SENATE BILL 1001

E2 SB 662/24 – JPR 5lr3441 CF HB 1346

By: Senator Mautz

Introduced and read first time: February 1, 2025 Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

2 Criminal Procedure – Evidence – Protecting the Admissibility of Creative 3 Expression 4 (PACE Act)

FOR the purpose of providing that the creative expression of a criminal defendant or
juvenile respondent is not admissible against the defendant or respondent unless the
court makes certain findings, subject to a certain exception; and generally relating
to the admissibility of creative expression in criminal or juvenile proceedings.

- 9 BY adding to
- 10 Article Courts and Judicial Proceedings
- 11 Section 10–926
- 12 Annotated Code of Maryland
- 13 (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:

16

Article – Courts and Judicial Proceedings

17 **10–926.**

18 (A) (1) IN THIS SECTION, "CREATIVE EXPRESSION" MEANS THE 19 EXPRESSION OR APPLICATION OF CREATIVITY OR IMAGINATION IN THE 20 PRODUCTION OR ARRANGEMENT OF FORMS, SOUNDS, WORDS, MOVEMENTS, OR 21 SYMBOLS.

- 22 (2) "CREATIVE EXPRESSION" INCLUDES:
- 23 (I) MUSIC;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



(II)	DANCE;
	(II)

- 2 (III) **PERFORMANCE ART;**
- 3 (IV) VISUAL ART;
- 4 (V) **POETRY**;
- 5 (VI) LITERATURE; AND
- 6 (VII) FILM.

7 (B) IN ANY CRIMINAL PROCEEDING OR JUVENILE PROCEEDING, THE 8 CREATIVE EXPRESSION OF A DEFENDANT OR RESPONDENT IS NOT ADMISSIBLE 9 AGAINST THE DEFENDANT OR RESPONDENT UNLESS THE COURT FINDS, BY CLEAR 10 AND CONVINCING EVIDENCE, THAT:

11 (1) (I) THE DEFENDANT OR RESPONDENT INTENDED THE 12 CREATIVE EXPRESSION TO BE LITERAL, RATHER THAN FIGURATIVE OR FICTIONAL; 13 OR

14 (II) IF THE CREATIVE EXPRESSION IS DERIVATIVE, THE 15 DEFENDANT INTENDED TO ADOPT THE LITERAL MEANING OF THE CREATIVE 16 EXPRESSION AS THEIR OWN;

17 (2) THE CREATIVE EXPRESSION REFERS TO THE SPECIFIC FACTS OF 18 THE ALLEGED OFFENSE;

19(3)THE CREATIVE EXPRESSION IS RELEVANT TO A DISPUTED ISSUE20OF FACT; AND

21 (4) THE CREATIVE EXPRESSION HAS PROBATIVE VALUE THAT 22 CANNOT BE PROVIDED BY OTHER ADMISSIBLE EVIDENCE.

(C) NOTHING IN THIS SECTION PRECLUDES THE ADMISSION OF CREATIVE
 EXPRESSION IN JUVENILE CASES FOR THE PURPOSES OF EVALUATING,
 RECOMMENDING, OR ORDERING REFERRAL TO MENTAL HEALTH SERVICES OR
 DIVERSION PROGRAMS.

27 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 28 October 1, 2025.