HOUSE BILL 807

E1 4lr1101 HB 940/13 – JUD CF SB 742

By: Delegates Lee, Clippinger, Cullison, DeBoy, Gutierrez, Healey, Howard, A. Kelly, McComas, McDonough, McMillan, B. Robinson, S. Robinson, and Stocksdale

Introduced and read first time: February 3, 2014

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

25

Criminal Law - Home Invasion and Armed Home Invasion

3 FOR the purpose of prohibiting a person from breaking and entering the dwelling of 4 another and committing a crime of violence against a person in the dwelling; 5 prohibiting a person from employing or displaying a dangerous weapon during 6 the commission of a home invasion; establishing a unit of prosecution for a 7 certain violation; establishing certain criminal penalties; authorizing a sentence 8 imposed under this Act to be separate from and consecutive to a sentence for 9 any other crime that arises from the conduct underlying the home invasion or 10 armed home invasion; defining certain terms; altering a certain definition; and 11 generally relating to the prohibition against home invasion.

- 12 BY adding to
- 13 Article Criminal Law
- Section 3–1001 and 3–1002 to be under the new subtitle "Subtitle 10. Home
- 15 Invasion"
- 16 Annotated Code of Maryland
- 17 (2012 Replacement Volume and 2013 Supplement)
- 18 BY repealing and reenacting, with amendments,
- 19 Article Criminal Law
- 20 Section 14–101(a)
- 21 Annotated Code of Maryland
- 22 (2012 Replacement Volume and 2013 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 24 MARYLAND, That the Laws of Maryland read as follows:

Article - Criminal Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

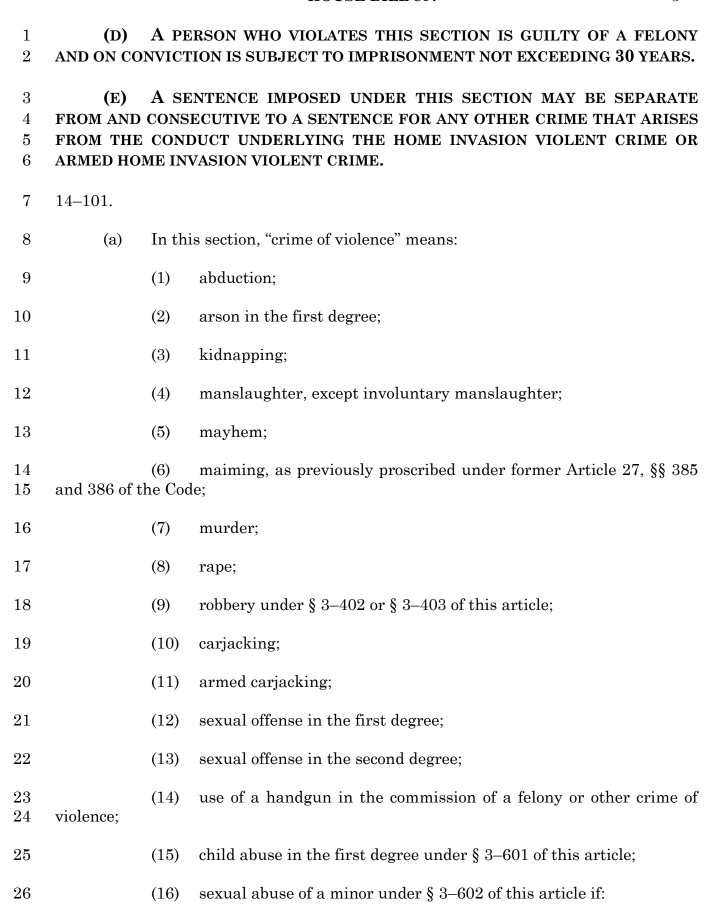
[Brackets] indicate matter deleted from existing law.



1

SUBTITLE 10. HOME INVASION.

- 2 **3–1001.**
- 3 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED.
- 5 (B) "BREAK" RETAINS ITS JUDICIALLY DETERMINED MEANING EXCEPT
 6 TO THE EXTENT THAT ITS MEANING IS EXPRESSLY OR IMPLIEDLY CHANGED IN
 7 THIS SUBTITLE.
- 8 (C) "CRIME OF VIOLENCE" HAS THE MEANING STATED IN § 14–101 OF 9 THIS ARTICLE.
- 10 (D) "DWELLING" RETAINS ITS JUDICIALLY DETERMINED MEANING 11 EXCEPT TO THE EXTENT THAT ITS MEANING IS EXPRESSLY OR IMPLIEDLY 12 CHANGED IN THIS SUBTITLE.
- 13 (E) "ENTER" RETAINS ITS JUDICIALLY DETERMINED MEANING EXCEPT
 14 TO THE EXTENT THAT ITS MEANING IS EXPRESSLY OR IMPLIEDLY CHANGED IN
 15 THIS SUBTITLE.
- 16 **3–1002.**
- 17 (A) A PERSON MAY NOT:
- 18 (1) BREAK AND ENTER THE DWELLING OF ANOTHER IF THE
 19 PERSON KNOWS OR HAS REASON TO KNOW THAT ONE OR MORE OTHER PERSONS
 20 ARE PRESENT IN THE DWELLING; AND
- 21 (2) COMMIT A CRIME OF VIOLENCE AGAINST A PERSON IN THE 22 DWELLING.
- 23 (B) A PERSON MAY NOT EMPLOY OR DISPLAY A DANGEROUS WEAPON 24 DURING THE COMMISSION OF A HOME INVASION UNDER SUBSECTION (A) OF 25 THIS SECTION.
- 26 (C) THE UNIT OF PROSECUTION FOR A VIOLATION OF THIS SECTION IS
 27 BASED ON THE NUMBER OF PERSONS IN THE DWELLING AT THE TIME OF THE
 28 HOME INVASION.



$\frac{1}{2}$	adult at the	(i) the victim is under the age of 13 years and the offender is an adult at the time of the offense; and												
3			(ii)	the off	ense i	nvolv	ved:							
$\frac{4}{5}$	article;			1.	vagin	al in	tercou	ırse,	as d	efine	d in	§ 3-	301 о	f this
6				2.	a sexu	ual ac	et, as o	define	d in §	3-3	01 of	this a	rticle;	
7 8	penetrates,	howeve	er sligh						-				ıder's	body
9 10 11	the victim's gratification								_		_			ing, of ousal,
$\frac{12}{3}$	through (16)	(17)) of this		tempt ection;	to cor	nmit	any	of the	e crir	nes o	lescri	bed i	n iter	ns (1)
14	article;	(18)	contir	nuing co	ourse	of co	onduct	with	ı a cl	hild 1	under	§ 3-	-315 c	of this
16		(19)	assau	lt in the	e first	degr	ee;							
L 7		(20)	assau	lt with	inten	t to m	urder	••						
18		(21)	assau	lt with	inten	t to ra	ape;							
19		(22)	assau	lt with	inten	t to re	ob;							
20		(23)	HOM	E INVAS	SION	UNDI	ER § 3	-100	2(A)	OF T	HIS A	RTIC	LE;	
21 22	ARTICLE;	(24)	ARMI	ЕД НО	ME	INVA	SION	UNI	DER	§ 3	3–100	2(B)	OF	THIS
23 24	degree; and	[(23)]	(25)	assaul	t with	n inte	ent to	comr	nit a	sexu	al off	ense	in the	e first
25 26	degree.	[(24)]	(26)	assaul	t with	inte	nt to	comm	it a s	exua	l offei	nse in	the s	second
27 28	SECT October 1, 2		. AND	BE IT	FUR'I	гнев	R ENA	CTEI	O, Th	at th	is Act	shal	l take	effect