be repealed, amended, or enacted to read as follows:

Article 27 - Crimes and Punishments

HARBORING

268E.

- 1A) IN THIS SUBHEADING, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
 - (B) "HARBOR" INCLUDES OFFERING A FUGITIVE:
 - (1) CCNCEALMENT;
 - (2) LODGING;
 - (3) CARE AFTER CONCEALMENT; OR
- (4) OBSTRUCTION OF EFFORTS OF AUTHORITIES TO EFFECT ARREST OF THE FUGITIVE.
- FCWEVER, "HARBCR" DOES NOT INCLUDE THE FAILURE TO REVEAL THE WHER FABCUTS OF A FUGITIVE BY A PERSON WHO DID NOT PARTICIFATE IN THE EFFORTS OF THE FUGITIVE TO ELUDE ARREST.
- (C) "CCNCEALMENT" MEANS HILING, SECRETING, OR KEEPING OUT OF SIGHT.
- (C) "FUGITIVE" MEANS ANY INDIVIDUAL FOR WHOSE ARREST A FELCHY WARRANT HAS BEEN ISSUED UNDER MARYLAND LAW.
- 268E- HARBORING PERSON-FROM ARREST-

268F.

- (A) WHCEVER HIRECRS ANY PERSON FOR WHOSE ARREST A WARRANT HAS BEEN ISSUED UNDER MARYLAND LAW FUGITIVE, SO AS TC PREVENT HIS DISCOVERY AND ARREST, AFTER NOTICE OR KNOWLEDGE OF THE FACT THAT A FELONY WARRANT HAS BEEN ISSUED FOR THE APPRETENSION OF THAT PERSON FUGITIVE, AND AFTER NOTICE THAT HARBORING THAT FERSON FUGITIVE IS A PUNISHABLE OFFENSE, IS GUILTY OF A MISDEMEANOR AND SHALL BE FINED NOT MORE THAN \$1,000 OR IMPRISONED NOT MORE THAN ONE YEAR, OR BCTH.
- (F) WHOEVER KNCWINGLY HARBERS A FUGITIVE WHO IS AVOIDING FRESECUTION, CUSTODY, OR CONFINEMENT AFTER CONVICTION OF A FELCNY IS GUILTY OF A MISDEMEANOR AND SHALL BE FINED NOT MORE THAN \$1,000 OR IMPRISONED NOT MORE THAN 1 YEAR, OF BOTH.
- -(B) (C) THIS SECTION DOES NOT APPLY WHEN THE WARRANT IS FOR A TRAFFIC OFFENSE.
- 268P- HARBORING-ISCAPED-PRISONER-

268G.