SENATE BILL 24

P1, P5 5lr0686 (PRE–FILED) CF HB 2

By: Senator Kagan

AN ACT concerning

1

Requested: August 13, 2024

Introduced and read first time: January 8, 2025

Assigned to: Education, Energy, and the Environment

A BILL ENTITLED

2 Annotated Code – Terminology – Clergy and Churches, Faith Institutions, and Places of Worship

- FOR the purpose of altering certain terminology throughout the Annotated Code that refers to a clergyman to refer to a member of the clergy and churches to refer to faith institutions and places of worship; and generally relating to clergy, churches, faith institutions, and places of worship.
- 8 BY repealing and reenacting, with amendments,
- 9 Article Alcoholic Beverages and Cannabis
- 10 Section 16–405(b)(1)(iii) and 26–904(d)(2)(ix)
- 11 Annotated Code of Maryland
- 12 (2024 Replacement Volume)
- 13 BY repealing and reenacting, with amendments,
- 14 Article Business Regulation
- 15 Section 5–602(a)(2) and 17–1803(e)(1)(i)
- Annotated Code of Maryland
- 17 (2024 Replacement Volume)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Commercial Law
- 20 Section 13–104(1), 14–401(l)(3), and 23–101(e)(2)(vi)
- 21 Annotated Code of Maryland
- 22 (2013 Replacement Volume and 2024 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Corporations and Associations
- 25 Section 5–301(b), 5–301.1, 5–302, 5–304(b), 5–305, 5–307(b) and (c), 5–310(a)(1),
- 26 5–311, and 5–312(a) and (b)(1)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

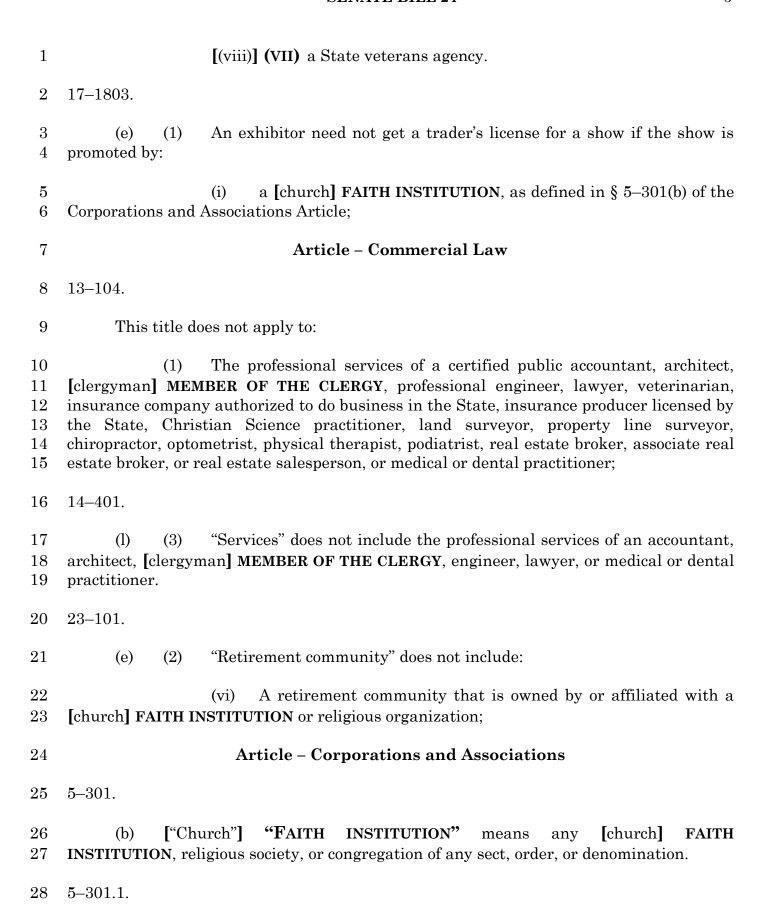
[Brackets] indicate matter deleted from existing law.



BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 3–2A-01(b)(2) and 9–111 Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Criminal Law Section 4–209(b)(1)(iii) Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Economic Development Section 1–301(k) Annotated Code of Maryland (2024 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Education Section 2–206(e)(4), 2–304(b)(1), 7–108(b)(1)(iv), 7–404(g), and 11–202.1(h)(2)(i) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Environment Section 6–401(g)(2)(ix) Annotated Code of Maryland (2013 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Environment Section 14–108(d), 15–505(b)(2)(v), and 15–810(b)(4) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Environment Section 14–108(d), 15–505(b)(2)(v), and 15–810(b)(4) Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Environment Section 2–403(a)(1) and 5–705(a)(3) Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Family Law Section 2–403(a)(1) and 5–705(a)(3) Annotated Code of Maryland (2019 Replacement Volume and 2024 Supplement)	$\begin{array}{c} 1 \\ 2 \end{array}$	Annotated Code of Maryland (2014 Replacement Volume and 2024 Supplement)
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	38	BY repealing and reenacting, with amendments,
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1 2 3	Section 7–1003(i), 10–703, 19–301(o)(2), 19–403(3), and 19–4A–02(2) Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement)
4 5 6 7 8	BY repealing and reenacting, with amendments, Article – Health Occupations Section 1–401(a)(4)(ii) and 9–307(a) and (c) Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement)
9 10 11 12 13	BY repealing and reenacting, with amendments, Article – Labor and Employment Section 8–208(b) and (c) Annotated Code of Maryland (2016 Replacement Volume and 2024 Supplement)
14 15 16 17 18	BY repealing and reenacting, with amendments, Article – Natural Resources Section 10–410(g)(1), (3), (5), and (6) Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement)
19 20 21 22 23	BY repealing and reenacting, with amendments, Article – Public Safety Section 6–307(a)(1)(ii), 10–204(a)(1)(i), and 14–1001(a)(1) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement)
24 25 26 27 28	BY repealing and reenacting, with amendments, Article – Real Property Section 12–104(d) Annotated Code of Maryland (2023 Replacement Volume and 2024 Supplement)
29 30 31 32 33	BY repealing and reenacting, with amendments, Article – State Government Section 9–1010(a)(1) Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement)
34 35 36 37 38	BY repealing and reenacting, with amendments, Article – Tax – General Section 11–204(b)(1) and (7) and 11–206(d)(1)(ii) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement)
39	BY repealing and reenacting, with amendments,

1 2 3 4	Article – Transportation Section 8–714(b)(3)(ii), 8–742, 11–117(a), and 21–703(a)(3) and (g)(2) Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement)				
5 6	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
7			Arti	cle – .	Alcoholic Beverages and Cannabis
8	16–405.				
9	(b)	(1)	In thi	s subs	section, "protected building" means:
10			(iii)	a [ch	urch or other] place of worship.
11	26–904.				
12 13 14			allow ar	ı indiv	older that obtains an entertainment permit under § 26–1103 vidual under 21 years of age to be present on the premises being served during any of the following events:
15			(ix)	[chui	rch] event HELD BY A FAITH INSTITUTION;
16				Ar	ticle - Business Regulation
17	5-602.				
18	(a)	This	subtitle	e does	not apply to a cemetery that:
19		(2)	is own	ned an	nd operated by:
20			(i)	a cou	nty;
21			(ii)	a mu	nicipal corporation;
22			(iii)	[a ch	urch;
23			(iv)	a syn	agogue;] A FAITH INSTITUTION;
24			[(v)]	(IV)	a religious organization;
25 26	the Genera	l Asseı	[(vi)] mbly;	(v)	a nonprofit organization created before 1900 by an act of
27			[(vii)]	(VI)	a family and does not conduct public sales; or



1 2 3	Except as otherwise provided in this subtitle or in any other provision of law, this part applies to every religious corporation formed in this State by any [church] FAITH INSTITUTION.						
4	5-302.						
5 6	(a) corporation	The adult members of a [church] FAITH INSTITUTION may form a religious as provided in this part.					
7	(b)	The members shall:					
8 9	behalf of the	(1) Elect at least four individuals to act as trustees in the name of and on [church] FAITH INSTITUTION; and					
10		(2) Prepare a plan of the [church] FAITH INSTITUTION.					
11	(c)	The plan shall include:					
12		(1) The purposes for which the religious corporation is formed;					
13 14	INSTITUTIO	(2) The name of the religious corporation and the [church] FAITH ON;					
15		(3) The time and manner for election and succession of trustees; and					
16		(4) The exact qualifications of individuals eligible:					
17		(i) To vote at elections; and					
18		(ii) To be elected to office.					
19	5-304.						
20	(b)	The articles of incorporation shall contain:					
21		(1) The plan of the [church] FAITH INSTITUTION;					
22 23	INSTITUTIO	(2) The address of the principal place of worship of the [church] FAITH ON; and					
24 25	INSTITUTIO	(3) The name and address of the resident agent of the [church] FAITH ON.					
26	5–305.						

If a [church] **FAITH INSTITUTION** forms a religious corporation, any assets held in trust for the [church] **FAITH INSTITUTION** by any person shall be conveyed immediately to the religious corporation.

4 5–307.

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- (b) Unless the plan provides otherwise, the trustees shall be elected and their successors continued at the time and place ordinarily used for public meetings of the [church] FAITH INSTITUTION, by the individuals who, according to the custom and usage of the [church] FAITH INSTITUTION, have a voice in the management and direction of congregational or temporal affairs.
- 10 (c) Unless the plan permits otherwise, the minister of the [church] FAITH
 11 INSTITUTION or, if there is more than one minister, the senior minister shall be a trustee
 12 of the religious corporation, in addition to the trustees required by § 5–302(b)(1) of this
 13 subtitle.
- 14 5–310.
- 15 (a) If any contest arises over the voting rights or the fair conduct of an election:
- 16 (1) Each contending party shall appoint one individual from among the 17 members of a neighboring [church] FAITH INSTITUTION of the same religious persuasion 18 or, if there is no such [church] FAITH INSTITUTION, from among the members of any other 19 [church] FAITH INSTITUTION; and
- 20 5–311.
- 21 (a) Members of a [church] FAITH INSTITUTION may separate from the [church] 22 FAITH INSTITUTION, form a house of worship, and employ a minister if:
- 23 (1) They are of sufficient number to form a house of worship and maintain 24 a minister; and
- 25 (2) All debts and contracts incurred by them as members of the original 26 [church] **FAITH INSTITUTION** are discharged.
- 27 (b) When incorporated, the new [church] **FAITH INSTITUTION** is entitled to the 28 benefits of this subtitle relating to religious corporations.
- 29 5–312.
- 30 (a) If any [church] **FAITH INSTITUTION** organized since 1800 as a religious corporation under any law of the State did not file its plan or articles of incorporation for record in the proper office within the time required by law, but subsequently files its plan or articles of incorporation in the proper office:

1 (1) The [church] **FAITH INSTITUTION** is a lawful religious corporation; 2 The date of incorporation is the date of the plan or articles of (2)3 incorporation; and 4 If otherwise lawful, every action of the [church] FAITH INSTITUTION (3)5 from the date of incorporation is valid. 6 There is a conclusive presumption in every court of the State that a plan or 7 articles of incorporation of a religious corporation were properly filed for record in the appropriate office and that these records were lost or destroyed, if: 8 9 It appears from the record book of the religious corporation or from any (1) other source that the [church] FAITH INSTITUTION adopted a valid plan or articles of 10 11 incorporation; and 12 **Article - Courts and Judicial Proceedings** 3-2A-01.13 14 (2)"Health care provider" does not include any nursing institution 15 conducted by and for those who rely upon treatment by spiritual means through prayer 16 alone in accordance with the tenets and practices of a recognized [church or religious denomination] FAITH INSTITUTION. 17 18 9-111. 19 A minister of the gospel, [clergyman] MEMBER OF THE CLERGY, or priest of an established [church of any denomination] FAITH INSTITUTION may not be compelled to 20 21testify on any matter in relation to any confession or communication made to him in 22 confidence by a person seeking his spiritual advice or consolation. 23Article - Criminal Law 244-209.25A county, municipal corporation, or special taxing district may regulate 26the purchase, sale, transfer, ownership, possession, and transportation of the items listed in subsection (a) of this section: 27 28 except as provided in paragraph (2) of this subsection, within 100 29 yards of or in a park, [church] PLACE OF WORSHIP, school, public building, and other place 30 of public assembly.

Article - Economic Development

2 10-301.

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- 3 (k) "Noncollegiate educational institution" means a noncollegiate educational 4 institution as defined in § 2–206 of the Education Article that:
- 5 (1) has received a certificate of approval from the State Board of Education; 6 or
- 7 (2) is an institution operated by a bona fide [church organization] **FAITH** 8 **INSTITUTION**.

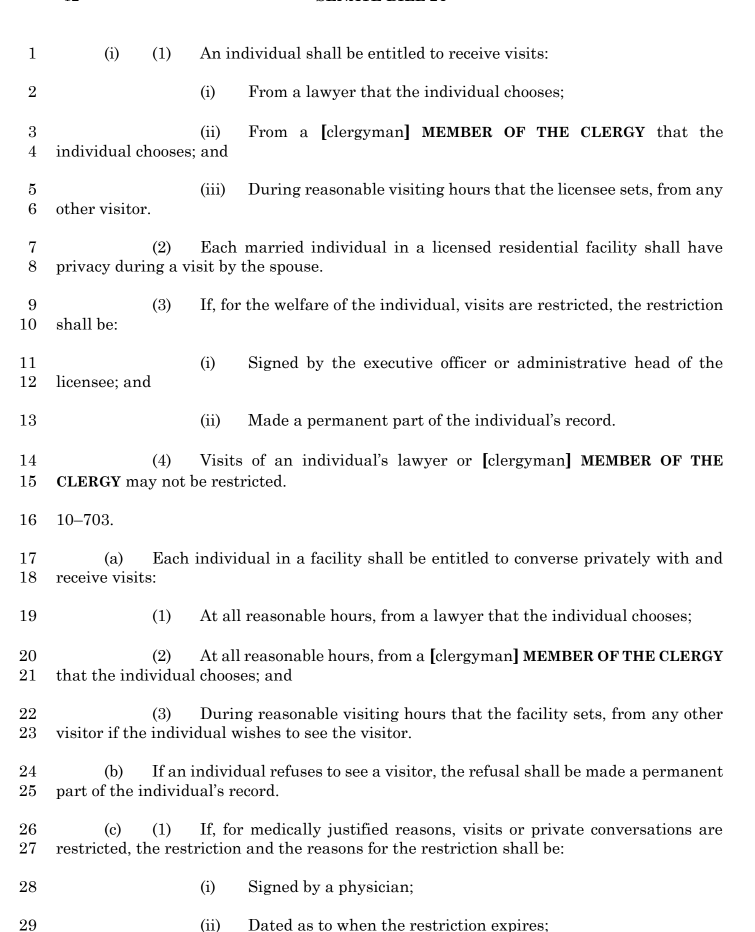
9 Article - Education

- 10 2–206.
- (e) (4) This subsection does not apply to [an] A NONCOLLEGIATE
- 12 EDUCATIONAL institution operated by a bona fide [church organization] FAITH
- 13 INSTITUTION, including the Amish and Mennonite church parochial schools. However,
- 14 [an] A NONCOLLEGIATE EDUCATIONAL institution that does not have a certificate of
- 15 approval from the State Board may not receive State funds, except that [an] A
- 16 NONCOLLEGIATE EDUCATIONAL institution operated by a bona fide [church
- 17 organization FAITH INSTITUTION is not required to have a certificate to receive State
- 18 funds for eligible students in the food service program who are enrolled in nursery school
- 19 through the eighth grade.
- 20 2-304.
- 21 (b) (1) Before a private noncollegiate educational institution that operates in
- 22 this State ends operations, including those operated by bona fide [church organizations]
- 23 FAITH INSTITUTIONS, the chief administrative officer of the PRIVATE NONCOLLEGIATE
- 24 EDUCATIONAL institution shall file with the State Superintendent the original or a legible
- 25 copy of all essential records of the academic achievements of each former student of the
- 26 PRIVATE NONCOLLEGIATE EDUCATIONAL institution who received instruction in any
- 27 combination of grades 9 through 12 or their equivalents.
- 28 7–108.
- 29 (b) (1) If written application is made to the county superintendent, the county 30 board shall provide for the use of a public school facility for:
- 31 (iv) Other civic, educational, social, or recreational purposes or
- 32 [church] FAITH INSTITUTION affiliated civic purposes.
- 33 7-404.

- 1 A student whose parent or guardian objects in writing to hearing and vision (g) 2 screening on the ground that it conflicts with the tenets and practice of a recognized [church 3 or religious denomination FAITH INSTITUTION of which he is an adherent or member may 4 not be required to take these screenings. 5 11-202.1.
- 6 With regard to a religious educational institution authorized to operate 7 without a certificate of approval under subsection (b) of this section, a person may not:
- 8 (2)Enroll a student in the institution unless, before enrollment, the person 9 gives written notice to and obtains a written acknowledgment from the student that:
- 10 (i) The institution's instructional program is only designed for and 11 aimed at persons who hold or seek to learn the particular religious faith or beliefs of the 12 [church] FAITH INSTITUTION or religious institution, and provides only educational programs for religious vocations or purposes; 13
- 14 Article - Environment
- 6-401.15
- 16 (g) (2) "Public and commercial building" includes:
- [Churches] PLACES OF WORSHIP: 17 (ix)
- 14–108. 18
- 19 The Department shall deny the permit if the Department determines that:
- 20 **(4)** The operation will constitute a significant physical hazard to a 21neighboring dwelling unit, school, [church] PLACE OF WORSHIP, hospital, commercial or 22 industrial building, public road, or other public or private property in existence at the time 23of the application for the permit;
- 24 15-505.
- 25Subject to valid existing rights, as that term is used in the federal 26 Surface Mining Control and Reclamation Act of 1977, the Department may not issue, 27 extend or renew any permit:
- 28 Within 300 feet of any public building, school, public park, (v) 29 [church] PLACE OF WORSHIP, community or institutional building; or
- 30 15–810.

1	(b)	The Department may deny the permit on finding that:						
2 3 4 5	(4) The operation will constitute a substantial physical hazard to a neighboring dwelling house, school, [church] PLACE OF WORSHIP, hospital, commercial or industrial building, public road, or other public or private property in existence at the time of application for the permit;							
6		Article – Family Law						
7	2–403.							
8	(a)	(1) A license shall read substantially as follows:						
9 10 11 12 13	of this State in matrimor society or re	e of Maryland and County of To any individual authorized by the laws to perform a marriage ceremony. You are hereby authorized to join together by according to the rules and ceremonies of your [church] FAITH INSTITUTION, eligious sect and the laws of this State, or according to the laws of this State, g individuals:						
14 15 16		(state here name of intended party one)						
17 18 19	Given under	(state here name of intended party two) my hand and seal of the Circuit Court for, this day of (state here month and year)."						
20	5-705.							
21 22 23 24	to provide n	(3) A minister of the gospel, [clergyman] MEMBER OF THE CLERGY , or established [church of any denomination] FAITH INSTITUTION is not required otice under paragraph (1) of this subsection if the notice would disclose matter o any communication described in § 9–111 of the Courts Article and:						
25 26 27 28	enjoined by	(i) the communication was made to the minister, [clergyman] F THE CLERGY, or priest in a professional character in the course of discipline the [church] FAITH INSTITUTION to which the minister, [clergyman] F THE CLERGY, or priest belongs; and						
29 30 31		(ii) the minister, [clergyman] MEMBER OF THE CLERGY, or priest maintain the confidentiality of that communication under canon law, [church] e OF THE FAITH INSTITUTION, or practice.						
32		Article – Health – General						

7–1003.



1 (iii) Made a permanent part of the individual's record; and 2 (iv) Reviewed every 30 days if the restriction remains in effect. 3 Visits of an individual's lawyer or [clergyman] MEMBER OF THE (2)4 **CLERGY** may not be restricted during reasonable hours. 5 19–301. 6 "Related institution" does not include a nursing facility or visiting nurse (2)(o) 7 service that is conducted only by or for adherents of a bona fide [church] FAITH 8 **INSTITUTION** or religious organization, in accordance with tenets and practices that 9 include reliance on treatment by spiritual means alone for healing. 10 19-403. 11 This subtitle does not: 12 Prohibit the care of an individual who relies on treatment in accordance 13 with the tenets and practices of a recognized [church or religious denomination] FAITH INSTITUTION and, with or without compensation, is cared for in accordance with those 14 15 tenets and practices. 16 19-4A-02. 17 This subtitle does not: 18 (2)Prohibit the care of an individual who relies on treatment in accordance 19 with the tenets and practices of a recognized [church or religious denomination] FAITH 20 **INSTITUTION** and, with or without compensation, is provided care in accordance with those 21tenets and practices. 22 **Article – Health Occupations** 231-401."Provider of health care" does not include any nursing institution 24**(4)** 25that is conducted by and for those who rely on treatment by spiritual means through prayer 26 alone in accordance with the tenets and practices of a recognized [church or religious 27 denomination FAITH INSTITUTION. 9 - 307.28

In this section, "certified institution" means an institution that:

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(a)

- 1 Cares for and treats the sick in accordance with the teachings of any (1) 2 recognized [church or religious denomination] FAITH INSTITUTION that teaches reliance 3 on spiritual means through prayer alone for healing; and 4 Is certified by that [church or religious denomination] FAITH **INSTITUTION** to provide this care and treatment. 5 6 An applicant qualifies for a limited license only if a recognized [church or 7 religious denomination] FAITH INSTITUTION that teaches reliance on spiritual means 8 through prayer alone for healing approves the applicant as qualified to administer certified 9 institutions. 10 Article – Labor and Employment 11 8-208.12 (b) Employment is not covered employment if the employment is performed for: (1) 13 a [church or an association or convention of churches] FAITH INSTITUTION OR AN ASSOCIATION OR CONVENTION OF FAITH INSTITUTIONS: or 14 15 (2)an organization that is: 16 (i) operated primarily for religious purposes; and 17 (ii) controlled, operated, principally supported, or supervised by a 18 [church or an association or convention of churches] FAITH INSTITUTION OR AN ASSOCIATION OR CONVENTION OF FAITH INSTITUTIONS. 19 20 (c) Employment is not covered employment if the employment is performed by: a commissioned, licensed, or ordained minister of a [church] FAITH 21(1) 22 **INSTITUTION** in the exercise of the ministry; or 23 (2)a member of a religious order in the exercise of duties required by the order. 2425**Article - Natural Resources** 2610-410.
- (g) (1) Except as provided in paragraphs (2) and (3) of this subsection, a person, other than the owner or occupant, while hunting for any wild bird or mammal may not shoot or discharge any firearm or other deadly weapon within 150 yards, known as the "safety zone", of a dwelling house, residence, [church] PLACE OF WORSHIP, or other

- building or camp occupied by human beings, or shoot at any wild bird or mammal while it is within this area, without the specific advance permission of the owner or occupant.
- 3 (3) (i) For archery hunters in Allegany County, Calvert County, Carroll County, Cecil County, Frederick County, Garrett County, Harford County, Montgomery County, St. Mary's County, Washington County, Worcester County, or Wicomico County, the safety zone described in paragraph (1) of this subsection extends for 50 yards from a dwelling house, residence, [church] PLACE OF WORSHIP, or any other building or camp occupied by human beings.
- 9 (ii) For archery hunters in Anne Arundel County, the safety zone 10 described in paragraph (1) of this subsection extends for 100 yards from a dwelling house, 11 residence, [church] PLACE OF WORSHIP, or any other building or camp occupied by human 12 beings.
- 13 (iii) In Howard County, for archery hunters who are hunting under 14 the authority of a deer management permit, or who are actively participating in a hunting 15 program administered by the county, the safety zone described in paragraph (1) of this 16 subsection extends for 50 yards from a dwelling house, residence, [church] PLACE OF 17 WORSHIP, or any other building or camp occupied by humans.
- 18 (5) In Harford County, an archery hunter shall use a tree stand when 19 hunting any wild bird or mammal within 50 to 100 yards of a dwelling house, residence, 20 [church] PLACE OF WORSHIP, public or nonpublic school, or other building or camp 21 occupied by human beings.
- 22 (6) (i) In Montgomery County or Washington County, an archery 23 hunter shall be in an elevated position that allows the hunter to shoot in a downward 24 trajectory when hunting any wild bird or mammal within 50 to 100 yards of a dwelling 25 house, residence, [church] PLACE OF WORSHIP, public or nonpublic school, or other 26 building or camp occupied by human beings.
 - (ii) In Howard County, for archery hunters who are hunting under the authority of a deer management permit, or who are actively participating in a hunting program administered by the county, shall be in an elevated position that allows the hunters to shoot in a downward trajectory when hunting any wild bird or mammal within 50 to 150 yards of a dwelling house, residence, [church] **PLACE OF WORSHIP**, public or nonpublic school, or other building or camp occupied by human beings.

33 Article – Public Safety

34 6-307.

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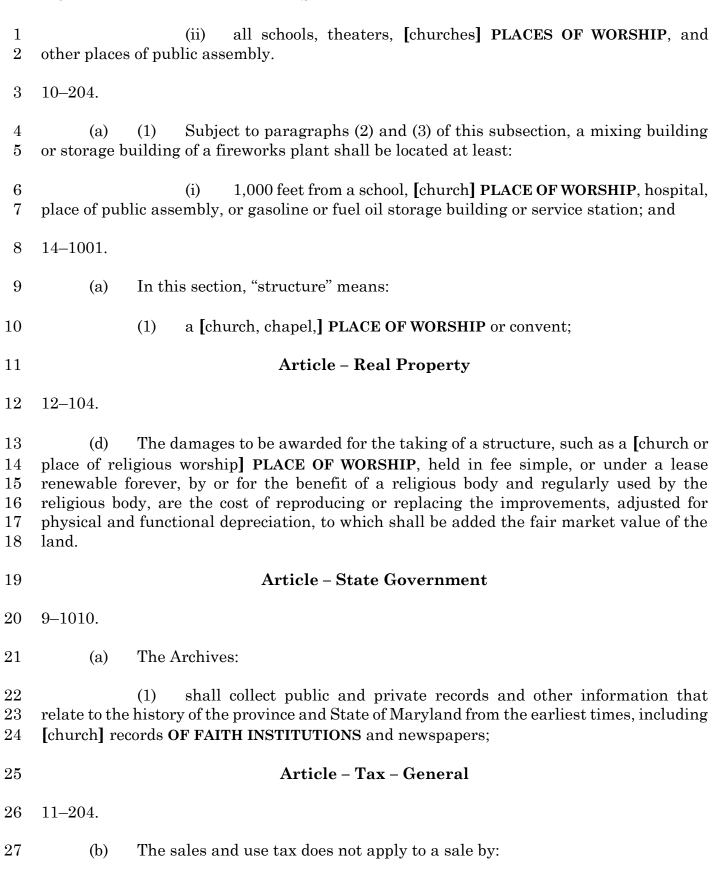
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35 (a) (1) The State Fire Marshal shall inspect for fire exits and reasonable safety 36 standards:



1 2 3	the sale is organization		a bona fide [church] FAITH INSTITUTION or religious organization, if for the general purposes of the [church] FAITH INSTITUTION or
4 5 6		-	subject to subsection (e) of this section, a bona fide [church] FAITH igious organization, or other nonprofit organization exempt from taxation of the Internal Revenue Code if:
7			(i) the sale is made at an auction sale; and
8 9	of the [chur	ch] FA	(ii) the proceeds of the sale are used to carry on the exempt purposes ITH INSTITUTION or organization; or
10	11–206.		
11	(d)	The s	sales and use tax does not apply to:
12		(1)	a sale of food:
13			(ii) by a [church] FAITH INSTITUTION or religious organization;
14			Article - Transportation
15	8–714.		
16 17	(b) sign:	A per	rmit is not required under this section to erect or maintain any outdoor
18		(3)	That is used only to advertise:
19 20	THIS STATE	Е ВҮ А	(ii) A county [or church] fair held in this State OR A FAIR HELD IN FAITH INSTITUTION;
21	8–742.		
22	This	part do	pes not prohibit the erection or maintenance of:
23		(1)	Any on premise outdoor sign that complies with § 8–744 of this subtitle;
24 25 26			Any outdoor sign used to identify a [church] PLACE OF WORSHIP or a ent or location, if the sign is erected in accordance with the rules and Administration; or
27 28	highway rui	(3) ns para	Any outdoor sign along a highway that is not an expressway, even if the allel or partially parallel to an expressway, if the sign faces that highway.

- 1 11–117.
- 2 (a) "Educational purposes" includes those activities of schools certified by the 3 Department of Education, activities of centers for individuals with an intellectual disability
- 4 and physically handicapped individuals, [church schools] SCHOOLS OPERATED BY A
- 5 FAITH INSTITUTION, Sunday schools and [church] FAITH INSTITUTION related
- 6 functions, child care centers, day camps, or summer camps, or any other activity that
- 7 provides some educational experience for its participants.
- 8 21-703.
- 9 (a) Except as provided in subsection (g) of this section, this section applies to:
- 10 (3) Every bus that is owned or operated by a [church] **FAITH INSTITUTION** 11 and carrying any passenger;
- 12 (g) (2) This section does not apply to school buses and [church] buses **THAT**13 **ARE OWNED OR OPERATED BY A FAITH INSTITUTION**, as described in subsection (a)(2)
 14 and (3) of this section, at locations within Baltimore City where complying with the
 15 provision of this section would conflict with the existing traffic signal indications.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.