

conform his conduct to the requirements of law was substantially impaired as a result of mental incapacity, mental disorder, OR emotional disturbance, ~~or INVOLUNTARY intoxication~~.

(5) The youthful age of the defendant at the time of the crime.

(6) The act of the defendant was not the sole proximate cause of the victim's death.

(7) It is unlikely that the defendant will engage in further criminal activity that would constitute a continuing threat to society.

(8) Any other facts which the jury or the court specifically sets forth in writing that it finds as mitigating circumstances in the case.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1983.

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May 31, 1983

The Honorable Melvin A. Steinberg  
President of the Senate  
State House  
Annapolis, Maryland 21404

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed Senate Bill 199.

This bill attempts to regulate certain forms of industrial homework within the garment manufacturing business. Industrial homework has been regulated by the federal government for over 40 years.

Senate Bill 199 was originally intended to impose a ban on industrial homework in the knitted outerwear industry, which ban was lifted effective November 9, 1981 by the U.S. Labor Department. Although the bill speaks of the "garment manufacturing" business, that term covers several of the industries subject to the federal ban on industrial homework, as well as the knitted outerwear industry.

The definition of a "garment manufacturing employer" contained in the bill was amended to exclude employers of four or fewer individuals, employers who sell over 35 percent of the apparel they make, and non-profit organizations. Consequently,