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EMERGENCY BILL (PRE–FILED)

01r0503

By: Senator Hough

Requested: August 12, 2019

Introduced and read first time: January 8, 2020

Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: March 3, 2020

CHAPTER _____

1 AN ACT concerning

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2 Criminal Law - Crime of Violence - Definition
3 Crimes - Penalties and Procedures
4 (Violent Firearms Offender Act of 2020)

FOR the purpose of altering the definition of "crime of violence"; and generally relating to crimes of violence.

FOR the purpose of requiring the Commissioner of Correction to provide a certain inmate with a certain reentry kit and assistance in obtaining Medicaid benefits under certain circumstances; expanding the types of cases in which the State may appeal from a decision of a trial court under certain circumstances; authorizing a court to release a defendant charged with a certain crime on certain terms or conditions or to order the defendant remanded to custody pending a certain appeal; establishing and altering certain penalties; prohibiting a District Court commissioner from authorizing the pretrial release of a certain defendant who has been charged with a certain offense and who is on pretrial release under certain circumstances; prohibiting a dealer or other person from selling, renting, loaning, or transferring a regulated firearm to a purchaser, lessee, borrower, or transferee if the dealer or other person has actual knowledge that the purchaser, lessee, borrower, or transferee intends to use the regulated firearm for a certain purpose; establishing that a person convicted of a certain offense is not prohibited from participating in certain treatment; requiring a State's Attorney to provide certain notice to a criminal defendant or the defendant's counsel under certain circumstances; altering certain definitions and defining certain terms; making this Act an emergency measure; and generally relating to firearms and violent crimes.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1	BY renumbering
2	Article – Criminal Law
3	Section 7–104(h) through (j), respectively
4	to be Section 7–104(i) through (k), respectively
5	Annotated Code of Maryland
6	(2012 Replacement Volume and 2019 Supplement)
	
7	BY renumbering
8	Article – Public Safety
9	Section 5–134(c) and (d), respectively
10	to be Section 5–134(d) and (e), respectively
11	Annotated Code of Maryland
12	(2018 Replacement Volume and 2019 Supplement
13	BY repealing and reenacting, without amendments,
14	<u>Article – Correctional Services</u>
15	<u>Section 6–101(a)</u>
16	Annotated Code of Maryland
17	(2017 Replacement Volume and 2019 Supplement)
18	BY repealing and reenacting, with amendments,
19	<u>Article – Correctional Services</u>
20	Section 6–101(m) and 9–609.1
21	Annotated Code of Maryland
22	(2017 Replacement Volume and 2019 Supplement)
23	BY repealing and reenacting, with amendments,
24	Article - Courts and Judicial Proceedings
25	Section $12-302(c)(4)$
26	Annotated Code of Maryland
27	(2013 Replacement Volume and 2019 Supplement)
28	BY repealing and reenacting, with amendments,
29	Article – Criminal Law
30	Section <u>4–204</u> , <u>4–306(b)</u> , <u>4–404</u> , <u>7–104(g)</u> , <u>and</u> 14–101(a)
31	Annotated Code of Maryland
32	(2012 Replacement Volume and 2019 Supplement)
33	BY adding to
34	Article – Criminal Law
35	$\overline{\text{Section } 7-104(h)}$
36	Annotated Code of Maryland
37	(2012 Replacement Volume and 2019 Supplement)
38	BY repealing and reenacting, with amendments,
39	Article – Criminal Law

$1\\2\\3\\4$	Section 7–104(j) Annotated Code of Maryland (2012 Replacement Volume and 2019 Supplement) (As enacted by Section 1 of this Act)
5 6 7 8 9	BY repealing and reenacting, without amendments, Article – Criminal Procedure Section 5–202(c)(1) and (d)(1) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
10 11 12 13 14	BY repealing and reenacting, with amendments, Article – Criminal Procedure Section 5–202(f) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
15 16 17 18 19	BY repealing and reenacting, with amendments, Article – Public Safety Section 5–133(b) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
20 21 22 23 24	BY repealing and reenacting, without amendments, Article – Public Safety Section 5–134(b) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
25 26 27 28 29	BY adding to Article – Public Safety Section 5–134(c) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
30 31 32 33	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 7–104(h) through (j), respectively, of Article – Criminal Law of the Annotated Code of Maryland be renumbered to be Section(s) 7–104(i) through (k), respectively.
34 35 36	SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 5–134(c) and (d), respectively, of Article – Public Safety of the Annotated Code of Maryland be renumbered to be Section(s) 5–134(d) and (e), respectively.
37	SECTION $\frac{1}{2}$. AND BE IT <u>FURTHER</u> ENACTED BY THE GENERAL ASSEMBLY

OF MARYLAND, That the Laws of Maryland read as follows:

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	4	SENATE BILL 39
1		<u> Article - Correctional Services</u>
2	<u>6–101.</u>	
3	<u>(a)</u>	In this subtitle the following words have the meanings indicated.
4 5	(m) mandatory	"Technical violation" means a violation of a condition of probation, parole, or supervision that does not involve:
6 7	charges file	(1) an arrest or a summons issued by a commissioner on a statement of d by a law enforcement officer;
8		(2) a violation of a criminal prohibition other than a minor traffic offense;
9		(3) a violation of a no-contact or stay-away order; [or]
10		(4) absconding; OR
11		(5) USE OR POSSESSION OF A FIREARM.
12	9-609.1.	
13 14 15	(a) FACILITY, WITH:	BEFORE RELEASE OF AN INMATE FROM A STATE CORRECTIONAL THE COMMISSIONER OF CORRECTION SHALL PROVIDE THE INMATE
16		(1) A REENTRY KIT, INCLUDING:
17 18	NEEDS, INC	(I) AT LEAST ONE WEEK OF SUPPLIES FOR BASIC HUMAN CLUDING TOILETRIES AND CLOTHING;
19 20	UNDER SU	(II) THE IDENTIFICATION CARD REQUIRED TO BE ISSUED BSECTION (B) OF THIS SECTION;
21 22 23		(III) 1. CONTACT INFORMATION FOR ENTITIES THAT E IN PROVIDING REENTRY SERVICES, HOUSING ASSISTANCE, SUBSTANCE DER TREATMENT, AND MENTAL HEALTH SERVICES; AND
24 25 26	BENEFITS, EXCHANGE	2. IF THE INMATE IS NOT ELIGIBLE FOR MEDICAID CONTACT INFORMATION FOR THE MARYLAND HEALTH BENEFIT E; AND

27 <u>(IV) PUBLIC TRANSPORTATION INFORMATION, INCLUDING</u> 28 <u>LOCAL PUBLIC TRANSPORTATION SCHEDULES AND MAPS; AND</u>

- 1 (2) <u>IF THE INMATE IS ELIGIBLE FOR MEDICAID BENEFITS</u>, 2 ASSISTANCE IN OBTAINING MEDICAID BENEFITS.
- 3 (B) (1) The Commissioner of Correction shall issue an identification card to an inmate before release from confinement in a State correctional facility.
- 5 **[(b)] (2)** The identification card issued under [subsection (a)] PARAGRAPH (1)
 6 of this [section] SUBSECTION shall meet the requirements for secondary identification for
 7 the purpose of an identification card issued by the Motor Vehicle Administration under §
 8 12–301 of the Transportation Article.

9 <u>Article - Courts and Judicial Proceedings</u>

- 10 12–302.
- 11 (c) (4) (i) [In a case] THIS PARAGRAPH APPLIES IN A CASE:
- 12 <u>involving a crime of violence as defined in § 14–101 of the</u> 13 Criminal Law Article[, and in cases];
- 14 <u>under §§ 5–602 through 5–609 and §§ 5–612 through</u>
- 15 <u>5–614 of the Criminal Law Article[,]</u>;
- 16 <u>UNDER §§ 5–621 AND 5–622 OF THE CRIMINAL LAW</u>
- 17 ARTICLE; OR
- 18 <u>4. UNDER §§ 5–133, 5–133.1, 5–134, 5–136, 5–138,</u> 19 5–140, 5–141, 5–142, 5–205, AND 5–206 OF THE PUBLIC SAFETY ARTICLE.
- 20 (II) FOR CASES LISTED IN SUBPARAGRAPH (I) OF THIS
- 21 PARAGRAPH, the State may appeal from a decision of a trial court that excludes evidence
- 22 offered by the State or requires the return of property alleged to have been seized in
- 23 <u>violation of the Constitution of the United States, the Maryland Constitution, or the</u>
- 24 Maryland Declaration of Rights.
- 25 <u>[(ii)] (III)</u> The appeal shall be made before jeopardy attaches to the defendant. However, in all cases the appeal shall be taken no more than 15 days after the decision has been rendered and shall be diligently prosecuted.
- 28 <u>[(iii)] (IV)</u> Before taking the appeal, the State shall certify to the
- 29 court that the appeal is not taken for purposes of delay and that the evidence excluded or
- 30 the property required to be returned is substantial proof of a material fact in the proceeding.
- 31 The appeal shall be heard and the decision rendered within 120 days of the time that the
- 32 record on appeal is filed in the appellate court. Otherwise, the decision of the trial court
- 33 <u>shall be final.</u>

1 2 3 4 5	[(iv)] (V) Except in a homicide case, if the State appeals on the basis of this paragraph, and if on final appeal the decision of the trial court is affirmed, the charges against the defendant shall be dismissed in the case from which the appeal was taken. In that case, the State may not prosecute the defendant on those specific charges or on any other related charges arising out of the same incident.
6 7 8 9 10 11	[(v)] (VI) 1. Except as provided in subsubparagraph 2 of this subparagraph, pending the prosecution and determination of an appeal taken under this paragraph or paragraph (2) of this subsection, the defendant shall be released on personal recognizance bail. If the defendant fails to appear as required by the terms of the recognizance bail, the trial court shall subject the defendant to the penalties provided in § 5–211 of the Criminal Procedure Article.
12 13 14 15 16 17 18	2. A. Pending the prosecution and determination of an appeal taken under this paragraph or paragraph (2) of this subsection, in a case in which the defendant is charged with a crime of violence, as defined in § 14–101 of the Criminal Law Article, OR A FIREARM-RELATED CRIME LISTED IN SUBPARAGRAPH (I)3 OR 4 OF THIS PARAGRAPH, the court may release the defendant on any terms and conditions that the court considers appropriate or may order the defendant remanded to custody pending the outcome of the appeal.
19 20 21	B. The determination and enforcement of any terms and conditions of release shall be in accordance with the provisions of Title 5 of the Criminal Procedure Article.
22 23 24	[(vi)] (VII) If the State loses the appeal, the jurisdiction shall pay all the costs related to the appeal, including reasonable attorney's fees incurred by the defendant as a result of the appeal.
25	Article - Criminal Law
26	<u>4–204.</u>
27 28	(a) (1) [In this section, "firearm"] IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
29	(2) (I) "FIREARM" means:
30 31	[(i)] 1. a weapon that expels, is designed to expel, or may readily be converted to expel a projectile by the action of an explosive; or
32	[(ii)] 2. the frame or receiver of such a weapon.
33 34	[(2)] (II) "Firearm" includes an antique firearm, handgun, rifle, shotgun, short–barreled rifle, short–barreled shotgun, starter gun, or any other firearm, whether

1 <u>loaded or unloaded.</u>

2 "USE A FIREARM" DOES NOT INCLUDE THE MERE POSSESSION OF **(3)** 3 A FIREARM. 4 A person may not use a firearm in the commission of a crime of violence, as (b) defined in § 5–101 of the Public Safety Article, or any felony, whether the firearm is 5 6 operable or inoperable at the time of the crime. 7 A person who violates this section is guilty of a [misdemeanor] (c) (1)(i) 8 **FELONY** and, in addition to any other penalty imposed for the crime of violence or felony, shall be sentenced to imprisonment for not less than 5 years and not exceeding 20 years. 9 10 The court may not impose less than the minimum sentence of 5 (ii) 11 years and, except as otherwise provided in § 4–305 of the Correctional Services Article, the 12 person is not eligible for parole in less than 5 years. 13 (2) For each subsequent violation, the sentence shall be consecutive to and 14 not concurrent with any other sentence imposed for the crime of violence or felony. 4–306. 15 IN THIS SUBSECTION, "USES" DOES NOT INCLUDE MERE 16 (b) (1) 17 POSSESSION. 18 A person who uses an assault weapon, a rapid fire trigger activator, or **(2)** 19 a magazine that has a capacity of more than 10 rounds of ammunition, in the commission 20 of a felony or a crime of violence as defined in § 5–101 of the Public Safety Article is guilty 21of a [misdemeanor] FELONY and on conviction, in addition to any other sentence imposed 22for the felony or crime of violence, shall be sentenced under this subsection. 23 [(2)] **(3)** (i) For a first violation, the person shall be sentenced to 24imprisonment for not less than 5 years and not exceeding 20 years. 25The court may not impose less than the minimum sentence of 5 (ii) 26years. 27 (iii) The mandatory minimum sentence of 5 years may not be 28suspended. 29 (iv) Except as otherwise provided in § 4–305 of the Correctional 30 Services Article, the person is not eligible for parole in less than 5 years.

31 [(3)] **(4)** (i) For each subsequent violation, the person shall be sentenced to imprisonment for not less than 10 years and not exceeding 20 years. 32

$\frac{1}{2}$	(ii) The court may not impose less than the minimum sentence of 10 years.
3 4	(iii) A sentence imposed under this paragraph shall be consecutive to and not concurrent with any other sentence imposed for the felony or crime of violence.
5	<u>4–404.</u>
6 7	(a) A person may not use or possess a machine gun in the commission or attempted commission of a FELONY OR crime of violence.
8 9	(b) A person who violates this section is guilty of a felony and on conviction is subject to imprisonment not exceeding 20 years.
10	<u>7–104.</u>
11	(g) (1) THIS SUBSECTION DOES NOT APPLY TO THEFT OF A FIREARM.
12	(2) A person convicted of theft of property or services with a value of:
13	(i) at least \$1,500 but less than \$25,000 is guilty of a felony and:
14 15	1. is subject to imprisonment not exceeding 5 years or a fine not exceeding \$10,000 or both; and
16 17	2. shall restore the property taken to the owner or pay the owner the value of the property or services;
18	(ii) at least \$25,000 but less than \$100,000 is guilty of a felony and:
19 20	1. is subject to imprisonment not exceeding 10 years or a fine not exceeding \$15,000 or both; and
21 22	2. <u>shall restore the property taken to the owner or pay the owner the value of the property or services; or</u>
23	(iii) \$100,000 or more is guilty of a felony and:
24 25	1. is subject to imprisonment not exceeding 20 years or a fine not exceeding \$25,000 or both; and
26 27	2. shall restore the property taken to the owner or pay the owner the value of the property or services.
28 29 30	[(2)] (3) Except as provided in paragraph [(3)] (4) of this subsection, a person convicted of theft of property or services with a value of at least \$100 but less than \$1,500, is guilty of a misdemeanor and:

1		<u>(i)</u>	is subject to:
2 3	months or a fine no	ot exce	1. <u>for a first conviction, imprisonment not exceeding 6</u> eding \$500 or both; and
4 5	exceeding 1 year or	a fine	2. <u>for a second or subsequent conviction, imprisonment not exceeding \$500 or both; and</u>
6 7	the value of the pro	<u>(ii)</u> perty	shall restore the property taken to the owner or pay the owner or services.
8 9	[(3)] (less than \$100 is go		A person convicted of theft of property or services with a value of f a misdemeanor and:
10 11	exceeding \$500 or k	<u>(i)</u> ooth; a	is subject to imprisonment not exceeding 90 days or a fine not and
12 13	the value of the pro	<u>(ii)</u> perty	shall restore the property taken to the owner or pay the owner or services.
14 15 16 17	<u> </u>	prior o	Subject to paragraph [(5)] (6) of this subsection, a person who convictions under this subtitle and who is convicted of theft of h a value of less than \$1,500 under paragraph [(2)] (3) of this nisdemeanor and:
18 19	exceeding \$5,000 or	<u>(i)</u> r both	is subject to imprisonment not exceeding 5 years or a fine not and
20 21	the value of the pro	<u>(ii)</u> perty	shall restore the property taken to the owner or pay the owner or services.
22 23 24 25		ion ur l befor	The court may not impose the penalties under paragraph [(4)] aless the State's Attorney serves notice on the defendant or the re the acceptance of a plea of guilty or nolo contendere or at least
26 27	subsection; and	<u>(i)</u>	the State will seek the penalties under paragraph [(4)] (5) of this
28		<u>(ii)</u>	lists the alleged prior convictions.
29 30			CONVICTED OF THEFT OF A FIREARM, INCLUDING AN AREPLICA OF AN ANTIQUE FIREARM:

IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO

<u>(1)</u>

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Ţ	IMPRISON	MENT.	NOT EXCEEDING 5 YEARS AND A FINE NOT EXCEEDING \$10,000; AND
2 3	OWNER TH	(2) E VAL	SHALL RESTORE THE FIREARM TO THE OWNER OR PAY THE UE OF THE FIREARM.
4 5	(j) (4) of this s		ction or prosecution for a violation of subsection [(g)(2) or (3)] (G)(3) OR shall be commenced within 2 years after the commission of the crime.
6	14–101.		
7	(a)	In th	is section, "crime of violence" means:
8		(1)	abduction;
9		(2)	arson in the first degree;
0		(3)	kidnapping;
1		(4)	manslaughter, except involuntary manslaughter;
12		(5)	mayhem;
13 14	386 of the ((6) Code;	maiming, as previously proscribed under former Article 27, §§ 385 and
5		(7)	murder;
6		(8)	rape;
17		(9)	robbery under $\S 3-402$ or $\S 3-403$ of this article;
.8		(10)	carjacking;
9		(11)	armed carjacking;
20		(12)	sexual offense in the first degree;
21		(13)	sexual offense in the second degree;
22 23 24	intent to di		use of a firearm in the commission of a felony [except possession with the a controlled dangerous substance under § 5–602(2) of this article,] or lence;
25		(15)	child abuse in the first degree under § 3–601 of this article;

(16) sexual abuse of a minor under \S 3–602 of this article if:

$\frac{1}{2}$	adult at the time of	(i) the o	the victim is under the age of 13 years and the offender is an fense; and
3		(ii)	the offense involved:
4			1. vaginal intercourse, as defined in § 3–301 of this article;
5			2. a sexual act, as defined in § 3–301 of this article;
6 7	however slightly, in	nto the	3. an act in which a part of the offender's body penetrates, victim's genital opening or anus; or
8 9	genital, anal, or oth	ner int	4. the intentional touching of the victim's or the offender's imate area for sexual arousal, gratification, or abuse;
10	(17)	home	invasion under § 6–202(b) of this article;
11	(18)	a felo	ny offense under Title 3, Subtitle 11 of this article;
12 13	(19) (18) of this subsecti		empt to commit any of the crimes described in items (1) through
14	(20)	conti	uing course of conduct with a child under § 3–315 of this article;
15	(21)	assau	It in the first degree;
16	(22)	assau	It with intent to murder;
17	(23)	assau	It with intent to rape;
18	(24)	assau	It with intent to rob;
19	(25)	assau	It with intent to commit a sexual offense in the first degree; and
20	(26)	assau	It with intent to commit a sexual offense in the second degree.
21			<u> Article - Criminal Procedure</u>
22	<u>5–202.</u>		
23 24			a crime of violence if the defendant has been previously convicted:
25		<u>(i)</u>	in this State of a crime of violence;
26		<u>(ii)</u>	in any other jurisdiction of a crime that would be a crime of

	12		SENATE DILL 39
1	violence if commit	ted in	this State; or
2		<u>(iii)</u>	of an offense listed in subsection (f)(1) of this section.
3 4 5 6		ed witl r perso	strict Court commissioner may not authorize the pretrial release of h committing one of the following crimes while the defendant was onal recognizance for a pending prior charge of committing one of
7 8	6–102 of the Crim	<u>(i)</u> inal La	aiding, counseling, or procuring arson in the first degree under § aw Article;
9	procuring arson in	(ii) the se	arson in the second degree or attempting, aiding, counseling, or econd degree under § 6–103 of the Criminal Law Article;
$\frac{1}{2}$	Article;	<u>(iii)</u>	burglary in the first degree under § 6–202 of the Criminal Law
13 14	Article;	<u>(iv)</u>	burglary in the second degree under § 6–203 of the Criminal Law
15 16	Article;	<u>(v)</u>	burglary in the third degree under § 6–204 of the Criminal Law
17 18	<u>Law Article;</u>	<u>(vi)</u>	causing abuse to a child under § 3–601 or § 3–602 of the Criminal
19 20	Criminal Law Arti	(vii) icle;	a crime that relates to a destructive device under § 4–503 of the
21 22	§§ 5–602 through		<u>a crime that relates to a controlled dangerous substance under or § 5–612 or § 5–613 of the Criminal Law Article;</u>
23 24	Law Article; and	<u>(ix)</u>	manslaughter by vehicle or vessel under § 2–209 of the Criminal
25		<u>(x)</u>	a crime of violence.
26 27 28	·		A District Court commissioner may not authorize the pretrial charged with [one of the following crimes] A CRIME LISTED IN FINE PARAGRAPH if the defendant:

29 <u>has previously been convicted of a crime of violence or [one</u> 30 <u>of the following crimes:] A CRIME LISTED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH;</u> 31 <u>OR</u>

$1\\2$	2. IS ON PRETRIAL RELEASE FOR A CRIME OF VIOLENCE OR A CRIME LISTED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH.
3	(II) THIS SUBSECTION APPLIES TO THE FOLLOWING CRIMES:
4 5	[(i)] 1. wearing, carrying, or transporting a handgun under § 4–203 of the Criminal Law Article;
6 7	[(ii)] 2. use of a handgun or an antique firearm in commission of a crime under § 4–204 of the Criminal Law Article;
8 9	[(iii)] 3. violating prohibitions relating to assault weapons under § 4–303 of the Criminal Law Article;
10 11	[(iv)] 4. use of a machine gun in a crime of violence under § 4–404 of the Criminal Law Article;
12 13	[(v)] 5. use of a machine gun for an aggressive purpose under § 4–405 of the Criminal Law Article;
14 15	[(vi)] 6. use of a weapon as a separate crime under § 5–621 of the Criminal Law Article;
16 17	[(vii)] 7. possession of a regulated firearm under § 5–133 of the Public Safety Article;
18 19	[(viii)] 8. <u>transporting a regulated firearm for unlawful sale or trafficking under § 5–140 of the Public Safety Article; or</u>
20 21	[(ix)] 9. possession of a rifle or shotgun by a person with a mental disorder under § 5–205 of the Public Safety Article.
22 23	(2) (i) A judge may authorize the pretrial release of a defendant described in paragraph (1) of this subsection on:
24	1. suitable bail;
25 26	2. any other conditions that will reasonably ensure that the defendant will not flee or pose a danger to another person or the community; or
27 28	3. both bail and other conditions described under item 2 of this subparagraph.
29 30 31	(ii) When a defendant described in paragraph (1) of this subsection is presented to the court under Maryland Rule 4–216(f), the judge shall order the continued detention of the defendant if the judge determines that neither suitable bail nor any

- condition or combination of conditions will reasonably ensure that the defendant will not 1 2 flee or pose a danger to another person or the community before the trial. 3 There is a rebuttable presumption that a defendant described in paragraph (1) of this subsection will flee and pose a danger to another person or the 4 community. 5 6 Article - Public Safety 7 5-133.8 Subject to § 5–133.3 of this subtitle, a person may not possess a (b) **(1)** 9 regulated firearm if the person: 10 [(1)] (I) has been convicted of a disqualifying crime: 11 [(2)] (II) has been convicted of a violation classified as a common law 12 crime and received a term of imprisonment of more than 2 years; 13 [(3)] (III) is a fugitive from justice; 14 [(4)] (IV) is a habitual drunkard; 15 [(5)] **(V)** is addicted to a controlled dangerous substance or is a habitual 16 user; [(6)] (VI) suffers from a mental disorder as defined in § 10–101(i)(2) of the 17 <u>Health - General Article and has a history of violent behavior against the person or</u> 18 another; 19 20 [(7)] (VII) has been found incompetent to stand trial under § 3–106 of the Criminal Procedure Article: 2122[(8)] (VIII) has been found not criminally responsible under § 3–110 of the 23Criminal Procedure Article; 24[(9)] (IX) has been voluntarily admitted for more than 30 consecutive days to a facility as defined in § 10–101 of the Health – General Article; 2526[(10)] (X) has been involuntarily committed to a facility as defined in § 27 10–101 of the Health – General Article:
- [(11)] (XI) is under the protection of a guardian appointed by a court under \$13–201(c) or \$13–705 of the Estates and Trusts Article, except for cases in which the appointment of a guardian is solely a result of a physical disability;

- 1 [(12)] (XII) except as provided in subsection (e) of this section, is a respondent against whom: 2 3 a current non ex parte civil protective order has been [(i)] 1. entered under § 4–506 of the Family Law Article; or 4 5 [(ii)] **2.** an order for protection, as defined in § 4–508.1 of the 6 Family Law Article, has been issued by a court of another state or a Native American tribe and is in effect; or 7 8 [(13)] (XIII) if under the age of 30 years at the time of possession, has been 9 adjudicated delinquent by a juvenile court for an act that would be a disqualifying crime if committed by an adult. 10 **(2)** 11 **(I)** EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, 12 A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF A MISDEMEANOR AND ON 13 CONVICTION IS SUBJECT TO: 14 1. EXCEPT AS PROVIDED IN ITEM 2 OF THIS 15 SUBPARAGRAPH, IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT 16 EXCEEDING \$10,000 OR BOTH; AND **2**. 17 SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, 18 FOR A SECOND OR SUBSEQUENT OFFENSE, IMPRISONMENT NOT EXCEEDING 10 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH. 19 20 (II)EACH VIOLATION OF THIS SUBSECTION IS A SEPARATE 21CRIME. 22 (III) A PERSON CONVICTED UNDER THIS SUBSECTION IS NOT 23PROHIBITED FROM PARTICIPATING IN A DRUG TREATMENT PROGRAM UNDER § 8-507 OF THE HEALTH - GENERAL ARTICLE BECAUSE OF THE LENGTH OF THE 2425SENTENCE. 26 **(3)** THE COURT MAY NOT IMPOSE THE PENALTIES UNDER PARAGRAPH (2)(I)2 OF THIS SUBSECTION UNLESS THE STATE'S ATTORNEY SERVES 27NOTICE ON THE DEFENDANT OR THE DEFENDANT'S COUNSEL BEFORE THE 28 ACCEPTANCE OF A PLEA OF GUILTY OR NOLO CONTENDERE OR AT LEAST 15 DAYS 29 30 **BEFORE TRIAL THAT:**
- 31 (I) THE STATE WILL SEEK THE PENALTIES UNDER PARAGRAPH 32 (2)(I)2 OF THIS SUBSECTION; AND

33

(II) LISTS THE ALLEGED PRIOR CONVICTIONS.

1	<u>5–134.</u>
2 3 4	(b) A dealer or other person may not sell, rent, loan, or transfer a regulated firearm to a purchaser, lessee, borrower, or transferee who the dealer or other person knows or has reasonable cause to believe:
5 6	(1) is under the age of 21 years, unless the regulated firearm is loaned to a borrower who may possess the regulated firearm under § 5–133(d) of this subtitle;
7	(2) has been convicted of a disqualifying crime;
8	(3) has been convicted of a conspiracy to commit a felony;
9 10	(4) has been convicted of a violation classified as a common law crime and received a term of imprisonment of more than 2 years;
11	(5) is a fugitive from justice;
12	(6) is a habitual drunkard;
13	(7) is addicted to a controlled dangerous substance or is a habitual user;
14 15 16 17 18 19	(8) suffers from a mental disorder as defined in § 10–101(i)(2) of the Health – General Article, and has a history of violent behavior against the purchaser, lessee, borrower, or transferee or another, unless the purchaser, lessee, borrower, or transferee possesses a physician's certificate that the recipient is capable of possessing a regulated firearm without undue danger to the purchaser, lessee, borrower, or transferee or to another;
20 21 22 23 24	(9) has been confined for more than 30 consecutive days to a facility as defined in § 10–101 of the Health – General Article, unless the purchaser, lessee, borrower, or transferee possesses a physician's certificate that the recipient is capable of possessing a regulated firearm without undue danger to the purchaser, lessee, borrower, or transferee or to another;
25 26	(10) is a respondent against whom a current non ex parte civil protective order has been entered under § 4–506 of the Family Law Article;
27 28 29	(11) if under the age of 30 years at the time of the transaction, has been adjudicated delinquent by a juvenile court for an act that would be a disqualifying crime if committed by an adult;
30	(12) is visibly under the influence of alcohol or drugs;
31	(13) is a participant in a straw purchase;

1 2 3 4 5	safety training co Commission or th	subject to subsection (c) of this section for a transaction under this made on or after January 1, 2002, has not completed a certified firearms burse conducted free of charge by the Police Training and Standards at meets standards established by the Police Training and Standards or § 3–207 of this article; or
6	<u>(15)</u>	intends to use the regulated firearm to:
7		(i) commit a crime; or
8 9	another person.	(ii) cause harm to the purchaser, lessee, transferee, or recipient or
10 11 12 13 14	TRANSFEREE IF	A DEALER OR OTHER PERSON MAY NOT SELL, RENT, LOAN, OR GULATED FIREARM TO A PURCHASER, LESSEE, BORROWER, OR THE DEALER OR OTHER PERSON HAS ACTUAL KNOWLEDGE THAT R, LESSEE, BORROWER, OR TRANSFEREE INTENDS TO USE THE EARM TO:
15		(I) COMMIT A CRIME; OR
16 17	OR RECIPIENT O	(II) CAUSE HARM TO THE PURCHASER, LESSEE, TRANSFEREE, R ANOTHER PERSON.
18 19 20	(2) FELONY AND ON YEARS.	A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF A CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 10
21	<u>(3)</u>	EACH VIOLATION OF THIS SUBSECTION IS A SEPARATE CRIME.
22 23 24 25		A PERSON CONVICTED UNDER THIS SUBSECTION IS NOT OM PARTICIPATING IN A DRUG TREATMENT PROGRAM UNDER § HEALTH – GENERAL ARTICLE BECAUSE OF THE LENGTH OF THE
26 27	(5) SHALL ALSO BE (A DEFENDANT CHARGED WITH VIOLATING THIS SUBSECTION CHARGED WITH VIOLATING SUBSECTION (B) OF THIS SECTION.
28 29 30 31 32	October 1, 2020 is the public health of of all the member	2 4. AND BE IT FURTHER ENACTED, That this Act shall take effects an emergency measure, is necessary for the immediate preservation of or safety, has been passed by a yea and nay vote supported by three—fifths a elected to each of the two Houses of the General Assembly, and shall be date it is enacted.