E1 0lr3135 CF HB 830

By: Senators Cassilly and Ready

Introduced and read first time: January 31, 2020

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 9, 2020

CHAPTER

1 AN ACT concerning

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## Criminal Law - Organized Retail Theft

3 FOR the purpose of providing that multiple thefts committed by the same person in multiple counties under one scheme or continuing course of conduct may be 4 5 aggregated and prosecuted in a certain county; altering a certain provision relating 6 to sentencing of a person who has four or more prior theft convictions and is convicted 7 of theft of property or services with a certain value to prohibit a person who has three 8 or more prior theft convictions from committing theft of property or services with a 9 certain value; applying certain penalties; repealing a certain provision of law 10 prohibiting a court from imposing certain penalties under certain circumstances; 11 altering a certain reference to the maximum value of certain property or services 12 applicable to misdemeanor theft; requiring a court to make a finding as to whether 13 a certain crime is organized retail theft under certain circumstances; providing that 14 the State has a certain burden of proving that a certain crime is organized retail 15 theft; requiring that a certain finding become part of the court record for certain purposes under certain circumstances; making clarifying changes; repealing an 16 17 improper reference; defining a certain term; and generally relating to organized 18 retail theft.

19 BY repealing and reenacting, with amendments,

Article – Criminal Law

21 Section 7–103(f) and 7–104(g)

22 Annotated Code of Maryland

23 (2012 Replacement Volume and 2019 Supplement)

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

1 2 3 4 5	Article – Criminal Procedure Section 2–203 Annotated Code of Maryland							
6 7 8 9 10	BY adding to Article – Criminal Procedure Section 6–235 Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)							
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
13	Article - Criminal Law							
14	7–103.							
15 16 17	continuing course of conduct, whether from the same or [several sources] MULTIPLE							
18	[(1)] (I) the conduct may be considered as one crime; and							
19 20	[(2)] (II) the value of the property or services may be aggregated in determining whether the theft is a felony or a misdemeanor.							
21 22 23 24	(2) MULTIPLE THEFTS COMMITTED BY THE SAME PERSON IN MULTIPLE COUNTIES UNDER ONE SCHEME OR CONTINUING COURSE OF CONDUCT MAY BE AGGREGATED AND PROSECUTED IN ANY COUNTY IN WHICH ANY ONE OF THE THEFTS OCCURRED.							
25	<del>7–104.</del>							
26	(g) (1) A person convicted of theft of property or services with a value of:							
27	(i) at least \$1,500 but less than \$25,000 is guilty of a felony and:							
28 29	1. is subject to imprisonment not exceeding 5 years or a fine not exceeding \$10,000 or both; and							
30 31	2. shall restore the property taken to the owner or pay the owner the value of the property or services;							
32	(ii) at least \$25,000 but less than \$100,000 is guilty of a felony and:							

1			1. is subject to imprisonment not exceeding 10 years or a fine
2	not exceeding \$15,00	<del>)0 or l</del>	<del>ooth; and</del>
3			2. shall restore the property taken to the owner or pay the
4	<del>owner the value of t</del> l	<del>he pre</del>	<del>perty or services; or</del>
5	<del>(</del>	<del>iii)</del>	\$100,000 or more is guilty of a felony and:
6			1. is subject to imprisonment not exceeding 20 years or a fine
7	not exceeding \$25,00	<del>)0 or l</del>	<del>ooth; and</del>
8			2. shall restore the property taken to the owner or pay the
9	<del>owner the value of t</del>	<del>he pre</del>	<del>perty or services.</del>
10	<del>(2)</del> I	<del>Sxcep</del>	t as provided in paragraph (3) of this subsection, a person
11	convicted of theft of	<del>prope</del>	rty or services with a value of at least \$100 but less than \$1,500,
12	is guilty of a misden	<del>ieano</del>	<del>r and:</del>
13	<del>(</del>	<del>i)</del>	<del>is subject to:</del>
14			1. for a first conviction, imprisonment not exceeding 6
15	months or a fine not	excec	eding \$500 or both; and
16			2. for a second or subsequent conviction, imprisonment not
17	exceeding 1 year or a	<del>a fine</del>	not exceeding \$500 or both; and
18	+	<del>ii)</del>	shall restore the property taken to the owner or pay the owner
19	the value of the prop	erty (	<del>or services.</del>
20	<del>(3)</del> 4	\ pers	on convicted of theft of property or services with a value of less
21	than \$100 is guilty of	<del>fam</del>	isdemeanor and:
22	<del>(</del>		is subject to imprisonment not exceeding 90 days or a fine not
23	exceeding \$500 or be	<del>oth; a</del> ı	<del>nd</del>
24	'		shall restore the property taken to the owner or pay the owner
25	the value of the prop	<del>erty (</del>	or services.
26	<del>(4)</del> (	<del>1)</del>	Subject to paragraph (5) of this subsection, al A-person who has
27	<del>[four] THREE or mo</del>	<del>re pri</del>	or convictions under this subtitle [and who is convicted of] MAY
28	NOT COMMIT theft	<del>of proj</del>	perty or services with a value of less than \$1,500 under paragraph
29	(2) of this subsection		
	• •		
30	•	<del>H)</del>	A PERSON WHO VIOLATES SUBPARAGRAPH (I) OF THIS
31	· ·		misdemeanor and:

$\begin{array}{c} 1 \\ 2 \end{array}$	not exceeding	<del>[(i)]</del> 65,000 or b	<del>1.</del> oth; s	is subject to imprisonment not exceeding 5 years or a fine and
3 4	owner the valu	<del>[(ii)]</del> e of the pr		
5 6 7 8		ess the St	ate's 1	may not impose the penalties under paragraph (4) of this Attorney serves notice on the defendant or the defendant's faplea of guilty or nolo contendere or at least 15 days before
9 10	subsection; and	<del>(i)</del> <del>l</del>	the f	State will seek the penalties under paragraph (4) of this
11		<del>(ii)</del>	lists	the alleged prior convictions.]
12			A	rticle – Criminal Procedure
13	2–203.			
14 15	(a) A probable cause			thout a warrant may arrest a person if the police officer has
16 17	section; and	) that t	the pe	erson has committed a crime listed in subsection (b) of this
18	(2	) that ı	ınless	the person is arrested immediately, the person:
19		(i)	may	not be apprehended;
20		(ii)	may	cause physical injury or property damage to another; or
21		(iii)	may	tamper with, dispose of, or destroy evidence.
22	(b) Tl	ne crimes	referr	ed to in subsection (a)(1) of this section are:
23 24	Article; (1	) mans	laugh	ter by vehicle or vessel under § 2–209 of the Criminal Law
25 26	or an attempt t			urning under § 6–104 or § 6–105 of the Criminal Law Article ime;
27 28	(3 attempt to com			mischief under § 6–301 of the Criminal Law Article or an

- 1 (4) a theft crime where the value of the property or services stolen is less 2 than [\$1,000] \$1,500 under § 7–104 [or § 7–105] of the Criminal Law Article, INCLUDING 3 § 7–104(G)(4) OF THE CRIMINAL LAW ARTICLE, or an attempt to commit the crime;
- 4 (5) the crime of giving or causing to be given a false alarm of fire under § 5 9–604 of the Criminal Law Article;
- 6 (6) indecent exposure under § 11–107 of the Criminal Law Article;
- 7 (7) a crime that relates to controlled dangerous substances under Title 5 of 8 the Criminal Law Article or an attempt to commit the crime;
- 9 (8) the wearing, carrying, or transporting of a handgun under § 4–203 or § 10 4–204 of the Criminal Law Article;
- 11 (9) carrying or wearing a concealed weapon under § 4–101 of the Criminal 12 Law Article;
- 13 (10) prostitution and related crimes under Title 11, Subtitle 3 of the 14 Criminal Law Article; and
- 15 (11) violation of a condition of pretrial or posttrial release under § 5–213.1 16 of this article.
- 17 **6–235.**
- 18 (A) IN THIS SECTION, "ORGANIZED RETAIL THEFT" MEANS THE
  19 COMMISSION, EITHER ALONE OR WITH ONE OR MORE OTHER PERSONS, OF A SERIES
  20 OF THEFTS OF RETAIL MERCHANDISE FROM ONE OR MORE RETAIL MERCHANTS
  21 WITH THE INTENT TO:
- 22 (1) RETURN THE MERCHANDISE TO THE MERCHANT FOR VALUE; OR
- 23 (2) RESELL, TRADE, OR BARTER THE MERCHANDISE FOR VALUE.
- 24 (B) (1) If A DEFENDANT IS CONVICTED OF OR RECEIVES A PROBATION
  25 BEFORE JUDGMENT DISPOSITION FOR THEFT UNDER § 7–104 OF THE CRIMINAL
  26 LAW ARTICLE, ON REQUEST OF THE STATE'S ATTORNEY THE COURT SHALL MAKE A
  27 FINDING OF FACT BASED ON EVIDENCE PRODUCED AT TRIAL AS TO WHETHER THE
- 28 CRIME IS ORGANIZED RETAIL THEFT.
- 29 (2) THE STATE HAS THE BURDEN OF PROVING BY A PREPONDERANCE 30 OF THE EVIDENCE THAT THE CRIME IS ORGANIZED RETAIL THEFT.

(C) IF THE COURT FINDS THAT THE CRIME IS ORGANIZED RETAIL THEFT UNDER SUBSECTION (B) OF THIS SECTION, THAT FINDING SHALL BECOME PART OF THE COURT RECORD FOR PURPOSES OF REPORTING TO THE CRIMINAL JUSTICE INFORMATION SYSTEM CENTRAL REPOSITORY UNDER § 10–215 OF THIS ARTICLE.
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2020.
Approved:
Governor.
President of the Senate.

Speaker of the House of Delegates.