

Maryland Chiefs of Police Association Maryland Sheriffs' Association



MEMORANDUM

TO:	The Honorable William C. Smith, Jr. Chairman and Members of the Judicial Proceedings Committee
FROM:	Chief David Morris, Co-Chair, MCPA, Joint Legislative Committee Sheriff Darren Popkin, Co-Chair, MSA, Joint Legislative Committee Andrea Mansfield, Representative, MCPA-MSA Joint Legislative Committee
DATE:	February 6, 2020
RE:	SB 271 – Crimes – Victim and Witness Intimidation – Penalties and Procedures

POSITION: SUPPORT

The Maryland Chiefs of Police Association (MCPA) and the Maryland Sheriffs' Association (MSA) SUPPORT SB 271. This bill would toughen penalties for witness intimidation resulting in serious physical injury or death and expand the courts' ability to admit statements made by intimidated witnesses under certain circumstances to all crimes.

Witness tampering and reprisals against witnesses have been a difficulty faced by prosecutors when prosecuting criminal cases. Evidentiary rules generally exclude hearsay from being admitted into evidence except in limited circumstances. Under current law a statement is not excluded by the hearsay rule and is admissible during the criminal trial of a defendant charged with a felony violation for controlled dangerous substances or certain crimes of violence if the statement is offered against a party that has engaged in, directed, or conspired to commit wrongdoing that was intended to and did render the witness unavailable. SB 271 removes this limited exception and applies it to any criminal case.

The bill also establishes new offenses and toughens penalties for witness intimidation resulting in serious physical injury or death.

These two components working together serve as a major deterrent to witness intimidation and will serve to solve more criminal cases. For these reasons, MCPA and MSA SUPPORT SB 271 and urge a FAVORABLE Committee report.

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