HOUSE BILL 441

CONSTITUTIONAL AMENDMENT

HB 794/09 – JUD

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3lr1617

By: Delegates Impallaria, Boteler, Dwyer, McDonough, W. Miller, and Stocksdale

Introduced and read first time: January 28, 2013

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

Courts - Dear	th Penal	ltv Court
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- 3 FOR the purpose of authorizing the General Assembly to create a Death Penalty Court 4 that shall have original and exclusive jurisdiction over all presentments or 5 indictments for offenses punishable by death; vesting the judicial power of the 6 State in the Death Penalty Court as the General Assembly may create by law; 7 providing that the judges of the Death Penalty Court that may be created may 8 not be elected in a certain manner; requiring certain presentments or 9 indictments to be transmitted to the Death Penalty Court that may be created; 10 requiring the Attorney General to prosecute certain presentments or indictments pending in the Death Penalty Court that may be created; and 11 submitting this amendment to the qualified voters of the State for their 12 adoption or rejection. 13
- 14 BY proposing an amendment to the Maryland Constitution
- 15 Article IV Judiciary Department
- 16 Section 1, 3, and 8(b)
- 17 BY proposing an addition to the Maryland Constitution
- 18 Article IV Judiciary Department
- 19 Section 27 to be under the new part "Part IV Death Penalty Court"
- 20 BY proposing an amendment to the Maryland Constitution
- 21 Article V Attorney–General and State's Attorneys
- Section 3(a)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND. (Three-fifths of all the members elected to each of the two Houses
- concurring), That it be proposed that the Maryland Constitution read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



Article IV - Judiciary Department

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The Judicial power of this State is vested in a Court of Appeals, such intermediate courts of appeal as the General Assembly may create by law, A DEATH PENALTY COURT AS THE GENERAL ASSEMBLY MAY CREATE BY LAW, Circuit Courts, Orphans' Courts, and a District Court. These Courts shall be Courts of Record, and each shall have a seal to be used in the authentication of all process issuing from it.

9 3.

Except for the Judges of the District Court AND THE DEATH PENALTY COURT, the Judges of the several Courts other than the Court of Appeals or any intermediate courts of appeal shall, subject to the provisions of Section 5 of this Article of the Constitution, be elected in Baltimore City and in each county, by the qualified voters of the city and of each county, respectively, all of the said Judges to be elected at the general election to be held on the Tuesday after the first Monday in November, as now provided for in the Constitution. Each of the said Judges shall hold his office for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and be reeligible thereto until he shall have attained the age of seventy years, and not after. In case of the inability of any of said Judges to discharge his duties with efficiency, by reason of continued sickness, or of physical or mental infirmity, it shall be in the power of the General Assembly, two—thirds of the members of each House concurring, with the approval of the Governor to retire said Judge from office.

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(b) In all cases of presentments or indictments for offenses that are punishable by death, on suggestion in writing under oath of either of the parties to the proceedings that the party cannot have a fair and impartial trial in the court in which the proceedings may be pending, the court shall order and direct the record of proceedings in the presentment or indictment to be transmitted to some other court having jurisdiction in such case for trial, OR IF A DEATH PENALTY COURT HAS BEEN CREATED BY THE GENERAL ASSEMBLY, ANY SUCH CASE SHALL BE IMMEDIATELY TRANSMITTED TO THE DEATH PENALTY COURT.

PART IV – DEATH PENALTY COURT

27.

36 (A) THE GENERAL ASSEMBLY MAY CREATE BY LAW A STATEWIDE TRIAL 37 COURT WITH ORIGINAL AND EXCLUSIVE JURISDICTION OVER PRESENTMENTS

OR INDICTMENTS FOR OFFENSES THAT ARE PUNISHABLE BY DEATH ARISING IN THE STATE.

3 (B) THE DEATH PENALTY COURT SHALL HAVE JURISDICTION THAT IS 4 UNIFORM THROUGHOUT THE STATE.

Article V – Attorney-General and State's Attorneys

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(a) The Attorney General shall:

- 8 (1) Prosecute and defend on the part of the State all cases pending in 9 the appellate courts of the State, in the Supreme Court of the United States or the 10 inferior Federal Courts, by or against the State, or in which the State may be 11 interested, except those criminal appeals otherwise prescribed by the General 12 Assembly.
- 13 (2) Investigate, commence, and prosecute or defend any civil or criminal suit or action or category of such suits or actions in any of the Federal Courts or in any Court of this State, or before administrative agencies and quasi legislative bodies, on the part of the State or in which the State may be interested, which the General Assembly by law or joint resolution, or the Governor, shall have directed or shall direct to be investigated, commenced and prosecuted or defended.
 - (3) When required by the General Assembly by law or joint resolution, or by the Governor, aid any State's Attorney or other authorized prosecuting officer in investigating, commencing, and prosecuting any criminal suit or action or category of such suits or actions brought by the State in any Court of this State.
- 23 (4) Give his opinion in writing whenever required by the General Assembly or either branch thereof, the Governor, the Comptroller, the Treasurer or any State's Attorney on any legal matter or subject.
 - (5) PROSECUTE ON THE PART OF THE STATE ALL PRESENTMENTS OR INDICTMENTS FOR OFFENSES PUNISHABLE BY DEATH THAT ARE PENDING IN THE DEATH PENALTY COURT AS THE GENERAL ASSEMBLY MAY CREATE BY LAW.
- SECTION 2. AND BE IT FURTHER ENACTED, That the General Assembly determines that the amendment to the Maryland Constitution proposed by this Act affects multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland Constitution concerning local approval of constitutional amendments do not apply.

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SECTION 3. AND BE IT FURTHER ENACTED, That the aforegoing section proposed as an amendment to the Maryland Constitution shall be submitted to the qualified voters of the State at the next general election to be held in November 2014 for their adoption or rejection pursuant to Article XIV of the Maryland Constitution. At that general election, the vote on this proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment," as now provided by law. Immediately after the election, all returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by Article XIV of the Maryland Constitution, and further proceedings had in accordance with Article XIV.