## **HOUSE BILL 255**

E25lr0845 HB 27/24 – JUD (PRE-FILED) By: Delegate Acevero Requested: September 16, 2024 Introduced and read first time: January 8, 2025 Assigned to: Judiciary A BILL ENTITLED AN ACT concerning No-Knock Warrants FOR the purpose of repealing the authority for the issuance and execution of a no-knock search warrant; establishing procedures for the issuance and execution of a search warrant; and generally relating to search warrants. BY repealing and reenacting, with amendments, Article – Criminal Procedure Section 1–203 Annotated Code of Maryland (2018 Replacement Volume and 2024 Supplement) BY repealing and reenacting, with amendments, Article – Public Safety Section 3-207(a)(24) and 3-525(a) and (b) Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Criminal Procedure 1-203.In this subsection, "no-knock search warrant" means a search warrant that authorizes the executing law enforcement officer to enter a building, apartment, premises, place, or thing to be searched without giving notice of the officer's authority or purpose.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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1 2 3	search warrant wheneve	r it is 1	ourt judge or District Court judge may issue forthwith a made to appear to the judge, by application as described in ection, that there is probable cause to believe that:
4 5 6	(i) building, apartment, projudge; or		demeanor or felony is being committed by a person or in a place, or thing within the territorial jurisdiction of the
7 8	(ii) is on the person or in or o		erty subject to seizure under the criminal laws of the State building, apartment, premises, place, or thing.
9	[(3)] <b>(2)</b>	(i)	An application for a search warrant shall be:
10		1.	in writing;
11		2.	signed, dated, and sworn to by the applicant; and
12		3.	accompanied by an affidavit that:
13 14	paragraph (1) of this sub	A. section	sets forth the basis for probable cause as described in a; and
15 16	that there is probable car	B. use.	contains facts within the personal knowledge of the affiant
17	(ii)	An ap	oplication for a search warrant may be submitted to a judge:
18 19	a proposed search warra	1. nt;	by in-person delivery of the application, the affidavit, and
20 21	application, the affidavit		by secure fax, if a complete and printable image of the proposed search warrant are submitted; or
22 23	image of the application,	3. the af	by secure electronic mail, if a complete and printable fidavit, and a proposed search warrant are submitted.
24 25	(iii) warrant application:	The a	applicant and the judge may converse about the search
26		1.	in person;
27		2.	via telephone; or
28		3.	via video.
29	(iv)	The j	udge may issue the search warrant:

1 2 3	1. by signing the search warrant, indicating the date and time of issuance on the search warrant, and physically delivering the signed and dated search warrant, the application, and the affidavit to the applicant;
4 5 6 7	2. by signing the search warrant, writing the date and time of issuance on the search warrant, and sending complete and printable images of the signed and dated search warrant, the application, and the affidavit to the applicant by secure fax; or
8 9 10 11	3. by signing the search warrant, either electronically or in writing, indicating the date and time of issuance on the search warrant, and sending complete and printable images of the signed and dated search warrant, the application, and the affidavit to the applicant by secure electronic mail.
12 13	(v) The judge shall file a copy of the signed and dated search warrant, the application, and the affidavit with the court.
14 15 16 17 18	[(vi) 1. If approved in writing by a police supervisor and the State's Attorney, an application for a search warrant may contain a request that the search warrant be a no–knock search warrant, on the ground that there is reasonable suspicion to believe that, without the authorization the life or safety of the executing officer or another person may be endangered.
19 20	2. An application for a no–knock search warrant under this subparagraph shall contain:
21	A. a description of the evidence in support of the application:
22 23 24	B. an explanation of the investigative activities that have been undertaken and the information that has been gathered to support the request for a no–knock search warrant;
$\frac{25}{26}$	C. an explanation of why the affiant is unable to detain the suspect or search the premises using other, less invasive methods;
27 28 29	D. acknowledgment that any police officers who will execute the search warrant have successfully completed the same training in breach and call—out entry procedures as SWAT team members;

E. a statement as to whether the search warrant can effectively be executed during daylight hours and, if not, what facts or circumstances preclude effective execution in daylight hours; and

F. a list of any additional occupants of the premises by age and gender, as well as an indication as to whether any individuals with cognitive or physical disabilities or pets reside at the premises, if known.

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(6)

$\begin{array}{c} 1 \\ 2 \end{array}$	3. A no-knock search warrant shall be executed between 8:00 a.m. and 7:00 p.m., absent exigent circumstances.]						
3	[(4)] (3) (I) The search warrant shall:						
4 5 6 7 8 9 10	ENFORCEMENT officer, the State Fire Marshal, or a full-time investigative and inspection assistant of the Office of the State Fire Marshal and authorize the [police] LAW ENFORCEMENT officer, the State Fire Marshal, or a full-time investigative and inspection assistant of the Office of the State Fire Marshal to search the suspected person, building apartment, premises, place, or thing and to seize any property found subject to seizure						
11	[(ii)] 2. name or describe, with reasonable particularity:						
12 13	[1.] <b>A.</b> the person, building, apartment, premises, place, or thing to be searched;						
14	[2.] <b>B.</b> the grounds for the search; and						
15 16	[3.] C. the name of the applicant on whose application the search warrant was issued[; and						
17 18 19 20	(iii) if warranted by application as described in paragraph (3) of thi subsection, authorize the executing law enforcement officer to enter the building apartment, premises, place, or thing to be searched without giving notice of the officer authority or purpose].						
21 22 23 24	(II) THE SEARCH WARRANT MAY NOT AUTHORIZE A LAW ENFORCEMENT OFFICER EXECUTING THE WARRANT TO ENTER A BUILDING, AN APARTMENT, A PREMISES, OR A PLACE TO BE SEARCHED WITHOUT FIRST ANNOUNCING THE LAW ENFORCEMENT OFFICER'S PURPOSE AND AUTHORITY.						
25 26 27	[(5)] (4) (i) The search and seizure under the authority of a search warrant shall be made within 10 calendar days after the day that the search warrant is issued.						
28 29	(ii) After the expiration of the 10-day period, the search warrant is void.						
30 31	(5) THE SEARCH WARRANT MAY BE EXECUTED ONLY BETWEEN 8:00 A.M. AND 7:00 P.M.						

The executing law enforcement officer shall give a copy of the search

- warrant, the application, and the affidavit to an authorized occupant of the premises searched or leave a copy of the search warrant, the application, and the affidavit at the premises searched.
- 4 (7) (i) The executing law enforcement officer shall prepare a detailed search warrant return which shall include the date and time of the execution of the search warrant.
- 7 (ii) The executing law enforcement officer shall:
- 8 1. give a copy of the search warrant return to an authorized 9 occupant of the premises searched or leave a copy of the return at the premises searched; 10 and
- 11 2. file a copy of the search warrant return with the court in person, by secure fax, or by secure electronic mail.
- 13 (8) (i) In this paragraph, "exigent circumstances" retains its judicially 14 determined meaning.
- 15 (ii) While executing a search warrant, a [police] LAW
  16 ENFORCEMENT officer shall be clearly recognizable and identifiable as a [police] LAW
  17 ENFORCEMENT officer, wearing a uniform, badge, and tag bearing the name and
  18 identification number of the [police] LAW ENFORCEMENT officer.
- 19 (iii) 1. This subparagraph applies to a [police] LAW 20 ENFORCEMENT officer whose law enforcement agency requires the use of body-worn 21 cameras.
- 22 2. A [police] LAW ENFORCEMENT officer executing a search warrant shall use a body—worn camera during the course of the search in accordance with the policies established by the [police] LAW ENFORCEMENT officer's law enforcement agency.
- 26 1. [Unless executing a no-knock search warrant, a police] (iv) 27 BEFORE ENTERING A BUILDING, AN APARTMENT, A PREMISES, OR A PLACE TO BE 28 SEARCHED UNDER THE AUTHORITY OF THE SEARCH WARRANT, A LAW 29 ENFORCEMENT OFFICER EXECUTING THE WARRANT SHALL GIVE NOTICE REASONABLY CALCULATED TO ALERT ANY OCCUPANTS WITHIN THE BUILDING, 30 31 APARTMENT, PREMISES, OR PLACE OF THE LAW ENFORCEMENT OFFICER'S 32 **AUTHORITY AND PURPOSE.**
- 2. A LAW ENFORCEMENT officer shall allow a minimum of 20 seconds for the occupants of a residence to respond and open the door before the [police] LAW ENFORCEMENT officer attempts to enter the residence, absent exigent

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1 circumstances.

- 2 (v) A [police] LAW ENFORCEMENT officer may not use flashbang, 3 stun, distraction, or other similar military—style devices when executing a search warrant, 4 absent exigent circumstances.
- 5 (b) (1) A circuit court judge or District Court judge shall cause property taken 6 under a search warrant to be restored to the person from whom it was taken if, at any time, 7 on application to the judge, it appears that:
- 8 (i) the property taken is not the same as that described in the search 9 warrant:
- 10 (ii) there is no probable cause for believing the existence of the grounds on which the search warrant was issued; or
- 12 (iii) the property was taken under a search warrant issued more than 13 **[15] 10** calendar days before the seizure.
- 14 (2) The judge may receive an oral motion made in open court at any time 15 making application for the return of seized property if the application for return is based 16 on any ground described in paragraph (1) of this subsection.
- 17 (3) If the judge grants the oral motion described in paragraph (2) of this subsection, the order of the court shall be in writing and a copy of the order shall be sent to the State's Attorney.
- 20 (4) Court costs may not be assessed against the person from whom the 21 property was taken if:
- 22 (i) the judge denies the oral motion and requires the person from 23 whom the property was taken to proceed for return of the seized property by petition and 24 an order to show cause to the police authority seizing the property; and
- 25 (ii) it is later ordered that the property be restored to the person from 26 whom it was taken.
- 27 (5) If the judge finds that the property taken is the same as that described in the search warrant and that there is probable cause for believing the existence of the grounds on which the search warrant was issued, the judge shall order the property to be retained in the custody of the police authority seizing it or to be otherwise disposed of according to law.
- 32 (c) (1) This subsection does not apply to contraband or other property 33 prohibited by law from being recoverable.
  - (2) Property seized under a search warrant issued under subsection (a) of

- 1 this section may be returned to the person to whom the property belongs without the 2necessity of that person bringing an action for replevin or any other proceeding against the 3 unit with custody of the property if: 4 the criminal case in which the property was seized is disposed of 5 because of a nolle prosegui, dismissal, or acquittal: 6 (ii) the State does not appeal the criminal case in which the property 7 was seized; or 8 (iii) the time for appeal has expired. 9 (d) A circuit court judge or District Court judge shall cause property 10 rightfully taken under a search warrant to be restored to the person from whom it was taken if, at any time, on application to the judge, the judge finds that the property is being 11 12 wrongfully withheld after there is no further need for retention of the property. 13 (2)The judge may receive an oral motion made in open court at any time 14 making application for the return of seized property if the application for return is based 15 on the ground that the property, although rightfully taken under a search warrant, is being wrongfully withheld after there is no further need for retention of the property. 16 17 (3)If the judge grants the oral motion described in paragraph (2) of this 18 subsection, the order of the court shall be in writing and a copy of the order shall be sent to 19 the State's Attorney. 20 Court costs may not be assessed against the person from whom the **(4)** 21property was taken if: 22(i) the judge denies the oral motion and requires the person from 23whom the property was taken to proceed for return of the seized property by petition and 24an order to show cause to the police authority wrongfully withholding the property; and 25it is later ordered that the property be restored to the person from (ii) 26 whom it was taken. 27 Notwithstanding any provision of the Maryland Rules, a circuit court judge or District Court judge, on a finding of good cause, may order that an affidavit 2829presented in support of a search and seizure warrant be sealed for a period not exceeding 30 30 days. 31 (2) A finding of good cause required by paragraph (1) of this subsection is established by evidence that: 32
  - (i) the criminal investigation to which the affidavit is related is of a continuing nature and likely to yield further information that could be of use in prosecuting alleged criminal activities; and

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$\begin{array}{c} 1 \\ 2 \end{array}$	would:	(ii)	the fa	ailure to maintain the confidentiality of the investigation	
3 4	investigation;		1.	jeopardize the use of information already obtained in the	
5			2.	impair the continuation of the investigation; or	
6			3.	jeopardize the safety of a source of information.	
7 8	(3) A court may grant one 30-day extension of the time that an affidavit presented in support of a search and seizure warrant is to remain sealed if:				
9 10	(i) law enforcement provides continued evidence as described in paragraph (2) of this subsection; and				
11		(ii)	the co	ourt makes a finding of good cause based on the evidence.	
12	(4)	After	the or	der sealing the affidavit expires, the affidavit shall be:	
13		(i)	unsea	aled; and	
14		(ii)	delive	ered within 15 days:	
15			1.	to the person from whom the property was taken; or	
16 17	to the person ap	parently	2. in cha	if that person is not on the premises at the time of delivery, arge of the premises from which the property was taken.	
18				Article - Public Safety	
19	3–207.				
20	(a) Th	e Commi	ssion h	nas the following powers and duties:	
21 22 23 24	who are not men	raining a	nd dep a SWA	and cooperate with commanders of SWAT teams to develop ployment of SWAT teams [and of law enforcement officers T team who conduct no-knock warrant service in the State] State and nationwide.	
25	3–525.				
26	(a) (1)	In th	is secti	on the following words have the meanings indicated.	
27 28	(2) title.	"Law	enford	cement agency" has the meaning stated in § 3-201 of this	

1 2 3	(3) ["No-knock search warrant" means a search warrant authorizing entry into a building, an apartment, a premises, a place, or a thing to be searched without giving notice of the officer's authority or purpose.						
4	(4)] "Police officer" has the meaning stated in § 3–201 of this title.						
5 6 7 8	[(5)] (4) "SWAT team" means a special unit composed of two or more police officers within a law enforcement agency trained to deal with unusually dangerous or violent situations and having special equipment and weapons, including rifles more powerful than those carried by regular police officers.						
9 10 11 12	(b) A law enforcement agency shall report the following information relating to search warrants executed by the law enforcement agency during the prior calendar year to the Governor's Office of Crime Prevention and Policy using the format developed under subsection (c) of this section:						
13 14	[(1) the number of times a no-knock search warrant was executed in the previous year;						
15 16	(2) the name of the county and municipal corporation and the zip code of the location where each no-knock search warrant was executed;]						
17 18 19	[(3)] (1) for each search warrant executed, the number of days from the issuance until the execution of the search warrant[, disaggregated by whether the search warrant was a no-knock search warrant];						
20	[(4) the legal basis for each no-knock search warrant issued;]						
21 22 23	[(5)] (2) the number of times a search warrant was executed under circumstances in which a police officer made forcible entry into the building, apartment, premises, place, or thing to be searched specified in the warrant;						
24 25	[(6)] (3) the number of times a SWAT team was deployed to execute a search warrant;						
26 27	[(7)] (4) the number of arrests made, if any, during the execution of a search warrant;						
28 29	[(8)] (5) the number of times property was seized during the execution of a search warrant;						
30	[(9)] <b>(6)</b> the number of times a weapon was discharged by a police officer						

[(10)] (7) the number of times a person or domestic animal was injured or

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during the execution of a search warrant; and

- killed during the execution of a search warrant, disaggregated by whether the person or animal was injured or killed by a police officer.
- 3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 4 October 1, 2025.