidence admissible.					
28 29	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2003.					