

- (3) DAMAGE OR DEFACE RESEARCH PROPERTY;
- (4) MOVE RESEARCH PROPERTY IN A MANNER INTENDED TO CAUSE HARM TO IT;
- (5) DESTROY OR REMOVE RESEARCH PROPERTY; OR
- (6) ENGAGE IN CONDUCT THAT RESULTS IN THE REMOVAL OF RESEARCH PROPERTY.

(C) PENALTY.

A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$5,000 OR BOTH.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 34.

In subsection (a)(3) of this section, the former reference to "facts" is deleted as surplusage in light of the use of the term "data".

Defined terms: "Break" § 6-201

"Enter" § 6-201

"Person" § 1-101

6-209. SEPARATE UNITS — SEPARATE VIOLATIONS.

FOR PURPOSES OF PROSECUTION UNDER THIS SUBTITLE, A UNIT IN A BUILDING OR STRUCTURE THAT IS DIVIDED INTO SEPARATELY OWNED OR LEASED UNITS MAY NOT BE CONSIDERED A SEPARATE DWELLING OR STOREHOUSE UNLESS IT IS OBJECTIVELY APPARENT THAT EACH UNIT CONSTITUTES A SEPARATE DWELLING OR STOREHOUSE.

REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 27, § 35A.

Defined terms: "Dwelling" § 6-201

"Storehouse" § 6-201

6-210. CHARGING DOCUMENT.

(A) IN GENERAL.

AN INDICTMENT, INFORMATION, WARRANT, OR OTHER CHARGING DOCUMENT FOR BURGLARY OR ANOTHER CRIME UNDER THIS SUBTITLE IS SUFFICIENT IF IT SUBSTANTIALLY STATES: "(NAME OF DEFENDANT) ON (DATE) IN (COUNTY) DID BREAK AND ENTER (DESCRIBE PROPERTY) OR (DESCRIBE OTHER CRIME) IN VIOLATION OF (SECTION VIOLATED) AGAINST THE PEACE, GOVERNMENT, AND DIGNITY OF THE STATE."

(B) BILL OF PARTICULARS.