

HOUSE BILL 60

E4

4lr0367

(PRE-FILED)

By: **Delegate Smigiel**

Requested: August 1, 2013

Introduced and read first time: January 8, 2014

Assigned to: Judiciary and Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 **Repeal of the Firearm Safety Act of 2013**

3 FOR the purpose of repealing a certain exception to the prohibition against carrying a
4 deadly weapon on public school property; repealing the prohibition on the
5 possession or use of certain firearm ammunition during and in relation to the
6 commission of a certain crime of violence; altering the authorization for a person
7 to wear, carry, or transport a handgun; repealing the designation of certain
8 firearms as assault weapons; repealing the prohibition on certain persons
9 transporting an assault weapon into the State or possessing, selling, offering to
10 sell, transferring, purchasing, or receiving an assault weapon; prohibiting, with
11 certain exceptions, a person from transporting an assault pistol into the State or
12 possessing, selling, offering to sell, transferring, purchasing, or receiving an
13 assault pistol; altering the maximum capacity of rounds of ammunition
14 allowable to be manufactured, sold, offered for sale, purchased, received, or
15 transferred for a firearm; repealing a certain exception to the prohibition
16 against the manufacturing, selling, offering for sale, purchasing, receiving, or
17 transferring of a detachable magazine with a certain maximum capacity for a
18 firearm; repealing the requirement for a certain hearing officer, after making a
19 certain determination, to order certain individuals to surrender, under certain
20 circumstances, firearms in the individual's possession; repealing the prohibition
21 on an individual, while hunting for any wild bird or mammal, from shooting or
22 discharging a firearm within a certain distance of a public or nonpublic school
23 during certain times; requiring the Police Training Commission to adopt certain
24 regulations and requirements for a certain firearms safety training course;
25 repealing the requirement for the Secretary of State Police to disapprove an
26 application for a State-regulated firearms dealer's license upon a certain
27 determination by the Secretary; repealing the requirement for the Secretary to
28 include certain information in a certain notice upon the denial of a
29 State-regulated firearms dealer's license application; repealing the
30 authorization for the Secretary to suspend a dealer's license if the licensee is not

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 in compliance with certain record keeping and reporting requirements;
2 repealing the authorization for the Secretary to lift a certain license suspension
3 under certain circumstances; repealing the requirement that a certain person
4 present or possess a certain handgun qualification license issued by the
5 Secretary or certain credentials or identifications before selling, purchasing,
6 renting, transferring, or receiving a certain regulated firearm; repealing certain
7 requirements and procedures for the issuance and renewal of a certain handgun
8 qualification license; repealing the authorization for the Secretary to revoke a
9 certain handgun qualification license under certain circumstances; repealing
10 the requirement for a certain person to return a certain handgun qualification
11 license under certain circumstances; repealing the requirements and procedures
12 for the issuance of a replacement handgun qualification license; repealing
13 certain fees; altering the information required in a certain statement for a
14 certain firearm application; altering the circumstances under which a person is
15 prohibited from possessing a certain regulated firearm; establishing that a
16 certain person is exempted from the requirement to complete a certain firearms
17 training course under certain circumstances; authorizing a certain licensee or
18 designated law enforcement agency to transfer a certain firearm application to
19 the Secretary by certified mail or facsimile machine; repealing the prohibition
20 from a certain person possessing certain ammunition if the person is prohibited
21 from possessing a certain firearm under certain circumstances; repealing the
22 requirement for certain persons to provide certain data about a certain person
23 to a certain federal index in a certain manner under certain circumstances;
24 repealing the authorization for a certain person who is subject to certain
25 prohibitions from possessing certain firearms to apply for certain relief from
26 certain prohibitions under certain circumstances; repealing the procedures and
27 requirements for a person who is subject to certain prohibitions on the
28 possession of certain firearms to apply for certain relief from certain
29 prohibitions; repealing the authorization for the Secretary of Health and Mental
30 Hygiene to adopt certain regulations; repealing the requirement for a person
31 who moves into the State for the purpose of establishing residency to register
32 certain firearms within a certain period of time with the Secretary of State
33 Police in a certain manner; repealing the requirement that a licensed dealer
34 keep records of all receipts, sales, and other dispositions of firearms affected in
35 connection with the licensed dealer's business; repealing the requirement that
36 the Secretary adopt certain regulations specifying certain information;
37 repealing the requirement that the records that licensed dealers maintain
38 include certain information; repealing certain record keeping requirements to be
39 met when a firearms business is discontinued; repealing the requirement that a
40 licensee respond in a certain way after receipt of a request from the Secretary
41 for certain information; repealing the authorization for the Secretary to
42 implement a system by which a certain person may request certain information;
43 repealing the requirement for the Secretary to inspect the inventory and records
44 of a license dealer under certain circumstances; repealing the requirement for
45 the Secretary to conduct a certain inspection during a certain time; repealing
46 the requirement that certain persons who sell or transfer regulated firearms
47 notify certain purchasers or recipients at the time of purchase or transfer that

1 the purchaser or recipient is required to report a lost or stolen regulated firearm
2 to a certain law enforcement agency; repealing the requirement that the owner
3 of a regulated firearm report the loss or theft of a regulated firearm to a certain
4 law enforcement agency within a certain period of time after the owner
5 discovers the loss or theft; repealing the requirement for a law enforcement
6 agency on receipt of a report of a lost or stolen regulated firearm to enter certain
7 information into a certain database; altering the circumstances under which a
8 person is prohibited from possessing a rifle or shotgun; repealing the
9 requirement that a certain applicant for a certain firearm permit complete a
10 certain firearm training course under certain circumstances; repealing the
11 authorization for the Secretary, under certain circumstances, to issue a certain
12 handgun qualification license without an additional application or fee; repealing
13 the prohibition against the public inspection of the records of certain regulated
14 firearm dealers, owners, or permit holders; repealing the authorization for the
15 individual named in the record and the individual's attorney to view certain
16 records; altering the definitions of certain terms; making certain conforming
17 changes; and generally relating to firearms.

18 BY repealing and reenacting, with amendments,
19 Article – Criminal Law
20 Section 4–102 and 4–203(b); and 4–301 through 4–306 to be under the amended
21 subtitle “Subtitle 3. Assault Pistols and Detachable Magazines”
22 Annotated Code of Maryland
23 (2012 Replacement Volume and 2013 Supplement)

24 BY repealing
25 Article – Criminal Law
26 Section 4–110
27 Annotated Code of Maryland
28 (2012 Replacement Volume and 2013 Supplement)

29 BY repealing
30 Article – Health – General
31 Section 10–632(g)
32 Annotated Code of Maryland
33 (2009 Replacement Volume and 2013 Supplement)

34 BY repealing and reenacting, with amendments,
35 Article – Natural Resources
36 Section 10–410(g)
37 Annotated Code of Maryland
38 (2012 Replacement Volume and 2013 Supplement)

39 BY repealing and reenacting, with amendments,
40 Article – Public Safety
41 Section 3–208, 5–101, 5–110(a) and(b), 5–114(a), 5–115, 5–118(b), 5–120, 5–133,
42 5–144, 5–205, 5–206, 5–301, and 5–306

1 Annotated Code of Maryland
2 (2011 Replacement Volume and 2013 Supplement)

3 BY repealing

4 Article – Public Safety
5 Section 5–117.1, 5–133.1, 5–133.2, 5–133.3, 5–143, 5–145, and 5–146
6 Annotated Code of Maryland
7 (2011 Replacement Volume and 2013 Supplement)

8 BY adding to

9 Article – Public Safety
10 Section 5–119
11 Annotated Code of Maryland
12 (2011 Replacement Volume and 2013 Supplement)

13 BY repealing and reenacting, without amendments,

14 Article – State Government
15 Section 10–616(a)
16 Annotated Code of Maryland
17 (2009 Replacement Volume and 2013 Supplement)

18 BY repealing

19 Article – State Government
20 Section 10–616(v)
21 Annotated Code of Maryland
22 (2009 Replacement Volume and 2013 Supplement)

23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
24 MARYLAND, That the Laws of Maryland read as follows:

25 **Article – Criminal Law**

26 4–102.

27 (a) This section does not apply to:

28 (1) a law enforcement officer in the regular course of the officer’s duty;

29 (2) [an off-duty law enforcement officer who is a parent, guardian, or
30 visitor of a student attending a school located on the public school property, provided
31 that:

32 (i) the officer is displaying the officer’s badge or credential; and

33 (ii) the weapon carried or possessed by the officer is concealed;

1 (3)] a person hired by a county board of education specifically for the
2 purpose of guarding public school property;

3 [(4)] (3) a person engaged in organized shooting activity for
4 educational purposes; or

5 [(5)] (4) a person who, with a written invitation from the school
6 principal, displays or engages in a historical demonstration using a weapon or a
7 replica of a weapon for educational purposes.

8 (b) A person may not carry or possess a firearm, knife, or deadly weapon of
9 any kind on public school property.

10 (c) (1) Except as provided in paragraph (2) of this subsection, a person
11 who violates this section is guilty of a misdemeanor and on conviction is subject to
12 imprisonment not exceeding 3 years or a fine not exceeding \$1,000 or both.

13 (2) A person who is convicted of carrying or possessing a handgun in
14 violation of this section shall be sentenced under Subtitle 2 of this title.

15 [4-110.

16 (a) In this section, “restricted firearm ammunition” means a cartridge, a
17 shell, or any other device that:

18 (1) contains explosive or incendiary material designed and intended
19 for use in a firearm; and

20 (2) has a core constructed, excluding traces of other substances,
21 entirely from one or a combination of:

22 (i) tungsten alloys;

23 (ii) steel;

24 (iii) iron;

25 (iv) brass;

26 (v) beryllium copper;

27 (vi) depleted uranium; or

28 (vii) an equivalent material of similar density or hardness.

1 (b) A person may not, during and in relation to the commission of a crime of
2 violence as defined in § 14–101 of this article, possess or use restricted firearm
3 ammunition.

4 (c) A person who violates this section is guilty of a misdemeanor and on
5 conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding
6 \$5,000 or both.]

7 4–203.

8 (b) This section does not prohibit:

9 (1) the wearing, carrying, or transporting of a handgun by a person
10 who is **ON ACTIVE ASSIGNMENT ENGAGED IN LAW ENFORCEMENT**, IS authorized
11 at the time and under the circumstances to wear, carry, or transport the handgun as
12 part of the person's official equipment, and is:

13 (i) a law enforcement official of the United States, the State, or
14 a county or city of the State;

15 (ii) a member of the armed forces of the United States or of the
16 National Guard on duty or traveling to or from duty;

17 (iii) a law enforcement official of another state or subdivision of
18 another state temporarily in this State on official business;

19 (iv) a correctional officer or warden of a correctional facility in
20 the State;

21 (v) a sheriff or full-time assistant or deputy sheriff of the State;
22 or

23 (vi) a temporary or part-time sheriff's deputy;

24 (2) the wearing, carrying, or transporting of a handgun[, in
25 compliance with any limitations imposed under § 5–307 of the Public Safety Article,]
26 by a person to whom a permit to wear, carry, or transport the handgun has been
27 issued under Title 5, Subtitle 3 of the Public Safety Article;

28 (3) the carrying of a handgun on the person or in a vehicle while the
29 person is transporting the handgun to or from the place of legal purchase or sale, or to
30 or from a bona fide repair shop, or between bona fide residences of the person, or
31 between the bona fide residence and place of business of the person, if the business is
32 operated and owned substantially by the person if each handgun is unloaded and
33 carried in an enclosed case or an enclosed holster;

1 (4) the wearing, carrying, or transporting by a person of a handgun
2 used in connection with an organized military activity, a target shoot, formal or
3 informal target practice, sport shooting event, hunting, a Department of Natural
4 Resources–sponsored firearms and hunter safety class, trapping, or a dog obedience
5 training class or show, while the person is engaged in, on the way to, or returning from
6 that activity if each handgun is unloaded and carried in an enclosed case or an
7 enclosed holster;

8 (5) the moving by a bona fide gun collector of part or all of the
9 collector’s gun collection from place to place for public or private exhibition if each
10 handgun is unloaded and carried in an enclosed case or an enclosed holster;

11 (6) the wearing, carrying, or transporting of a handgun by a person on
12 real estate that the person owns or leases or where the person resides or within the
13 confines of a business establishment that the person owns or leases;

14 (7) the wearing, carrying, or transporting of a handgun by a
15 supervisory employee:

16 (i) in the course of employment;

17 (ii) within the confines of the business establishment in which
18 the supervisory employee is employed; and

19 (iii) when so authorized by the owner or manager of the business
20 establishment;

21 (8) the carrying or transporting of a signal pistol or other visual
22 distress signal approved by the United States Coast Guard in a vessel on the
23 waterways of the State or, if the signal pistol or other visual distress signal is
24 unloaded and carried in an enclosed case, in a vehicle; or

25 (9) the wearing, carrying, or transporting of a handgun by a person
26 who is carrying a court order requiring the surrender of the handgun, if:

27 (i) the handgun is unloaded;

28 (ii) the person has notified the law enforcement unit, barracks,
29 or station that the handgun is being transported in accordance with the court order;
30 and

31 (iii) the person transports the handgun directly to the law
32 enforcement unit, barracks, or station.

33 Subtitle 3. Assault [Weapons] **PISTOLS** and Detachable Magazines.

34 4–301.

1 [(a) In this subtitle the following words have the meanings indicated.

2 (b) “Assault long gun” means any assault weapon listed under § 5–101(r)(2)
3 of the Public Safety Article.

4 (c) “Assault] **IN THIS SUBTITLE, “ASSAULT** pistol” means any of the
5 following firearms or a copy regardless of the producer or manufacturer:

6 (1) AA Arms AP–9 semiautomatic pistol;

7 (2) Bushmaster semiautomatic pistol;

8 (3) Claridge HI–TEC semiautomatic pistol;

9 (4) D Max Industries semiautomatic pistol;

10 (5) Encom MK–IV, MP–9, or MP–45 semiautomatic pistol;

11 (6) Heckler and Koch semiautomatic SP–89 pistol;

12 (7) Holmes MP–83 semiautomatic pistol;

13 (8) Ingram MAC 10/11 semiautomatic pistol and variations including
14 the Partisan Avenger and the SWD Cobray;

15 (9) Intratec TEC–9/DC–9 semiautomatic pistol in any centerfire
16 variation;

17 (10) P.A.W.S. type semiautomatic pistol;

18 (11) Skorpion semiautomatic pistol;

19 (12) Spectre double action semiautomatic pistol (Sile, F.I.E., Mitchell);

20 (13) UZI semiautomatic pistol;

21 (14) Weaver Arms semiautomatic Nighthawk pistol; or

22 (15) Wilkinson semiautomatic “Linda” pistol.

23 [(d) “Assault weapon” means:

24 (1) an assault long gun;

25 (2) an assault pistol; or

1 (3) a copycat weapon.

2 (e) (1) “Copycat weapon” means:

3 (i) a semiautomatic centerfire rifle that can accept a detachable
4 magazine and has any two of the following:

5 1. a folding stock;

6 2. a grenade launcher or flare launcher; or

7 3. a flash suppressor;

8 (ii) a semiautomatic centerfire rifle that has a fixed magazine
9 with the capacity to accept more than 10 rounds;

10 (iii) a semiautomatic centerfire rifle that has an overall length of
11 less than 29 inches;

12 (iv) a semiautomatic pistol with a fixed magazine that can
13 accept more than 10 rounds;

14 (v) a semiautomatic shotgun that has a folding stock; or

15 (vi) a shotgun with a revolving cylinder.

16 (2) “Copycat weapon” does not include an assault long gun or an
17 assault pistol.

18 (f) “Detachable magazine” means an ammunition feeding device that can be
19 removed readily from a firearm without requiring disassembly of the firearm action or
20 without the use of a tool, including a bullet or cartridge.

21 (g) “Flash suppressor” means a device that functions, or is intended to
22 function, to perceptibly reduce or redirect muzzle flash from the shooter’s field of
23 vision.

24 (h) “Licensed firearms dealer” means a person who holds a dealer’s license
25 under Title 5, Subtitle 1 of the Public Safety Article.]

26 4–302.

27 This subtitle does not apply to:

28 (1) if acting within the scope of official business, personnel of the
29 United States government or a unit of that government, members of the armed forces
30 of the United States or of the National Guard, **OR** law enforcement personnel of the

1 State or a local unit in the State[, or a railroad police officer authorized under Title 3
2 of the Public Safety Article or 49 U.S.C. § 28101];

3 (2) a firearm modified to render it permanently inoperative;

4 (3) [possession, importation, manufacture, receipt for manufacture,
5 shipment for manufacture, storage,] purchases, sales, and transport to or by a licensed
6 firearms dealer or manufacturer who is:

7 (i) providing or servicing an assault [weapon] **PISTOL** or
8 detachable magazine for a law enforcement unit or for personnel exempted under item
9 (1) of this section; **OR**

10 (ii) acting to sell or transfer an assault [weapon] **PISTOL** or
11 detachable magazine to a licensed firearm dealer in another state [or to an individual
12 purchaser in another state through a licensed firearms dealer; or

13 (iii) acting to return to a customer in another state an assault
14 weapon transferred to the licensed firearms dealer or manufacturer under the terms of
15 a warranty or for repair];

16 (4) organizations that are required or authorized by federal law
17 governing their specific business or activity to maintain assault [weapons] **PISTOLS**
18 and applicable ammunition and detachable magazines;

19 (5) the receipt of an assault [weapon] **PISTOL** or detachable magazine
20 by inheritance[, and possession of the inherited assault weapon or detachable
21 magazine,] if the decedent lawfully possessed the assault [weapon or detachable
22 magazine and the person inheriting the assault weapon or detachable magazine is not
23 otherwise disqualified from possessing a regulated firearm] **PISTOL**; **OR**

24 (6) the receipt of an assault [weapon] **PISTOL** or detachable magazine
25 by a personal representative of an estate for purposes of exercising the powers and
26 duties of a personal representative of an estate[;

27 (7) possession by a person who is retired in good standing from service
28 with a law enforcement agency of the State or a local unit in the State and is not
29 otherwise prohibited from receiving an assault weapon or detachable magazine if:

30 (i) the assault weapon or detachable magazine is sold or
31 transferred to the person by the law enforcement agency on retirement; or

32 (ii) the assault weapon or detachable magazine was purchased
33 or obtained by the person for official use with the law enforcement agency before
34 retirement;

1 (8) possession or transport by an employee of an armored car company
2 if the individual is acting within the scope of employment and has a permit issued
3 under Title 5, Subtitle 3 of the Public Safety Article; or

4 (9) possession, receipt, and testing by, or shipping to or from:

5 (i) an ISO 17025 accredited, National Institute of
6 Justice–approved ballistics testing laboratory; or

7 (ii) a facility or entity that manufactures or provides research
8 and development testing, analysis, or engineering for personal protective equipment or
9 vehicle protection systems].

10 4–303.

11 (a) Except as provided in subsection (b) of this section, a person may not:

12 (1) transport an assault [weapon] PISTOL into the State; or

13 (2) possess, sell, offer to sell, transfer, purchase, or receive an assault
14 [weapon] PISTOL.

15 (b) [(1)] A person who lawfully possessed an assault pistol before June 1,
16 1994, and who registered the assault pistol with the Secretary of State Police before
17 August 1, 1994, may:

18 [(i)] (1) continue to possess [and transport] the assault pistol;
19 or

20 [(ii)] (2) while carrying a court order requiring the surrender
21 of the assault pistol, transport the assault pistol directly to the law enforcement unit,
22 barracks, or station if the person has notified the law enforcement unit, barracks, or
23 station that the person is transporting the assault pistol in accordance with a court
24 order and the assault pistol is unloaded.

25 [(2)] A licensed firearms dealer may continue to possess, sell, offer for
26 sale, or transfer an assault long gun or a copycat weapon that the licensed firearms
27 dealer lawfully possessed on or before October 1, 2013.

28 (3) A person who lawfully possessed, has a purchase order for, or
29 completed an application to purchase an assault long gun or a copycat weapon before
30 October 1, 2013, may:

31 (i) possess and transport the assault long gun or copycat
32 weapon; or

1 (ii) while carrying a court order requiring the surrender of the
2 assault long gun or copycat weapon, transport the assault long gun or copycat weapon
3 directly to the law enforcement unit, barracks, or station if the person has notified the
4 law enforcement unit, barracks, or station that the person is transporting the assault
5 long gun or copycat weapon in accordance with a court order and the assault long gun
6 or copycat weapon is unloaded.

7 (4) A person may transport an assault weapon to or from:

8 (i) an ISO 17025 accredited, National Institute of
9 Justice–approved ballistics testing laboratory; or

10 (ii) a facility or entity that manufactures or provides research
11 and development testing, analysis, or engineering for personal protective equipment or
12 vehicle protection systems.]

13 4–304.

14 A law enforcement unit may seize as contraband and dispose of according to
15 regulation an assault [weapon] PISTOL transported, sold, transferred, purchased,
16 received, or possessed in violation of this subtitle.

17 4–305.

18 (a) This section does not apply to[:

19 (1)] a .22 caliber rifle with a tubular magazine[: or

20 (2) a law enforcement officer or a person who retired in good standing
21 from service with a law enforcement agency of the United States, the State, or any law
22 enforcement agency in the State].

23 (b) A person may not manufacture, sell, offer for sale, purchase, receive, or
24 transfer a detachable magazine that has a capacity of more than [10] 20 rounds of
25 ammunition for a firearm.

26 4–306.

27 (a) [Except as otherwise provided in this subtitle, a] A person who violates
28 this subtitle is guilty of a misdemeanor and on conviction is subject to imprisonment
29 not exceeding 3 years or a fine not exceeding \$5,000 or both.

30 (b) (1) A person who uses an assault [weapon] PISTOL, or a magazine
31 that has a capacity of more than [10] 20 rounds of ammunition, in the commission of a
32 felony or a crime of violence as defined in § 5–101 of the Public Safety Article is guilty

1 of a misdemeanor and on conviction, in addition to any other sentence imposed for the
2 felony or crime of violence, shall be sentenced under this subsection.

3 (2) (i) For a first violation, the person shall be sentenced to
4 imprisonment for not less than 5 years and not exceeding 20 years.

5 (ii) The court may not impose less than the minimum sentence
6 of 5 years.

7 (iii) The mandatory minimum sentence of 5 years may not be
8 suspended.

9 (iv) Except as otherwise provided in § 4–305 of the Correctional
10 Services Article, the person is not eligible for parole in less than 5 years.

11 (3) (i) For each subsequent violation, the person shall be sentenced
12 to imprisonment for not less than 10 years and not exceeding 20 years.

13 (ii) The court may not impose less than the minimum sentence
14 of 10 years.

15 (iii) A sentence imposed under this paragraph shall be
16 consecutive to and not concurrent with any other sentence imposed for the felony or
17 crime of violence.

18 Article – Health – General

19 10–632.

20 [(g) If a hearing officer enters an order for involuntary commitment under
21 Part III of this subtitle and the hearing officer determines that the individual cannot
22 safely possess a firearm based on credible evidence of dangerousness to others, the
23 hearing officer shall order the individual who is subject to the involuntary
24 commitment to:

25 (1) Surrender to law enforcement authorities any firearms in the
26 individual's possession; and

27 (2) Refrain from possessing a firearm unless the individual is granted
28 relief from firearms disqualification in accordance with § 5–133.3 of the Public Safety
29 Article.]

30 Article – Natural Resources

31 10–410.

1 (g) (1) Except as provided in [paragraphs (2) and (3)] **PARAGRAPH (2)** of
2 this subsection, a person, other than the owner or occupant, while hunting for any wild
3 bird or mammal may not shoot or discharge any firearm or other deadly weapon
4 within 150 yards, known as the “safety zone”, of a dwelling house, residence, church,
5 or other building or camp occupied by human beings, or shoot at any wild bird or
6 mammal while it is within this area, without the specific advance permission of the
7 owner or occupant.

8 (2) [A person, while hunting for any wild bird or mammal, may not
9 shoot or discharge any firearm within 300 yards of a public or nonpublic school during
10 school hours or at a time when a school–approved activity is taking place.

11 (3)] (i) For archery hunters in Carroll County or Frederick County,
12 the safety zone described in paragraph (1) of this subsection extends for 50 yards from
13 a dwelling house, residence, church, or any other building or camp occupied by human
14 beings.

15 (ii) For archery hunters in Harford County, the safety zone
16 described in paragraph (1) of this subsection extends for 100 yards from a dwelling
17 house, residence, church, or any other building or camp occupied by human beings.

18 [(4)] (3) During any open hunting season, a person, other than the
19 owner or occupant, may not hunt or chase willfully any wild bird or mammal within
20 the safety zone without the specific advance permission of the owner or occupant.

21 Article – Public Safety

22 3–208.

23 (A) Subject to the authority of the Secretary, the Commission has the
24 following powers and duties:

25 (1) to adopt regulations necessary or appropriate to carry out this
26 subtitle; and

27 (2) to adopt regulations that establish and enforce standards for prior
28 substance abuse by individuals applying for certification as a police officer.

29 (B) **SUBJECT TO SUBSECTIONS (C) AND (D) OF THIS SECTION, THE**
30 **COMMISSION SHALL ADOPT REGULATIONS ON OR BEFORE JANUARY 1, 2015,**
31 **FOR A CERTIFIED FIREARMS SAFETY TRAINING COURSE REQUIRED FOR AN**
32 **APPLICANT FOR A REGULATED FIREARMS PURCHASE, RENTAL, OR TRANSFER**
33 **MADE ON OR AFTER JANUARY 1, 2015.**

34 (C) **THE CERTIFIED FIREARMS SAFETY TRAINING COURSE REQUIRED**
35 **UNDER SUBSECTION (B) OF THIS SECTION SHALL:**

1 **(1) BE OFFERED BY THE COMMISSION; OR**

2 **(2) CONTAIN A HANDGUN SAFETY COMPONENT AND BE**
3 **CONDUCTED BY AN INDIVIDUAL OR ORGANIZATION CERTIFIED BY:**

4 **(I) THE COMMISSION;**

5 **(II) THE DEPARTMENT OF NATURAL RESOURCES;**

6 **(III) THE DEPARTMENT OF STATE POLICE; OR**

7 **(IV) ANY REPUTABLE ORGANIZATION:**

8 **1. THAT HAS AS ONE OF ITS OBJECTIVES THE**
9 **PROMOTION OF COMPETENCY AND SAFETY IN HANDLING HANDGUNS; AND**

10 **2. WHOSE COURSE HAS BEEN DETERMINED BY THE**
11 **COMMISSION TO MEET THE REGULATIONS ADOPTED BY THE COMMISSION.**

12 **(D) ANY COURSE OFFERED BY THE COMMISSION UNDER SUBSECTION**
13 **(C) OF THIS SECTION:**

14 **(1) SHALL BE OFFERED FREE OF CHARGE OR FEE;**

15 **(2) MAY NOT BE MORE THAN 2 HOURS IN DURATION;**

16 **(3) SHALL BE CONDUCTED OR OFFERED AT LEAST ONCE EACH**
17 **WEEK IN ALL GEOGRAPHIC AREAS OF THE STATE;**

18 **(4) SHALL BE AVAILABLE AFTER REGULAR BUSINESS HOURS;**

19 **(5) SHALL BE OPEN TO EACH INDIVIDUAL REQUIRED BY LAW TO**
20 **COMPLETE THE FIREARMS SAFETY TRAINING COURSE, WITHIN 2 WEEKS AFTER**
21 **REQUEST OF THE INDIVIDUAL;**

22 **(6) SHALL ONLY REQUIRE ATTENDANCE THROUGHOUT THE**
23 **DURATION OF THE COURSE IN ORDER TO COMPLETE THE COURSE**
24 **SUCCESSFULLY; AND**

25 **(7) MAY NOT REQUIRE ANY SKILLS OR KNOWLEDGE TESTING IN**
26 **THE USE OF A REGULATED FIREARM IN ORDER TO COMPLETE THE COURSE**
27 **SUCCESSFULLY.**

1 5–101.

2 (a) In this subtitle the following words have the meanings indicated.

3 (b) “Antique firearm” has the meaning stated in § 4–201 of the Criminal Law
4 Article.

5 [(b–1) (1) “Convicted of a disqualifying crime” includes:

6 (i) a case in which a person received probation before judgment
7 for a crime of violence; and

8 (ii) a case in which a person received probation before judgment
9 in a domestically related crime as defined in § 6–233 of the Criminal Procedure
10 Article.

11 (2) “Convicted of a disqualifying crime” does not include a case in
12 which a person received a probation before judgment:

13 (i) for assault in the second degree; or

14 (ii) that was expunged under Title 10, Subtitle 1 of the Criminal
15 Procedure Article.]

16 (c) “Crime of violence” means:

17 (1) abduction;

18 (2) arson in the first degree;

19 (3) assault in the first or second degree;

20 (4) burglary in the first, second, or third degree;

21 (5) carjacking and armed carjacking;

22 (6) escape in the first degree;

23 (7) kidnapping;

24 (8) voluntary manslaughter;

25 (9) maiming as previously proscribed under former Article 27, § 386 of
26 the Code;

- 1 (10) mayhem as previously proscribed under former Article 27, § 384 of
2 the Code;
- 3 (11) murder in the first or second degree;
- 4 (12) rape in the first or second degree;
- 5 (13) robbery;
- 6 (14) robbery with a dangerous weapon;
- 7 (15) sexual offense in the first, second, or third degree;
- 8 (16) an attempt to commit any of the crimes listed in items (1) through
9 (15) of this subsection; or
- 10 (17) assault with intent to commit any of the crimes listed in items (1)
11 through (15) of this subsection or a crime punishable by imprisonment for more than 1
12 year.
- 13 (d) “Dealer” means a person who is engaged in the business of:
- 14 (1) selling, renting, or transferring firearms at wholesale or retail; or
- 15 (2) repairing firearms.
- 16 (e) “Dealer’s license” means a State regulated firearms dealer’s license.
- 17 (f) “Designated law enforcement agency” means a law enforcement agency
18 that the Secretary designates to process applications to purchase regulated firearms
19 for secondary sales.
- 20 (g) “Disqualifying crime” means:
- 21 (1) a crime of violence;
- 22 (2) a violation classified as a felony in the State; or
- 23 (3) a violation classified as a misdemeanor in the State that carries a
24 statutory penalty of more than 2 years.
- 25 (h) (1) “Firearm” means:
- 26 (i) a weapon that expels, is designed to expel, or may readily be
27 converted to expel a projectile by the action of an explosive; or
- 28 (ii) the frame or receiver of such a weapon.

1 (2) “Firearm” includes a starter gun.

2 (i) “Firearm applicant” means a person who makes a firearm application.

3 (j) “Firearm application” means an application to purchase, rent, or transfer
4 a regulated firearm.

5 (k) “Fugitive from justice” means a person who has fled to avoid prosecution
6 or giving testimony in a criminal proceeding.

7 (l) “Habitual drunkard” means a person who has been found guilty of any
8 three crimes under § 21–902(a), (b), or (c) of the Transportation Article, one of which
9 occurred in the past year.

10 (m) “Habitual user” means a person who has been found guilty of two
11 controlled dangerous substance crimes, one of which occurred in the past 5 years.

12 (n) (1) “Handgun” means a firearm with a barrel less than 16 inches in
13 length.

14 (2) “Handgun” includes signal, starter, and blank pistols.

15 (o) [“Handgun qualification license” means a license issued by the Secretary
16 that authorizes a person to purchase, rent, or receive a handgun.

17 (p)] “Licensee” means a person who holds a dealer’s license.

18 [(q) “Qualified handgun instructor” means a certified firearms instructor who:

19 (1) is recognized by the Maryland Police and Correctional Training
20 commissions;

21 (2) has a qualified handgun instructor license issued by the Secretary;
22 or

23 (3) has a certification issued by a nationally recognized firearms
24 organization.

25 (r)] (P) “Regulated firearm” means:

26 (1) a handgun; or

27 (2) a firearm that is any of the following specific assault weapons or
28 their copies, regardless of which company produced and manufactured that assault
29 weapon:

- 1 (i) American Arms Spectre da Semiautomatic carbine;
- 2 (ii) AK-47 in all forms;
- 3 (iii) Algimec AGM-1 type semi-auto;
- 4 (iv) AR 100 type semi-auto;
- 5 (v) AR 180 type semi-auto;
- 6 (vi) Argentine L.S.R. semi-auto;
- 7 (vii) Australian Automatic Arms SAR type semi-auto;
- 8 (viii) Auto-Ordnance Thompson M1 and 1927 semi-automatics;
- 9 (ix) Barrett light .50 cal. semi-auto;
- 10 (x) Beretta AR70 type semi-auto;
- 11 (xi) Bushmaster semi-auto rifle;
- 12 (xii) Calico models M-100 and M-900;
- 13 (xiii) CIS SR 88 type semi-auto;
- 14 (xiv) Claridge HI TEC C-9 carbines;
- 15 (xv) Colt AR-15, CAR-15, and all imitations except Colt AR-15
16 Sporter H-BAR rifle;
- 17 (xvi) Daewoo MAX 1 and MAX 2, aka AR 100, 110C, K-1, and
18 K-2;
- 19 (xvii) Dragunov Chinese made semi-auto;
- 20 (xviii) Famas semi-auto (.223 caliber);
- 21 (xix) Feather AT-9 semi-auto;
- 22 (xx) FN LAR and FN FAL assault rifle;
- 23 (xxi) FNC semi-auto type carbine;
- 24 (xxii) F.I.E./Franchi LAW 12 and SPAS 12 assault shotgun;
- 25 (xxiii) Steyr-AUG-SA semi-auto;

- 1 (xxiv) Galil models AR and ARM semi-auto;
- 2 (xxv) Heckler and Koch HK-91 A3, HK-93 A2, HK-94 A2 and A3;
- 3 (xxvi) Holmes model 88 shotgun;
- 4 (xxvii) Avtomat Kalashnikov semiautomatic rifle in any format;
- 5 (xxviii) Manchester Arms "Commando" MK-45, MK-9;
- 6 (xxix) Mandell TAC-1 semi-auto carbine;
- 7 (xxx) Mossberg model 500 Bullpup assault shotgun;
- 8 (xxxi) Sterling Mark 6;
- 9 (xxxii) P.A.W.S. carbine;
- 10 (xxxiii) Ruger mini-14 folding stock model (.223 caliber);
- 11 (xxxiv) SIG 550/551 assault rifle (.223 caliber);
- 12 (xxxv) SKS with detachable magazine;
- 13 (xxxvi) AP-74 Commando type semi-auto;
- 14 (xxxvii) Springfield Armory BM-59, SAR-48, G3, SAR-3,
15 M-21 sniper rifle, M1A, excluding the M1 Garand;
- 16 (xxxviii) Street sweeper assault type shotgun;
- 17 (xxxix) Striker 12 assault shotgun in all formats;
- 18 (xl) Unique F11 semi-auto type;
- 19 (xli) Daewoo USAS 12 semi-auto shotgun;
- 20 (xlii) UZI 9mm carbine or rifle;
- 21 (xliii) Valmet M-76 and M-78 semi-auto;
- 22 (xliv) Weaver Arms "Nighthawk" semi-auto carbine; or
- 23 (xlv) Wilkinson Arms 9mm semi-auto "Terry".

1 [(s)] (Q) “Rent” means the temporary transfer for consideration of a
2 regulated firearm that is taken from the property of the owner of the regulated
3 firearm.

4 [(t)] (R) “Secondary sale” means a sale of a regulated firearm in which
5 neither party to the sale:

6 (1) is a licensee;

7 (2) is licensed by the federal government as a firearms dealer;

8 (3) devotes time, attention, and labor to dealing in firearms as a
9 regular course of trade or business with the principal objective of earning a profit
10 through the repeated purchase and resale of firearms; or

11 (4) repairs firearms as a regular course of trade or business.

12 [(u)] (S) “Secretary” means the Secretary of State Police or the Secretary’s
13 designee.

14 [(v)] (T) “Straw purchase” means a sale of a regulated firearm in which a
15 person uses another, known as the straw purchaser, to:

16 (1) complete the application to purchase a regulated firearm;

17 (2) take initial possession of the regulated firearm; and

18 (3) subsequently transfer the regulated firearm to the person.

19 5–110.

20 (a) The Secretary shall disapprove an application for a dealer’s license if:

21 (1) the Secretary determines that the applicant supplied false
22 information or made a false statement;

23 (2) the Secretary determines that the application is not properly
24 completed; **OR**

25 (3) the Secretary receives a written notification from the applicant’s
26 licensed attending physician that the applicant suffers from a mental disorder and is a
27 danger to the applicant or to another[; or

28 (4) the Secretary determines that the applicant intends that a person
29 who is not eligible to be issued a dealer’s license or whose dealer’s license has been
30 revoked or suspended:

1 (i) will participate in the management or operation of the
2 business for which the license is sought; or

3 (ii) holds a legal or equitable interest in the business for which
4 the license is sought].

5 (b) If the Secretary disapproves an application for a dealer's license, the
6 Secretary shall notify the applicant in writing of[:

7 (1) the disapproval [of the application; and

8 (2) the reason the application was denied].

9 5-114.

10 (a) [(1)] The Secretary shall suspend a dealer's license if the licensee:

11 [(i)] (1) is under indictment for a crime of violence; or

12 [(ii)] (2) is arrested for a violation of this subtitle that
13 prohibits the purchase or possession of a regulated firearm.

14 [(2) (i) The Secretary may suspend a dealer's license if the licensee
15 is not in compliance with the record keeping and reporting requirements of § 5-145 of
16 this subtitle.

17 [(ii) The Secretary may lift a suspension under this paragraph
18 after the licensee provides evidence that the record keeping violation has been
19 corrected.]

20 5-115.

21 (a) (1) A person whose dealer's license is suspended or revoked [or who is
22 fined for a violation of this subtitle] and who is aggrieved by the action of the
23 Secretary may request a hearing by writing to the Secretary within 30 days after the
24 Secretary forwards notice to the applicant under § 5-114(c) of this subtitle.

25 (2) The Secretary shall grant the hearing within 15 days after
26 receiving the request.

27 (b) The hearing shall be held in accordance with Title 10, Subtitle 2 of the
28 State Government Article.

29 [5-117.1.

1 (a) This section does not apply to:

2 (1) a licensed firearms manufacturer;

3 (2) a law enforcement officer or person who is retired in good standing
4 from service with a law enforcement agency of the United States, the State, or a local
5 law enforcement agency of the State;

6 (3) a member or retired member of the armed forces of the United
7 States or the National Guard; or

8 (4) a person purchasing, renting, or receiving an antique, curio, or
9 relic firearm, as defined in federal law or in determinations published by the Bureau
10 of Alcohol, Tobacco, Firearms and Explosives.

11 (b) A dealer or any other person may not sell, rent, or transfer a handgun to
12 a purchaser, lessee, or transferee unless the purchaser, lessee, or transferee presents
13 to the dealer or other person a valid handgun qualification license issued to the
14 purchaser, lessee, or transferee by the Secretary under this section.

15 (c) A person may purchase, rent, or receive a handgun only if the person:

16 (1) (i) possesses a valid handgun qualification license issued to the
17 person by the Secretary in accordance with this section;

18 (ii) possesses valid credentials from a law enforcement agency
19 or retirement credentials from a law enforcement agency;

20 (iii) is an active or retired member of the armed forces of the
21 United States or the National Guard and possesses a valid military identification card;
22 or

23 (iv) is purchasing, renting, or receiving an antique, curio, or relic
24 firearm, as defined in federal law or in determinations published by the Bureau of
25 Alcohol, Tobacco, Firearms and Explosives; and

26 (2) is not otherwise prohibited from purchasing or possessing a
27 handgun under State or federal law.

28 (d) Subject to subsections (f) and (g) of this section, the Secretary shall issue
29 a handgun qualification license to a person who the Secretary finds:

30 (1) is at least 21 years old;

31 (2) is a resident of the State;

1 (3) except as provided in subsection (e) of this section, has
2 demonstrated satisfactory completion, within 3 years prior to the submission of the
3 application, of a firearms safety training course approved by the Secretary that
4 includes:

5 (i) a minimum of 4 hours of instruction by a qualified handgun
6 instructor;

7 (ii) classroom instruction on:

8 1. State firearm law;

9 2. home firearm safety; and

10 3. handgun mechanisms and operation; and

11 (iii) a firearms orientation component that demonstrates the
12 person's safe operation and handling of a firearm; and

13 (4) based on an investigation, is not prohibited by federal or State law
14 from purchasing or possessing a handgun.

15 (e) An applicant for a handgun qualification license is not required to
16 complete a firearms safety training course under subsection (d) of this section if the
17 applicant:

18 (1) has completed a certified firearms training course approved by the
19 Secretary;

20 (2) has completed a course of instruction in competency and safety in
21 the handling of firearms prescribed by the Department of Natural Resources under §
22 10-301.1 of the Natural Resources Article;

23 (3) is a qualified handgun instructor;

24 (4) is an honorably discharged member of the armed forces of the
25 United States or the National Guard;

26 (5) is an employee of an armored car company and has a permit issued
27 under Title 5, Subtitle 3 of the Public Safety Article; or

28 (6) lawfully owns a regulated firearm.

29 (f) (1) In this subsection, "Central Repository" means the Criminal
30 Justice Information System Central Repository of the Department of Public Safety and
31 Correctional Services.

1 (2) The Secretary shall apply to the Central Repository for a State and
2 national criminal history records check for each applicant for a handgun qualification
3 license.

4 (3) As part of the application for a criminal history records check, the
5 Secretary shall submit to the Central Repository:

6 (i) a complete set of the applicant's legible fingerprints taken in
7 a format approved by the Director of the Central Repository and the Director of the
8 Federal Bureau of Investigation;

9 (ii) the fee authorized under § 10-221(b)(7) of the Criminal
10 Procedure Article for access to Maryland criminal history records; and

11 (iii) the mandatory processing fee required by the Federal
12 Bureau of Investigation for a national criminal history records check.

13 (4) The Central Repository shall provide a receipt to the applicant for
14 the fees paid in accordance with paragraph (3)(ii) and (iii) of this subsection.

15 (5) In accordance with §§ 10-201 through 10-234 of the Criminal
16 Procedure Article, the Central Repository shall forward to the applicant and the
17 Secretary a printed statement of the applicant's criminal history information.

18 (6) Information obtained from the Central Repository under this
19 section:

20 (i) is confidential and may not be disseminated; and

21 (ii) shall be used only for the licensing purpose authorized by
22 this section.

23 (7) If criminal history record information is reported to the Central
24 Repository after the date of the initial criminal history records check, the Central
25 Repository shall provide to the Department of State Police Licensing Division a
26 revised printed statement of the applicant's or licensee's State criminal history record.

27 (g) An applicant for a handgun qualification license shall submit to the
28 Secretary:

29 (1) an application in the manner and format designated by the
30 Secretary;

31 (2) a nonrefundable application fee to cover the costs to administer the
32 program of up to \$50;

33 (3) (i) proof of satisfactory completion of:

1 1. a firearms safety training course approved by the
2 Secretary; or

3 2. a course of instruction in competency and safety in
4 the handling of firearms prescribed by the Department of Natural Resources under §
5 10–301.1 of the Natural Resources Article; or

6 (ii) a valid firearms instructor certification;

7 (4) any other identifying information or documentation required by
8 the Secretary; and

9 (5) a statement made by the applicant under the penalty of perjury
10 that the applicant is not prohibited under federal or State law from possessing a
11 handgun.

12 (h) (1) Within 30 days after receiving a properly completed application,
13 the Secretary shall issue to the applicant:

14 (i) a handgun qualification license if the applicant is approved;
15 or

16 (ii) a written denial of the application that contains:

17 1. the reason the application was denied; and

18 2. a statement of the applicant’s appeal rights under
19 subsection (l) of this section.

20 (2) (i) An individual whose fingerprints have been submitted to the
21 Central Repository, and whose application has been denied, may request that the
22 record of the fingerprints be expunged by obliteration.

23 (ii) Proceedings to expunge a record under this paragraph shall
24 be conducted in accordance with § 10–105 of the Criminal Procedure Article.

25 (iii) On receipt of an order to expunge a fingerprint record, the
26 Central Repository shall expunge by obliteration the fingerprints submitted as part of
27 the application process.

28 (iv) An individual may not be charged a fee for the expungement
29 of a fingerprint record in accordance with this paragraph.

30 (i) A handgun qualification license issued under this section expires 10 years
31 from the date of issuance.

1 (j) (1) The handgun qualification license may be renewed for successive
2 periods of 10 years each if, at the time of an application for renewal, the applicant:

3 (i) possesses the qualifications for the issuance of the handgun
4 qualification license; and

5 (ii) submits a nonrefundable application fee to cover the costs to
6 administer the program up to \$20.

7 (2) An applicant renewing a handgun qualification license under this
8 subsection is not required to:

9 (i) complete the firearms safety training course required in
10 subsection (d)(3) of this section; or

11 (ii) submit to a State and national criminal history records
12 check as required in subsection (f) of this section.

13 (k) (1) The Secretary may revoke a handgun qualification license issued
14 or renewed under this section on a finding that the licensee no longer satisfies the
15 qualifications set forth in subsection (d) of this section.

16 (2) A person holding a handgun qualification license that has been
17 revoked by the Secretary shall return the license to the Secretary within 5 days after
18 receipt of the notice of revocation.

19 (l) (1) A person whose original or renewal application for a handgun
20 qualification license is denied or whose handgun qualification license is revoked, may
21 submit a written request to the Secretary for a hearing within 30 days after the date
22 the written notice of the denial or revocation was sent to the aggrieved person.

23 (2) A hearing under this section shall be granted by the Secretary
24 within 15 days after the request.

25 (3) A hearing and any subsequent proceedings of judicial review under
26 this section shall be conducted in accordance with Title 10, Subtitle 2 of the State
27 Government Article.

28 (4) A hearing under this section shall be held in the county of the legal
29 residence of the aggrieved person.

30 (m) (1) If an original or renewal handgun qualification license is lost or
31 stolen, a person may submit a written request to the Secretary for a replacement
32 license.

1 (2) Unless the applicant is otherwise disqualified, the Secretary shall
2 issue a replacement handgun qualification license on receipt of a written request and a
3 nonrefundable fee to cover the cost of replacement up to \$20.

4 (n) The Secretary may adopt regulations to carry out the provisions of this
5 section.]

6 5–118.

7 (b) A firearm application shall contain:

8 (1) the firearm applicant’s name, address, Social Security number,
9 place and date of birth, height, weight, race, eye and hair color, signature, driver’s or
10 photographic identification soundex number, occupation, and regulated firearm
11 information for each regulated firearm to be purchased, rented, or transferred;

12 (2) the date and time that the firearm applicant delivered the
13 completed firearm application to the prospective seller or transferor; **AND**

14 (3) a statement by the firearm applicant under the penalty of perjury
15 that the firearm applicant:

16 (i) is at least 21 years old;

17 (ii) has never been convicted of a disqualifying crime;

18 (iii) has never been convicted of a violation classified as a
19 common law crime and received a term of imprisonment of more than 2 years;

20 (iv) is not a fugitive from justice;

21 (v) is not a habitual drunkard;

22 (vi) is not addicted to a controlled dangerous substance or is not
23 a habitual user;

24 (vii) [does not suffer from a mental disorder as defined in §
25 10–101(f)(2) of the Health – General Article and have a history of violent behavior
26 against the firearm applicant or another;

27 (viii)] has never [been found incompetent to stand trial under §
28 3–106 of the Criminal Procedure Article] **SPENT MORE THAN 30 CONSECUTIVE**
29 **DAYS IN A MEDICAL INSTITUTION FOR TREATMENT OF A MENTAL DISORDER,**
30 **UNLESS A PHYSICIAN’S CERTIFICATE ISSUED WITHIN 30 DAYS BEFORE THE**
31 **DATE OF APPLICATION IS ATTACHED TO THE APPLICATION, CERTIFYING THAT**

1 THE FIREARM APPLICANT IS CAPABLE OF POSSESSING A REGULATED FIREARM
2 WITHOUT UNDUE DANGER TO THE FIREARM APPLICANT OR TO ANOTHER;

3 [(ix)] (VIII) [has never been found not criminally responsible
4 under § 3–110 of the Criminal Procedure] IS NOT A RESPONDENT AGAINST WHOM A
5 CURRENT NON EX PARTE CIVIL PROTECTION ORDER HAS BEEN ENTERED UNDER
6 § 4–506 OF THE FAMILY LAW Article;

7 [(x) has never been voluntarily admitted for more than 30
8 consecutive days to a facility as defined in § 10–101 of the Health – General Article;

9 (xi) has never been involuntarily committed to a facility as
10 defined in § 10–101 of the Health – General Article;

11 (xii) is not under the protection of a guardian appointed by a
12 court under § 13–201(c) or § 13–705 of the Estates and Trusts Article, except for cases
13 in which the appointment of a guardian is solely a result of a physical disability;

14 (xiii) is not a respondent against whom:

15 1. a current non ex parte civil protective order has been
16 entered under § 4–506 of the Family Law Article; or

17 2. an order for protection, as defined in § 4–508.1 of the
18 Family Law Article, has been issued by a court of another state or a Native American
19 tribe and is in effect; and

20 (xiv)] (IX) if under the age of 30 years at the time of application,
21 has not been adjudicated delinquent by a juvenile court for an act that would be a
22 disqualifying crime if committed by an adult; and

23 (X) SUBJECT TO § 5–119 OF THIS SUBTITLE, HAS
24 COMPLETED A CERTIFIED FIREARMS SAFETY TRAINING COURSE THAT THE
25 POLICE TRAINING COMMISSION CONDUCTS WITHOUT CHARGE OR THAT MEETS
26 THE STANDARDS THAT THE POLICE TRAINING COMMISSION ESTABLISHES
27 UNDER § 3–207 OF THIS ARTICLE.

28 [(4) a copy of the applicant’s handgun qualification license.]

29 5–119.

30 A FIREARM APPLICANT IS NOT REQUIRED TO COMPLETE A CERTIFIED
31 FIREARMS SAFETY TRAINING COURSE REQUIRED UNDER §§ 5–118 AND 5–134 OF
32 THIS SUBTITLE IF THE FIREARM APPLICANT:

1 **(1) HAS ALREADY COMPLETED A CERTIFIED FIREARMS SAFETY**
2 **TRAINING COURSE REQUIRED UNDER §§ 5-118 AND 5-134 OF THIS SUBTITLE;**

3 **(2) IS A LAW ENFORCEMENT OFFICER OF THE STATE OR ANY**
4 **LOCAL LAW ENFORCEMENT AGENCY IN THE STATE;**

5 **(3) IS A MEMBER, RETIRED MEMBER, OR HONORABLY**
6 **DISCHARGED MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR THE**
7 **NATIONAL GUARD;**

8 **(4) IS A MEMBER OF AN ORGANIZATION THAT IS REQUIRED BY**
9 **FEDERAL LAW GOVERNING ITS SPECIFIC BUSINESS OR ACTIVITY TO MAINTAIN**
10 **HANDGUNS AND APPLICABLE AMMUNITION; OR**

11 **(5) HOLDS A PERMIT TO CARRY A HANDGUN UNDER SUBTITLE 3**
12 **OF THIS TITLE.**

13 5-120.

14 (a) (1) On receipt of a firearm application, a licensee or designated law
15 enforcement agency shall promptly forward one copy of it to the Secretary by:

16 **(I) CERTIFIED MAIL;**

17 **(II) FACSIMILE MACHINE; OR**

18 **(III) electronic means approved by the Secretary.**

19 (2) The copy of the firearm application forwarded to the Secretary
20 shall contain the name, address, and signature of the prospective seller, lessor, or
21 transferor.

22 (b) (1) The prospective seller, lessor, or transferor shall keep one copy of
23 the firearm application for not less than 3 years.

24 (2) The firearm applicant is entitled to a copy of the firearm
25 application.

26 (c) (1) **[The] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS**
27 **SUBSECTION, THE licensee or designated law enforcement agency shall forward the**
28 **\$10 application fee with the firearm application to the Secretary.**

29 **(2) A LICENSEE OR DESIGNATED LAW ENFORCEMENT AGENCY**
30 **THAT USES A FACSIMILE MACHINE TO FORWARD THE FIREARM APPLICATION TO**
31 **THE SECRETARY SHALL:**

1 **(I) BE BILLED \$10 FOR EACH FIREARM APPLICATION**
2 **FORWARDED TO THE SECRETARY DURING THE MONTH; AND**

3 **(II) PAY THE TOTAL APPLICATION FEE BY THE 15TH DAY OF**
4 **THE FOLLOWING MONTH.**

5 5–133.

6 (a) This section supersedes any restriction that a local jurisdiction in the
7 State imposes on the possession by a private party of a regulated firearm, and the
8 State preempts the right of any local jurisdiction to regulate the possession of a
9 regulated firearm.

10 (b) [Subject to § 5–133.3 of this subtitle, a] **A person may not possess a**
11 **regulated firearm if the person:**

12 (1) has been convicted of a disqualifying crime;

13 (2) has been convicted of a violation classified as a common law crime
14 and received a term of imprisonment of more than 2 years;

15 (3) is a fugitive from justice;

16 (4) is a habitual drunkard;

17 (5) is addicted to a controlled dangerous substance or is a habitual
18 user;

19 (6) suffers from a mental disorder as defined in § 10–101(f)(2) of the
20 Health – General Article and has a history of violent behavior against the person or
21 another, **UNLESS THE PERSON HAS A PHYSICIAN’S CERTIFICATE THAT THE**
22 **PERSON IS CAPABLE OF POSSESSING A REGULATED FIREARM WITHOUT UNDUE**
23 **DANGER TO THE PERSON OR TO ANOTHER;**

24 (7) [has been found incompetent to stand trial under § 3–106 of the
25 Criminal Procedure Article;

26 (8) has been found not criminally responsible under § 3–110 of the
27 Criminal Procedure Article;

28 (9) has been [voluntarily admitted] **CONFINED** for more than 30
29 consecutive days to a facility as defined in § 10–101 of the Health – General Article,
30 **UNLESS THE PERSON HAS A PHYSICIAN’S CERTIFICATE THAT THE PERSON IS**
31 **CAPABLE OF POSSESSING A REGULATED FIREARM WITHOUT UNDUE DANGER TO**
32 **THE PERSON OR TO ANOTHER;**

1 [(10) has been involuntarily committed to a facility as defined in §
2 10–101 of the Health – General Article;

3 (11) is under the protection of a guardian appointed by a court under §
4 13–201(c) or § 13–705 of the Estates and Trusts Article, except for cases in which the
5 appointment of a guardian is solely a result of a physical disability;

6 (12)] **(8)** except as provided in subsection (e) of this section, is a
7 respondent against whom[:

8 (i)] a current non ex parte civil protective order has been
9 entered under § 4–506 of the Family Law Article; or

10 [(ii) an order for protection, as defined in § 4–508.1 of the Family
11 Law Article, has been issued by a court of another state or a Native American tribe
12 and is in effect; or

13 (13)] **(9)** if under the age of 30 years at the time of possession, has
14 been adjudicated delinquent by a juvenile court for an act that would be a
15 disqualifying crime if committed by an adult.

16 (c) (1) A person may not possess a regulated firearm if the person was
17 previously convicted of:

18 (i) a crime of violence;

19 (ii) a violation of § 5–602, § 5–603, § 5–604, § 5–605, § 5–612, §
20 5–613, or § 5–614 of the Criminal Law Article; or

21 (iii) an offense under the laws of another state or the United
22 States that would constitute one of the crimes listed in item (i) or (ii) of this paragraph
23 if committed in this State.

24 (2) (i) Subject to paragraph (3) of this subsection, a person who
25 violates this subsection is guilty of a felony and on conviction is subject to
26 imprisonment for not less than 5 years and not exceeding 15 years.

27 (ii) The court may not suspend any part of the mandatory
28 minimum sentence of 5 years.

29 (iii) Except as otherwise provided in § 4–305 of the Correctional
30 Services Article, the person is not eligible for parole during the mandatory minimum
31 sentence.

1 (3) At the time of the commission of the offense, if a period of more
2 than 5 years has elapsed since the person completed serving the sentence for the most
3 recent conviction under paragraph (1)(i) or (ii) of this subsection, including all
4 imprisonment, mandatory supervision, probation, and parole:

5 (i) the imposition of the mandatory minimum sentence is
6 within the discretion of the court; and

7 (ii) the mandatory minimum sentence may not be imposed
8 unless the State's Attorney notifies the person in writing at least 30 days before trial
9 of the State's intention to seek the mandatory minimum sentence.

10 (4) Each violation of this subsection is a separate crime.

11 (d) (1) Except as provided in paragraph (2) of this subsection, a person
12 who is under the age of 21 years may not possess a regulated firearm.

13 (2) Unless a person is otherwise prohibited from possessing a
14 regulated firearm, this subsection does not apply to:

15 (i) the temporary transfer or possession of a regulated firearm
16 if the person is:

17 1. under the supervision of another who is at least 21
18 years old and who is not prohibited by State or federal law from possessing a firearm;
19 and

20 2. acting with the permission of the parent or legal
21 guardian of the transferee or person in possession;

22 (ii) the transfer by inheritance of title, and not of possession, of
23 a regulated firearm;

24 (iii) a member of the armed forces of the United States or the
25 National Guard while performing official duties;

26 (iv) the temporary transfer or possession of a regulated firearm
27 if the person is:

28 1. participating in marksmanship training of a
29 recognized organization; and

30 2. under the supervision of a qualified instructor;

31 (v) a person who is required to possess a regulated firearm for
32 employment and who holds a permit under Subtitle 3 of this title; or

1 (vi) the possession of a firearm for self-defense or the defense of
2 others against a trespasser into the residence of the person in possession or into a
3 residence in which the person in possession is an invited guest.

4 (e) This section does not apply to a respondent transporting a regulated
5 firearm if the respondent is carrying a civil protective order requiring the surrender of
6 the regulated firearm and:

7 (1) the regulated firearm is unloaded;

8 (2) the respondent has notified the law enforcement unit, barracks, or
9 station that the regulated firearm is being transported in accordance with the civil
10 protective order; and

11 (3) the respondent transports the regulated firearm directly to the law
12 enforcement unit, barracks, or station.

13 [5-133.1.

14 (a) In this section, “ammunition” means a cartridge, shell, or any other
15 device containing explosive or incendiary material designed and intended for use in a
16 firearm.

17 (b) A person may not possess ammunition if the person is prohibited from
18 possessing a regulated firearm under § 5-133 (b) or (c) of this subtitle.

19 (c) A person who violates this section is guilty of a misdemeanor and on
20 conviction is subject to imprisonment not exceeding 1 year or a fine not exceeding
21 \$1,000 or both.]

22 [5-133.2.

23 (a) (1) In this section the following words have the meanings indicated.

24 (2) “Facility” has the meaning stated in § 10-101 of the Health –
25 General Article.

26 (3) “NICS Index” means the Federal Bureau of Investigation’s
27 National Instant Criminal Background Check System.

28 (b) (1) A court shall promptly report information required in paragraph
29 (2) of this subsection through a secure data portal approved by the Department of
30 Public Safety and Correctional Services if a court:

31 (i) determines that a person is not criminally responsible under
32 § 3-110 of the Criminal Procedure Article;

1 (ii) finds that a person is incompetent to stand trial under §
2 3–106 of the Criminal Procedure Article; or

3 (iii) finds under § 13–201(c) or § 13–705 of the Estates and Trust
4 Article that a person should be under the protection of a guardian, except for cases in
5 which the appointment of a guardian is solely a result of a physical disability.

6 (2) On a finding or determination under paragraph (1) of this
7 subsection, the following information shall be reported to the NICS Index:

8 (i) the name and identifying information of the person; and

9 (ii) the date of the determination or finding.

10 (c) (1) A facility shall report information required in paragraph (2) of this
11 subsection regarding a person admitted to the facility under § 10–609 of the Health –
12 General Article or committed to the facility under Title 10, Subtitle 6, Part III of the
13 Health – General Article to the NICS Index through a secure data portal approved by
14 the Department of Public Safety and Correctional Services, if:

15 (i) the person has been admitted to a facility for 30 consecutive
16 days or more; or

17 (ii) the person has been involuntarily committed to a facility.

18 (2) On admission to a facility the following information shall be
19 reported to the NICS Index:

20 (i) the name and identifying information of the person admitted
21 or committed;

22 (ii) the date the person was admitted or committed to the
23 facility; and

24 (iii) the name of the facility to which the person was admitted or
25 committed.]

26 [5–133.3.

27 (a) In this section, “Health Department” means the Department of Health
28 and Mental Hygiene.

29 (b) A person subject to a regulated firearms disqualification under §
30 5–133(b)(6), (7), (8), (9), (10), or (11) of this subtitle, a rifle or shotgun disqualification
31 under § 5–205(b)(6), (7), (8), (9), (10), or (11) of this title, or prohibited from the
32 shipment, transportation, possession, or receipt of a firearm by 18 U.S.C. §§ 922(d)(4)

1 or (g)(4) as a result of an adjudication or commitment that occurred in the State may
2 be authorized to possess a firearm if:

3 (1) the person is not subject to another firearms restriction under
4 State or federal law; and

5 (2) the Health Department, in accordance with this section,
6 determines that the person may possess a firearm.

7 (c) A person who seeks relief from a firearms disqualification shall file an
8 application with the Health Department in the form and manner set by the Health
9 Department.

10 (d) An application for relief from a firearms disqualification shall include:

11 (1) a complete and accurate statement explaining the reason why the
12 applicant is prohibited from possessing a regulated firearm under § 5-133(b)(6), (7),
13 (8), (9), (10), or (11) of this subtitle or a rifle or shotgun under § 5-205(b)(6), (7), (8),
14 (9), (10), or (11) of this title, or is prohibited from the shipment, transportation,
15 possession, or receipt of a firearm by 18 U.S.C. §§ 922(d)(4) or (g)(4) as a result of an
16 adjudication or commitment that occurred in the State;

17 (2) a statement why the applicant should be relieved from the
18 prohibition described in item (1) of this subsection;

19 (3) if the applicant is subject to a prohibition described in item (1) of
20 this subsection, a certificate issued within 30 days of the submission of the application
21 on a form approved by the Health Department and signed by an individual licensed in
22 the State as a physician who is board certified in psychiatry or as a psychologist
23 stating:

24 (i) the length of time that the applicant has not had symptoms
25 that cause the applicant to be a danger to the applicant or others, or, if the
26 disqualification relates to an intellectual disability, the length of time that the
27 applicant has not engaged in behaviors that cause the applicant to be a danger to the
28 applicant or others;

29 (ii) the length of time that the applicant has been compliant
30 with the treatment plan for the applicant's mental illness, or, if the disqualification
31 relates to an intellectual disability, the length of time that the applicant has been
32 compliant with any behavior plan or behavior management plan;

33 (iii) an opinion as to whether the applicant, because of mental
34 illness, would be a danger to the applicant if allowed to possess a firearm and a
35 statement of reasons for the opinion; and

1 (iv) an opinion as to whether the applicant, because of mental
2 illness, would be a danger to another person or poses a risk to public safety if allowed
3 to possess a firearm;

4 (4) if the applicant is prohibited from possessing a firearm under §
5 5–133(b)(11) of this subtitle or § 5–205(b)(11) of this title:

6 (i) a copy of all pleadings, affidavits, and certificates submitted
7 into evidence at the guardianship proceeding; and

8 (ii) all orders issued by the court relating to the guardianship,
9 including, if applicable, an order indicating that the guardianship is no longer in
10 effect;

11 (5) a signed authorization, on a form approved by the Health
12 Department, allowing the Health Department to access any relevant health care,
13 mental health, disability, guardianship, and criminal justice records, including court
14 ordered or required mental health records, of the applicant for use in determining
15 whether the applicant should be relieved from a firearms disqualification;

16 (6) three statements signed and dated within 30 days of submission to
17 the Health Department on a form designated by the Health Department attesting to
18 the applicant's reputation and character relevant to firearm ownership or possession
19 including:

20 (i) at least two statements provided by an individual who is not
21 related to the applicant; and

22 (ii) contact information for each individual providing a
23 statement; and

24 (7) any other information required by the Health Department.

25 (e) The Health Department may not approve an application under this
26 section if a determination is made that:

27 (1) the applicant supplied incomplete or false information or made a
28 false statement;

29 (2) the application is not properly completed; or

30 (3) on review of the application and supporting documentation and
31 any other information relating to the application requested by the Health Department,
32 including any criminal history records and mental health records of the applicant, the
33 applicant has not shown by a preponderance of the evidence that the applicant will be
34 unlikely to act in a manner dangerous to the applicant or to public safety and that

1 granting a license to possess a regulated firearm or authorizing the possession of a
2 rifle or shotgun would not be contrary to the public interest.

3 (f) (1) If the Health Department determines that the application shall be
4 approved, the Health Department shall provide the applicant with a certificate
5 affirming the applicant's mental competence to possess a firearm.

6 (2) A certificate provided under paragraph (1) of this subsection or a
7 written statement that the individual is not mentally competent to possess a firearm
8 shall be provided to the applicant within 60 days from the Health Department's
9 receipt of a completed application, which includes any records necessary to review an
10 application.

11 (3) A certificate issued under paragraph (1) of this subsection shall be
12 presented to the Department of State Police as evidence of the applicant's eligibility to
13 possess a firearm.

14 (g) (1) An applicant who is aggrieved by the action of the Health
15 Department under subsection (e) of this section may request a hearing in writing to
16 the Secretary of Health and Mental Hygiene within 30 days after the Health
17 Department mails notice of the decision to the applicant.

18 (2) (i) The hearing requested under paragraph (1) of this
19 subsection shall be held in accordance with Title 10, Subtitle 2 of the State
20 Government Article within 60 days after the Health Department receives the request.

21 (ii) At the hearing, the information described in subsections (d)
22 and (e) of this section shall be considered and used to determine whether the
23 applicant, if allowed to possess a firearm, would not be likely to act in a manner
24 dangerous to the public safety and whether granting the relief would not be contrary
25 to the public interest.

26 (3) (i) Judicial review of the determination on an application under
27 this section for relief from a firearms prohibition may be sought in accordance with §§
28 10-222 and 10-223 of the State Government Article.

29 (ii) Notwithstanding the provisions of § 10-222 of the State
30 Government Article, the circuit court may give deference to the final decision of the
31 Health Department and may in its discretion receive additional evidence that it
32 determines to be necessary to conduct an adequate review.

33 (h) The Board of Review of the Health Department does not have jurisdiction
34 to review a final decision of the Health Department under this section.

35 (i) After a determination on the merits of a hearing requested under this
36 section, an applicant may not request a subsequent hearing within 1 year after the

1 completion of the hearing process and any judicial review of the administrative
2 decision.

3 (j) The Secretary of Health and Mental Hygiene may adopt regulations
4 establishing fees to cover the administrative costs associated with the implementation
5 of this section.

6 (k) An individual licensed in the State as a physician who is board certified
7 in psychiatry, or a psychologist who, in good faith and with reasonable grounds, acts in
8 compliance with this section, may not be held civilly or criminally liable for actions
9 authorized by this section.]

10 [5-143.

11 (a) (1) A person who moves into the State with the intent of becoming a
12 resident shall register all regulated firearms with the Secretary within 90 days after
13 establishing residency.

14 (2) The Secretary shall prepare and, on request of an applicant,
15 provide an application form for registration under this section.

16 (b) An application for registration under this section shall contain:

17 (1) the make, model, manufacturer's serial number, caliber, type,
18 barrel length, finish, and country of origin of each regulated firearm; and

19 (2) the firearm applicant's name, address, Social Security number,
20 place and date of birth, height, weight, race, eye and hair color, signature, driver's or
21 photographic identification Soundex number, and occupation.

22 (c) An application for registration filed with the Secretary of State Police
23 shall be accompanied by a nonrefundable total registration fee of \$15, regardless of the
24 number of firearms registered.

25 (d) Registration data provided under this section is not open to public
26 inspection.]

27 [5-144.] **5-143.**

28 (a) Except as otherwise provided in this subtitle, a dealer or other person
29 may not:

30 (1) knowingly participate in the illegal sale, rental, transfer, purchase,
31 possession, or receipt of a regulated firearm in violation of this subtitle; or

32 (2) knowingly violate § 5-142 of this subtitle.

1 (b) A person who violates this section is guilty of a misdemeanor and on
2 conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding
3 \$10,000 or both.

4 (c) Each violation of this section is a separate crime.

5 [5-145.

6 (a) (1) A licensed dealer shall keep records of all receipts, sales, and other
7 dispositions of firearms affected in connection with the licensed dealer's business.

8 (2) The Secretary shall adopt regulations specifying:

9 (i) subject to paragraph (3) of this subsection, the information
10 that the records shall contain;

11 (ii) the time period for which the records are to be kept; and

12 (iii) the form in which the records are to be kept.

13 (3) The records shall include:

14 (i) the name and address of each person from whom the dealer
15 acquires a firearm and to whom the dealer sells or otherwise disposes of a firearm;

16 (ii) a precise description, including make, model, caliber, and
17 serial number of each firearm acquired, sold, or otherwise disposed of; and

18 (iii) the date of each acquisition, sale, or other disposition.

19 (4) Records maintained under 18 U.S.C. § 923(g)(1)(a) may be used to
20 satisfy the requirements of this section, if the Secretary is granted access to those
21 records.

22 (b) (1) When required by a letter issued by the Secretary, a licensee shall
23 submit to the Secretary the information required to be kept under subsection (a) of
24 this section for the time periods specified by the Secretary.

25 (2) The Secretary shall determine the form and method by which the
26 records shall be maintained.

27 (c) When a firearms business is discontinued and succeeded by a new
28 licensee, the records required to be kept under this section shall reflect the business
29 discontinuance and succession and shall be delivered to the successor licensee.

30 (d) (1) A licensee shall respond within 48 hours after receipt of a request
31 from the Secretary for information contained in the records required to be kept under

1 this section when the information is requested in connection with a bona fide criminal
2 investigation.

3 (2) The information requested under this subsection shall be provided
4 orally or in writing, as required by the Secretary.

5 (3) The Secretary may implement a system by which a licensee can
6 positively establish that a person requesting information by telephone is authorized by
7 the Secretary to request the information.

8 (e) The Secretary may make available to a federal, State, or local law
9 enforcement agency any information that the Secretary obtains under this section
10 relating to the identities of persons who have unlawfully purchased or received
11 firearms.

12 (f) The Secretary:

13 (1) shall inspect the inventory and records of a licensed dealer at least
14 once every 2 years; and

15 (2) may inspect the inventory and records at any time during the
16 normal business hours of the licensed dealer's business.

17 (g) (1) A person who violates this section is subject to a civil penalty not
18 exceeding \$1,000 imposed by the Secretary.

19 (2) For a second or subsequent offense, a person who knowingly
20 violates this section is guilty of a misdemeanor and is subject to imprisonment not
21 exceeding 3 years or a fine not exceeding \$10,000 or both.

22 (3) The penalties provided in this subsection are not intended to apply
23 to inconsequential or inadvertent errors.]

24 [5-146.

25 (a) A dealer or any other person who sells or transfers a regulated firearm
26 shall notify the purchaser or recipient of the regulated firearm at the time of purchase
27 or transfer that the purchaser or recipient is required to report a lost or stolen
28 regulated firearm to the local law enforcement agency as required under subsection (b)
29 of this section.

30 (b) If a regulated firearm is lost or stolen, the owner of the regulated firearm
31 shall report the loss or theft to the local law enforcement agency within 72 hours after
32 the owner first discovers the loss or theft.

33 (c) On receipt of a report of a lost or stolen regulated firearm, a local law
34 enforcement agency shall report to the Secretary and enter into the National Crime

1 Information Center (NCIC) database, to the extent known, the caliber, make, model,
2 manufacturer, and serial number of the regulated firearm and any other
3 distinguishing number or identification mark on the regulated firearm.

4 (d) (1) A knowing and willful first-time violation of this section is a civil
5 offense punishable by a fine not exceeding \$500.

6 (2) A person who knowingly and willfully violates this section for a
7 second or subsequent time is guilty of a misdemeanor and on conviction is subject to
8 imprisonment not exceeding 90 days or a fine not exceeding \$500 or both.

9 (e) The imposition of a civil or criminal penalty under this section does not
10 preclude the pursuit of any other civil remedy or criminal prosecution authorized by
11 law.]

12 5-205.

13 (a) [This subtitle does not apply to a rifle or shotgun that is an antique
14 firearm as defined in § 4-201 of the Criminal Law Article] **UNLESS THE PERSON
15 POSSESSES A PHYSICIAN'S CERTIFICATE THAT THE PERSON IS CAPABLE OF
16 POSSESSING A RIFLE OR SHOTGUN WITHOUT UNDUE DANGER TO THE PERSON
17 OR TO ANOTHER, A PERSON MAY NOT POSSESS A RIFLE OR SHOTGUN IF THE
18 PERSON:**

19 **(1) SUFFERS FROM A MENTAL DISORDER AS DEFINED IN §
20 10-101(F)(2) OF THE HEALTH - GENERAL ARTICLE AND HAS A HISTORY OF
21 VIOLENT BEHAVIOR AGAINST THE PERSON OR ANOTHER; OR**

22 **(2) HAS BEEN CONFINED FOR MORE THAN 20 CONSECUTIVE DAYS
23 IN A FACILITY AS DEFINED IN § 10-101 OF THE HEALTH - GENERAL ARTICLE.**

24 (b) [A person may not possess a rifle or shotgun if the person:

25 (1) has been convicted of a disqualifying crime as defined in § 5-101 of
26 this title;

27 (2) has been convicted of a violation classified as a crime under
28 common law and received a term of imprisonment of more than 2 years;

29 (3) is a fugitive from justice;

30 (4) is a habitual drunkard as defined in § 5-101 of this title;

31 (5) is addicted to a controlled dangerous substance or is a habitual
32 user as defined in § 5-101 of this title;

1 (6) suffers from a mental disorder as defined in § 10–101(f)(2) of the
2 Health – General Article and has a history of violent behavior against the person or
3 another;

4 (7) has been found incompetent to stand trial under § 3–106 of the
5 Criminal Procedure Article;

6 (8) has been found not criminally responsible under § 3–110 of the
7 Criminal Procedure Article;

8 (9) has been voluntarily admitted for more than 30 consecutive days to
9 a facility as defined in § 10–101 of the Health – General Article;

10 (10) has been involuntarily committed to a facility as defined in §
11 10–101 of the Health – General Article;

12 (11) is under the protection of a guardian appointed by a court under §
13 13–201(c) or § 13–705 of the Estates and Trusts Article, except for cases in which the
14 appointment of a guardian is solely a result of a physical disability;

15 (12) except as provided in subsection (c) of this section, is a respondent
16 against whom:

17 (i) a current non ex parte civil protective order has been
18 entered under § 4–506 of the Family Law Article; or

19 (ii) an order for protection, as defined in § 4–508.1 of the Family
20 Law Article, has been issued by a court of another state or a Native American tribe
21 and is in effect; or

22 (13) if under the age of 30 years at the time of possession, has been
23 adjudicated delinquent by a juvenile court for an act that would be a disqualifying
24 crime if committed by an adult.

25 (c) This section does not apply to a person transporting a rifle or shotgun if
26 the person is carrying a civil protective order requiring the surrender of the rifle or
27 shotgun and:

28 (1) the rifle or shotgun is unloaded;

29 (2) the person has notified the law enforcement unit, barracks, or
30 station that the rifle or shotgun is being transported in accordance with the civil
31 protective order; and

32 (3) the person transports the rifle or shotgun directly to the law
33 enforcement unit, barracks, or station.

1 (d)] A person who violates this section is guilty of a misdemeanor and on
2 conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding
3 \$1,000 or both.

4 [(e) A person who is disqualified from owning a rifle or shotgun under
5 subsection (b)(6), (7), (8), (9), (10), or (11) of this section may seek relief from the
6 disqualification in accordance with § 5–133.3 of this title.]

7 5–206.

8 (a) A person may not possess a rifle or shotgun if the person was previously
9 convicted of:

10 (1) a crime of violence [as defined in § 5–101 of this title];

11 (2) a violation of § 5–602, § 5–603, § 5–604, § 5–605, § 5–612, § 5–613,
12 or § 5–614 of the Criminal Law Article; or

13 (3) an offense under the laws of another state or the United States
14 that would constitute one of the crimes listed in item (1) or (2) of this subsection if
15 committed in this State.

16 (b) A person who violates this section is guilty of a felony and on conviction is
17 subject to imprisonment not exceeding 15 years.

18 (c) Each violation of this subsection is a separate crime.

19 5–301.

20 (a) In this subtitle the following words have the meanings indicated.

21 (b) “Board” means the Handgun Permit Review Board.

22 (c) “Handgun” has the meaning stated in § 4–201 of the Criminal Law
23 Article.

24 (d) “Permit” means a permit issued by the Secretary to carry, wear, or
25 transport a handgun.

26 (e) [“Qualified handgun instructor” has the meaning stated in § 5–101 of this
27 title.

28 (f)] “Secretary” means the Secretary of State Police or the Secretary’s
29 designee.

30 5–306.

1 (a) Subject to subsection [(c)] (B) of this section, the Secretary shall issue a
2 permit within a reasonable time to a person who the Secretary finds:

3 (1) is an adult;

4 (2) (i) has not been convicted of a felony or of a misdemeanor for
5 which a sentence of imprisonment for more than 1 year has been imposed; or

6 (ii) if convicted of a crime described in item (i) of this item, has
7 been pardoned or has been granted relief under 18 U.S.C. § 925(c);

8 (3) has not been convicted of a crime involving the possession, use, or
9 distribution of a controlled dangerous substance;

10 (4) is not presently an alcoholic, addict, or habitual user of a controlled
11 dangerous substance unless the habitual use of the controlled dangerous substance is
12 under legitimate medical direction; **AND**

13 (5) [except as provided in subsection (b) of this section, has
14 successfully completed prior to application and each renewal, a firearms training
15 course approved by the Secretary that includes:

16 (i) 1. for an initial application, a minimum of 16 hours of
17 instruction by a qualified handgun instructor; or

18 2. for a renewal application, 8 hours of instruction by a
19 qualified handgun instructor;

20 (ii) classroom instruction on:

21 1. State firearm law;

22 2. home firearm safety; and

23 3. handgun mechanisms and operation; and

24 (iii) a firearms qualification component that demonstrates the
25 applicant's proficiency and use of the firearm; and

26 (6)] based on an investigation:

27 (i) has not exhibited a propensity for violence or instability that
28 may reasonably render the person's possession of a handgun a danger to the person or
29 to another; and

1 10-616.

2 (a) Unless otherwise provided by law, a custodian shall deny inspection of a
3 public record, as provided in this section.

4 [(v) (1) Except as provided in paragraphs (2) and (3) of this subsection, a
5 custodian shall deny inspection of all records of a person authorized to:

6 (i) sell, purchase, rent, or transfer a regulated firearm under
7 Title 5, Subtitle 1 of the Public Safety Article; or

8 (ii) carry, wear, or transport a handgun under Title 5, Subtitle 3
9 of the Public Safety Article.

10 (2) A custodian shall allow inspection of firearm or handgun records
11 by:

12 (i) the individual named in the record; or

13 (ii) the attorney of record of the individual named in the record.

14 (3) The provisions of this subsection may not be construed to prohibit
15 the Department of State Police or the Department of Public Safety and Correctional
16 Services from accessing firearm or handgun records in the performance of that
17 department's official duty.]

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
19 June 1, 2014.