

08-680 MARYLAND V. SHATZER

DECISION BELOW:954 A.2d 1118

LOWER COURT CASE NUMBER: 124, September Term, 2007

QUESTIONS PRESENTED:

Is the Edwards v. Arizona prohibition against interrogation of a suspect who has invoked the Fifth Amendment right to counsel inapplicable if, after the suspect asks for counsel, there is a break in custody or a substantial lapse in time (more than two years and six months) before commencing reinterrogation pursuant to Miranda?

CERT. GRANTED 1/26/2009