HOUSE BILL 293

E25lr1800 HB 141/24 – JUD CF SB 274 By: Delegates Pippy and Simpson, Simpson, Pasteur, Schmidt, Simmons, Phillips, Stinnett, Nkongolo, Arikan, Taylor, Grammer, Sample-Hughes, Conaway, and Kaufman Introduced and read first time: January 9, 2025 Assigned to: Judiciary Committee Report: Favorable with amendments House action: Adopted Read second time: March 3, 2025 CHAPTER AN ACT concerning Criminal Procedure - Child Victims - Testimony in Child Abuse Cases FOR the purpose of altering a certain requirement under which a court is authorized to order that the testimony of a child victim be taken outside a courtroom and shown in the courtroom by closed circuit television in certain child abuse cases; and generally relating to testimony of child victims. BY repealing and reenacting, with amendments, Article – Criminal Procedure Section 11–303 Annotated Code of Maryland (2018 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 - Criminal Procedure 11 - 303.**(1)** This section applies to a case of abuse of a child under Title 5, Subtitle 7 of the Family Law Article or § 3–601 or § 3–602 of the Criminal Law Article.

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.



1 (2) This section does not apply if a defendant or child 2 respondent is without counsel.

- 3 (b) A court may order that the testimony of a child victim be taken outside the courtroom and shown in the courtroom by closed circuit television if:
- the court determines that testimony by the child victim in the presence of a defendant or a child respondent will result in the child [victim's] VICTIM suffering serious emotional distress [such that the child victim cannot reasonably communicate]; and
- 9 (2) the testimony is taken during the proceeding.
- 10 (c) (1) In determining whether testimony by the child victim in the presence 11 of the defendant or child respondent will result in the child [victim's] VICTIM suffering 12 [such] serious emotional distress [that the child cannot reasonably communicate], the 13 court may:
- 14 (i) observe and question the child victim inside or outside the 15 courtroom; and
- 16 (ii) hear testimony of a parent or custodian of the child victim or 17 other person, including a person who has dealt with the child victim in a therapeutic 18 setting.
- 19 (2) (i) Except as provided in subparagraph (ii) of this paragraph, each defendant or child respondent, one attorney for a defendant or child respondent, one prosecuting attorney, and one attorney for the child victim may be present when the court hears testimony on whether to allow a child victim to testify by closed circuit television.
- 23 (ii) If the court decides to observe or question the child victim in 24 connection with the determination to allow testimony by closed circuit television:
- 25 1. the court may not allow the defendant or child respondent 26 to be present; but
- 27 one attorney for each defendant or child respondent, one prosecuting attorney, and one attorney for the child victim may be present.
- 29 (d) (1) <u>If the child victim testifies by closed circuit television,</u>
 30 <u>THE TESTIMONY SHALL BE GIVEN WITHIN THE COURTHOUSE IN A SETTING THAT THE</u>
 31 <u>COURT FINDS WILL REASONABLY MITIGATE THE LIKELIHOOD THAT THE CHILD</u>
 32 <u>VICTIM WILL SUFFER EMOTIONAL DISTRESS.</u>
- Only the following persons may be in the room with the child victim when the child victim testifies by closed circuit television:

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(iii) one attorney for the child victim; (iv) the operators of the closed circuit television equipment; ar (iv) subject to the Maryland Rules, any person whose presence, opinion of the court, contributes to the well-being of the child victim, including a who has dealt with the child victim in a therapeutic setting concerning the abuse. (2) (3) During the child victim's testimony by closed circuit teles the court and the defendant or child respondent shall be in the courtroom. (3) (4) (1) [The] SUBJECT TO SUBSECTION (F) OF THIS SECTION (F) OF THIS OF THIS SECTION (F) OF THIS OF THIS OF THIS OF TH		(i) one pro	osecuting attorney;	
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[(g)] (F) [This section does not allow] UNDER THIS SECTION, A COUR' NOT ORDER the use of two—way closed circuit television or other procedure that wo a child victim see or hear a defendant or child respondent.	16 ATTORNEY FOR T WHERE THE CHILI 18 (4) (5) 19 proceeding, only of 20 respondent, and the 21 party and the court 22 (e) [This 24 counsel. 25 (f)] This se 26 or child respondent	(i) (i) (ii) In a character does not being in	ANT OR CHILD RESPONDENT WHO IS IN THE ROOF TESTIFYING. In a juvenile delinquency proceeding or criminal attorney, one attorney for each defendant or child uestion the child victim. The child in need of assistance case, only one attorney for each the child victim. The child victim and a defendant or child victim and a defendant of the courtroom at the same time when the child victim and a defendant or child v	al ld th

31 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 32 October 1, 2025.