

Section ~~10-401(6)~~ 10-407(f)
Annotated Code of Maryland
(1980 Replacement Volume and 1982 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

~~10-401-~~

~~As--used--in--this--subtitle,--the--following--terms--have--the--meanings--indicated--~~

~~(6)--"Investigative-or-law-enforcement-officer"--means--any--officer--of--this--State--or--a--political--subdivision--thereof,--OR--THE--UNITED--STATES,--unless--otherwise--specified,--who--is--empowered--by--law--to--conduct--investigations--of--or--to--make--arrests--for--offenses--enumerated--in--this--subtitle,--and--any--attorney--authorized--by--law--to--prosecute--or--participate--in--the--prosecution--of--such--offenses,~~

10-407.

(F) ANY LAW ENFORCEMENT OFFICER OF THE UNITED STATES, WHO HAS LAWFULLY RECEIVED ANY INFORMATION CONCERNING A WIRE OR ORAL COMMUNICATION OR EVIDENCE LAWFULLY DERIVED THEREFROM, WHICH WOULD HAVE BEEN LAWFUL FOR A LAW ENFORCEMENT OFFICER OF THIS STATE PURSUANT TO § 10-402(C)(2) OF THIS SUBTITLE TO RECEIVE, MAY DISCLOSE THE CONTENTS OF THAT COMMUNICATION OR THE DERIVATIVE EVIDENCE WHILE GIVING TESTIMONY UNDER OATH OR AFFIRMATION IN ANY PROCEEDING HELD UNDER THE AUTHORITY OF THIS STATE.

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

Approved May 24, 1983.

CHAPTER 418

(House Bill 341)

AN ACT concerning

Homicide by Motor Vehicle While Intoxicated - Penalties

FOR the purpose of increasing ~~the maximum penalties~~ the penalty of imprisonment for homicide by motor vehicle while intoxicated; and clarifying certain language.