By: Delegates Branch, Anderson, Arora, Barnes, Dumais, Gilchrist, Gutierrez, Hubbard, A. Kelly, Kipke, Love, Nathan–Pulliam, Pena–Melnyk, and Simmons

Introduced and read first time: February 7, 2011 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 15, 2011

CHAPTER _____

1 AN ACT concerning

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Public Safety – Use of Electronic Control Devices – Reports

3 FOR the purpose of requiring a law enforcement agency that issues electronic control 4 devices to its law enforcement officers to report certain information relating to $\mathbf{5}$ the use of electronic control devices annually on or before a certain date to the 6 Governor's Office of Crime Control and Prevention using a certain format; 7 requiring the Police Training Commission, in consultation with the Governor's 8 Office of Crime Control and Prevention, the Maryland Chiefs of Police 9 Association, and the Maryland Sheriffs' Association, to develop a standardized 10 format that certain law enforcement agencies shall use in reporting certain data to the Governor's Office of Crime Control and Prevention; requiring a law 11 enforcement agency to compile certain information as a report in a certain 1213format and to submit the report to the Governor's Office of Crime Control and 14Prevention on or before a certain date; requiring the Governor's Office of Crime 15Control and Prevention to analyze and summarize certain reports of law 16 enforcement agencies and to submit a report of the analyses and summaries to 17the Governor, the General Assembly, and each law enforcement agency on or 18 before a certain date each year; providing that, if a law enforcement agency fails to comply with the reporting requirements of this Act, the Governor's Office of 1920Crime Control and Prevention shall report the noncompliance to the Police 21Training Commission; providing that the Commission shall contact a certain 22law enforcement agency and request that the agency comply with this Act under 23certain circumstances; providing that, if a certain law enforcement agency fails

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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



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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \end{array} $	to comply with certain reporting provisions within a certain period after being contacted by the Police Training Commission, the Governor's Office of Crime Control and Prevention and the Commission jointly shall make a certain report to the Governor and the Legislative Policy Committee of the General Assembly; defining certain terms; providing for the termination of this Act; and generally relating to the use of electronic control devices by law enforcement officers.
7 8 9 10 11	BY adding to Article – Public Safety Section 3–508 Annotated Code of Maryland (2003 Volume and 2010 Supplement)
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Public Safety
15	3–508.
$\begin{array}{c} 16 \\ 17 \end{array}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\begin{array}{c} 18\\ 19\end{array}$	(2) "Deploy" means pointing an ECD at a person, whether or not the ECD laser dot is aimed at the person.
20	(3) (2) "DISCHARGE" MEANS FIRING AN ECD AT A PERSON.
21 22 23 24	(4) (3) "ELECTRONIC CONTROL DEVICE" OR "(ECD)" MEANS A PORTABLE DEVICE DESIGNED AS A WEAPON CAPABLE OF INJURING, IMMOBILIZING, OR INFLICTING PAIN ON AN INDIVIDUAL BY THE DISCHARGE OF ELECTRICAL CURRENT.
$\frac{25}{26}$	(5) (4) "LAW ENFORCEMENT AGENCY" MEANS AN AGENCY THAT IS LISTED IN § 3–101(E) OF THIS TITLE.
27 28 29	(6) (5) "Police Training Commission" means the unit within the Department of Public Safety and Correctional Services established under § 3–202 of this title.
30 31 32 33 34 25	(B) ON OR BEFORE MARCH 31 OF EACH YEAR, A LAW ENFORCEMENT AGENCY THAT ISSUES ELECTRONIC CONTROL DEVICES TO ITS LAW ENFORCEMENT OFFICERS SHALL REPORT, FOR EACH TIME A LAW ENFORCEMENT OFFICER DISCHARGES AN ECD, THE FOLLOWING INFORMATION TO THE GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION USING THE FORMAT DEVELOPED UNDER SUBSECTION (C) OF THIS SECTION:

35 THE FORMAT DEVELOPED UNDER SUBSECTION (C) OF THIS SECTION:

1 (1) FOR EACH TIME A LAW ENFORCEMENT OFFICER DEPLOYS AN $\mathbf{2}$ ECD: 3 (I) THE DATE, TIME, AND LOCATION OF THE DEPLOYMENT; 4 AND $\mathbf{5}$ (III) THE RACE, GENDER, AND AGE OF THE PERSON AGAINST 6 WHOM THE ECD WAS DEPLOYED; AND 7 (2) FOR EACH TIME A LAW ENFORCEMENT OFFICER DISCHARGES 8 AN ECD: 9 (I) (1) THE DATE, TIME, AND LOCATION OF THE 10 **DISCHARGE;** 11 (II) (2) THE TYPE OF MODE USED AND THE POINT OF 12**IMPACT;** THE NUMBER OF ECD CYCLES, THE DURATION OF 13 (III) (3) EACH CYCLE, AND THE DURATION BETWEEN CYCLES; 14 15(IV)(4) THE RACE, GENDER, AND AGE OF THE PERSON 16 AGAINST WHOM THE ECD WAS DISCHARGED; 17(V)(5) THE LAW ENFORCEMENT OFFICER'S REASON FOR DISCHARGING THE ECD: 18 19 (VI) (6) THE TYPE OF WEAPON, IF ANY, POSSESSED BY THE PERSON AGAINST WHOM THE ECD WAS DISCHARGED; 20(VII) (7) 21THE TYPE OF INCIDENT IN WHICH THE PERSON 22AGAINST WHOM THE ECD WAS DISCHARGED WAS INVOLVED; 23(VHH) (8) ANY RISK FACTORS PRESENT AT THE TIME OF THE 24**DISCHARGE:** 25(IX) (9) ANY INJURIES OR DEATHS RESULTING FROM THE 26DISCHARGE OTHER THAN PUNCTURES OR LACERATIONS CAUSED BY THE ECD 27**PROBES; AND** 28(X) (10) THE TYPE OF MEDICAL CARE, IF ANY, PROVIDED TO THE PERSON AGAINST WHOM THE ECD WAS DISCHARGED, OTHER THAN THE 29TREATMENT OF PUNCTURES OR LACERATIONS CAUSED BY THE ECD PROBES.

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1 (C) THE POLICE TRAINING COMMISSION, IN CONSULTATION WITH THE 2 GOVERNOR'S OFFICE OF CRIME CONTROL AND PREVENTION, THE MARYLAND 3 CHIEFS OF POLICE ASSOCIATION, AND THE MARYLAND SHERIFFS' 4 ASSOCIATION, SHALL DEVELOP A STANDARDIZED FORMAT THAT EACH LAW 5 ENFORCEMENT AGENCY SHALL USE IN REPORTING DATA TO THE GOVERNOR'S 6 OFFICE OF CRIME CONTROL AND PREVENTION UNDER SUBSECTION (B) OF 7 THIS SECTION.

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(D) A LAW ENFORCEMENT AGENCY SHALL:

9 (1) COMPILE THE DATA DESCRIBED IN SUBSECTION (B) OF THIS 10 SECTION FOR EACH YEAR AS A REPORT IN THE FORMAT REQUIRED UNDER 11 SUBSECTION (C) OF THIS SECTION;

12 (2) NOT LATER THAN MARCH 31 OF EACH YEAR, SUBMIT THE 13 REPORT TO:

14(I)THE GOVERNOR'S OFFICE OF CRIME CONTROL AND15PREVENTION; AND

16(II)1. THE LOCAL GOVERNING BODY OF THE17JURISDICTION SERVED BY THE LAW ENFORCEMENT AGENCY THAT IS THE18SUBJECT OF THE REPORT; OR

192. IF THE JURISDICTION SERVED BY THE LAW20ENFORCEMENT AGENCY THAT IS THE SUBJECT OF THE REPORT IS A MUNICIPAL21CORPORATION, THE CHIEF EXECUTIVE OFFICER OF THE JURISDICTION; AND

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(3) MAKE THE REPORT AVAILABLE TO THE PUBLIC ON REQUEST.

(E) (1) THE GOVERNOR'S OFFICE OF CRIME CONTROL AND
PREVENTION SHALL ANALYZE AND SUMMARIZE THE REPORTS OF LAW
ENFORCEMENT AGENCIES SUBMITTED UNDER SUBSECTION (D) OF THIS
SECTION.

(2) THE GOVERNOR'S OFFICE OF CRIME CONTROL AND
PREVENTION SHALL SUBMIT A REPORT OF THE ANALYSES AND SUMMARIES OF
THE REPORTS OF LAW ENFORCEMENT AGENCIES DESCRIBED IN PARAGRAPH (1)
OF THIS SUBSECTION TO THE GOVERNOR, THE GENERAL ASSEMBLY, AS
PROVIDED IN § 2–1246 OF THE STATE GOVERNMENT ARTICLE, AND EACH LAW
ENFORCEMENT AGENCY BEFORE SEPTEMBER 1 OF EACH YEAR.

33(F)(1)IF A LAW ENFORCEMENT AGENCY FAILS TO COMPLY WITH THE34REPORTING PROVISIONS OF THIS SECTION, THE GOVERNOR'S OFFICE OF

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1 CRIME CONTROL AND PREVENTION SHALL REPORT THE NONCOMPLIANCE TO 2 THE POLICE TRAINING COMMISSION.

3 (2) ON RECEIPT OF A REPORT OF NONCOMPLIANCE, THE POLICE
4 TRAINING COMMISSION SHALL CONTACT THE LAW ENFORCEMENT AGENCY AND
5 REQUEST THAT THE AGENCY COMPLY WITH THE REQUIRED REPORTING
6 PROVISIONS.

7 (3) IF THE LAW ENFORCEMENT AGENCY FAILS TO COMPLY WITH 8 THE REQUIRED REPORTING PROVISIONS OF THIS SECTION WITHIN 30 DAYS 9 AFTER BEING CONTACTED BY THE POLICE TRAINING COMMISSION WITH A 10 REQUEST TO COMPLY, THE GOVERNOR'S OFFICE OF CRIME CONTROL AND 11 PREVENTION AND THE POLICE TRAINING COMMISSION JOINTLY SHALL 12 REPORT THE NONCOMPLIANCE TO THE GOVERNOR AND THE LEGISLATIVE 13 POLICY COMMITTEE OF THE GENERAL ASSEMBLY.

14 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 15 October 1, 2011. It shall remain effective for a period of 5 years and, at the end of 16 September 30, 2016, with no further action required by the General Assembly, this Act 17 shall be abrogated and of no further force and effect.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.