HOUSE BILL 631

E1 9lr1460

By: Delegates Levi, Barkley, Davis, DeBoy, Kramer, Manno, Schuler, and Stukes

Introduced and read first time: February 6, 2009

Assigned to: Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 17, 2009

CHAPTER

1 AN ACT concerning

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<u>Criminal Law - Assault on Transportation - Interfering with Transit Operators and School Employees Bus Drivers - Enhanced Penalties</u>

FOR the purpose of prohibiting a person from intentionally causing or attempting to cause serious physical injury to a person operating a transit vehicle or to a school employee working in a public school; prohibiting a person from causing physical injury to another if the person knows or has reason to know that the person is operating a transit vehicle or is a school employee; providing certain penalties for violations of this Act; providing that a sentence shall only be imposed under this Act if there has been a certain increase in a certain offense under this Act; providing a method to track offense statistics for the purposes of imposing a penalty under this Act; requiring a penalty imposed under this Act to be in addition to any sentence imposed for a certain violation; prohibiting a court from suspending any part of the mandatory minimum sentence provided in this Act; providing that a person is not eligible for parole during the mandatory minimum sentence imposed by this Act; defining certain terms; and generally relating to assault on obstructing, hindering, interfering with, or otherwise disrupting or disturbing school bus drivers or certain transit station agents, conductors, or station attendants while engaged in the performance of certain official duties; providing certain penalties for a violation of this Act; increasing a certain penalty for obstructing, hindering, interfering with, or otherwise disrupting or disturbing the operation or operator of a transit vehicle; defining a certain term; and generally relating to prohibitions against interfering with a transit operator or school employee bus driver.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3 4 5	BY adding to Article – Education Section 26–104 Annotated Code of Maryland (2008 Replacement Volume)			
6 7 8 9 10	Article – Criminal Law <u>Transportation</u> Section 3–201, 3–202, and 3–203 <u>7–705</u> Annotated Code of Maryland			
12				
13				Article - Criminal Law
14	3-201.			
15	(a)	In thi	s subt	title the following words have the meanings indicated.
16 17	(b) which retain			neans the crimes of assault, battery, and assault and battery, ally determined meanings.
18 19	(e) of the Public	(1) e Safety		ele without application of § $3-101(e)(1)$
20		(2)	"Lav	-enforcement officer" includes:
21			(i)	a correctional officer at a correctional facility; and
22 23 24 25	-	n Area	Trar	an officer employed by the WMATA Metro Transit Police, onal limitations under Article XVI, § 76 of the Washington sit Authority Compact, which is codified in § 10–204 of the
26	(d)	"Serie	us ph	ysical injury" means physical injury that:
27		(1)	creat	es a substantial risk of death; or
28		(2)	caus	es permanent or protracted serious:
29			(i)	disfigurement;
30			(ii)	loss of the function of any bodily member or organ; or
31			(iii)	impairment of the function of any bodily member or organ.

$\frac{1}{2}$	(E) "SCHOOL EMPLOYEE" MEANS AN EMPLOYEE OF A PUBLIC SCHOOL, AS DEFINED IN § 1–101 OF THE EDUCATION ARTICLE.
$\frac{3}{4}$	(F) "Transit vehicle" has the meaning stated in § 7-101 of the Transportation Article.
5	3–202.
6 7	(a) (1) A person may not intentionally cause or attempt to cause serious physical injury to another.
8	(2) A person may not commit an assault with a firearm, including:
9 10	(i) a handgun, antique firearm, rifle, shotgun, short-barreled shotgun, or short-barreled rifle, as those terms are defined in § 4–201 of this article;
11	(ii) an assault pistol, as defined in § 4-301 of this article;
12	(iii) a machine gun, as defined in § 4-401 of this article; and
13 14	(iv) a regulated firearm, as defined in § 5–101 of the Public Safety Article.
15 16	(3) A PERSON MAY NOT COMMIT A VIOLATION OF PARAGRAPH (1) OR (2) OF THIS SUBSECTION INVOLVING A VICTIM WHO:
17 18	(I) IS OPERATING A TRANSIT VEHICLE AT THE TIME OF THE VIOLATION; OR
19 20	(II) IS A SCHOOL EMPLOYEE, WORKING IN A PUBLIC SCHOOL AT THE TIME OF THE VIOLATION.
21	(b) [A] SUBJECT TO SUBSECTION (C) OF THIS SECTION, A person who
22	violates this section is guilty of the felony of assault in the first degree and on
23	conviction is subject to imprisonment not exceeding 25 years.
24	(C) (1) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH,
25	A PERSON WHO IS CONVICTED OF A VIOLATION UNDER SUBSECTION (A)(3) OF
26	THIS SECTION SHALL BE SENTENCED TO IMPRISONMENT FOR NOT LESS THAN 2
27	YEARS AND NOT EXCEEDING 4 YEARS AND IS SUBJECT TO A FINE NOT
28	EXCEEDING \$2,500.
29	(II) 1. A SENTENCE MAY ONLY BE IMPOSED UNDER THIS
30	PARAGRAPH IF THERE HAS BEEN AN INCREASE IN THE STATE OVER THE
31	PREVIOUS 2 YEARS IN THE NUMBER OF VIOLATIONS OF SUBSECTION (A)(3) OF

1	THIS SECTION AGAINST PERSONS IN THE CATEGORY OF WHICH THE VICTIM IS A
2	MEMBER.
3	2. The number of assaults shall be tracked
4	USING:
5	A. FOR TRANSIT OPERATORS, THE MARYLAND
6	TRANSIT ADMINISTRATION POLICE FORCE ASSAULT STATISTICS AND THE
7	WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY "FIVE YEAR CRIME
8	REPORT"; AND
9	B. FOR SCHOOL EMPLOYEES, THE MARYLAND STATE
10	DEPARTMENT OF EDUCATION "SUSPENSIONS: MARYLAND PUBLIC SCHOOLS"
11	STATISTICS ON SUSPENSIONS FOR A PHYSICAL ATTACK BY STUDENTS ON
12	TEACHER/STAFF.
13	(2) A SENTENCE IMPOSED UNDER PARAGRAPH (1) OF THIS
14	SUBSECTION SHALL BE CONSECUTIVE TO AND NOT CONCURRENT WITH ANY
15	SENTENCE IMPOSED UNDER SUBSECTION (B) OF THIS SECTION.
10	
16	(3) NOTWITHSTANDING § 14-102 OF THIS ARTICLE, THE COURT
17	MAY NOT IMPOSE LESS THAN THE MANDATORY MINIMUM SENTENCE OF 2
18	YEARS.
19	(4) THE COURT MAY NOT SUSPEND ANY PART OF THE
20	MANDATORY MINIMUM SENTENCE OF 2 YEARS.
20	WANTEDATE WITH SERVICE OF A TEATURE
21	(5) Except as provided in § 4-305 of the Correctional
22	SERVICES ARTICLE, A PERSON SENTENCED UNDER PARAGRAPH (1) OF THIS
${23}$	SUBSECTION IS NOT ELICIBLE FOR PAROLE IN LESS THAN 2 YEARS.
24	3–203.
25	(a) A person may not commit an assault.
26	(b) Except as provided in subsection (c) of this section, a person who violates
27	subsection (a) of this section is guilty of the misdemeanor of assault in the second
28 29	degree and on conviction is subject to imprisonment not exceeding 10 years or a fine
29	not exceeding \$2,500 or both.
30	(c) (1) In this subsection, "physical injury" means any impairment of
31	physical condition, excluding minor injuries.
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32	(2) A person may not intentionally cause physical injury to another if:

$rac{1}{2}$	(I) the person knows or has reason to know that the other is a law enforcement officer engaged in the performance of the officer's official duties;
	raw emorcement officer engaged in the performance of the officer's official duties;
3	(H) THE OTHER IS OPERATING A TRANSIT VEHICLE; OR
4	(III) THE OTHER IS A SCHOOL EMPLOYEE, WORKING IN A
5	PUBLIC SCHOOL AT THE TIME OF THE VIOLATION.
6	(3) [A] Subject to paragraph (4) of this subsection, a
7	person who violates paragraph (2) of this subsection is guilty of the felony of assault in
8	the second degree and on conviction is subject to imprisonment not exceeding 10 years
9	or a fine not exceeding \$5,000 or both.
10	(4) (1) Subject to subparagraph (11) of this paragraph,
11	A PERSON WHO IS CONVICTED OF A VIOLATION OF PARAGRAPH (2)(II) OR (III)
12	OF THIS SUBSECTION SHALL BE SENTENCED TO IMPRISONMENT FOR NOT LESS
13	THAN 1 YEAR AND NOT EXCEEDING 3 YEARS AND IS SUBJECT TO A FINE NOT
14	EXCEEDING \$2,500.
15	(II) 1. A SENTENCE MAY ONLY BE IMPOSED UNDER THIS
16	PARAGRAPH IF THERE HAS BEEN AN INCREASE IN THE STATE OVER THE
17	PREVIOUS 2 YEARS IN THE NUMBER OF VIOLATIONS OF PARAGRAPH (2)(II) OR
18	(III) OF THIS SUBSECTION AGAINST PERSONS IN THE CATEGORY OF WHICH THE
19	VICTIM IS A MEMBER.
	V = 0 = = 0 =
20	2. The number of assaults shall be tracked
21	USING:
22	A. FOR TRANSIT OPERATORS, THE MARYLAND
23	TRANSIT ADMINISTRATION POLICE FORCE ASSAULT STATISTICS AND THE
24	WASHINGTON METROPOLITAN AREA TRANSIT AUTHORITY "FIVE YEAR CRIME
25	REPORT"; AND
26	B. FOR SCHOOL EMPLOYEES, THE MARYLAND STATE
27	DEPARTMENT OF EDUCATION "SUSPENSIONS: MARYLAND PUBLIC SCHOOLS"
28	STATISTICS ON SUSPENSIONS FOR A PHYSICAL ATTACK BY STUDENTS ON
29	TEACHER/STAFF.
30	(III) A SENTENCE IMPOSED UNDER SUBPARAGRAPH (I) OF
31	THIS PARAGRAPH SHALL BE CONSECUTIVE TO AND NOT CONCURRENT WITH ANY
32	SENTENCE IMPOSED UNDER SUBSECTION (C)(3) OF THIS SECTION.
33	(IV) NOTWITHSTANDING § 14-102 OF THIS ARTICLE, THE
34	COURT MAY NOT IMPOSE LESS THAN THE MANDATORY MINIMUM SENTENCE OF 1

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YEAR.

1		(V) THE COURT MAY NOT SUSPEND ANY PART OF THE
2	MANDATORY MI	NIMUM SENTENCE OF 1 YEAR.
3		(VI) EXCEPT AS PROVIDED IN § 4-305 OF THE
4	CORRECTIONAL	SERVICES ARTICLE, A PERSON SENTENCED UNDER
5	SUBPARAGRAPH	: (I) OF THIS PARAGRAPH IS NOT ELIGIBLE FOR PAROLE IN LESS
6	THAN 1 YEAR.	
7		Article - Education
8	<u>26–104.</u>	
9		HIS SECTION, "SCHOOL BUS DRIVER" MEANS THE DRIVER OF A
10	SCHOOL VEHICL	E AS DEFINED IN \S 11–154 OF THE TRANSPORTATION ARTICLE
11	WHILE EMPLOYE	ED BY OR UNDER CONTRACT WITH A LOCAL SCHOOL SYSTEM.
12	(B) A P	ERSON MAY NOT OBSTRUCT, HINDER, INTERFERE WITH, OR
13	<u> </u>	RUPT OR DISTURB A SCHOOL BUS DRIVER WHILE THE SCHOOL
14		ENGAGED IN THE PERFORMANCE OF THE SCHOOL BUS DRIVER'S
15	OFFICIAL DUTIE	
10	OFFICIAL DUTIE	<u>50.</u>
16	(C) ANY	PERSON WHO VIOLATES SUBSECTION (B) OF THIS SECTION IS
17	GUILTY OF A MI	SDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT
18	EXCEEDING \$1,0	00, IMPRISONMENT NOT EXCEEDING 18 MONTHS, OR BOTH.
19		Article - Transportation
20	7–705.	
	<u></u>	
21	(a) It is	unlawful for any person entering a transit facility or transit vehicle
22	owned or controll	ed by the Administration for the purpose of obtaining transit service
23		d or controlled by the Administration or operated by a railroad
24		ontract to the Administration to provide passenger railroad service
25	to:	
26	(1)	Fail to pay the applicable fare charged by the Administration in
$\frac{20}{27}$	the required man	
	<u></u>	
28	<u>(2)</u>	Fail to:
29		(i) Pay the applicable fare;
29		<u></u>
30		(ii) Exhibit proof of payment; or

$\frac{1}{2}$	(b) It is unlawful for any person to engage in any of the following acts in any transit vehicle or transit facility, designed for the boarding of a transit vehicle, which		
3	is owned or controlled by the Administration or a train owned or controlled by the		
4	Administration or operated by a railroad company under contract to the		
5	<u>Administrat</u>	tion to	provide passenger railroad service:
6		<u>(1)</u>	Expectorate;
7		<u>(2)</u>	Smoke or carry a lighted or smoldering pipe, cigar, or cigarette;
8 9	container;	<u>(3)</u>	Consume food or drink, or carry any open food or beverage
10		<u>(4)</u>	Discard litter, except into receptacles designated for that purpose;
11 12 13	·		Play or operate any radio, cassette, cartridge, tape player, or device or musical instruments, unless such device is connected to an its the sound to the hearing of the individual user;
14 15	dangerous a	(6) articles	Carry or possess any explosives, acids, concealed weapons or other
16 17 18	_		Carry or possess any live animals, except seeing—eye animals and als properly harnessed and accompanied by a blind person or a deaf animals properly packaged;
19 20	the operation	(8) on or op	Obstruct, hinder, interfere with, or otherwise disrupt or disturb perator of a transit vehicle or railroad passenger car;
21 22	directed by	<u>(9)]</u> an em _]	Board any transit vehicle through the rear exit door, unless so ployee or agent of the Maryland Transit Administration;
23		[(10)]	Urinate or defecate, except in restrooms;
24 25	requested to		(10) Fail to move to the rear of any transit vehicle when by the operator or a police officer;
26 27 28	handicapped or a police o	d wher	(11) Fail to vacate a seat designated for the elderly or requested to do so by the transit vehicle operator, train conductor, or
29 30	purchase of		(12) Except by contract with the Administration, solicit the bods or services.
31 32	(c) person who		sed in this section, "elderly and handicapped person" means any reason of illness, injury, age, congenital malfunction, or other

$\begin{matrix} 1 \\ 2 \\ 3 \end{matrix}$	permanent or temporary incapacity or disability, is unable to use transit facilities and transit services or railroad facilities and railroad services as effectively as a person who is not so affected.
4 5 6 7 8 9 10	(d) The provisions of subsection (b)(3), (5), [(9)] (8), and [(13)] (12) of this section do not apply to charter bus service rendered by the Administration. The provisions of subsection (b)(2) and [(13)] (12) of this section do not apply to excursion train service rendered by the Administration or by a railroad company under contract to the Administration. The provisions of subsection (b)(3) of this section do not apply to any railroad service rendered by the Administration or by a railroad company under contract to the Administration.
11 12 13	(e) [Any] EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION, ANY person who violates any provision of this section is guilty of a misdemeanor and is subject to a fine of not more than \$500 for each offense.
14 15	(F) (1) IT IS UNLAWFUL FOR ANY PERSON TO OBSTRUCT, HINDER, INTERFERE WITH, OR OTHERWISE DISRUPT OR DISTURB:
16 17	(I) THE OPERATION OR OPERATOR OF A TRANSIT VEHICLE OR RAILROAD PASSENGER CAR; OR
18 19	(II) A PERSON ENGAGED IN OFFICIAL DUTIES AS A STATION AGENT, CONDUCTOR, OR STATION ATTENDANT WHO IS EMPLOYED BY:
20	1. THE ADMINISTRATION;
21 22	2. AN ENTITY THAT PROVIDES TRANSIT SERVICE UNDER CONTRACT WITH THE ADMINISTRATION;
23 24	3. A LOCAL GOVERNMENT AGENCY OR PUBLIC TRANSIT AUTHORITY;
25 26	4. A PRIVATE ENTITY THAT PROVIDES PUBLIC TRANSIT SERVICE; OR
27 28	5. AN ENTITY THAT PROVIDES TRANSIT SERVICE UNDER A TRANSPORTATION COMPACT UNDER TITLE 10 OF THIS ARTICLE.
29 30 31	(2) ANY PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND IS SUBJECT TO A FINE OF NOT MORE THAN \$1,000, IMPRISONMENT NOT EXCEEDING 18 MONTHS, OR BOTH, FOR EACH OFFENSE.
32 33	[(f)] (G) This section does not prohibit enforcement of any other State or local law or regulation that is consistent with the provisions of this section.

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SECTION 2. AND BE I October 1, 2009.	T FURTHER ENACTED, That this Act shall take effect
A manage of the	
Approved:	
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.