

"Crimes and Punishments," subheading "Burglary; Breaking and Entering," and Section 577 of said Article, title and subtitle of said Code, subheading "Trespass," to establish the crimes of breaking into a boat with intent to commit a felony and breaking into a boat and stealing and clarifying the law concerning trespassing on a boat.

SECTION 1. *Be it enacted by the General Assembly of Maryland,* That Sections 32 and 33 of Article 27 of the Annotated Code of Maryland (1967 Replacement Volume), title "Crimes and Punishments," subtitle "Crimes and Punishments," subheading "Burglary; Breaking and Entering," and Section 577 of said Article, title and subtitle of said Code, subheading "Trespass," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

32.

Every person, his aiders, abettors and counsellors, who shall be convicted of the crime of breaking a storehouse, filling station, garage, trailer, cabin, diner, warehouse or other outhouse *or into a boat* in the day or night with an intent to commit murder or felony therein, or with the intent to steal, take or carry away the personal goods of another of the value of one hundred dollars (\$100.00) or more therefrom, shall be guilty of a felony, and upon conviction sentenced to the penitentiary for not more than ten years.

33.

Every person convicted of the crime of breaking into any shop, storeroom, filling station, garage, trailer, *boat*, cabin, diner, tobacco house or warehouse, although the same be not contiguous to or used with any mansion house, and stealing from thence any money, goods or chattels to the value of five dollars or upwards, or as being accessory thereto, shall restore the thing taken to the owner thereof, or shall pay him the full value thereof, and shall be guilty of a felony and upon conviction be sentenced to the penitentiary for not more than ten years.

577.

Any person or persons who shall enter upon or cross over the land, premises or private property, *including boarding any boat or other marine vessel*, of any person or persons in this State after having been duly notified by the owner or his agent not to do so shall be deemed guilty of a misdemeanor, and on conviction thereof before some justice of the peace in the county where such trespass may have been committed be fined by said justice of the peace not less than one, nor more than one hundred dollars, and shall stand committed to the jail of the county until such fine and costs are paid, provided, however, that the person or persons so convicted shall have the right to appeal from the judgment of said justice of the peace to the circuit court for the county where such trespass was committed, at any time within ten days after such judgment was rendered; and, provided, further, that nothing in this section shall be construed to include within its provisions the entry upon or crossing over any land when such entry or crossing is done under a bona fide claim or right of ownership of said land, it being the intention of this section only to prohibit any wanton trespass upon the private