

A1-113. SHORT TITLE.

THIS ACT SHALL BE KNOWN AND MAY BE CITED AS THE CHEVERLY URBAN RENEWAL AUTHORITY FOR SLUM CLEARANCE ACT.

A1-114. AUTHORITY TO AMEND OR REPEAL.

THIS APPENDIX, ENACTED PURSUANT TO ARTICLE III, SECTION 61 OF THE CONSTITUTION OF MARYLAND, MAY BE AMENDED OR REPEALED ONLY BY THE GENERAL ASSEMBLY OF MARYLAND.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1996.

Approved May 23, 1996.

CHAPTER 632

(House Bill 749)

AN ACT concerning

Crimes – Assault Laws – Revision

FOR the purpose of revising and restating the laws concerning crimes involving physical injury and threatened physical injury; repealing provisions of law on assault with intent to commit certain offenses and third persons aiding one being assaulted; establishing the crimes of first and second degree assault; allowing a charge of reckless endangerment to be brought for each person endangered; providing for certain defenses; providing a short form charging document and procedures related to charging a person with certain offenses; allowing assault cases to be dismissed under certain circumstances; providing that certain testimony is admissible but not required to prove certain injuries; repealing crimes related to mayhem and maiming; making stylistic, conforming, and substantive changes to statutory provisions that include references to assault-related offenses; making into felonies the attempt offenses of attempt to commit murder, rape, sexual offense, robbery, and robbery with a dangerous or deadly weapon; altering a certain penalty; repealing an obsolete reference; providing that certain Committee Notes and catchlines contained in this Act are not law; providing for the application of this Act; defining certain terms; and generally relating to the law of assault and crimes involving threatened and actual physical injury.

BY repealing

Article 10 – Legal Officials

Section 37

Annotated Code of Maryland

(1994 Replacement Volume and 1995 Supplement)

BY repealing