In subsection (d)(2) of this section, the references to "an individual apprehended" and "the individual" are substituted for the former references to "insurrectionists or saboteurs" for consistency within this section.

Defined terms: "Maryland Defense Force" § 13–101 "State" § 1–101

13-507. PURSUIT BY FORCES OF OTHER STATES.

## (A) IN GENERAL.

A MILITARY FORCE OR AN ORGANIZATION, UNIT, OR DETACHMENT OF A MILITARY FORCE OF ANOTHER STATE THAT IS IN FRESH PURSUIT OF INSURRECTIONISTS, SABOTEURS, OR ENEMIES MAY:

- (1) CONTINUE PURSUIT INTO THIS STATE UNTIL THE MILITARY OR LAW ENFORCEMENT FORCE OF THIS STATE OR THE FORCES OF THE UNITED STATES HAVE HAD A REASONABLE OPPORTUNITY TO PURSUE OR APPREHEND THE INSURRECTIONISTS, SABOTEURS, OR ENEMIES; AND
- (2) ARREST AN INSURRECTIONIST, SABOTEUR, OR ENEMY APPREHENDED IN THIS STATE WHILE IN FRESH PURSUIT.
  - (B) SURRENDER OF CAPTURED PERSONS.

A MILITARY FORCE OF ANOTHER STATE THAT ARRESTS AN INDIVIDUAL IN THIS STATE SHALL SURRENDER WITHOUT UNNECESSARY DELAY THE INDIVIDUAL TO THE MILITARY OR LAW ENFORCEMENT FORCE OF THIS STATE OR THE UNITED STATES TO BE DEALT WITH ACCORDING TO LAW.

## (C) CONSTRUCTION.

- (1) THIS SECTION DOES NOT MAKE UNLAWFUL AN ARREST IN THIS STATE THAT WOULD OTHERWISE BE LAWFUL.
- (2) THIS SECTION DOES NOT REPEAL ANY PROVISION OF THE UNIFORM ACT ON FRESH PURSUIT UNDER TITLE 2, SUBTITLE 3, PART II OF THE CRIMINAL PROCEDURE ARTICLE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 65, § 69.

Throughout subsection (a) of this section, the former references to "enemy forces" are deleted as included in the references to "enemies".

In subsections (a)(1) and (2) and (b) of this section, the former references to "capture" and "captured" are deleted as implicit in the references to "apprehen[sion]" and "arrest".

In subsections (a)(1) and (b) of this section, the references to a "law enforcement" force are substituted for the former references to a "police"