## **HOUSE BILL 281**

E25lr1589 HB 572/24 – JUD CF SB 146 (PRE-FILED) By: Delegate Embry Requested: October 31, 2024 Introduced and read first time: January 8, 2025 Assigned to: Judiciary Committee Report: Favorable House action: Adopted Read second time: February 22, 2025 CHAPTER AN ACT concerning Criminal Procedure - Admission of Out-of-Court Statements - Assault in the Second Degree FOR the purpose of providing that under certain circumstances a certain statement made by a certain declarant is not excluded by the hearsay rule during the trial of a criminal case in which the defendant is charged with assault in the second degree; and generally relating to the admission of out-of-court statements. BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 10–901 Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: **Article - Courts and Judicial Proceedings** 10-901. During the trial of a criminal case in which the defendant is charged with a felony OR AN ASSAULT IN THE SECOND DEGREE, a statement as defined in Maryland Rule 5–801(a) is not excluded by the hearsay rule if the statement is offered against a party

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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

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October 1, 2025.

1 that has engaged in, directed, or conspired to commit wrongdoing that was intended to and 2 did procure the unavailability of the declarant of the statement, as defined in Maryland 3 Rule 5–804. 4 (b) Subject to subsection (c) of this section, before admitting a statement under 5 this section, the court shall hold a hearing outside the presence of the jury at which: 6 The Maryland Rules of Evidence are strictly applied; and (1) 7 The court finds by a preponderance of the evidence that the party (2)8 against whom the statement is offered engaged in, directed, or conspired to commit the 9 wrongdoing that procured the unavailability of the declarant. 10 A statement may not be admitted under this section unless: (c) 11 (1) The statement was: 12 Given under oath subject to the penalty of perjury at a trial, (i) hearing, or other proceeding or in a deposition; 13 14 (ii) Reduced to writing and signed by the declarant; or 15 (iii) Recorded in substantially verbatim fashion by stenographic or 16 electronic means contemporaneously with the making of the statement; and 17 As soon as is practicable after the proponent of the statement learns that the declarant will be unavailable, the proponent notifies the adverse party of: 18 19 (i) The intention to offer the statement; 20 (ii) The particulars of the statement; and 21(iii) The identity of the witness through whom the statement will be offered. 22

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect