

59.

Whoever knowingly obtains, or attempts to obtain, or aids, or abets any person to obtain by means of a wilfully false statement or representation, or by impersonation, or other fraudulent device, assistance to which he is not entitled, or assistance greater than that to which he is justly entitled, shall, upon conviction, be deemed guilty of a misdemeanor and, if the amount of assistance unlawfully obtained is less than five hundred dollars, shall be fined not more than five hundred dollars or imprisoned for not more than two years in the jail or house of correction, or both fined and imprisoned in the discretion of the court; and if the amount of assistance unlawfully obtained shall be five hundred dollars or more, said person shall upon conviction be deemed guilty of a felony and shall be fined as aforesaid or imprisoned in the penitentiary for not less than two nor more than ten years, or both fined and imprisoned in the discretion of the court. The provisions of Section 13 of Article 52 of the Annotated Code of Maryland shall not apply to this section.

32.

EVERY PERSON, HIS AIDERS, ABETTORS AND COUNSELLORS, WHO SHALL BE CONVICTED OF THE CRIME OF BREAKING A STOREHOUSE, FILLING STATION, GARAGE, TRAILER, CABIN, DINER, WAREHOUSE OR OTHER OUTHOUSE IN THE DAY OR NIGHT WITH AN INTENT TO COMMIT MURDER OR FELONY THEREIN, OR WITH THE INTENT TO STEAL, TAKE OR CARRY AWAY THE PERSONAL GOODS OF ANOTHER OF THE VALUE OF ONE HUNDRED DOLLARS (\$100.00) OR MORE THEREFROM, SHALL BE GUILTY OF A FELONY, AND UPON CONVICTION SENTENCED TO THE PENITENTIARY FOR NOT MORE THAN TEN YEARS.

33.

EVERY PERSON CONVICTED OF THE CRIME OF BREAKING INTO ANY SHOP, STOREROOM, FILLING STATION, GARAGE, TRAILER, CABIN, DINER, TOBACCO HOUSE OR WAREHOUSE, ALTHOUGH THE SAME BE NOT CONTIGUOUS TO OR USED WITH ANY MANSION HOUSE, AND STEALING FROM THENCE ANY MONEY, GOODS OR CHATTELS TO THE VALUE OF FIVE DOLLARS OR UPWARDS, OR AS BEING ACCESSORY THERETO, SHALL RESTORE THE THING TAKEN TO THE OWNER THEREOF, OR SHALL PAY HIM THE FULL VALUE THEREOF, AND SHALL BE GUILTY OF A FELONY AND UPON CONVICTION BE SENTENCED TO THE PENITENTIARY FOR NOT MORE THAN TEN YEARS.

34.

ANY PERSON WHO BREAKS AND ENTERS, EITHER BY DAY OR BY NIGHT, ANY BUILDING, WHETHER INHABITED OR NOT, AND OPENS OR ATTEMPTS TO OPEN ANY VAULT, SAFE OR OTHER SECURE PLACE BY THE USE OF NITROGLYCERINE, GUNPOWER OR OTHER EXPLOSIVE, SHALL BE DEEMED GUILTY OF THE FELONY OF BURGLARY WITH EXPLOSIVES.