## **HOUSE BILL 1093**

L1, L3, N1 1lr1914

By: Delegate Palakovich Carr

Introduced and read first time: February 5, 2021

Assigned to: Judiciary

## A BILL ENTITLED

1 AN ACT concerning

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## Real Property - Emergency Services and Nuisance Actions

FOR the purpose of prohibiting a landlord from using a lease or form of lease that contains a provision that limits a tenant's ability to reasonably summon, or penalizes a tenant or another individual for reasonably summoning, the assistance of law enforcement or emergency services; prohibiting a landlord from taking certain retaliatory actions because a tenant or another individual summons the assistance of law enforcement or emergency services for certain purposes; providing that circumstances under which a property may be designated by a court as a nuisance be based on criminal activity conducted on the property; requiring that the designation of a property as a nuisance be based on the activities of certain individuals; prohibiting, subject to certain conditions, the designation of a property as a nuisance based on criminal activity if the criminal activity was committed by a minor; requiring that a petitioner provide certain notice containing certain information to certain individuals prior to bringing a nuisance action under this Act; requiring the District Court to provide certain periodic reports containing certain information on its website; providing that, subject to certain conditions, abatement authority for a nuisance based on criminal activity is restricted to the residential unit or units in which the criminal activity occurred; prohibiting a county or municipality from establishing a local law or order for nuisance related to criminal activity that is more restrictive than State requirements subject to certain exceptions; altering certain notice requirements related to nuisances for certain local jurisdictions; prohibiting a local jurisdiction from enacting certain laws; providing that a prohibited law under this Act may be used as an affirmative defense or as the basis of a claim by certain individuals under certain circumstances; defining certain terms; making conforming changes; making stylistic changes; and generally relating to the summoning of emergency services to a property and the designation of a property as a nuisance.

BY repealing and reenacting, with amendments,

Article – Real Property

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1 2 3 4	Section 8–208(d), 8–208.1(a), 14–120, 14–123(c)(3)(ii), 14–124(c)(3)(ii), 14–125(c)(3)(ii), 14–125.1(a)(4) and (d)(3)(ii), and 14–125.2(a)(3) and (d)(3)(ii) Annotated Code of Maryland (2015 Replacement Volume and 2020 Supplement)						
5 6 7 8 9 10 11	BY repealing and reenacting, without amendments,     Article – Real Property     Section 8–208(f) and (g)(1), 8–208.1(b)(1), 14–123(b) and (c)(3)(i), 14–124(b) and     (c)(3)(i), 14–125(b) and (c)(3)(i), 14–125.1(a)(1), (b), and (d)(3)(i), and     14–125.2(a)(1), (b), and (d)(3)(i)     Annotated Code of Maryland     (2015 Replacement Volume and 2020 Supplement)						
12 13 14 15 16	BY adding to Article – Real Property Section 14–126 Annotated Code of Maryland (2015 Replacement Volume and 2020 Supplement)						
17 18	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
19	Article - Real Property						
20	8–208.						
21	(d) A landlord may not use a lease or form of lease containing any provision that:						
22 23	(1) Has the tenant authorize any person to confess judgment on a claim arising out of the lease;						
$24 \\ 25$	(2) Has the tenant agree to waive or to forego any right or remedy provided by applicable law;						
26 27 28	(3) (i) Provides for a penalty for the late payment of rent in excess of 5% of the amount of rent due for the rental period for which the payment was delinquent; or						
29 30 31	(ii) In the case of leases under which the rent is paid in weekly rental installments, provides for a late penalty of more than \$3 per week or a total of no more than \$12 per month;						
32	(4) Has the tenant waive the right to a jury trial;						

Has the tenant agree to a period required for landlord's notice to quit

which is less than that provided by applicable law; provided, however, that neither party is

prohibited from agreeing to a longer notice period than that required by applicable law;

1 (6)Authorizes the landlord to take possession of the leased premises, or 2 the tenant's personal property unless the lease has been terminated by action of the parties 3 or by operation of law, and the personal property has been abandoned by the tenant without the benefit of formal legal process; 4 5 Is against public policy and void pursuant to § 8–105 of this title; [or] (7)6 Permits a landlord to commence an eviction proceeding or issue a notice (8)7 to quit solely as retaliation against any tenant for planning, organizing, or joining a tenant 8 organization with the purpose of negotiating collectively with the landlord; OR 9 **(9)** LIMITS THE ABILITY OF A TENANT TO SUMMON THE (I)10 ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES OR PENALIZES A 11 TENANT FOR REASONABLY SUMMONING THE ASSISTANCE OF LAW ENFORCEMENT 12 OR EMERGENCY SERVICES; OR 13 (II)PENALIZES A TENANT FOR THE REASONABLE SUMMONING 14 OF THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES BY ANOTHER 15 INDIVIDUAL, INCLUDING ANOTHER RESIDENT. 16 No provision of this section shall be deemed to be a bar to the applicability of (f) 17 supplementary rights afforded by any public local law enacted by the General Assembly or 18 any ordinance or local law enacted by any municipality or political subdivision of this State; 19 provided, however, that no such law can diminish or limit any right or remedy granted under the provisions of this section. 2021Any lease provision which is prohibited by terms of this section shall be (g) (1) unenforceable by the landlord. 2223 8-208.1.24For any reason listed in paragraph (2) of this subsection, a landlord of (1) 25any residential property may not: 26 (i) Bring or threaten to bring an action for possession against a 27tenant; 28(ii) Arbitrarily increase the rent or decrease the services to which a 29 tenant has been entitled; or 30 (iii) Terminate a periodic tenancy.

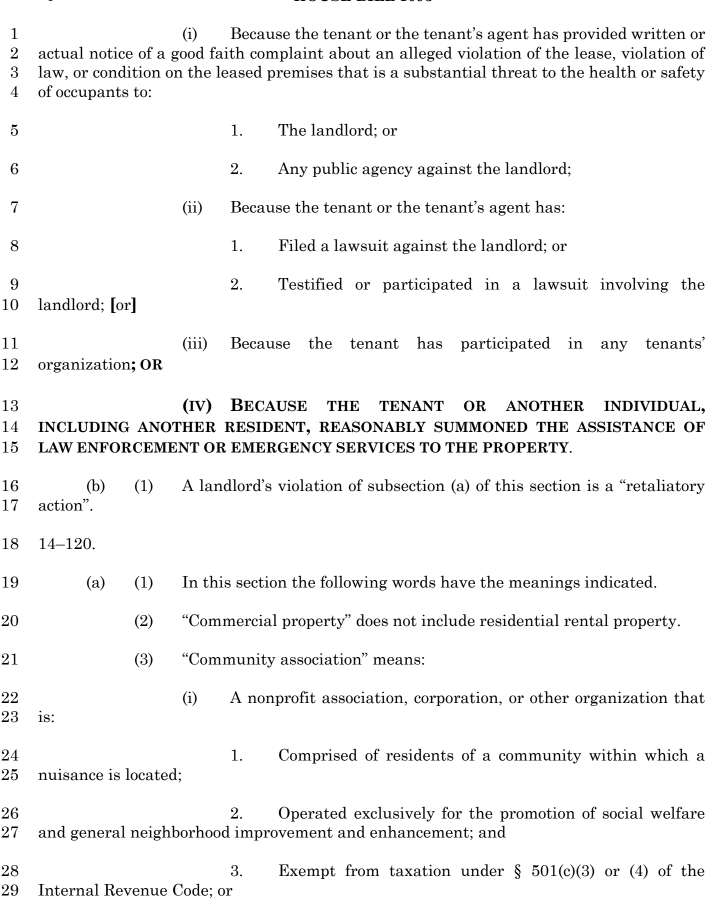
A landlord may not take an action that is listed under paragraph (1) of

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(2)

this subsection for any of the following reasons:



$\frac{1}{2}$	(ii) A nonprofit association, corporation, or other organization that is:
3 4	1. Comprised of residents of a contiguous community that is defined by specific geographic boundaries, within which a nuisance is located; and
5 6	2. Operated for the promotion of the welfare, improvement and enhancement of that community.
7 8	(4) "Controlled dangerous substance" means a substance listed in Schedule I or Schedule II under $\S$ 5–402 or $\S$ 5–403 of the Criminal Law Article.
9	[(5) "Nuisance" means a property that is used:
10 11	(i) 1. By persons who assemble for the specific purpose of illegally administering a controlled dangerous substance;
12	2. For the illegal manufacture, or distribution of:
13	A. A controlled dangerous substance; or
14 15	B. Controlled paraphernalia, as defined in § 5–101 of the Criminal Law Article; or
16 17 18	3. For the illegal storage or concealment of a controlled dangerous substance in sufficient quantity to reasonably indicate under all the circumstances an intent to manufacture, distribute, or dispense:
19	A. A controlled dangerous substance; or
20 21	B. Controlled paraphernalia, as defined in § 5–101 of the Criminal Law Article; or
22	(ii) For prostitution.]
23 24	(5) "CONTROLLED PARAPHERNALIA" HAS THE MEANING STATED IN § $5-101~\mathrm{OF}$ THE CRIMINAL LAW ARTICLE.
25	(6) "CRIMINAL ACTIVITY" MEANS:
26 27	(I) THE ASSEMBLAGE OF INDIVIDUALS FOR THE SPECIFIC PURPOSE OF ILLEGALLY ADMINISTERING A CONTROLLED DANGEROUS SUBSTANCE;
28	(II) THE ILLEGAL MANUFACTURE OF OR DISTRIBUTION OF:
29	1. A CONTROLLED DANGEROUS SUBSTANCE; OR

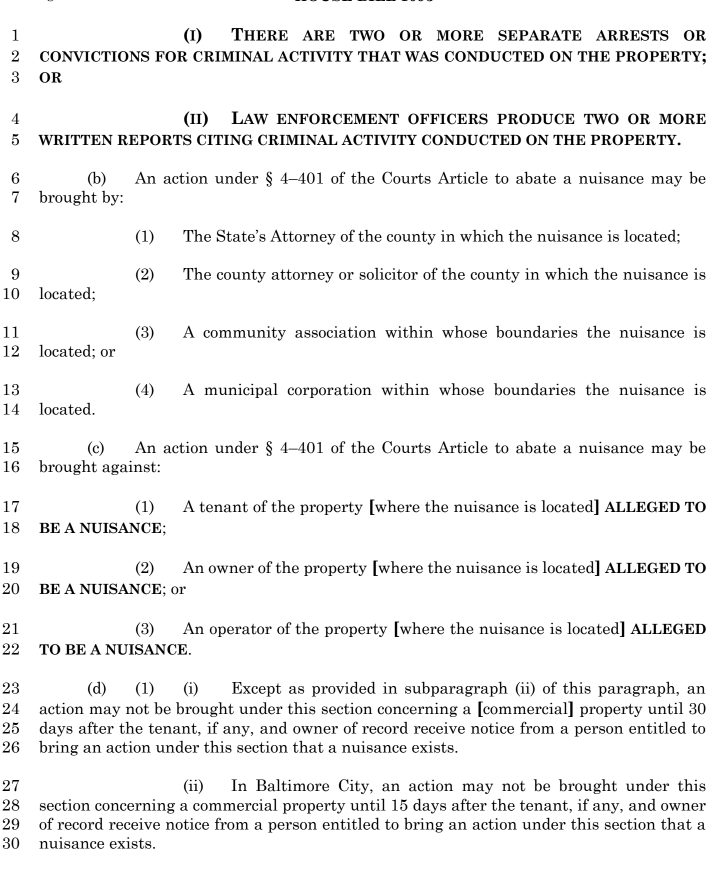
1	2. CONTROLLED PARAPHERNALIA; OR
2 3 4 5	(III) THE ILLEGAL STORAGE OR CONCEALMENT OF A CONTROLLED DANGEROUS SUBSTANCE OR CONTROLLED PARAPHERNALIA IN SUFFICIENT QUANTITY TO REASONABLY INDICATE UNDER ALL CIRCUMSTANCES AN INTENT TO MANUFACTURE, DISTRIBUTE, OR DISPENSE:
6	1. A CONTROLLED DANGEROUS SUBSTANCE; OR
7	2. CONTROLLED PARAPHERNALIA;
8	(IV) PROSTITUTION;
9	(V) OPERATING AN UNLICENSED ESTABLISHMENT FOR:
10	1. ADULT ENTERTAINMENT; OR
11	2. GAMBLING;
12	(VI) THE STORAGE OR POSSESSION OF:
13	1. STOLEN PROPERTY VALUES AT \$1,500 OR MORE; OR
14	2. UNREGISTERED FIREARMS;
15 16	(VII) A CRIME OF VIOLENCE, AS DEFINED IN § 14–101 OF THE CRIMINAL LAW ARTICLE; OR
17 18	(VIII) CRIMINAL GANG OFFENSES PROHIBITED UNDER TITLE 9, SUBTITLE 8 OF THE CRIMINAL LAW ARTICLE.
19 20	(7) "GOVERNING BODY" HAS THE MEANING STATED IN § 1–101(F) OF THE LOCAL GOVERNMENT ARTICLE.
21 22	(8) "MUNICIPALITY" HAS THE MEANING STATED IN § 1–101(G) OF THE LOCAL GOVERNMENT ARTICLE.
23 24	[(6)] (9) (i) "Operator" means a person that exercises control over property.
25 26	(ii) "Operator" includes a property manager or any other person that is authorized to evict a tenant.

- "Owner" includes an owner-occupant. 1 [(7)] **(10)** 2 "Owner-occupant" includes an owner of commercial property [(8)] (11) 3 that conducts business in any part of the property. [(9)] **(12)** "Property" includes a mobile home. 4 5 [(10)] **(13)** "Prostitution" has the meaning stated in § 11-301 of the 6 Criminal Law Article. (14) "SHORT-TERM RENTAL UNIT" MEANS A RESIDENTIAL DWELLING 7 UNIT OR A PORTION OF THE UNIT USED TO PROVIDE TEMPORARY ACCOMMODATION 8 9 GUESTS FOR LODGING TRANSIENT **PURPOSES** IN **EXCHANGE FOR** 10 CONSIDERATION. 11 [(11)] (15) (i) "Tenant" means the lessee or a person occupying property, 12 whether or not a party to a lease. 13 "Tenant" includes a lessee or a person occupying a mobile home, 14 whether or not a party to a lease. 15 "Tenant" does not include: The owner of the property; or 16 1. 17 A mobile home owner who leases or rents a site for residential use and resides in a mobile home park. 18 EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 19 (A-1)(1)**(I)** PARAGRAPH, A PROPERTY MAY BE DESIGNATED AS A NUISANCE BASED ON THE 20 CRIMINAL ACTIVITY OF AN OPERATOR, AN OWNER, AN OWNER-OCCUPANT, OR A 2122TENANT OF THE PROPERTY. 23(II)CRIMINAL ACTIVITY COMMITTED BY A MINOR MAY NOT BE A 24FACTOR IN THE DESIGNATION OF A PROPERTY AS A NUISANCE UNLESS THE MINOR: 251. IS CHARGED AS AN ADULT; AND 26 2. HAS PARTICIPATED IN A CRIMINAL CONSPIRACY 27WITH AN ADULT WHO IS AN OPERATOR, AN OWNER, AN OWNER-OCCUPANT, OR A
- 29 **(2)** A COURT MAY DESIGNATE A PROPERTY AS A NUISANCE FOR 30 CRIMINAL ACTIVITY IF, WITHIN A 24–MONTH PERIOD:

TENANT OF THE PROPERTY.

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(2)

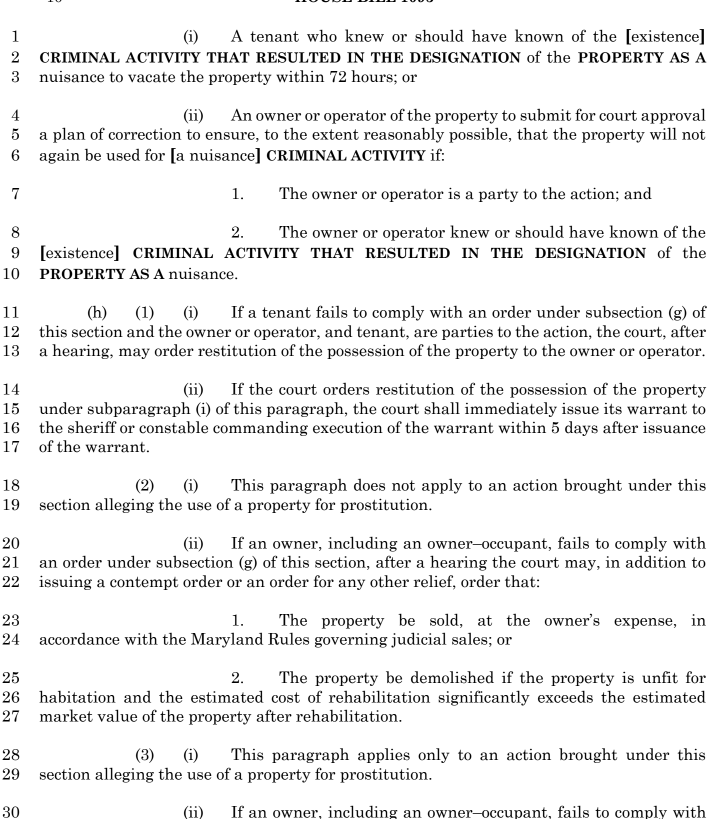


The notice shall [specify] **INCLUDE**:

1 2 3 4			[The date and time of day the nuisance was first discovered; and] TY GIVING RISE TO THE ACTION, INCLUDING THE DATE OR CRIMINAL ACTIVITY OCCURRED OR IS ALLEGED TO HAVE
5 6	occurring] CRIMIN	(ii) NAL AC	The location on the property where the [nuisance is allegedly TIVITY OCCURRED OR IS ALLEGED TO HAVE OCCURRED; AND
7 8 9 10 11	ATTORNEY IN AN	OFFI OF TH	ANY INFORMATION DISCLOSED BY A LAW ENFORCEMENT BY IN A MUNICIPAL OR COUNTY ATTORNEY'S OFFICE, OR AN CE OF THE STATE'S ATTORNEY UNDER THE PROVISIONS OF HIS SECTION TO A PERSON ENTITLED TO BRING AN ACTION
12	(3)	The r	notice shall be:
13		(i)	Hand delivered to the tenant, if any, and the owner of record; or
14 15	record.	(ii)	Sent by certified mail to the tenant, if any, and the owner of
16 17 18		cause	dition to any service of process required by the Maryland Rules, to be posted in a conspicuous place on the property no later than any the notice required under paragraph (2) of this subsection.
19	(2)	The n	notice shall indicate:
20		(i)	The nature of the proceedings;
21		(ii)	The time and place of the hearing; and
22 23	additional informa	(iii) ation.	The name and telephone number of the person to contact for
$\begin{array}{c} 24 \\ 25 \end{array}$	(f) A pla remedy exists at la		s entitled to relief under this section whether or not an adequate
26 27	(g) (1) may order any app	-	er a hearing, the court determines that a nuisance exists, the court te injunctive or other equitable relief.
28 29 30	(2) component of any order:		ithstanding any other provision of law, and in addition to or as a y ordered under paragraph (1) of this subsection, the court may

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order.



33 (4) If an owner–occupant fails to comply with an order under subsection (g) 34 of this section regarding a nuisance in the owner–occupied unit of the property, after a

an order under subsection (g) of this section, after a hearing, the court may issue a contempt

- hearing the court may, in addition to issuing a contempt order or an order for any other relief, order that:
- 3 (i) The owner–occupied unit be vacated within 72 hours; and
- 4 (ii) The owner-occupied unit remain unoccupied for a period not to exceed 1 year or until the property is sold in an arm's length transaction.
  - (i) Except as provided in subsection (g)(2) of this section, the court may order appropriate relief under subsection (g) of this section without proof that a defendant knew of the existence **CRIMINAL ACTIVITY THAT RESULTED IN THE DESIGNATION** of the **PROPERTY AS A** nuisance.
- 10 (j) In any action brought under this section:

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- 11 (1) Evidence of the general reputation of the property is admissible to 12 corroborate testimony based on personal knowledge or observation, or evidence seized 13 during the execution of a search and seizure warrant, but shall not, in and of itself, be 14 sufficient to establish the existence of a nuisance under this section; and
- 15 (2) Evidence that the CRIMINAL ACTIVITY THAT RESULTED IN THE
  16 **DESIGNATION OF THE PROPERTY AS A** nuisance had been discontinued at the time of the
  17 filing of the complaint or at the time of the hearing does not bar the imposition of
  18 appropriate relief by the court under subsection (g) of this section.
- 19 (k) (1) This subsection does not apply to an action against an owner, other than 20 an owner–occupant, brought under this section alleging the use of a property for 21 prostitution.
- 22 (2) The court may award court costs and reasonable attorney's fees to a community association that is the prevailing plaintiff in an action brought under this section.
- 25 (l) An action under this section shall be heard within 14 days after service of process on the parties.
- 27 (m) This section does not abrogate any equitable or legal right or remedy under 28 existing law to abate a nuisance.
- 29 (n) (1) An appeal from a judgment or order under this section shall be filed 30 within 10 days after the date of the order or judgment.
- 31 (2) If either party files a request for oral argument, the court shall hear the 32 oral argument within 7 days after the request is filed.
- 33 (3) (i) If the appellant files a request for oral argument, the request 34 shall be filed at the time of the filing of the appeal.

- 1 (ii) If the appellee files a request for oral argument, the request shall 2 be filed within 2 days of receiving notice of the appeal.
- 3 (o) Provisions of this article or public local laws applicable to actions between a 4 landlord and tenant are not applicable to actions brought against a landlord or a tenant 5 under this section.
- 6 (p) All proceedings under this section are equitable in nature.
- q (q) (1) Except as provided in paragraph (2) of this subsection, when necessary to accomplish the purposes of this section, a law enforcement officer, an attorney in a municipal or county attorney's office, or an attorney in an office of the State's Attorney may disclose the contents of an executed search warrant and papers filed in connection with the search warrant to:
- 12 (i) An officer or director of the community association in which the 13 nuisance is located, or the attorney representing the community association;
- 14 (ii) An owner, tenant, or operator of the searched property or an 15 agent of the owner, tenant, or operator of the searched property; or
- 16 (iii) An attorney in a municipal or county attorney's office.
- 17 (2) An affidavit may not be disclosed under this subsection while under seal 18 in accordance with § 1–203 of the Criminal Procedure Article.
- 19 (R) EACH MONTH THE DISTRICT COURT SHALL PUBLISH ON ITS WEBSITE:
- 20 (1) THE TOTAL NUMBER OF PROPERTIES DESIGNATED AS NUISANCES 21 UNDER THIS SECTION;
- 22 (2) THE CRIMINAL ACTIVITIES SUPPORTING THE DESIGNATION OF 23 THE PROPERTIES AS NUISANCES;
- 24 (3) THE NUMBER OF EVICTION ACTIONS RESULTING FROM 25 ENFORCEMENT OF THIS SECTION; AND
- 26 (4) THE NUMBER OF INDIVIDUALS REPRESENTING PROTECTED CLASSES IDENTIFIED UNDER TITLE 20, SUBTITLE 7 OF THE STATE GOVERNMENT ARTICLE EVICTED AS A RESULT OF ENFORCEMENT UNDER THIS SECTION.
- 29 (S) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IF 30 A PROPERTY CONSISTS OF MULTIPLE RESIDENTIAL UNITS, AND THE CRIMINAL 31 ACTIVITY IS CONFINED TO ONE OR MORE OF THE RESIDENTIAL UNITS, ABATEMENT

AUTHORITY IS RESTRICTED TO THE RESIDENTIAL UNIT OR UNITS IN WHICH THE 1 2 CRIMINAL ACTIVITY THAT RESULTED IN THE DESIGNATION OF THE PROPERTY AS A 3 NUISANCE OCCURRED. 4 **(2)** A COUNTY OR MUNICIPALITY MAY EXCLUDE A BOARDING HOUSE 5 OR ROOMING HOUSE FROM THE PROVISIONS OF PARAGRAPH (1) OF THIS 6 SUBSECTION. 7 **(T) (1)** EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A 8 LOCAL NUISANCE LAW OR ORDER MAY NOT BE MORE RESTRICTIVE THAN THE 9 REQUIREMENTS OF THIS SECTION. 10 **(2)** THIS SUBSECTION DOES NOT APPLY TO A LOCAL LAW OR ORDER: 11 (I)REGULATING SOCIAL GATHERINGS WHERE ALCOHOLIC 12 BEVERAGES ARE FURNISHED TO, CONSUMED BY, OR IN THE POSSESSION OF MINORS; 13 OR 14 RELATING TO A MOTEL, HOTEL, OR PROPERTY USED AS A (II)SHORT-TERM RENTAL UNIT. 15 16 14–123. 17 (b) This section only applies to a nuisance located within the boundaries of 18 Baltimore City. 19 (i) An action may not be brought under this section until 60 days 20 after the community association sends notice to the tenant, if any, and the owner of record that a nuisance exists and that legal action may be taken if the nuisance is not abated. 2122 The notice shall [specify] INCLUDE: (ii) 23 1. The nature of the alleged nuisance; 24 2. The date and time of day the nuisance was first discovered; 25 3. The location on the property where the nuisance is 26 allegedly occurring; 27 4. INFORMATION REQUIRED UNDER § 14–120(D)(2)(III) 28 **OF THIS SUBTITLE:** and

[4.] **5.** The relief sought in the action.

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14–124.

$\frac{1}{2}$	(b) This section George's County.	only a	pplies to a nuisance located within the boundaries of Prince
3 4 5		nd owr	etion may not be brought under this section until 60 days her of record receive notice from the community association legal action may be taken if the nuisance is not abated.
6	(ii)	The n	otice shall [specify] INCLUDE:
7		1.	The nature of the alleged nuisance;
8		2.	The date and time of day the nuisance was first discovered;
9 10	allegedly occurring;	3.	The location on the property where the nuisance is
11 12	OF THIS SUBTITLE; and	4.	Information required under § 14–120(d)(2)(III)
13		<b>[</b> 4. <b>] 5</b>	. The relief sought.
14	14–125.		
15 16	(b) This section Baltimore County.	only	applies to a nuisance located within the boundaries of
17 18 19 20		nd own	etion may not be brought under this section until 60 days ner of record receive notice by certified mail, return receipt association that a nuisance exists and that legal action may abated.
21	(ii)	The n	otice shall [specify] INCLUDE:
22		1.	The nature of the alleged nuisance;
23 24	documented;	2.	The date and time of day the nuisance was first
25 26	allegedly occurring;	3.	The location on the property where the nuisance is
27 28	OF THIS SUBTITLE; and	4.	Information required under § 14–120(d)(2)(III)
29		<b>[</b> 4. <b>] 5</b>	.The relief sought.

1	14–125.1.			
2	(a) (1)	In thi	s section	the following words have the meanings indicated.
3	(4)	"Nuis	ance" me	ans:
$\frac{4}{5}$	on private propert	(i) by that o		r condition knowingly created, performed, or maintained es a local code violation and that:
6			1. Si	gnificantly affects other residents of the neighborhood;
7			2. D	iminishes the value of neighboring property; and
8 9	neighboring reside	ents; or	3. A	Is injurious to public health, safety, or welfare of
10 11	neighborhood; <b>OR</b>		В. О	bstructs the reasonable use of other property in the
12 13 14	(ii) A property where the tenant, owner, or other occupant has been convicted of violations of § 10–201 or § 10–202 of the Criminal Law Article for conduct occurring on, in, or in relation to the property[; or			
15 16 17	(iii) A property to which police or other law enforcement agencies have responded to complaints or calls for service 10 or more times within any 30 day period].			
18 19	(b) This Arundel County.	section	only app	lies to a nuisance located within the boundaries of Anne
20 21 22	(d) (3) (i) An action may not be brought under this section until 60 day after the tenant, if any, and owner of record receive notice from the plaintiff that a nuisance exists and that legal action may be taken if the nuisance is not abated.			
23		(ii)	The noti	ce shall [specify] INCLUDE:
24			1. T	he nature of the alleged nuisance;
25			2. T	he date and time of day the nuisance was first discovered;
26 27	allegedly occurrin	g <b>;</b>	3. T	he location on the property where the nuisance is
28 29	OF THIS SUBTITI	Æ; and	4. In	NFORMATION REQUIRED UNDER § 14–120(D)(2)(III)

1	[4.] 5. The relief sought.
2	14–125.2.
3	(a) (1) In this section the following words have the meanings indicated.
4	(3) "Nuisance" means:
5 6	(i) An act or condition created, performed, or maintained on private property that constitutes a local code violation and that:
7	1. Negatively impacts the well-being of other residents; and
8	2. A. Is injurious to public health, safety, or welfare; or
9	B. Obstructs the reasonable use of property;
10 11 12	(ii) A property where the tenant, owner, or other occupant has been convicted of violations of § 10–201 or § 10–202 of the Criminal Law Article for conduct occurring on, in, or in relation to the property;
13 14 15	(iii) A property [to which police or other law enforcement agencies have responded to complaints or calls for service 4 or more times within any 30-day period and] that:
16	1. Negatively impacts the well-being of other residents; and
17	2. A. Is injurious to public health, safety, or welfare; or
18	B. Obstructs the reasonable use of property;
19 20 21 22	(iv) A property where the tenant, owner, or other occupant has been convicted of violations of any criminal law occurring on, in, or in relation to the property and is related to the activities of a criminal organization as defined in § 9–801 of the Criminal Law Article; or
23 24	(v) A building, structure, dwelling, dwelling unit, or accessory structure that:
25 26 27	1. Contains defects due to inadequate maintenance, obsolescence, or abandonment that increase the hazard of fire, accident, or other calamity; or
28 29	2. Is unsafe, unsanitary, dangerous, or detrimental to the health, safety, or general welfare of the community due to lack of maintenance, inadequate

ventilation, light, sanitary facilities, or other conditions.

- This section only applies to a nuisance located within the boundaries of 1 (b) 2 Harford County. 3 (d) (i) An action may not be brought under this section until 60 days after the tenant, if any, and owner of record receive notice from the State's Attorney that a 4 nuisance exists and that legal action may be taken if the nuisance is not abated. 5 The notice shall [specify] INCLUDE: 6 (ii) 7 1. The nature of the alleged nuisance; 8 2. The date and time of day the nuisance was first discovered; 9 The location on the property where the nuisance is 3. 10 allegedly occurring; 11 4. INFORMATION REQUIRED UNDER § 14–120(D)(2)(III) 12 OF THIS SUBTITLE; and [4.] **5.** The relief sought. 13 14-126. 14 15 (A) **(1)** IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 16 INDICATED. 17 **(2)** "EMERGENCY SERVICES" **INCLUDES** FIRE. RESCUE, **AND** AMBULANCE SERVICES. 18 19 "GOVERNING BODY" HAS THE MEANING STATED IN § 1–101(F) OF THE LOCAL GOVERNMENT ARTICLE. 20 21 "MUNICIPALITY" HAS THE MEANING STATED IN § 1-101(G) OF 22 THE LOCAL GOVERNMENT ARTICLE. 23**(5)** "RENTAL LICENSE" MEANS ANY CERTIFICATE, LICENSE, OR 24PERMIT REQUIRED TO RENT RESIDENTIAL REAL PROPERTY ISSUED BY A COUNTY OR A MUNICIPALITY. 25
- 26 (B) (1) THE GOVERNING BODY OF A COUNTY OR MUNICIPALITY MAY NOT 27 ENACT A LOCAL LAW OR ORDER THAT:

- 1 (I) ESTABLISHES A QUOTA FOR THE NUMBER OF REQUESTS TO
- 2 SUMMON LAW ENFORCEMENT OR EMERGENCY SERVICES TO A RESIDENTIAL
- 3 PROPERTY AS A COMPONENT OF THE DEFINITION OF A NUISANCE;
- 4 (II) PENALIZES A HOMEOWNER, TENANT, OR LANDLORD FOR:
- 5 1. LAWFULLY SUMMONING LAW ENFORCEMENT OR
- 6 EMERGENCY SERVICES TO A RESIDENTIAL PROPERTY; OR
- 7 2. THE LAWFUL SUMMONING BY AN INDIVIDUAL WHO IS
- 8 NOT THE HOMEOWNER, TENANT, OR LANDLORD OF LAW ENFORCEMENT OR
- 9 EMERGENCY SERVICES TO A RESIDENTIAL PROPERTY.
- 10 (2) THERE IS A PRESUMPTION THAT A LOCAL LAW OR ORDER IS
- 11 PROHIBITED UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION IF THE LOCAL LAW OR
- 12 ORDER AUTHORIZES OR REQUIRES:
- 13 (I) THE ASSESSMENT OF A MONETARY PENALTY OR FINE ON A
- 14 HOMEOWNER, LANDLORD, OR TENANT;
- 15 (II) THE USE OF AN ACTION FOR REPOSSESSION OF A RENTED
- 16 DWELLING FROM A TENANT OR TERMINATION OR NONRENEWAL OF A TENANT'S
- 17 LEASE; OR
- 18 (III) THE REVOCATION, SUSPENSION, OR NONRENEWAL OF A
- 19 RENTAL LICENSE.
- 20 (C) A HOMEOWNER, TENANT, OR LANDLORD MAY RAISE THE ISSUE THAT A
- 21 LOCAL LAW OR ORDER IS PROHIBITED UNDER SUBSECTION (B) OF THIS SECTION:
- 22 (1) As a defense to an action to enforce the local law or
- 23 ORDER; OR
- 24 (2) AS AN AFFIRMATIVE CLAIM FOR DAMAGES RESULTING FROM THE
- 25 ENFORCEMENT OF THE LAW OR ORDER.
- 26 (D) IF IN ANY PROCEEDING THE COURT FINDS IN FAVOR OF THE
- 27 HOMEOWNER, TENANT, OR LANDLORD, THE COURT MAY ENTER A JUDGMENT
- 28 AGAINST THE COUNTY OR MUNICIPALITY ATTEMPTING TO ENFORCE THE
- 29 PROHIBITED LOCAL LAW OR ORDER AND AWARD THE HOMEOWNER, TENANT, OR
- 30 LANDLORD:

(1) REASONABLE DAMAGES;

1	(2) REA	ASONABLE ATTORNEY'S FEES;
2	(3) Co	URT COSTS;
3	(4) RE	NSTATEMENT OF A RENTAL LICENSE; AND
4	<b>(5)</b> OT	HER RELIEF AS DEEMED APPROPRIATE BY THE COURT.
5 6		D BE IT FURTHER ENACTED, That this Act shall take effect