By: **Senators Hooper, Colburn, and Jacobs** Introduced and read first time: February 6, 2004 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

2 3	Crimes - Death Penalty - Murder of a Law Enforcement Officer or Correctional Officer
4 5 7 8 9 10 11	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 if the murder was committed in retaliation for the officer's actions while on duty; including correctional officers in the definition of "law enforcement officer" for purposes of subjecting a certain defendant found guilty of murder in the first degree to a sentence of death under certain circumstances; and generally relating to the death penalty.
12 13 14 15 16	BY repealing and reenacting, without amendments, Article - Criminal Law Section 2-201 and 2-202(a) Annotated Code of Maryland (2002 Volume and 2003 Supplement)
17 18 19 20 21	BY repealing and reenacting, with amendments, Article - Criminal Law Section 2-303 Annotated Code of Maryland (2002 Volume and 2003 Supplement)
22 23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
24	Article - Criminal Law
25 26	2-201.(a) A murder is in the first degree if it is:

27 (1) a deliberate, premeditated, and willful killing;

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1 (2)	commi	tted by lying in wait;
2 (3)	commi	tted by poison; or
3 (4)	commi	tted in the perpetration of or an attempt to perpetrate:
4	(i)	arson in the first degree;
5 6 outbuilding that:	(ii)	burning a barn, stable, tobacco house, warehouse, or other
7		1. is not parcel to a dwelling; and
8 9 hay, or tobacco;		2. contains cattle, goods, wares, merchandise, horses, grain,
10	(iii)	burglary in the first, second, or third degree;
11	(iv)	carjacking or armed carjacking;
12 13 local correctiona	(v) l facility;	escape in the first degree from a State correctional facility or a
14	(vi)	kidnapping under § 3-502 or § 3-503(a)(2) of this article;
15	(vii)	mayhem;
16	(viii)	rape;
17	(ix)	robbery under § 3-402 or § 3-403 of this article;
18	(x)	sexual offense in the first or second degree;
19	(xi)	sodomy; or
20 21 devices.	(xii)	a violation of § 4-503 of this article concerning destructive
22 (b) (1) 23 felony and on co		on who commits a murder in the first degree is guilty of a ll be sentenced to:
24	(i)	death;
25	(ii)	imprisonment for life without the possibility of parole; or
26	(iii)	imprisonment for life.
29 the possibility of	Subtitle 3 of parole is im	a sentence of death is imposed in compliance with § 2-202 of this title, or a sentence of imprisonment for life without posed in compliance with § 2-203 of this subtitle and § ce shall be imprisonment for life.

1 2-202.		
2 (a) A def 3 death only if:	endant fou	and guilty of murder in the first degree may be sentenced to
4 (1) 5 defendant of:	at least	30 days before trial, the State gave written notice to the
6	(i)	the State's intention to seek a sentence of death; and
7 8 rely;	(ii)	each aggravating circumstance on which the State intends to
9 (2) 10 and (vii) of this tit	(i) le, the defe	with respect to § 2-303(g) of this title, except for § 2-303(g)(1)(i) endant was a principal in the first degree; or
 11 12 officer, as defined 	(ii) in § 2-303	with respect to $ 2-303(g)(1)(i) $ of this title, a law enforcement (a) of this 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 lay	w enforcen	A. willfully, deliberately, and with premeditation intended nent officer;
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 (3) 21 title.	the sen	tence of death is imposed in accordance with § 2-303 of this
22 2-303.		
23 (a) (1)	In this	section the following words have the meanings indicated.
24 (2) 25 article.	(i)	"Correctional facility" has the meaning stated in § 1-101 of this
26	(ii)	"Correctional facility" includes:
2728 charged with or ad	judicated a	1. an institution for the confinement or detention of juveniles as being delinquent; and
2930 a court exercising	criminal ju	2. a hospital in which a person is confined under an order of irisdiction.
31 (3)	(i)	"Law enforcement officer" means:

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1 2 Enforcement Office	ers' Bill of	1. a law enforcement officer as defined under the Law Rights, § 3-101 of the Public Safety Article; AND
3 4 THE CORRECTIO	NAL SER	2. A CORRECTIONAL OFFICER AS DEFINED IN § 8-201(E) OF RVICES ARTICLE.
5	(ii)	"Law enforcement officer" includes:
6 7 State;		1. a law enforcement officer of a jurisdiction outside of the
8		2. an officer serving in a probationary status;
9		3. a parole and probation officer; and
12 Article if the law en	nforcemen	4. a law enforcement officer while privately employed as a lice officer under Title 3, Subtitle 3 of the Public Safety at officer is wearing the uniform worn while acting in an ing prominently the officer's official badge or other
16 sentencing proceed	ing shall b the first d	e notice under § 2-202(a)(1) of this title, a separate be held as soon as practicable after a defendant is found legree to determine whether the defendant shall be
19(c)The set20conducted:	entencing	proceeding under subsection (b) of this section shall be
21 (1)	before	the jury that determined the defendant's guilt;
22 (2)	before	a jury impaneled for purposes of the proceeding if:
23	(i)	the defendant was convicted based on a guilty plea;
24 25 without a jury;	(ii)	the defendant was convicted after a trial by a court sitting
26 27 defendant; or	(iii)	the court, for good cause, discharged the jury that convicted the
28 29 resentencing follow	(iv) ving a revi	a court of competent jurisdiction remanded the case for iew of the original sentence of death; or
30 (3) 31 proceeding.	before	the court, if the defendant waives a jury sentencing
32 (d) (1) 33 jury for any procee		e shall appoint at least two alternate jurors when impaneling a

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1 2 death penalty may be	(i) in which the defendant is being tried for a crime for which the imposed; or	
3	(ii) that is held under this section.	
4 (2) 5 under any restriction	The alternate jurors shall be retained throughout the proceedings that the judge imposes.	
8 jury begins its delibe	Subject to paragraph (4) of this subsection, if a juror dies, is incapacitated, or is discharged for any other reason before the ations on sentencing, an alternate juror becomes a juror in the rves in all respects as a juror selected on the regular trial panel.	
10(4)11the actual deliberati12sentencing.	An alternate juror may not replace a juror who is discharged during ns of the jury on the guilt or innocence of the defendant or on	
13 (e) (1) 14 proceeding:	The following type of evidence is admissible in a sentencing	
15 16 under subsection (h)	(i) evidence relating to a mitigating circumstance that is listed of this section;	
17	(ii) evidence relating to an aggravating circumstance:	
18	1. that is listed under subsection (g) of this section; and	
1920 of this title;	2. of which the State provided notice under § 2-202(a)(1)(ii))
	(iii) evidence of a prior criminal conviction, guilty plea, plea of nolo sence of any prior convictions or pleas, to the same extent that e admissible in other sentencing procedures;	
24 25 investigation report	(iv) subject to paragraph (2) of this subsection, any presentence and	
2627 relevance to sentence28 statement.	(v) any other evidence the court finds to have probative value and ng, if the defendant has a fair opportunity to rebut any	
29(2)30sentence is not administration	A recommendation in a presentence investigation report as to a sible in a sentencing proceeding.	
31 (3) 32 present argument fo	The State and the defendant or counsel for the defendant may or against the sentence of death.	
33 (f) (1) 34 proceeding, the cours	After the evidence is presented to the jury in the sentencing shall:	
35	(i) give any appropriate instructions allowed by law: and	

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(i) give any appropriate instructions allowed by law; and

SENATE BILL 658 1 (ii) instruct the jury as to: 2 1. the findings that the jury must make to determine 3 whether the defendant shall be sentenced to death, imprisonment for life without the 4 possibility of parole, or imprisonment for life; and 5 the burden of proof applicable to the findings under 2. 6 subsection (g)(2) or (i)(1) and (2) of this section. The court may not instruct the jury that the jury is to assume that a 7 (2)sentence of life imprisonment is for the natural life of the defendant. 8 9 (g) (1)In determining a sentence under subsection (b) of this section, the 10 court or jury first shall consider whether any of the following aggravating 11 circumstances exists beyond a reasonable doubt: 12 (i) one or more persons committed the murder of a law 13 enforcement officer: 14 1. while the officer was ON DUTY AND performing the 15 officer's duties; OR 2. WHILE THE OFFICER WAS NOT ON DUTY IF THE MURDER 16 WAS COMMITTED IN RETALIATION FOR THE OFFICER'S ACTIONS WHILE ON DUTY; 17 18 the defendant committed the murder while confined in a (ii) 19 correctional facility; 20 the defendant committed the murder in furtherance of an (iii) 21 escape from, an attempt to escape from, or an attempt to evade lawful arrest, custody, 22 or detention by: 23 1. a guard or officer of a correctional facility; or 2. 24 a law enforcement officer; the victim was taken or attempted to be taken in the course of 25 (iv) 26 an abduction, kidnapping, or an attempt to abduct or kidnap; 27 the victim was a child abducted in violation of § 3-503(a)(1) of (v) 28 this article; 29 (vi) the defendant committed the murder under an agreement or 30 contract for remuneration or promise of remuneration to commit the murder; 31 the defendant employed or engaged another to commit the (vii) 32 murder and the murder was committed under an agreement or contract for

33 remuneration or promise of remuneration;

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34 (viii) the defendant committed the murder while under a sentence of35 death or imprisonment for life;

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1 2	degree arising out of t	(ix) the same	the defendant committed more than one murder in the first incident; or
3 4	attempting to commit	(x)	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 11	(2) circumstances exist b		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	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		(xiii)	the use of a handgun in the commission of a felony or other

29 crime of violence.

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	cumstan er any of	ourt or jury finds beyond a reasonable doubt that one or more ces under subsection (g) of this section exist, it then the following mitigating circumstances exists based on ace:
5	(i)	the defendant previously has not:
6		1. been found guilty of a crime of violence;
7 8 charge of a crime of y	violence;	2. entered a guilty plea or a plea of nolo contendere to a or
9		3. received probation before judgment for a crime of violence;
10 11 consented to the act	(ii) that caus	the victim was a participant in the conduct of the defendant or ed the victim's death;
1213 provocation of anoth14 the prosecution;	(iii) her, but n	the defendant acted under substantial duress, domination, or ot so substantial as to constitute a complete defense to
	aw was s	the murder was committed while the capacity of the defendant of the defendant's conduct or to conform that conduct to substantially impaired due to emotional disturbance, capacity;
19	(v)	the defendant was of a youthful age at the time of the murder;
20 21 victim's death;	(vi)	the act of the defendant was not the sole proximate cause of the
2223 criminal activity that	(vii) t would b	it is unlikely that the defendant will engage in further be a continuing threat to society; or
24 25 writing as a mitigatin	(viii) ng circun	any other fact that the court or jury specifically sets forth in nstance in the case.
28 preponderance of the	subsecti e evidenc	ourt or jury finds that one or more of the mitigating on (h) of this section exists, it shall determine by a we whether the aggravating circumstances under outweigh the mitigating circumstances.
30 (2)	If the c	ourt or jury finds that the aggravating circumstances:
3132 be imposed; or	(i)	outweigh the mitigating circumstances, a death sentence shall
3334 may not be imposed.	(ii)	do not outweigh the mitigating circumstances, a death sentence

1 (3) 2 sentence must be un	If the determination is by a jury, a decision to impose a death animous and shall be signed by the jury foreperson.
3 (4) 4 specifically:	A court or jury shall put its determination in writing and shall state
5	(i) each aggravating circumstance found;
6	(ii) each mitigating circumstance found;
78 (g) of this section ou9 of this section;	(iii) whether any aggravating circumstances found under subsection tweigh the mitigating circumstances found under subsection (h)
10 11 (g) of this section do 12 subsection (h) of this	(iv) whether the aggravating circumstances found under subsection o not outweigh the mitigating circumstances found under is section; and
13 14 or paragraphs (1) ar	(v) the sentence determined under subsection (g)(2) of this section ad (2) of this subsection.
15 (j) (1) 16 provisions of this se	If a jury determines that a death sentence shall be imposed under the action, the court shall impose a death sentence.
17 (2) 18 a death sentence sha	If, within a reasonable time, the jury is unable to agree as to whether all be imposed, the court may not impose a death sentence.
19(3)20jury, the court shall21provisions of this set	If the sentencing proceeding is conducted before a court without a determine whether a death sentence shall be imposed under the action.
	If the court or jury determines that a death sentence may not be ate gave notice under § $2-203(1)$ of this title, a determination shall g imprisonment for life without the possibility of parole under § e.
	If the court or jury determines that a death sentence may not be State did not give notice under § 2-203(1) of this title, the court ence of imprisonment for life.
29 (k) (1)	Immediately after the imposition of a death sentence:
	(i) the clerk of the court in which sentence is imposed, if different te the indictment or information was filed, shall certify the clerk of the court where the indictment or information was filed;
34 35 filed shall copy the	(ii) the clerk of the court where the indictment or information was

35 filed shall copy the docket entries in the inmate's case, sign the copies, and deliver 36 them to the Governor.

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, 2004.