HOUSE BILL 65

E2 0 lr 0 458 HB 1 3 0 3 / 19 - HRU

By: Delegate Grammer

Introduced and read first time: January 9, 2020

Assigned to: Judiciary

A BILL ENTITLED

1	AN ACT	concerning	
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Evidence – Causing Unavailability of Witness – Standard of Proof

- 3 FOR the purpose of altering the standard of proof by which a judge in a certain criminal
- 4 case must make certain findings before the judge may admit into evidence a certain
- 5 statement; and generally relating to evidence.
- 6 BY repealing and reenacting, with amendments,
- 7 Article Courts and Judicial Proceedings
- 8 Section 10–901
- 9 Annotated Code of Maryland
- 10 (2013 Replacement Volume and 2019 Supplement)
- 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 12 That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

14 10–901.

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- 15 (a) During the trial of a criminal case in which the defendant is charged with a
- 16 felonious violation of Title 5 of the Criminal Law Article or with the commission of a crime
- 17 of violence as defined in § 14–101 of the Criminal Law Article, a statement as defined in
- 18 Maryland Rule 5–801(a) is not excluded by the hearsay rule if the statement is offered
- 19 against a party that has engaged in, directed, or conspired to commit wrongdoing that was
- 20 intended to and did procure the unavailability of the declarant of the statement, as defined
- 21 in Maryland Rule 5–804.
- 22 (b) Subject to subsection (c) of this section, before admitting a statement under
- 23 this section, the court shall hold a hearing outside the presence of the jury at which:
 - (1) The Maryland Rules of Evidence are strictly applied; and

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

1 2 3		party	court finds by [clear and convincing] A PREPONDERANCE OF THE against whom the statement is offered engaged in, directed, or wrongdoing that procured the unavailability of the declarant.
4	(c) A sta	temen	t may not be admitted under this section unless:
5	(1)	The s	statement was:
6 7	hearing, or other p	(i) proceed	Given under oath subject to the penalty of perjury at a trial, ling or in a deposition;
8		(ii)	Reduced to writing and signed by the declarant; or
9 10	electronic means o	(iii) contem	Recorded in substantially verbatim fashion by stenographic or poraneously with the making of the statement; and
11 12	(2) that the declarant		oon as is practicable after the proponent of the statement learns e unavailable, the proponent notifies the adverse party of:
13		(i)	The intention to offer the statement;
14		(ii)	The particulars of the statement; and
15 16	offered.	(iii)	The identity of the witness through whom the statement will be
17 18	SECTION 2 October 1, 2020.	2. ANI	D BE IT FURTHER ENACTED, That this Act shall take effect