HOUSE BILL 304

E1 HB 750/23 – JUD CF SB 39

By: Delegates Munoz, Adams, Anderton, Arentz, Baker, Bouchat, Buckel, Chisholm, Ciliberti, Fisher, Ghrist, Grammer, Griffith, Hartman, Hinebaugh, Hornberger, Howard, Hutchinson, Jacobs, Kipke, R. Long, Mangione, McComas, Metzgar, Miller, M. Morgan, T. Morgan, Nawrocki, Otto, Pippy, Reilly, Rose, Schmidt, Stonko, Szeliga, Tomlinson, Valentine, and Wivell

Introduced and read first time: January 15, 2024

Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Gun Theft Felony Act of 2024

- FOR the purpose of classifying the theft of a firearm as a felony; establishing certain penalties for theft of a firearm; and generally relating to theft of a firearm.
- 5 BY repealing and reenacting, with amendments,
- 6 Article Criminal Law
- 7 Section 7–104
- 8 Annotated Code of Maryland
- 9 (2021 Replacement Volume and 2023 Supplement)
- 10 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND.
- 11 That the Laws of Maryland read as follows:
- 12 Article Criminal Law
- 13 7–104.
- 14 (a) A person may not willfully or knowingly obtain or exert unauthorized control 15 over property, if the person:
- 16 (1) intends to deprive the owner of the property;
- 17 (2) willfully or knowingly uses, conceals, or abandons the property in a 18 manner that deprives the owner of the property; or

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1 uses, conceals, or abandons the property knowing the use, concealment, (3) 2 or abandonment probably will deprive the owner of the property. 3 A person may not obtain control over property by willfully or knowingly using deception, if the person: 4 5 (1) intends to deprive the owner of the property; 6 willfully or knowingly uses, conceals, or abandons the property in a 7 manner that deprives the owner of the property; or 8 (3)uses, conceals, or abandons the property knowing the use, concealment, 9 or abandonment probably will deprive the owner of the property. 10 (c) (1) A person may not possess stolen personal property knowing that it has 11 been stolen, or believing that it probably has been stolen, if the person: 12(i) intends to deprive the owner of the property; 13 willfully or knowingly uses, conceals, or abandons the property (ii) in a manner that deprives the owner of the property; or 14 15 uses, conceals, or abandons the property knowing that the use, (iii) concealment, or abandonment probably will deprive the owner of the property. 16 17 In the case of a person in the business of buying or selling goods, the knowledge required under this subsection may be inferred if: 18 19 the person possesses or exerts control over property stolen from 20 more than one person on separate occasions; 21during the year preceding the criminal possession charged, the 22person has acquired stolen property in a separate transaction; or 23being in the business of buying or selling property of the sort 24possessed, the person acquired it for a consideration that the person knew was far below a reasonable value. 2526 In a prosecution for theft by possession of stolen property under this (3)subsection, it is not a defense that: 27 28the person who stole the property has not been convicted, 29 apprehended, or identified;

the defendant stole or participated in the stealing of the property;

the property was provided by law enforcement as part of an

investigation, if the property was described to the defendant as being obtained through the 1 2commission of theft; or 3 (iv) the stealing of the property did not occur in the State. 4 Unless the person who criminally possesses stolen property (4) participated in the stealing, the person who criminally possesses stolen property and a 5 person who has stolen the property are not accomplices in theft for the purpose of any rule 6 7 of evidence requiring corroboration of the testimony of an accomplice. 8 (d) A person may not obtain control over property knowing that the property was 9 lost, mislaid, or was delivered under a mistake as to the identity of the recipient or nature 10 or amount of the property, if the person: knows or learns the identity of the owner or knows, is aware of, or 11 (1) learns of a reasonable method of identifying the owner; 12 13 (2)fails to take reasonable measures to restore the property to the owner; 14 and 15 intends to deprive the owner permanently of the use or benefit of the (3)property when the person obtains the property or at a later time. 16 17 (e) A person may not obtain the services of another that are available only for 18 compensation: 19 by deception; or (1) 20 with knowledge that the services are provided without the consent of (2)21the person providing them. 22Under this section, an offender's intention or knowledge that a promise would 23not be performed may not be established by or inferred solely from the fact that the promise was not performed. 2425 THIS SUBSECTION DOES NOT APPLY TO THEFT OF A FIREARM. (g) (1) 26 **(2)** A person convicted of theft of property or services with a value of: 27(i) at least \$1,500 but less than \$25,000 is guilty of a felony and: 28 is subject to imprisonment not exceeding 5 years or a fine 29 not exceeding \$10,000 or both; and

shall restore the property taken to the owner or pay the

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owner the value of the property or services;

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exceeding \$5,000 or both; and

1 at least \$25,000 but less than \$100,000 is guilty of a felony and: (ii) 2 is subject to imprisonment not exceeding 10 years or a fine 3 not exceeding \$15,000 or both; and 2. 4 shall restore the property taken to the owner or pay the 5 owner the value of the property or services; or 6 \$100,000 or more is guilty of a felony and: (iii) 7 1. is subject to imprisonment not exceeding 20 years or a fine 8 not exceeding \$25,000 or both; and 9 2. shall restore the property taken to the owner or pay the owner the value of the property or services. 10 11 Except as provided in paragraph [(3)] (4) of this subsection, a [(2)] **(3)** person convicted of theft of property or services with a value of at least \$100 but less than 12 13 \$1.500, is guilty of a misdemeanor and: 14 (i) is subject to: 15 for a first conviction, imprisonment not exceeding 6 months or a fine not exceeding \$500 or both; and 16 17 2. for a second or subsequent conviction, imprisonment not exceeding 1 year or a fine not exceeding \$500 or both; and 18 19 shall restore the property taken to the owner or pay the owner 20 the value of the property or services. 21A person convicted of theft of property or services with a value of [(3)] **(4)** 22 less than \$100 is guilty of a misdemeanor and: 23is subject to imprisonment not exceeding 90 days or a fine not 24exceeding \$500 or both; and 25(ii) shall restore the property taken to the owner or pay the owner 26 the value of the property or services. 27 Subject to paragraph [(5)] (6) of this subsection, a person who [(4)] (5) 28 has four or more prior convictions under this subtitle and who is convicted of theft of 29 property or services with a value of less than \$1,500 under paragraph [(2)] (3) of this subsection is guilty of a misdemeanor and: 30

is subject to imprisonment not exceeding 5 years or a fine not

1 (ii) shall restore the property taken to the owner or pay the owner 2 the value of the property or services. 3 [(5)] **(6)** The court may not impose the penalties under paragraph [(4)] 4 (5) of this subsection unless the State's Attorney serves notice on the defendant or the defendant's counsel before the acceptance of a plea of guilty or nolo contendere or at least 5 6 15 days before trial that: 7 (i) the State will seek the penalties under paragraph [(4)] (5) of this 8 subsection; and 9 (ii) lists the alleged prior convictions. 10 (H) **(1)** A PERSON CONVICTED OF THEFT OF A FIREARM, INCLUDING AN 11 ANTIQUE FIREARM OR A REPLICA OF AN ANTIQUE FIREARM, IS GUILTY OF A FELONY 12 AND IS SUBJECT TO: 13 **(I)** FOR A FIRST CONVICTION, IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT EXCEEDING \$1,000 OR BOTH; AND 14 15 (II)**FOR** Α SECOND OR **SUBSEQUENT** CONVICTION, IMPRISONMENT NOT EXCEEDING 10 YEARS OR A FINE NOT EXCEEDING \$2,500 OR 16 17 BOTH. 18 **(2)** A SENTENCE IMPOSED UNDER PARAGRAPH (1) OF THIS 19 SUBSECTION SHALL BE SEPARATE FROM AND CONSECUTIVE TO A SENTENCE FOR 20 ANY OTHER OFFENSE. 21 [(h)] (I) (1) If a person is convicted of a violation under this section for failure 22to pay for motor fuel after the motor fuel was dispensed into a vehicle, the court shall: 23 notify the person that the person's driver's license may be (i) suspended under § 16–206.1 of the Transportation Article; and 2425(ii) notify the Motor Vehicle Administration of the violation. 26 The Chief Judge of the District Court and the Administrative Office of 27the Courts, in conjunction with the Motor Vehicle Administration, shall establish uniform 28 procedures for reporting a violation under this subsection. 29 An action or prosecution for a violation of subsection [(g)(2)] or (3)

(G)(3) OR (4) of this section shall be commenced within 2 years after the commission of

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the crime.

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- [(j)] (K) A person who violates this section by use of an interactive computer service may be prosecuted, indicted, tried, and convicted in any county in which the victim resides or the electronic communication originated or terminated.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 5 October 1, 2024.