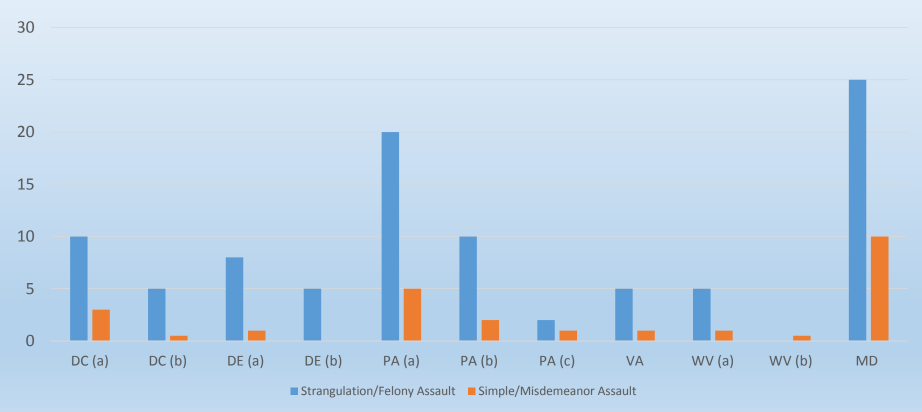
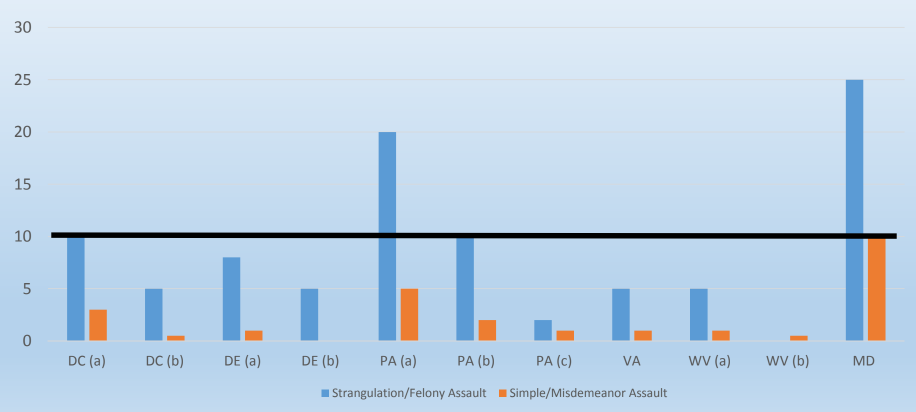


# SB 212 Assault in the First Degree – Suffocation or Strangulation OPPOSED

## Maximum Penalties for Assault 6 State Comparison



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#### **Assault in the First Degree**

Criminal Law § 3-202

(a)(1) A person may not *intentionally* cause or *attempt* to *cause serious physical injury* to another.

### Serious Physical Injury

Criminal Law § 3-201(d)

- (d) "Serious physical injury" means physical injury that:
  - (1) creates a substantial risk of death; or
  - (2) causes permanent or *protracted serious*:
    - (i) disfigurement;
    - (ii) loss of the function of any bodily member or organ; or
    - (iii) impairment of the function of any bodily member or organ.

#### A Conviction for 1<sup>st</sup> Degree Assault Can Be Based On:

- circumstantial evidence "[a] jury may infer the necessary intent from an individual's conduct and the surrounding circumstances, whether or not the victim suffers such an injury" CHILCOAT V. STATE, 155 MD.APP. 394 (2004)
- strangulation and choking:
  - "certainly the effects of strangulation qualify as serious bodily injury" VENABLE V. STATE, 2018 WL 1312991 (MD COURT OF SPECIAL APPEALS)
  - "we note that numerous cases have held that choking or strangulation constitutes a serious physical injury" HASSAN V. STATE, 2019 WL 6047281 (MD COURT OF SPECIAL APPEALS)