6. F CHILD PORNOGRAPHY UNDER § 11–207 OR § 11–208 OF THE CRIMINAL LAW ARTICLE;

7. G. GAMBLING;

 $\mbox{\$.}$ $\mbox{$H.$}$ ROBBERY UNDER § 3–402 OR § 3–403 OF THE CRIMINAL LAW ARTICLE;

9. I. A FELONY UNDER TITLE 6, SUBTITLE 1 OF THE CRIMINAL LAW ARTICLE;

10. J. BRIBERY;

11. K. EXTORTION;

 $$\frac{12\cdot}{L}$$ DEALING IN A CONTROLLED DANGEROUS SUBSTANCE, INCLUDING A VIOLATION OF \S 5–617 OR \S 5–619 OF THE CRIMINAL LAW ARTICLE;

13. M. A FRAUDULENT insurance [acts] ACT, as defined in Title 27, Subtitle 4 of the Insurance [Article, offenses] ARTICLE;

[Article 27, § 139C of the Code, or any] § 4-503 OF THE CRIMINAL LAW ARTICLE; OR

15. O. A conspiracy or solicitation to commit [any of these offenses, or where any] AN OFFENSE LISTED IN SUBITEMS 1 THROUGH 14 ITEMS A THROUGH N OF THIS ITEM; OR

(H) 2. IF:

 $\frac{1}{2}$ A person has created a barricade [situation and probable] SITUATION; \underline{AND}

 $\frac{2\cdot}{2\cdot}$ B. PROBABLE cause exists for the investigative or law enforcement officer to believe a hostage or hostages may be [involved, where the] INVOLVED; AND

3. A. THE person is a party to the [communication or one] COMMUNICATION; OR

 $\,$ B. ONE of the parties to the communication has given prior consent to the interception.

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(b) If any wire or oral communication is intercepted in any state or any political subdivision of a state, the United States or any territory, protectorate, or possession of the United States, including the District of Columbia in accordance with the law of that jurisdiction, but that would be in violation of this subtitle if the interception was made in this State, the contents of the communication and evidence derived from the communication may be received in evidence in any trial, hearing, or