E1 6lr0690 CF SB 283

By: Delegates Lam, Smith, Atterbeary, Barkley, B. Barnes, Barve, Beidle, Cullison, Ebersole, Fraser-Hidalgo, Frick, Frush, Hixson, S. Howard, Jalisi, Lisanti, Long, Luedtke, Malone, McComas, Miele, Moon, Morhaim, Pena-Melnyk, Platt, Reznik, S. Robinson, Rose, Rosenberg, Sanchez, Shoemaker, Stein, Turner, Valderrama, Vallario, Waldstreicher, West, B. Wilson, and K. Young

Introduced and read first time: February 3, 2016

Assigned to: Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 12, 2016

CHAPTER _____

1 AN ACT concerning

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Criminal Law - Cruelty to Animals - Implement of Dogfighting

FOR the purpose of prohibiting a person from possessing, with the intent to unlawfully use, a certain implement of dogfighting; establishing certain factors that a court may consider to determine whether an object is an implement of dogfighting; establishing penalties for a violation of this Act; authorizing a court to order a certain defendant to participate in and pay for psychological counseling as a condition of sentencing; providing that each implement of dogfighting possessed in violation of this Act is a separate offense; defining a certain term; and generally relating to cruelty to animals.

11 BY adding to

- 12 Article Criminal Law
- 13 Section 10–607.1
- 14 Annotated Code of Maryland
- 15 (2012 Replacement Volume and 2015 Supplement)

16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,

17 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.

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

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



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- 2 (A) (1) IN THIS SECTION, "IMPLEMENT OF DOGFIGHTING" MEANS AN
- 3 IMPLEMENT, AN OBJECT, A DEVICE, OR A DRUG INTENDED OR DESIGNED:
- 4 (I) TO ENHANCE THE FIGHTING ABILITY OF A DOG; OR
- 5 (II) FOR USE IN A DELIBERATELY CONDUCTED EVENT THAT
- 6 USES A DOG TO FIGHT WITH ANOTHER DOG.
- 7 (2) "IMPLEMENT OF DOGFIGHTING" INCLUDES:
- 8 (I) A BREAKING STICK DESIGNED FOR INSERTION BEHIND THE
- 9 MOLARS OF A DOG TO BREAK THE DOG'S GRIP ON ANOTHER ANIMAL OR OBJECT;
- 10 (II) A CAT MILL THAT ROTATES AROUND A CENTRAL SUPPORT
- 11 WITH ONE ARM DESIGNED TO SECURE A DOG AND ONE ARM DESIGNED TO SECURE A
- 12 CAT, RABBIT, OR OTHER SMALL ANIMAL BEYOND THE GRASP OF THE DOG;
- 13 (III) A SPRINGPOLE THAT HAS A BITING SURFACE ATTACHED TO
- 14 A STRETCHABLE DEVICE, SUSPENDED AT A HEIGHT SUFFICIENT TO PREVENT AN
- 15 ANIMAL FROM REACHING THE BITING SURFACE WHILE TOUCHING THE GROUND;
- 16 (IV) A FIGHTING PIT OR OTHER CONFINED AREA DESIGNED TO
- 17 CONTAIN A DOGFIGHT;
- 18 (V) A BREEDING STAND OR RAPE STAND USED TO IMMOBILIZE
- 19 FEMALE DOGS FOR BREEDING PURPOSES; AND
- 20 (VI) ANY OTHER INSTRUMENT OR DEVICE THAT IS COMMONLY
- 21 USED IN THE TRAINING FOR, IN THE PREPARATION FOR, IN THE CONDITIONING FOR,
- 22 IN THE BREEDING FOR, IN THE CONDUCTING OF, OR OTHERWISE IN FURTHERANCE
- 23 OF A DOGFIGHT.
- 24 (B) A PERSON MAY NOT POSSESS, WITH THE INTENT TO UNLAWFULLY USE,
- 25 AN IMPLEMENT OF DOGFIGHTING.
- 26 (C) TO DETERMINE WHETHER AN OBJECT IS AN IMPLEMENT OF
- 27 DOGFIGHTING, THE COURT MAY CONSIDER:
- 28 (1) A STATEMENT BY AN OWNER OR A PERSON IN CONTROL OF THE
- 29 OBJECT CONCERNING ITS USE:

1	(2) A PRIOR CONVICTION OF AN OWNER OR A PERSON IN CONTROL OF
2	THE OBJECT UNDER A LOCAL, STATE, OR FEDERAL LAW RELATING TO ANIMAL
3	CRUELTY OR ANIMAL FIGHTING;
4	(3) THE PROXIMITY OF THE OBJECT, IN TIME AND SPACE, TO A DIRECT
5	VIOLATION OF THIS SUBTITLE OR TO AN ANIMAL;
6	(4) DIRECT OR CIRCUMSTANTIAL EVIDENCE OF THE INTENT OF AN
7	OWNER OR A PERSON IN CONTROL OF THE OBJECT TO DELIVER IT TO ANOTHER
8	PERSON WHO THE OWNER OR THE PERSON IN CONTROL KNOWS OR SHOULD
9	REASONABLY KNOW INTENDS TO USE THE OBJECT TO FACILITATE A VIOLATION OF
10	THIS SUBTITLE;
	,
11	(5) ORAL OR WRITTEN INSTRUCTIONS PROVIDED WITH THE OBJECT
12	CONCERNING ITS USE;
13	(6) DESCRIPTIVE MATERIALS ACCOMPANYING THE OBJECT THAT
14	EXPLAIN OR DEPICT ITS USE;
15	(7) THE MANNER IN WHICH THE OBJECT IS DISPLAYED FOR SALE;
16	(8) THE EXISTENCE AND SCOPE OF LEGITIMATE USES FOR THE
17	OBJECT IN THE COMMUNITY;
18	(9) EXPERT TESTIMONY CONCERNING USE OF THE OBJECT; AND
10	(a) Extent restimont concenting ose of the obsect, and
19	(10) ANY OTHER VERIFIABLE INFORMATION THAT INDICATES THAT
20	THE OBJECT IS INTENDED OR DESIGNED FOR USE IN VIOLATION OF THIS SUBTITLE.
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21	(D) (C) (1) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A
22	MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT
23	EXCEEDING 90 DAYS OR A FINE NOT EXCEEDING \$5,000 OR BOTH.
24	(2) As a condition of sentencing, the court may order a
25	DEFENDANT CONVICTED OF VIOLATING THIS SECTION TO PARTICIPATE IN AND PAY
26	FOR PSYCHOLOGICAL COUNSELING.
27	(3) EACH IMPLEMENT OF DOGFIGHTING POSSESSED IN VIOLATION OF
28	THIS SECTION IS A SEPARATE OFFENSE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2016.