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CF 6lr1599

By: The Speaker (Administration) and Delegates Cummings, Genn, Montague, Menes, Dembrow, R. Baker, E. Burns, Grosfeld, Perry, Petzold, Turner, Valderrama, Hixson, Rawlings, Barve, Benson, Billings, Bobo, Boston, Branch, Clagett, Crumlin, D. Davis, Dypski, Exum, Franchot, Frush, Fulton, Goldwater, Gordon, Harrison, Hecht, Heller, Howard, Hubbard, B. Hughes, Hurson, Kagan, Kirk, Kopp, Mandel, Marriott, McIntosh, C. Mitchell, Muse, Oaks, Opara, Nathan-Pulliam, Parker, Patterson, Pendergrass, Pitkin, Proctor, Rosapepe, Rosenberg, Shriver, and Campbell

Introduced and read first time: January 24, 1996

Assigned to: Judiciary

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 25, 1996

CHAPTER ____

1 AN ACT concerning

2 Maryland Gun Violence Act of 1996

3 FOR the purpose of prohibiting the purchase of more than a certain number of regulated 4 firearms during a certain period; establishing certain exceptions; establishing a 5 procedure for making multiple purchases; prohibiting a dealer from selling or 6 transferring a regulated firearm under certain circumstances; prohibiting a dealer or 7 person from selling, renting, transferring, possessing, receiving, or purchasing a 8 firearm or any high capacity magazine in violation of federal, State, or local law; 9 prohibiting a person from participating in a straw purchase of a regulated firearm; 10 providing certain exceptions; requiring certain private sales, purchases, and 11 transfers of regulated firearms to comply with certain requirements; providing for a certain fee; requiring a valid Maryland driver's license or photographic 12 13 identification card with approved firearms purchase designation for the purchase or 14 receipt of a regulated firearm; establishing requirements and procedures for the 15 issuance and renewal of a firearms purchase approval designation; providing for the 16 revocation of a firearms purchase approval designation under certaincircumstances; 17 providing for a hearing process; adding certain exceptions to the prohibition against 18 carrying or possessing certain weapons on certain school property; prohibiting a 19 person from disarming a law enforcement officer under certain circumstances; making certain penalties applicable to the discharge of a firearm from a motor 20 21 vehicle; providing that a person who possesses a firearm during and in relation to a

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2	
1	drug trafficking offense under certain circumstances is guilty of a separate felony
2	and subject to certain penalties; clarifying that a person is guiltyof a separate
3	misdemeanor if the person uses a certain firearm in the commission of certain
4	crimes whether the firearm is operable or inoperable; authorizing the court to order
5	a certain respondent to surrender a firearm for a certain period under certain
6	circumstances; requiring a law enforcement officer who responds to adomestic
7	violence scene to remove a firearm from certain premises under certain
8	circumstances; requiring a law enforcement officer to provide certain information to
9	the owner of a firearm and to provide for the safe storage of the firearm;
10	authorizing the use of a facsimile machine to forward a certain application to the
11	Department of State Police; revising, reorganizing, and clarifying certain laws
12	pertaining to the sale, rental, or transfer of certain regulated firearms by certain
13	individuals; providing that certain sales, transfers, and possessions of firearms
14	prohibited under federal law are prohibited under State law; altering a certain
15	notice provision on a certain application; altering certain fees; defining certain
16	terms; altering certain definitions; providing certain penalties; providing for a
17	certain statute of limitations for the prosecution of certain misdemeanors created by
18	this Act; making stylistic and technical changes; and generally relating to gun
19	violence guns and weapons.
• /	Totalio guilo ma visupono.
20	BY repealing
21	Article 27 - Crimes and Punishments
22	Section 406, 441, and 448, and 481E
23	Annotated Code of Maryland
24	(1992 Replacement Volume and 1995 Supplement)
	D
	BY adding to
26	Article 27 - Crimes and Punishments
27	Section 36A-1 to be under the new subheading "Disarming a Law Enforcement
28	Officer"; and 441, 441A, 442A, 442B, 445A, 445B, 448, and 449 to be under
29	the amended subheading "Regulated Firearms"
30	Annotated Code of Maryland
31	(1992 Replacement Volume and 1995 Supplement)
32	BY repealing and reenacting, with amendments,
33	Article 27 - Crimes and Punishments
34	Section 36A, 36B(d), 120, 281A, 442, 443, 443A, 445, and 446
35	Annotated Code of Maryland
36	·
37	BY repealing and reenacting, with amendments,
38	Article - Family Law
39	Section 4-506
40	Annotated Code of Maryland
41	(1991 Replacement Volume and 1995 Supplement)

42 BY adding to

3	
	Article Femily Low
1 2	Article - Family Law Section 4-511
3	Annotated Code of Maryland
4	(1991 Replacement Volume and 1995 Supplement)
4	(1991 Replacement Volume and 1993 Supplement)
5	BY adding to
6	Article - Courts and Judicial Proceedings
7	Section 5-106(s)
8	Annotated Code of Maryland
9	(1995 Replacement Volume and 1995 Supplement)
	(1773 Teplacement Votatile and 1773 Supplement)
10	BY repealing and reenacting, with amendments,
11	Article 27 - Crimes and Punishments
12	Section 12A-2
13	Annotated Code of Maryland
14	(1992 Replacement Volume and 1995 Supplement)
15	(As enacted by Chapter (S.B. 618/H.B. 749) of the Acts of the General
16	Assembly of 1996)
17	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
18	MARYLAND, That Section(s) 481E of Article 27 - Crimes and Punishments of the
20	SECTION 1. BE IT SECTION 2. AND BE IT FURTHER ENACTED BY THE
21	GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
22	Article 27 - Crimes and Punishments
23	<u>36A.</u>
24	(a) No person, unless otherwise excepted in this section, shall carry or possess any
25	rifle, gun, knife, or deadly weapon of any kind on any public school property in this State.
2.5	
26	(b) Nothing in this section shall be construed to apply to [law]:
27	
27	(1) LAW enforcement officers in the regular course of their duty[, or to any
28	persons];
20	(A) DED CONCI ' 11
29	(2) PERSONS hired by the boards of education in the counties and
	Baltimore City specifically for the purpose of guarding public school property[, or to
31	persons];
32	(3) PERSONS engaged in organized shooting activity for educational
33	purposes; OR
34	(4) DEDSONS WHO WITH A WRITTEN INVITATION EDOM THE SCHOOL
	(4) PERSONS WHO, WITH A WRITTEN INVITATION FROM THE SCHOOL PRINCIPAL, DISPLAY OR ENGAGE IN HISTORICAL DEMONSTRATIONS USING
	WEAPONS OR REPLICAS OF WEAPONS FOR EDUCATIONAL PURPOSES.
50	THE RESERVENCE OF THE RESERVEN
37	(c) Any person who violates this section shall, upon conviction, be guilty of a
	misdemeanor and shall be sentenced to pay a fine of no more than [one thousand dollars

- 1 (\$1,000.00),] \$1,000 or shall be sentenced to the Maryland Department of Correction for 2 a period of not more than [three (3)] 3 years. Any such person who shall be found to 3 carry a handgun in violation of this section, shall be sentenced as provided in § 36B of this 4 article. 5 36A-1. (A) A PERSON MAY NOT REMOVE A LAW ENFORCEMENT OFFICER'S FIREARM 6 7 FROM THE OFFICER'S PERSON, OR OTHERWISE DISARM A LAW ENFORCEMENT 8 OFFICER, WITH THE INTENT TO THREATEN OR USE THE FIREARM AGAINST THE 9 OFFICER OR ANOTHER PERSON. (B) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY 10 11 OF A FELONY AND UPON CONVICTION SHALL BE SENTENCED TO NOT LESS THAN 10 12 YEARS' IMPRISONMENT OR FINED \$10,000 OR BOTH. 13 DISARMING A LAW ENFORCEMENT OFFICER 14 36A-1. 15 (A) A PERSON MAY NOT KNOWINGLY REMOVE OR ATTEMPT TO REMOVE A 16 FIREARM FROM THE POSSESSION OF ANOTHER PERSON IF: 17 (1) THE OTHER PERSON IS LAWFULLY ACTING WITHIN THE COURSE AND SCOPE OF EMPLOYMENT; AND 19 (2) THE PERSON HAS KNOWLEDGE OR REASON TO KNOW THAT THE 20 OTHER PERSON IS EMPLOYED AS: 2.1 (I) A LAW ENFORCEMENT OFFICER WHO, IN AN OFFICIAL 22 CAPACITY, IS AUTHORIZED BY LAW TO MAKE ARRESTS; 23 (II) A SHERIFF, DEPUTY SHERIFF, OR ASSISTANT SHERIFF; OR 24 (III) AN EMPLOYEE OF THE DIVISION OF CORRECTION, THE 25 PATUXENT INSTITUTION, THE DIVISION OF PRETRIAL DETENTION AND SERVICES, 26 THE DIVISION OF PAROLE AND PROBATION, ANY COUNTY JAIL OR DETENTION 27 CENTER, OR ANY BOOKING FACILITY. 28 (B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND ON 29 CONVICTION IS SUBJECT TO A FINE OF NOT MORE THAN \$10,000 OR IMPRISONMENT 30 FOR NOT MORE THAN 10 YEARS OR BOTH. (C) A SENTENCE IMPOSED UNDER THIS SECTION MAY BE IMPOSED SEPARATE 31 32 FROM AND CONSECUTIVE TO OR CONCURRENT WITH A SENTENCE FOR ANY 33 OFFENSE BASED ON THE ACT OR ACTS ESTABLISHING THE OFFENSE UNDER THIS 34 SECTION. 35 36B. 36 (d) Any person who shall use a handgun or an antique firearm capableof being
- (d) Any person who shall use a handgun or an antique firearm capableol being
- 37 concealed on the person in the commission of any felony or any crime of violence as
- 38 defined in § 441 of this article, WHETHER OPERABLE OR INOPERABLE AT THETIME OF
- 39 THE OFFENSE, shall be guilty of a separate misdemeanor and on conviction thereof shall,

ე 1	in addition to any other centence imposed by virtue of commission of said falony or
	in addition to any other sentence imposed by virtue of commission of said felony or misdemeanor:
3	(1) For a first offense, be sentenced to the Maryland Division of Correction for a term of not less than 5 nor more than 20 years, and:
5 6	(i) It is mandatory upon the court to impose no less than the minimum sentence of 5 years; and
7 8	(ii) Except as otherwise provided in Article 31B, § 11 of the Code, the person is not eligible for parole in less than 5 years; and
12 12	(2) For a second or subsequent offense, be sentenced to the Maryland Division of Correction for a term of not less than 5 nor more than 20 years, and it is mandatory upon the court to impose no less than a minimum consecutive sentence of 5 years which shall be served consecutively and not concurrently to any other sentence imposed by virtue of the commission of said felony or misdemeanor.
14	120.
17	(a) (1) Any person who recklessly engages in conduct that creates a substantial or risk of death or serious physical injury to another person is guilty of the misdemeanor of a reckless endangerment and on conviction is subject to a fine not exceeding \$5,000 or imprisonment not exceeding 5 years or both.
21 22 23	(2) SUBJECT TO THE PROVISIONS OF SUBSECTION (B)(2) OF THIS SECTION, ANY PERSON WHO RECKLESSLY DISCHARGES A FIREARM FROM A MOTOR VEHICLE IN SUCH A MANNER THAT IT CREATES A SUBSTANTIAL RISK OF DEATH OR SERIOUS PHYSICAL INJURY TO ANOTHER PERSON IS GUILTY OF THE MISDEMEANOR OF RECKLESS ENDANGERMENT AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$5,000 OR IMPRISONMENT NOT EXCEEDING 5 YEARS OR BOTH.
	(b) (1) [This] EXCEPT AS PROVIDED IN PARAGRAPH (2) SUBSECTION (A)(2) OF THIS SUBSECTION SECTION, THIS section does not apply to any conduct involving the use of a motor vehicle as defined in § 11-135 of the Transportation Article.
28 29	(2) THE PENALTY PROVIDED UNDER SUBSECTION (A) OF THIS SECTION APPLIES TO THE DISCHARGE OF A FIREARM FROM A MOTOR VEHICLE.
30 31	(2) THE PROVISIONS OF SUBSECTION (A)(2) OF THIS SECTION DO NOT APPLY TO THE DISCHARGE OF A FIREARM FROM A MOTOR VEHICLE BY:
32	(I) A LAW ENFORCEMENT OFFICER OR SECURITY GUARD IN THE PERFORMANCE OF THE OFFICER'S OR SECURITY GUARD'S OFFICIAL DUTIES; OR
34 35	(II) AN INDIVIDUAL ACTING IN DEFENSE OF A CRIME OF VIOLENCE.
30	(c) This section does not apply to any conduct involving the manufacture, production, or sale of any product or commodity.
38	3 281A.
39	(a) (1) In this section the following terms have the meanings indicated.

1	(2) "Drug trafficking crime" means:
2	(i) Any felony involving the possession, distribution, manufacture, or importation of a controlled dangerous substance under §§ 286 and 286A of this article; or
	(ii) Conspiracy to commit any felony involving possession, distribution, manufacture, or importation of a controlled dangerous substance under §286 or § 286A of this article.
9	(3) "Firearm silencer or muffler" means any device that is designed for silencing, muffling, or diminishing the report of a firearm including any combination of parts designed, redesigned, or intended for use in assembling or fabricating a firearm silencer or muffler.
13 14	(b) During and in relation to any drug trafficking crime, a person WHO POSSESSES A FIREARM UNDER SUFFICIENT CIRCUMSTANCES TO CONSTITUTE A NEXUS TO THE DRUG TRAFFICKING CRIME OR who uses, wears, carries, or transports a firearm is guilty of a separate felony and on conviction shall, in addition to the sentence provided for the drug trafficking crime, be sentenced as follows:
16 17	$\mbox{(1) (i) For a first offense, for a term of not less than 5 nor more than 20} \label{eq:20}$ years.
20	(ii) It is mandatory upon the court to impose no less thanthe minimum sentence of 5 years, no part of which may be suspended and the person may not be eligible for parole except in accordance with the provisions of Article 31B, § 11 of the Code; and
22 23	(2) (i) For a second or subsequent offense, for a term of not less than 10 nor more than 20 years.
26	(ii) It is mandatory upon the court to impose no less than minimum consecutive sentence of 10 years, no part of which may be suspended andthe person may not be eligible for parole except in accordance with the provisions of Article 31B, § 11 of the Code.
28 29	(iii) The sentence shall be served consecutively and not concurrently to any other sentence imposed by virtue of the commission of the drug trafficking crime.
30 31	(c) The minimum mandatory sentence provided in subsection (b)(1) and(2) of this section shall be doubled if the firearm is:
32	(1) Any firearm listed in § 36H-1 or § 481E 441 of this article;
33	(2) A machine gun; or
34	(3) Equipped with a firearm silencer or muffler.
35 36	(d) (1) Any firearm or ammunition seized under this section is contraband and shall be summarily forfeited.
37 38	(2) If the owner or possessor of property seized under this section is acquitted or the charges against the person are dismissed, the seized property shall be

7	
	returned to the owner or possessor within 90 days if not otherwise prohibited by law unless forfeiture proceedings have commenced.
3	(3) If the State enters a nolle prosequi against the owner or possessor of
	property seized under this section and does not charge the person within 90 days after the
	nolle prosequi is entered, the seized property shall be promptly returned to the owner or
6	possessor if not otherwise prohibited by law.
7	[406.
8	(a) It shall be unlawful for any person to sell, barter or give awayto any minor:
9	(1) Any firearms or other deadly weapons or ammunition, except with the
10	express permission of a parent or guardian of the minor; or
11	(2) Pepper mace.
12	(b) Any person violating this section shall on conviction pay a fine of not less than
13	fifty nor more than two hundred dollars, together with the costs of prosecution. On
14	failure to pay the fine and costs, the person shall be committed to jail and confined until
15	such fine and costs are paid, or for the period of sixty days, whichever shall first occur.
16	(c) The provisions of this section do not apply to:
17	(1) A member of any organized militia in Maryland, when said member is
18	engaged in supervised training, marksmanship activities or any other performance of his
19	official duty; or
20	(2) Any adult or qualified supervisor or instructor of a recognized
	organization engaged in the instruction of marksmanship.
22	() I III
	highly disabling irritant pepper based products and is also known as oleoresin capsicum (o.c.) spray.]
27	(o.c.) spray.
25	[Pistols] REGULATED FIREARMS
26	[441.
27	(a) As used in this subtitle
28	(b) The term "person" includes an individual, partnership, association or
	corporation.
30	· · · · · · · · · · · · · · · · · · ·
31	inches in length, including signal, starter, and blank pistols.
32	(d) The term "dealer" means any person engaged in the business of selling
33	firearms at wholesale or retail, or any person engaged in the business of repairing such
34	firearms.

35 (e) The term "crime of violence" means abduction; arson in the firstdegree; 36 burglary in the first, second, or third degree; escape; kidnapping; manslaughter, excepting 37 involuntary manslaughter; mayhem; murder; rape; robbery; robbery with adeadly

- 1 weapon; carjacking or armed carjacking; sexual offense in the first degree; and sodomy; or
- 2 an attempt to commit any of the aforesaid offenses; or assault with intent to commit any
- 3 other offense punishable by imprisonment for more than one year.
- 4 (f) The term "fugitive from justice" means any person who has fled from a sheriff
- 5 or other peace officer within this State, or who has fled from any state, territory or the
- 6 District of Columbia, or possession of the United States, to avoid prosecution for a crime
- 7 of violence or to avoid giving testimony in any criminal proceeding.
- 8 (g) The term "antique pistol or revolver" means:
- 9 (1) Any pistol or revolver (including any pistol or revolver with a matchlock,
- 10 flintlock, percussion cap, or similar type of ignition system) manufactured in or before
- 11 1898; and
- 12 (2) Any replica of any pistol or revolver described in paragraph (1) if the
- 13 replica:
- 14 (i) Is not designed or redesigned for using rimfire or conventional
- 15 centerfire fixed ammunition; or
- 16 (ii) Uses rimfire or conventional centerfire fixed ammunition which is
- 17 no longer manufactured in the United States and which is not readily available in the
- 18 ordinary channels of commercial trade.]
- 19 441.
- 20 (A) IN THIS SUBTITLE SUBHEADING THE FOLLOWING WORDS HAVE THE
- 21 MEANINGS INDICATED.
- 22 (B) "ALCOHOL OFFENSE" MEANS AN OFFENSE UNDER § 21-902(A), (B), OR (C)
- 23 OF THE TRANSPORTATION ARTICLE OR § 388A OF THIS ARTICLE.
- 24 (C) "ANTIQUE FIREARM" MEANS:
- 25 (1) ANY FIREARM (INCLUDING ANY FIREARM WITH A MATCHLOCK,
- 26 FLINTLOCK, PERCUSSION CAP, OR SIMILAR TYPE OF IGNITION SYSTEM)
- 27 MANUFACTURED PRIOR TO 1899; OR
- 28 (2) ANY REPLICA OF ANY FIREARM DESCRIBED IN PARAGRAPH (1) OF
- 29 THIS SUBSECTION IF THE REPLICA:
- 30 (I) IS NOT DESIGNED OR REDESIGNED FOR USING RIMFIRE OR
- 31 CONVENTIONAL CENTERFIRE FIXED AMMUNITION; OR
- 32 (II) USES RIMFIRE OR CONVENTIONAL CENTERFIRE FIXED
- 33 AMMUNITION WHICH IS NO LONGER MANUFACTURED IN THE UNITED STATES AND
- 34 WHICH IS NOT READILY AVAILABLE IN THE ORDINARY CHANNELS OF COMMERCIAL
- 35 TRADE.
- 36 (D) "ASSAULT WEAPON" MEANS ANY OF THE FOLLOWING SPECIFIC
- 37 FIREARMS OR THEIR COPIES REGARDLESS OF WHICH COMPANY PRODUCED AND
- 38 MANUFACTURED THAT FIREARM:

29

1	(1) AMERICAN ARMS SPECTRE DA SEMIAUTOMATIC CARBINE;
2	(2) AK-47 IN ALL FORMS;
3	(3) ALGIMEC AGM-1 TYPE SEMI-AUTO;
4	(4) AR 100 TYPE SEMI-AUTO;
5	(5) AR 180 TYPE SEMI-AUTO;
6	(6) ARGENTINE L.S.R. SEMI-AUTO;
7	(7) AUSTRALIAN AUTOMATIC ARMS SAR TYPE SEMI-AUTO;
8	(8) AUTO-ORDNANCE THOMPSON M1 AND 1927 SEMI-AUTOMATICS;
9	(9) BARRETT LIGHT .50 CAL. SEMI-AUTO;
10	(10) BERETTA AR70 TYPE SEMI-AUTO;
11	(11) BUSHMASTER SEMI-AUTO RIFLE;
12	(12) CALICO MODELS M-100 AND M-900;
13	(13) CIS SR 88 TYPE SEMI-AUTO;
14	(14) CLARIDGE HI TEC C-9 CARBINES;
15 16 SPORTER H-E	(15) COLT AR-15, CAR-15, AND ALL IMITATIONS EXCEPT COLT AR-15 BAR RIFLE;
17	(16) DAEWOO MAX 1 AND MAX 2, AKA AR 100, 110C, K-1, AND K-2;
18	(17) DRAGUNOV CHINESE MADE SEMI-AUTO;
19	(18) FAMAS SEMI-AUTO (.223 CALIBER);
20	(19) FEATHER AT-9 SEMI-AUTO;
21	(20) FN LAR AND FN FAL ASSAULT RIFLE;
22	(21) FNC SEMI-AUTO TYPE CARBINE;
23	(22) F.I.E./FRANCHI LAW 12 AND SPAS 12 ASSAULT SHOTGUN;
24	(23) STEYR-AUG-SA SEMI-AUTO;
25	(24) GALIL MODELS AR AND ARM SEMI-AUTO;
26	(25) HECKLER AND KOCH HK-91 A3, HK-93 A2, HK-94 A2 AND A3;
27	(26) HOLMES MODEL 88 SHOTGUN;
28	(27) AVTOMAT KALASHNIKOV SEMIAUTOMATIC RIFLE IN ANY FORMAT;

(28) MANCHESTER ARMS "COMMANDO" MK-45, MK-9;

10 1 (30) MOSSBERG MODEL 500 BULLPUP ASSAULT SHOTGUN; 2 (31) STERLING MARK 6; 3 (32) P.A.W.S. CARBINE; (33) RUGER MINI-14 FOLDING STOCK MODEL (.223 CALIBER); (34) SIG 550/551 ASSAULT RIFLE (.223 CALIBER); 5 6 (35) SKS WITH DETACHABLE MAGAZINE; 7 (36) AP-74 COMMANDO TYPE SEMI-AUTO; 8 (37) SPRINGFIELD ARMORY BM-59, SAR-48, G3, SAR-3, M-21 SNIPER RIFLE, 9 M1A, EXCLUDING THE M1 GARAND; 10 (38) STREET SWEEPER ASSAULT TYPE SHOTGUN; (39) STRIKER 12 ASSAULT SHOTGUN IN ALL FORMATS; 11 12 (40) UNIQUE F11 SEMI-AUTO TYPE; 13 (41) DAEWOO USAS 12 SEMI-AUTO SHOTGUN; 14 (42) UZI 9MM CARBINE OR RIFLE; (43) VALMET M-76 AND M-78 SEMI-AUTO; 15 16 (44) WEAVER ARMS "NIGHTHAWK" SEMI-AUTO CARBINE; OR (45) WILKINSON ARMS 9MM SEMI-AUTO "TERRY"; OR .. 17 18 (46) ANY OTHER FIREARM DEFINED AS AN ASSAULT WEAPON BY 19 FEDERAL LAW. 20 (E) "CRIME OF VIOLENCE" MEANS: (1) ABDUCTION; 21 22 (2) ARSON IN THE FIRST DEGREE; (3) BURGLARY IN THE FIRST, SECOND, OR THIRD DEGREE; 23 24 (4) CARJACKING AND ARMED CARJACKING; 25 (5) ESCAPE; 26 (6) KIDNAPPING; 27 (7) VOLUNTARY MANSLAUGHTER; 28 (8) MAIMING; 29 (9) MAYHEM;

(10) MURDER IN THE FIRST OR SECOND DEGREE;

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11	
1	(11) RAPE IN THE FIRST OR SECOND DEGREE;
2	(12) ROBBERY;
3	(13) ROBBERY WITH A DANGEROUS OR DEADLY WEAPON;
4	(14) SEXUAL OFFENSE IN THE FIRST, SECOND, OR THIRD DEGREE;
5	(15) AN ATTEMPT TO COMMIT ANY OF THE AFORESAID OFFENSES; OR
	(16) ASSAULT WITH INTENT TO COMMIT ANY OF THE AFORESAID OFFENSES OR ANY OFFENSE PUNISHABLE BY IMPRISONMENT FOR MORE THAN 1 YEAR.
9	(F) "DEALER" MEANS ANY PERSON WHO IS ENGAGED IN THE BUSINESS OF:
10 11	(1) SELLING, RENTING, OR TRANSFERRING FIREARMS AT WHOLESALE OR RETAIL; OR
12	(2) REPAIRING FIREARMS.
15	(G) "DESIGNATED LAW ENFORCEMENT AGENCY" MEANS ANY LAW ENFORCEMENT AGENCY APPROVED AND DESIGNATED BY THE SECRETARY TO PROCESS APPLICATIONS TO PURCHASE REGULATED FIREARMS FOR SECONDARY SALES.
17	(H) "ENGAGED IN THE BUSINESS" MEANS ANY PERSON WHO:
18	(1) IS LICENSED AS A MARYLAND REGULATED FIREARMS DEALER;
19	(2) IS LICENSED AS A FEDERAL FIREARMS DEALER;
22	(3) DEVOTES TIME, ATTENTION, AND LABOR TO DEALING IN FIREARMS AS A REGULAR COURSE OF TRADE OR BUSINESS WITH THE PRINCIPAL OBJECTIVE OF EARNING A PROFIT THROUGH THE REPEATED PURCHASE AND RESALE OF FIREARMS; OR
24 25	(4) REPAIRS FIREARMS AS A REGULAR COURSE OF TRADE OR BUSINESS.
26	(I) "FIREARM" MEANS:
	(1) ANY WEAPON (INCLUDING A STARTER GUN) WHICH WILL OR IS DESIGNED TO OR MAY READILY BE CONVERTED TO EXPEL A PROJECTILE BY THE ACTION OF AN EXPLOSIVE; OR
30	(2) THE FRAME OR RECEIVER OF ANY SUCH WEAPON.
31	(J) "FUGITIVE FROM JUSTICE" MEANS ANY PERSON WHO HAS FLED FROM A

33 ANY STATE, THE DISTRICT OF COLUMBIA, OR TERRITORY OR POSSESSION OF THE 34 UNITED STATES, TO AVOID PROSECUTION FOR A CRIME OR TO AVOID GIVING

32 SHERIFF OR OTHER PEACE OFFICER WITHIN THIS STATE, OR WHO HAS FLED FROM

35 TESTIMONY IN ANY CRIMINAL PROCEEDING.

1	(K) "GUN SHOW" MEANS ANY ORGANIZED GATHERING OPEN TO THE PUBLIC
2	AT WHICH ANY FIREARM IS DISPLAYED.

- 3 (L) "HABITUAL DRUNKARD" MEANS ANY PERSON WHO HAS BEEN
- 4 CONVICTED FOUND GUILTY OF ANY THREE ALCOHOL OFFENSES, ONE OF WHICH
- 5 OCCURRED WITHIN THE PAST 3 YEARS YEAR.
- 6 (M) "HABITUAL USER OF CONTROLLED DANGEROUS SUBSTANCES" MEANS
- 7 ANY PERSON WHO HAS BEEN CONVICTED FOUND GUILTY OF TWO CONTROLLED
- 8 DANGEROUS SUBSTANCE OFFENSES, ONE OF WHICH OCCURRED WITHIN THE PAST 5
- 9 YEARS.
- 10 (N) "HANDGUN" MEANS ANY FIREARM WITH A BARREL LESS THAN 16 INCHES 11 IN LENGTH INCLUDING SIGNAL, STARTER, AND BLANK PISTOLS.
- 12 (O) "MINOR" MEANS ANY PERSON UNDER THE AGE OF 18 YEARS.
- 13 (P) "PEPPER MACE" MEANS AN AEROSOL PROPELLED COMBINATION OF
- 14 HIGHLY DISABLING IRRITANT PEPPER BASED PRODUCTS AND IS ALSO KNOWN AS
- 15 OLEO-RESIN CAPSICUM (O.C.) SPRAY.
- 16 (P) (Q) "PERSON" MEANS AN INDIVIDUAL, PARTNERSHIP, ASSOCIATION, OR 17 CORPORATION.
- 18 (Q) (R) "REGULATED FIREARM" MEANS:
- 19 (1) ANY HANDGUN AS DEFINED IN THIS SECTION; OR
- 20 (2) ANY ASSAULT WEAPON AS DEFINED IN THIS SECTION; OR.
- 21 (3) ANY FIREARM WHOSE SALE OR TRANSFER IS SUBJECT TO THE
- 22 PROVISIONS OF THIS SUBTITLE.
- 23 (R) (S) "REGULATED FIREARMS DEALER" MEANS ANY PERSON WHO
- 24 POSSESSES A VALID MARYLAND REGULATED FIREARMS DEALERS LICENSE ISSUED
- 25 BY THE SECRETARY.
- 26 (T) "RENT" MEANS THE TEMPORARY TRANSFER OF A REGULATED FIREARM
- 27 FOR CONSIDERATION WHERE THE FIREARM IS TAKEN FROM THE FIREARM
- 28 OWNER'S PROPERTY.
- 29 (S) (U) "SECONDARY SALE" MEANS ANY SALE OF A REGULATED FIREARM
- 30 WHERE NEITHER PARTY TO THE TRANSACTION IS ENGAGED IN THE BUSINESS AS
- 31 DEFINED IN THIS SUBSECTION.
- 32 (T) (V) "SECRETARY" MEANS THE SECRETARY OF THE STATE POLICE OR
- 33 THE SECRETARY'S DESIGNEE.
- 34 (U) (W) "STRAW PURCHASE" MEANS ANY SALE OF A REGULATED FIREARM
- 35 WHERE THE REAL PURCHASER INDIVIDUAL USES ANOTHER PERSON (THE STRAW
- 36 PURCHASER) TO COMPLETE THE APPLICATION TO PURCHASE A REGULATED
- 37 FIREARM, TAKE INITIAL POSSESSION OF THAT FIREARM, AND SUBSEQUENTLY
- 38 TRANSFER THAT FIREARM TO THE REAL PURCHASER INDIVIDUAL.

1 441A.

2	THE PROHIBITIONS OF T	HIC CLIDHE	ADING DO NOT	ADDI V TO:
/.	THE PROHIBITIONS OF T	HI2 2018 HE	ΑΙΜΟΤΙΜΟΙΝΟΙ	APPLY TO:

- 3 (1) THE TRANSFER OR POSSESSION OF A REGULATED FIREARM OR
- 4 DETACHABLE MAGAZINE BY A LICENSED MANUFACTURER, DEALER, OR IMPORTER
- 5 FOR THE PURPOSES OF TESTING OR EXPERIMENTATION AUTHORIZED BY THE
- 6 SECRETARY:
- 7 (2) THE TRANSFER OR POSSESSION OF AN ANTIQUE FIREARM;
- 8 (3) LAW ENFORCEMENT PERSONNEL OF THE UNITED STATES
- 9 GOVERNMENT OR ANY AGENCY OR DEPARTMENT OF THE UNITED STATES,
- 10 MEMBERS OF THE ARMED FORCES OF THE UNITED STATES OR OF THE NATIONAL
- 11 GUARD, OR LAW ENFORCEMENT PERSONNEL OF THIS STATE OR ANY LOCAL
- 12 AGENCY IN THIS STATE WHILE SUCH PERSONS ARE ACTING WITHIN THE SCOPE OF
- 13 THEIR OFFICIAL DUTIES:
- 14 (4) ANY REGULATED FIREARM MODIFIED TO RENDER IT
- 15 PERMANENTLY INOPERATIVE:
- 16 (5) PURCHASES, SALES, AND TRANSPORT TO OR BY A LICENSED GUN
- 17 DEALER OR, MANUFACTURER WHO IS PROVIDING OR SERVICING A FIREARM FOR
- 18 LAW ENFORCEMENT AGENCIES OR FOR ANY ENTITY EXEMPTED UNDER ITEM (3) OF
- 19 THIS SECTION, OR IMPORTER;
- 20 (6) ORGANIZATIONS THAT ARE REQUIRED OR AUTHORIZED BY
- 21 FEDERAL LAW OR REGULATIONS GOVERNING THEIR SPECIFIC BUSINESS OR
- 22 ACTIVITY TO MAINTAIN FIREARMS; OR
- 23 (7) THE RECEIPT OF A REGULATED FIREARM BY INHERITANCE,
- 24 PROVIDED THE HEIR:
- 25 (I) POSSESSES A VALID MARYLAND DRIVER'S LICENSE OR
- 26 PHOTOGRAPHIC IDENTIFICATION CARD WITH APPROVED FIREARMS PURCHASE
- 27 DESIGNATION AS REQUIRED UNDER § 442A OF THIS SUBHEADING; AND
- 28 (II) REGISTERS THE REGULATED FIREARM WITH THE SECRETARY.
- 29 COMPLETES AN APPLICATION FOR THE PURCHASE OR TRANSFER OF A REGULATED
- 30 FIREARM AND FORWARDS IT TO THE SECRETARY.
- 31 442.
- 32 (a) All restrictions imposed by the laws, ordinances or regulations of all
- 33 subordinated jurisdictions within the State of Maryland on sales of pistols or revolvers
- 34 REGULATED FIREARMS are superseded by this section, and the State of Maryland
- 35 hereby preempts the rights of such jurisdictions to regulate the sale of [pistols and
- 36 revolvers] REGULATED FIREARMS.
- 37 (B) NO DEALER OR PERSON SHALL SELL, RENT, TRANSFER, POSSESS,
- 38 RECEIVE, OR PURCHASE ANY FIREARM OR ANY HIGH CAPACITY MAGAZINE IN
- 39 VIOLATION OF FEDERAL, STATE, OR LOCAL LAWS.

	$\frac{(\mathcal{C})}{(B)}$ (1) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, A PERSON MAY NOT KNOWINGLY OR WILLFULLY PARTICIPATE IN A STRAW PURCHASE OF A REGULATED FIREARM.
4 5	(2) THE PROHIBITIONS OF THIS SUBSECTION DO NOT APPLY TO A PERSON PURCHASING A REGULATED FIREARM AS A GIFT PROVIDED:
6 7	(I) THE RECIPIENT OF THE GIFT IS A RESIDENT OF THIS STATE; $\underline{\text{AND}}$
10 11	(II) BOTH THE PURCHASER AND RECIPIENT OF THE GIFT COMPLY WITH THE REQUIREMENTS UNDER THIS SUBHEADING PERTAINING TO THE POSSESSION, SALE, RENTAL, RECEIPT, TRANSFER, OR PURCHASE OF A REGULATED FIREARM, UNLESS THE GIFT IS IN THE FORM OF A GIFT CERTIFICATE, IN WHICH CASE ONLY THE RECIPIENT SHALL COMPLY WITH THE REQUIREMENTS; AND.
	(III) THAT UPON RECEIPT OF THE REGULATED FIREARM, THE RECIPIENT REGISTERS THE REGULATED FIREARM IN THE RECIPIENT'S NAME WITH THE SECRETARY.
16 17	(3) IF THE REGULATED FIREARM IS A GIFT TO A SPOUSE, PARENT, GRANDPARENT, GRANDCHILD, BROTHER, SISTER, SON, OR DAUGHTER:
	(I) AN APPLICATION TO PURCHASE OR TRANSFER A REGULATED FIREARM SHALL BE COMPLETED BY THE RECIPIENT AND FORWARDED TO THE SECRETARY WITHIN 5 DAYS OF RECEIPT OF THE REGULATED FIREARM; AND
21 22	(II) THE \$10 APPLICATION FEE, AS PROVIDED BY SUBSECTION (G) OF THIS SECTION, SHALL BE WAIVED BY THE SECRETARY.
25 26	[(b)] (D) (C) No REGULATED FIREARMS dealer shall sell, RENT, or transfer any [pistol or revolver] REGULATED FIREARM until after seven days shallhave elapsed from the time an application to purchase or transfer shall have been executed by the prospective purchaser or transferee, in triplicate, and THE ORIGINAL COPY IS forwarded by the prospective seller or transferor to the Secretary [of the State Police].
29 30 31 32 33	(E) (D) (1) A PERSON WHO IS NOT A REGULATED FIREARMS DEALER MAY NOT SELL, RENT, TRANSFER, OR PURCHASE ANY REGULATED FIREARM UNTIL AFTER 7 DAYS SHALL HAVE ELAPSED FROM THE TIME AN APPLICATION TO PURCHASE OR TRANSFER SHALL HAVE BEEN EXECUTED BY THE PROSPECTIVE PURCHASER OR TRANSFEREE, IN TRIPLICATE, AND THE ORIGINAL COPY IS FORWARDED BY A REGULATED FIREARMS DEALER TO THE SECRETARY. (2) AS AN ALTERNATIVE TO COMPLETING A SECONDARY SALE OF A REGULATED FIREARM THROUGH A REGULATED FIREARMS DEALER, THE
37	PROSPECTIVE SELLER OR TRANSFEROR AND THE PROSPECTIVE PURCHASER OR TRANSFEREE MAY COMPLETE THE TRANSACTION THROUGH A DESIGNATED LAW ENFORCEMENT AGENCY.

(3) A PERSON WHO MAKES AN APPLICATION TO PURCHASE, RENT, OR

40 TRANSFER A REGULATED FIREARM BY SECONDARY SALE SHALL PAY A

1 PROCESSING FEE NOT TO EXCEED \$20 TO THE REGULATED FIREARMS DEALER Θ R

- 2 DESIGNATED LAW ENFORCEMENT AGENCY.
- 3 [(c)] (F) (E) The REGULATED FIREARMS dealer OR DESIGNATED LAW
- 4 ENFORCEMENT AGENCY shall promptly after receiving an application to purchase.
- 5 RENT, or transfer, completed in accordance with subsection [(e)] (H) below, forward
- 6 one copy of the same, by certified mail OR BY FACSIMILE MACHINE, to theSecretary [of
- 7 the State Police]. The copy forwarded to the Secretary shall contain the name, address,
- 8 and signature of the prospective seller, LESSOR, or transferor. The prospective seller,
- 9 LESSOR, or transferor shall retain one copy of the application for a period of not less than
- 10 three years. The prospective purchaser, LESSEE, or transferee shall be entitled to the
- 11 remaining copy of the application.
- [(d)] (G) (F) (1) A person who makes an application to purchase, RENT, or
- 13 transfer a [pistol or revolver] REGULATED FIREARM shall pay to the REGULATED
- 14 FIREARMS dealer OR DESIGNATED LAW ENFORCEMENT AGENCY a \$10 application
- 15 fee with the application to purchase, RENT, or transfer.
- 16 (2) The REGULATED FIREARMS dealer OR DESIGNATED LAW
- 17 ENFORCEMENT AGENCY shall forward the \$10 application fee along with theapplication
- 18 to the Secretary [of the State Police].
- 19 (3) IF THE REGULATED FIREARMS DEALER OR DESIGNATED LAW
- 20 ENFORCEMENT AGENCY UTILIZES A FACSIMILE MACHINE TO FORWARD THE
- 21 APPLICATION TO THE SECRETARY, THE DEALER OR DESIGNATED LAW
- 22 ENFORCEMENT AGENCY SHALL:
- 23 (I) BE BILLED \$10 FOR EACH APPLICATION FORWARDED TO THE
- 24 SECRETARY DURING THE MONTH; AND
- 25 (II) PAY THE TOTAL APPLICATION FEE BY THE 15TH DAY OF THE
- 26 NEXT MONTH.
- [(e)] (H) (G) The application to purchase, RENT, or transfer shall bear the
- 28 following legend: "Any false information supplied or statement made in this application is
- 29 a crime which may be punished by imprisonment for a period of not more than three
- 30 years, or a fine of not more than \$5,000, or both."
- 31 [(f)] (H) The application to purchase, RENT, or transfer shall contain the
- 32 following information:
- 33 (1) Applicant's name, address, DRIVER'S OR PHOTOGRAPHIC
- 34 IDENTIFICATION SOUNDEX NUMBER, SOCIAL SECURITY NUMBER, occupation, place
- 35 and date of birth, height, weight, race, eye and hair color and signature AND
- 36 <u>REGULATED FIREARM INFORMATION FOR EACH</u> FIREARM TO BE PURCHASED.
- 37 <u>RENTED</u>, OR TRANSFERRED. In the event the applicant is a corporation, the application
- 38 shall be completed and executed by a corporate officer who is a resident of [the
- 39 jurisdiction in which the application is made] THIS STATE.
- 40 (2) A statement by the applicant UNDER THE PENALTY OF PERJURY that
- 41 he or she:

1	(i) Has never been convicted of [a crime of violence, in this State or
	elsewhere, or of a violation of any of the provisions of §§ 286, 286A or 286C of this article
	or any conspiracy to commit any crimes established by those sections, or of any of the provisions of this subtitle.]:
4	provisions of this subtitue. J.
5	1. A CRIME OF VIOLENCE;
6	2. ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE;
7 8	3. ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE THAN 2 YEARS; OR
9	4. ANY VIOLATION CLASSIFIED AS A COMMON LAW
10	OFFENSE WHERE THE PERSON RECEIVED A TERM OF IMPRISONMENT OF MORE
11	THAN 2 YEARS.
12	(ii) Is not a fugitive from justice.
13	(iii) Is not a habitual drunkard.
1.4	
14	(iv) Is not an addict or habitual user of [narcotics, barbiturates or amphetamines] ANY CONTROLLED DANGEROUS SUBSTANCES.
13	amphetamines ANT CONTROLLED DANGEROUS SUBSTANCES.
16	(v) Has never spent more than thirty consecutive days in any medical
	institution for treatment of a mental disorder or disorders, unless there is attached to the
	application a physician's certificate, issued within thirty days prior to the date of
	application, certifying that the applicant is capable of possessing a [pistol or revolver]
	REGULATED FIREARM without undue danger to himself or herself, or to others.
21	(vi) Is $\frac{1}{8}$ AT least 21 years of age [as required by federallaw].
22	(vii) Has [or has not submitted a prior application and, if so, when and
	where] NEVER BEEN IS NOT A RESPONDENT AGAINST WHOM A CURRENT NON EX
	PARTE CIVIL PROTECTION PROTECTIVE ORDER HAS BEEN ENTERED UNDER § 4-506
25	OF THE FAMILY LAW ARTICLE.
26	(VIII) IS NOT PROHIBITED BY FEDERAL LAW FROM PURCHASING OR
	POSSESSING A FIREARM.
_,	1 Obblobino AT Indamen.
28	(3) The date and hour the application was delivered in completed form to
	the prospective seller or transferor by the prospective purchaser, LESSEE, or transferee.
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30	[(g)] (J) (I) The Secretary [of the Department of State Police] may request
31	the assistance of the police commissioner of Baltimore City, the chief of police in any
	county maintaining a police force, or the sheriff in a county not maintaining a police force
	and shall promptly upon receipt of an application to purchase, RENT, ortransfer conduct
	an investigation in order to determine the truth of or falsity of the information supplied
	and statements made in said <u>THE</u> application. If it be thereupon determined that any
	false information or statement has been supplied or made by the applicant, [or] that the
	application has not been properly completed, OR THAT WRITTEN NOTIFICATION FROM
	-A THE APPLICANT'S LICENSED ATTENDING PHYSICIAN HAS BEEN RECEIVED STATING THAT THE APPLICANT IS SUFFERING FROM A MENTAL DISORDER OF
	STATING THAT THE APPLICANT IS SUFFERING FROM A MENTAL DISORDER OR DISORDERS AND IS A DANGER TO HIMSELF OR HERSELF OR TO OTHERS, the [said]
TU	DISORDERS AND IS A DISTORATION TO THINSDELL OR TENSELL! OR TO OTHERS, HIE [SAIU]

- 1 Secretary [or any specific member of the Department of State Police authorized by the
- 2 Secretary to act as the Secretary's agent in matters relating to pistolor revolver sales]
- 3 shall notify the prospective seller, LESSOR, or transferor, in writing, within seven days
- 4 from the date the executed application to purchase or transfer was forwarded by certified
- 5 mail OR FACSIMILE MACHINE, of his disapproval of said THE application. Written
- 6 notification of such disapproval shall be thereafter forwarded by the Secretary [or the
- 7 Secretary's duly authorized agent or agents] to the prospective purchaser, LESSEE, or
- 8 transferee. The date upon which the executed application to purchase, RENT, or transfer
- 9 was forwarded by certified mail OR BY FACSIMILE MACHINE TO THE SECRETARY by
- 10 the prospective seller, LESSOR, or transferor shall be considered as the first day of the
- 11 seven-day period allowed for notice of disapproval to the said prospective seller, LESSOR,
- 12 or transferor. If the seventh day of the seven-day period allowed for the said notice of
- 13 disapproval shall fall on a Sunday or legal holiday, the computation period shall be
- 14 extended to the first day next following, which is neither a Sunday nora legal holiday.
- 15 [(h)] (K) (J) (1) No REGULATED FIREARMS dealer OR PERSON shall sell,
- 16 RENT, or transfer a [pistol or revolver] REGULATED FIREARM to an applicant whose
- application has been PLACED ON HOLD BECAUSE OF AN OPEN DISPOSITION OF
- 18 CRIMINAL PROCEEDINGS AGAINST THE APPLICANT OR [timely] disapproved, unless
- 19 such disapproval has been subsequently withdrawn by the Secretary [of the State Police
- 20 or the Secretary's duly authorized agent or agents] or overruled by theaction of the
- 21 courts pursuant to subsection [(i)] $\frac{(J)}{(K)}$ of this section.

(2) AN APPROVED APPLICATION IS VALID ONLY FOR THE PURCHASE, 22

23 RENTAL, OR TRANSFER OF THE REGULATED FIREARM LISTED IN THE APPLICATION.

- 24 [(i)] (L) (K) (1) Any prospective purchaser, LESSEE, or transferee aggrieved by
- 25 the action of the [Department of] State Police may request a hearing within 30 days from
- 26 the date when written notice was forwarded to the aggrieved person by writing to the
- 27 Secretary [of the State Police], who shall grant the hearing within fifteen days of the
- 28 request.
- 29 (2) The hearing and subsequent proceedings of judicial review, if any,
- 30 thereupon following shall be conducted in accordance with the provisions of the
- 31 Administrative Procedure Act.
- 32 (3) The hearing shall be held in the county of the legal residence of the
- 33 aggrieved person. [If the aggrieved person is not a State resident, thehearing shall be
- 34 held at a location designated by the Secretary of the State Police].
- [(j)] (M) (L) Any REGULATED FIREARMS dealer OR PERSON who sells, 35
- 36 RENTS, or transfers a [pistol or revolver] REGULATED FIREARM in compliance with
- 37 this subtitle shall forward a copy of the written notification of such completed transaction,
- 38 within seven days from the date of delivery of the [said pistol or revolver] REGULATED
- 39 FIREARM, to the Secretary [of the State Police], whose duty it shall beto maintain a
- 40 permanent record of all such completed sales, RENTALS, and transfers of pistols and
- 41 revolvers] REGULATED FIREARMS in the State. The notification shall contain an
- 42 identifying description of the [pistol or revolver] REGULATED FIREARM sold, RENTED, 43 or transferred including its caliber, make, model, manufacturer's serial number, if any,
- 44 and any other special or peculiar characteristics or marking by which the [said pistol or
- 45 revolver] REGULATED FIREARM may be identified.

1	(N) (M) (1) A REGULATED FIREARMS DEALER OR PERSON SHALL
2	COMPLETE THE SALE, RENTAL, OR TRANSFER OF A REGULATED FIREARM WITHIN
3	90 DAYS OF THE DATE THE <u>APPLICATION OF THE</u> PROSPECTIVE PURCHASER OR
4	TRANSFEREE'S APPLICATION, LESSEE, OR TRANSFEREE WAS STAMPED BY THE
5	SECRETARY AS NOT BEING DISAPPROVED.
6	(2) A REGULATED FIREARMS DEALER <u>OR PERSON</u> SHALL WITHIN 7
	DAYS, RETURN TO THE SECRETARY ANY APPLICATION FOR WHICH THE SALE,
	RENTAL, OR TRANSFER OF A REGULATED FIREARM WAS NOT COMPLETED WITHIN
	90 DAYS OF THE DATE THE APPLICATION WAS STAMPED BY THE SECRETARY AS NOT
	BEING DISAPPROVED. ALL SUCH APPLICATIONS RETURNED TO THE SECRETARY
11	SHALL BE VOIDED AS AN INCOMPLETE SALE, RENTAL, OR TRANSFER.
12	[(k)] (O) (N) Nothing in this section shall be construed to affect sales and/or
	transfers for bona fide resale in the ordinary course of business of a person duly licensed
	under § 443 of this subtitle, or sales, <u>RENTALS</u> , <u>transfer TRANSFERS</u> , and/or the use of [pistols or revolvers] REGULATED FIREARMS by any person authorized or required to
	sell, <u>RENT</u> , transfer, and/or use [such pistols or revolvers] REGULATED FIREARMS as
	part of his or her duties as a member of any official police force or other law enforcement
	agency, the armed forces of the United States, including all official reserve organizations,
19	or the Maryland National Guard.
20	[(1) Any person who knowingly gives any false information or makes any material
21	misstatement in an application required by this section, or who fails to promptly forward
	such application to the Secretary of the State Police or the Secretary's duly authorized
	agent or agents, or who sells or transfers a pistol or revolver to a person other than the
	one by whom application was made, or who otherwise sells, transfers, purchases, or
	receives transfer of a pistol or revolver in violation of this section, shall upon conviction
	thereof be subject to the penalties hereinafter provided in § 448 of this subtitle.]
	the control of the permitter intermitted in § 1 to 52 time subtilies.
27	442A.
28	(A) A REGULATED FIREARMS DEALER OR PERSON MAY ONLY SELL OR
29	TRANSFER A REGULATED FIREARM TO ANOTHER PERSON IF THE PURCHASER OR
	TRANSFEREE PRESENTS TO THE SELLER OR TRANSFEROR A VALID MARYLAND
	DRIVER'S LICENSE WITH APPROVED FIREARMS PURCHASE DESIGNATION OR
	PHOTOGRAPHIC IDENTIFICATION CARD WITH APPROVED FIREARMS PURCHASE
	DESIGNATION ISSUED TO THE PURCHASER OR TRANSFEREE BY THE MOTOR
34	VEHICLE ADMINISTRATION IN ACCORDANCE WITH THE PROVISIONS OF THIS
	SECTION.
36	(B) A PERSON MAY ONLY PURCHASE OR RECEIVE A REGULATED FIREARM IF
37	THE PERSON:
38	(1) POSSESSES A VALID MARYLAND DRIVER'S LICENSE OR
	PHOTOGRAPHIC IDENTIFICATION CARD WITH APPROVED FIREARMS PURCHASE
	DESIGNATION ISSUED TO THE PERSON BY THE MOTOR VEHICLE ADMINISTRATION:
	AND
. 1	
12	(2) COMPLIES WITH THE REQUIREMENTS AND IS NOT PROHIBITED

43 UNDER THIS SUBHEADING.

3	(C) THE MOTOR VEHICLE ADMINISTRATION SHALL ISSUE A DRIVER'S LICENSE WITH APPROVED FIREARMS PURCHASE DESIGNATION OR PHOTOGRAPHIC IDENTIFICATION CARD WITH APPROVED FIREARMS PURCHASE DESIGNATION UPON CERTIFICATION BY THE SECRETARY THAT THE APPLICANT:
5	(1) IS AT LEAST 21 YEARS OLD;
6	(2) IS A RESIDENT OF THE STATE;
7 8	(3) HAS DEMONSTRATED SATISFACTORY COMPLETION OF A FIREARMS SAFETY TRAINING COURSE APPROVED BY THE SECRETARY: AND
9	(4) BASED ON A COMPUTER AND FINGERPRINT BACKGROUND CHECK:
10	(I) IS NOT PROHIBITED BY FEDERAL OR STATE LAW FROM
11	PURCHASING OR POSSESSING A REGULATED FIREARM; AND
	(II) HAS NOT EXHIBITED A PROPENSITY FOR VIOLENCE OR INSTABILITY THAT MAY REASONABLY RENDER THE APPLICANT'S POSSESSION OF A REGULATED FIREARM AS A DANGER TO THE APPLICANT OR TO OTHERS.
17	(D) IN ORDER TO OBTAIN A FIREARMS PURCHASE APPROVAL DESIGNATION ON THE APPLICANT'S MARYLAND DRIVER'S LICENSE OR PHOTOGRAPHIC IDENTIFICATION CARD, AN APPLICANT MUST SUBMIT THE FOLLOWING TO THE SECRETARY:
19 20	(1) A COMPLETED APPLICATION ON A FORM PROVIDED BY THE SECRETARY;
23	(2) A NONREFUNDABLE FEE SET BY THE SECRETARY AT AN AMOUNT SUFFICIENT TO COVER THE COST OF PROCESSING THE APPLICATION, THE PROCEEDS OF WHICH SHALL BE CREDITED TO A SPECIAL FUND FOR THE ACCOUNT OF THE DEPARTMENT OF STATE POLICE;
25 26	(3) PROOF OF SATISFACTORY COMPLETION OF A FIREARM SAFETY TRAINING COURSE APPROVED BY THE SECRETARY;
27 28	(4) A COMPLETE SET OF THE APPLICANT'S LEGIBLE FINGERPRINTS TO BE TAKEN BY A DESIGNATED LAW ENFORCEMENT AGENCY;
29 30	(5) ANY OTHER IDENTIFYING INFORMATION OR DOCUMENTATION REQUIRED BY THE SECRETARY; AND
	(6) A STATEMENT MADE BY THE APPLICANT UNDER THE PENALTY OF PERJURY THAT THE APPLICANT IS NOT PROHIBITED UNDER FEDERAL OR STATE LAW FROM POSSESSING A REGULATED FIREARM.
34 35	(E) WITHIN 21 DAYS OF RECEIVING A PROPERLY COMPLETED APPLICATION, THE SECRETARY SHALL:
36	(1) ISSUE TO THE MOTOR VEHICLE ADMINISTRATION A CERTIFICATION

37 FOR A FIREARMS PURCHASE APPROVAL DESIGNATION FOR THE APPLICANT; OR

1	(2) ISSUE TO THE APPLICANT A WRITTEN DENIAL OF THE APPLICATION
2	THAT CONTAINS A STATEMENT OF THE APPLICANT'S APPEAL RIGHTS UNDER
3	SUBSECTION (H) OF THIS SECTION.
4	(F) (1) A FIREARMS PURCHASE APPROVAL DESIGNATION ISSUED UNDER
5	THIS SECTION SHALL EXPIRE ON THE DATE THE MARYLAND DRIVER'S LICENSE OR
6	PHOTOGRAPHIC IDENTIFICATION CARD EXPIRES.
	THO TOOK II THE IDENTITION OF INDEED HELD.
7	(2) THE FIREARMS PURCHASE APPROVAL DESIGNATION MAY BE
	RENEWED EACH TIME THE MARYLAND DRIVER'S LICENSE OR PHOTOGRAPHIC
_	
	IDENTIFICATION CARD IS RENEWED ON APPLICATION AND PAYMENT OF A
	RENEWAL FEE SET BY THE SECRETARY AT AN AMOUNT SUFFICIENT TO COVER THE
	COSTS OF PROCESSING THE RENEWAL APPLICATION, THE PROCEEDS OF WHICH
12	SHALL BE CREDITED TO A SPECIAL FUND FOR THE ACCOUNT OF THE DEPARTMENT
13	OF STATE POLICE.
14	(3) THE SECRETARY SHALL RENEW THE FIREARMS PURCHASE
15	APPROVAL DESIGNATION IF, THE SECRETARY DETERMINES, BASED ON A
16	COMPUTER BACKGROUND CHECK, THAT, AT THE TIME OF THE APPLICATION, THE
17	APPLICANT MEETS THE REQUIREMENTS OF PARAGRAPHS (1), (2), (4) (I) AND (II) OF
18	SUBSECTION (C) OF THIS SECTION.
19	(4) THE SECRETARY MAY NOT REQUIRE, AS A CONDITION OF
20	RENEWAL, THE APPLICANT TO RETAKE THE FIREARMS SAFETY TRAINING COURSE
	DESCRIBED IN SUBSECTION (C)(3) OF THIS SECTION OR RESUBMIT A SET OF
	FINGERPRINTS.
23	(G) (1) THE SECRETARY MAY REVOKE THE FIREARMS PURCHASE
24	APPROVAL DESIGNATION ISSUED OR RENEWED UNDER THIS SECTION ON A
- 25	FINDING THAT THE LICENSEE NO LONGER SATISFIES THE QUALIFICATIONS SET
	FORTH IN SUBSECTION (C) OF THIS SECTION.
	Total II (e) of the section
27	(2) A PERSON HOLDING A FIREARMS PURCHASE APPROVAL
	DESIGNATION THAT HAS BEEN REVOKED BY THE SECRETARY SHALL RETURN THE
	MARYLAND DRIVER'S LICENSE OR PHOTOGRAPHIC IDENTIFICATION CARD TO THE
	SECRETARY WITHIN 45 DAYS AFTER THE RECEIPT OF THE NOTICE OF THE
	REVOCATION.
31	KEVOCATION.
22	(II) (1) A DEDCON WILLOSE ADDITICATION FOR A FIDE ADMS DUDCHASE
32 22	
-	APPROVAL DESIGNATION OR RENEWAL OF A FIREARMS PURCHASE APPROVAL
-	DESIGNATION IS DISAPPROVED OR WHOSE FIREARMS PURCHASE APPROVAL
	DESIGNATION HAS BEEN REVOKED MAY SUBMIT A WRITTEN REQUEST TO THE
-	SECRETARY FOR A HEARING WITHIN 30 DAYS FROM THE DATE THE WRITTEN
37	NOTICE OF THE DENIAL OR REVOCATION WAS FORWARDED TO THE AGGRIEVED
38	PERSON.
39	
40	DAYS OF THE REQUEST.
41	(3) THE HEARING AND ANY SUBSEQUENT PROCEEDINGS OF JUDICIAL
42	REVIEW, IF ANY, SHALL BE CONDUCTED IN ACCORDANCE WITH THE PROVISIONS OF

43 THE ADMINISTRATIVE PROCEDURE ACT.

1 2	(4) THE HEARING SHALL BE HELD IN THE COUNTY OF THE LEGAL RESIDENCE OF THE AGGRIEVED PERSON.
3	442B. 442A.
4 5	(A) (1) EXCEPT AS PROVIDED IN THIS SUBSECTION, A PERSON MAY NOT PURCHASE MORE THAN ONE REGULATED FIREARM IN A 30-DAY PERIOD.
6	(2) THE PROVISIONS OF THIS SUBSECTION DO NOT APPLY TO:
7	(I) A LAW ENFORCEMENT AGENCY;
8 9	(II) AN AGENCY DULY AUTHORIZED TO PERFORM LAW ENFORCEMENT DUTIES;
10	(III) STATE OR LOCAL CORRECTIONAL FACILITIES;
11 12	(IV) A PRIVATE SECURITY COMPANY LICENSED TO DO BUSINESS WITHIN THE STATE;
13 14	(V) THE PURCHASE OF ANTIQUE FIREARMS AS DEFINED IN § 441 OF THIS ARTICLE;
15	(VI) PURCHASES BY A LICENSED FIREARMS DEALER;
18 19	(VII) THE EXCHANGE OR REPLACEMENT OF A REGULATED FIREARM BY A SELLER FOR A REGULATED FIREARM PURCHASED FROM THE SELLER BY THE SAME PERSON SEEKING THE EXCHANGE OR REPLACEMENT WITHIN THE 30-DAY PERIOD IMMEDIATELY PRECEDING THE DATE OF EXCHANGE OR REPLACEMENT; OR
	(VIII) A PERSON WHOSE REGULATED FIREARM IS STOLEN OR IRRETRIEVABLY LOST AND WHO CONSIDERS IT ESSENTIAL THAT THE REGULATED FIREARM BE REPLACED IMMEDIATELY, IF:
26	1. THE PERSON PROVIDES THE LICENSED REGULATED FIREARMS DEALER WITH A COPY OF THE OFFICIAL POLICE REPORT OR AN OFFICIAL SUMMARY OF THE REPORT A COPY OF WHICH SHALL BE ATTACHED TO THE APPLICATION TO PURCHASE OR TRANSFER A REGULATED FIREARM;
30 31	2. THE OFFICIAL POLICE REPORT OR OFFICIAL SUMMARY OF THE REPORT CONTAINS THE NAME AND ADDRESS OF THE REGULATED FIREARM OWNER, A DESCRIPTION OF THE REGULATED FIREARM, THE LOCATION OF THE LOSS OR THEFT, THE DATE OF THE LOSS OR THEFT, AND THE DATE WHICH THE LOSS OR THEFT WAS REPORTED TO THE LAW ENFORCEMENT AGENCY; AND
35	3. THE DATE OF THE LOSS OR THEFT AS REFLECTED ON THE OFFICIAL POLICE REPORT OR OFFICIAL SUMMARY OF THE REPORT OCCURRED WITHIN 30 DAYS OF THE PERSON'S ATTEMPT TO REPLACE THE REGULATED FIREARM.
37 38	(3) FOLLOWING THE SALE OF A REGULATED FIREARM TO A PERSON WHOSE REGULATED FIREARM WAS EITHER STOLEN OR IRRETRIEVABLY LOST, A

39 LICENSED REGULATED FIREARMS DEALER SHALL ATTACH A COPY OF THE

1	OFFICIAL POLICE REPORT OR OFFICIAL SUMMARY OF THE REPORT TO THE
-	APPLICATION TO PURCHASE A REGULATED FIREARM AS REQUIRED IN THIS
	SUBHEADING AND FORWARD BOTH DOCUMENTS TO THE SECRETARY.
5	BODIEM DEVO AND FORWARD BOTH DOCUMENTS TO THE SECRETARY.
4	(B) (1) <u>UPON APPLICATION FOR A MULTIPLE PURCHASE TO AND APPROVAL</u>
	BY THE SECRETARY, PURCHASES IN EXCESS OF ONE REGULATED FIREARM IN A
	30-DAY PERIOD MAY BE MADE UPON COMPLETION OF AN APPLICATION FOR
	MULTIPLE PURCHASES OF REGULATED FIREARMS CONTAINING THE FOLLOWING
δ	INFORMATION:
9	(I) A LIST OF THE REGULATED FIREARMS TO BE PURCHASED AND
	TRANSFERRED FOR LAWFUL BUSINESS OR PERSONAL USE:
10	TRANSPERRED FOR LAWFUL BUSINESS OR PERSONAL USE;
11	(II) WHETHER LINDER THE EQUI OWING CIRCUMSTANCES.
11	(II) WHETHER UNDER THE FOLLOWING CIRCUMSTANCES:
12	A THE DUDCHASE OF THE DECLIFATED FIDE ADMS IS FOR A
	(I) THE PURCHASE OF THE REGULATED FIREARMS IS FOR A
13	PRIVATE COLLECTION OR IS A COLLECTOR SERIES;
1.4	(III) (II) WHIETHER THE BURGHAGE OF THE RECLUATED
14	(III) (II) WHETHER THE PURCHASE OF THE REGULATED
15	FIREARMS IS A BULK PURCHASE FROM AN ESTATE SALE; OR
1.0	(III) THE DUDCHASE OF NOT MODE THAN TWO DECLILATED
16	(III) THE PURCHASE OF NOT MORE THAN TWO REGULATED
	FIREARMS IS A MULTIPLE PURCHASE FOR THE PURPOSE OF TAKING ADVANTAGE OF
	A REGULATED FIREARMS DEALER'S DISCOUNTED PRICE AVAILABLE ONLY FOR A
	MULTIPLE PURCHASE, PROVIDED THAT THE PURCHASER IS PROHIBITED FROM
	PURCHASING A REGULATED FIREARM THE FOLLOWING 30-DAY PERIOD UNLESS
	APPROVED FOR A MULTIPLE PURCHASE UNDER ITEM (I) OR (II) OF THIS
22	PARAGRAPH; OR
22	(IV) OTHER CHAIL AR RUDDOGEG
23	(IV) OTHER SIMILAR PURPOSES.
24	(A) THE ADDITION CHAIL
24	(2) THE APPLICATION SHALL:
25	(I) CONTAIN A LICT OF THE DECLIL ATED FIDE ADMC TO DE
25	(I) CONTAIN A LIST OF THE REGULATED FIREARMS TO BE
26	PURCHASED OR TRANSFERRED;
27	(I) (II) STATE THE DUDDOSE OF THE DUDCHASE IN EVCESS OF
27	(1) (II) STATE THE PURPOSE OF THE PURCHASE IN EXCESS OF
28	ONE GUN <u>REGULATED FIREARM</u> IN A 30-DAY PERIOD;
29	(II) (III) DE WITNESSED DY A DECLII ATED EIDE ADMS DE ALED OD
	(III) BE WITNESSED BY A REGULATED FIREARMS DEALER OR
	DESIGNATED LAW ENFORCEMENT AGENCY THAT THE APPLICANT DISPLAYED A
	MARYLAND DRIVER'S LICENSE WITH APPROVED FIREARMS PURCHASE
	DESIGNATION OR A PHOTOGRAPHIC IDENTIFICATION CARD WITH APPROVED
33	FIREARMS PURCHASE DESIGNATION; AND
24	(III) (IV) DE GICNED LINDED THE DENALTY OF DEDITING DAY THE
34	(HI) (IV) BE SIGNED UNDER THE PENALTY OF PERJURY BY THE
35	APPLICANT.
21	(C) THE ADDITION FOR A MILITIPLE DUDGITAGE OF DECLULATED
36	
.) /	FIREARMS SHALL BE ATTACHED TO A COMPLETED APPLICATION TO PURCHASE A

38 REGULATED FIREARM AND FORWARDED TO THE SECRETARY BY A LICENSED 39 REGULATED FIREARMS DEALER <u>OR DESIGNATED LAW ENFORCEMENT AGENCY</u>.

3	(D) UPON RECEIPT OF THE APPLICATION TO PURCHASE A REGULATED FIREARM AND THE APPLICATION FOR A MULTIPLE PURCHASE, THE SECRETARY SHALL COMPLETE A BACKGROUND INVESTIGATION AS DEFINED IN § 442 OF THIS SUBTITLE.
7 8 9	(E) A DEALER <u>OR PERSON</u> MAY NOT SELL, RENT, OR TRANSFER ANY REGULATED FIREARMS TO <u>AN APPLICANT A PERSON</u> WHOSE APPLICATION HAS BEEN PLACED ON HOLD <u>BECAUSE OF AN OPEN DISPOSITION OF CRIMINAL PROCEEDINGS AGAINST THE APPLICANT</u> OR DISAPPROVED, UNLESS THE HOLD OR DISAPPROVAL HAS BEEN SUBSEQUENTLY WITHDRAWN BY THE SECRETARY OR OVERRULED BY ACTIONS OF THE COURTS.
11	443.
14 15 16 17	(a) No person shall engage in the business of selling, RENTING, OR TRANSFERRING [pistols or revolvers] REGULATED FIREARMS unless he lawfully possesses and conspicuously displays at his place of business, in addition to any other license required by law, a [pistol and revolver] REGULATED FIREARMS dealer's license issued by the Secretary. [of the State Police or the Secretary's duly authorized agent or agents.] Such license shall identify the licensee and the location of the licensee's place of business. One such license shall be required for each place of businesswhere [pistols or revolvers] REGULATED FIREARMS are sold.
20 21	(b) (1) The license required by subsection (a) above shall expire on the 30th day of June of each year.
22 23	(2) The initial fee for the license shall be {\$50} \$150, and the annual renewal shall be {\$25} \$75, payable to the Comptroller of the State of Maryland.
26 27 28 29	(3) The license shall not be transferable nor shall any refund or proration of the annual fee therefor be allowed. Provided, however, that before any licensee changes his or her place of business, the licensee shall so inform the Secretary [of the State Police or the Secretary's duly authorized agent or agents] and surrender his or her license, whereupon the Secretary [or the Secretary's duly authorized agent or agents] shall, if no cause exists for the revocation of the license, issue a new license, without fee, covering the new place of business for the duration of the unexpired term of the surrendered license.
31 32	(4) As part of the application for a license, the applicant shall submit to the Department of State Police:
33 34	(i) A complete set of the applicant's legible fingerprintstaken on standard fingerprint cards; and
35	(ii) Payment for the cost of the fingerprint card record checks.
38 39	(c) Every annual application for a [pistol and revolver] REGULATED FIREARMS dealer's license shall bear the following legend: "Any false information supplied or statement made in this application is a crime which may be punished by imprisonment for a period of not more than [two] 3 years, or a fine of not more than [\$1,000] \$5,000 or both."

2	license shall contain the following information:
5	(1) Applicant's name, address, SOCIAL SECURITY NUMBER, place and date of birth, height, weight, race, eye and hair color and signature. In the event the applicant is a corporation, the application shall be completed and executed by a corporate officer who is a resident of [the jurisdiction in which the application is made] THIS STATE.
7 8	(2) A clear and recognizable photograph of the applicant, except where such photograph has been submitted with a prior year's application.
9 10	(3) A set of the applicant's fingerprints, except where such fingerprints have been submitted with a prior year's application.
11	(4) A statement by the applicant that he or she:
12	(i) Is a citizen of the United States.
13 14	(II) IS NOT PROHIBITED BY FEDERAL LAW FROM PURCHASING OR POSSESSING A FIREARM.
15	{(ii)} (III) Is at least 21 years of age [as required by federal law].
18	{(iii)} (IV) Has never been convicted of [a crime of violence, in this State or elsewhere, or of a violation of any of the provisions of §§ 286, 286A, or 286C of this article or any conspiracy to commit any crimes established by those sections or of any of the provisions of this subtitle.]:
20	1. A CRIME OF VIOLENCE;
21	2. ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE
22 23	3. ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE THAN 2 YEARS; OR
	4. ANY VIOLATION CLASSIFIED AS A COMMON LAW OFFENSE WHERE THE PERSON RECEIVED A TERM OF IMPRISONMENT OF MORE THAN 2 YEARS.
27	{(iv)} (V) Is not a fugitive from justice.
28	$\{(v)\}$ (VI) Is not a habitual drunkard.
29 30	$\label{eq:controlled} \begin{tabular}{l} $\{(vi)\}$ (VII) Is not an addict or a habitual user of [narcotics, barbiturates or amphetamines] ANY CONTROLLED DANGEROUS SUBSTANCES. \end{tabular}$
33 34	{(vii)} (VIII) Has never spent more than thirty consecutive days in any medical institution for treatment of a mental disorder or disorders, unless there is attached to the application a physician's certificate, issued within thirty days prior to the date of application, certifying that the applicant is capable of possessing a pistol or revolver without undue danger to himself or herself, or to others.
36 37	(e) The Secretary [of the State Police or the Secretary's duly authorized agent or agents] shall conduct an investigation in order to determine the truth or falsity of the

- 1 information supplied and statements made in an application for a [pistol and revolver]
- 2 REGULATED FIREARMS dealer's license. If it be thereupon determined that any false
- 3 information or statement has been supplied or made by the applicant, A WRITTEN
- 4 NOTIFICATION IS RECEIVED FROM A THE APPLICANT'S LICENSED ATTENDING
- 5 PHYSICIAN THAT THE APPLICANT IS SUFFERING FROM A MENTAL DISORDER OR
- 6 DISORDERS AND IS A DANGER TO HIMSELF OR HERSELF OR TO OTHERS, or that the
- 7 application has not been properly completed, the Secretary [or the Secretary's duly
- 8 authorized agent or agents] shall forward written notification to the prospective licensee
- 9 of [his or their] THE SECRETARY'S disapproval of said application.
- 10 (f) No person shall engage in the business of selling [pistols or revolvers]
- 11 REGULATED FIREARMS whose application for a [pistol and revolver] REGULATED
- 12 FIREARMS dealer's license has been disapproved, unless such disapprovalhas been
- 13 subsequently withdrawn by the Secretary [of the State Police or the Secretary's duly
- 14 authorized agent or agents] or overruled by the action of the courts pursuant to
- 15 subsection (g) below.
- 16 (g) Any person aggrieved by the action of the Secretary [of the State Police or the
- 17 Secretary's duly authorized agent or agents] may appeal the disapprovalof his or her
- 18 application for a [pistol and revolver] REGULATED FIREARMS dealer's license to the
- 19 circuit court of the county where the applicant's intended place of business is to be
- 20 conducted. Such appeal must be filed not later than thirty days from the date written
- 21 notification of disapproval to the prospective licensee was mailed by the Secretary [or the
- 22 Secretary's duly authorized agent or agents]. The court wherein an appeal is properly
- 23 and timely filed shall affirm or reverse the determination of disapproval rendered by the
- 24 Secretary [or the Secretary's duly authorized agent or agents], depending upon whether
- 25 it finds that any false information or statement was supplied or made by the applicant, or
- 26 that the application was not properly completed. A further appeal to the Court of Special
- 27 Appeals may be prosecuted by either the Secretary [of the State Police]or the applicant
- 28 from the decision reached by the circuit court in accordance with this subsection.
- 29 (H) THE SECRETARY SHALL SUSPEND AN ISSUED REGULATED FIREARMS
- 30 DEALER'S LICENSE BY WRITTEN NOTIFICATION FORWARDED TO THE LICENSEE
- 31 UNDER ANY OF THE FOLLOWING CIRCUMSTANCES IF THE LICENSEE:
- 32 (1) IS UNDER INDICTMENT FOR A CRIME OF VIOLENCE; OR
- 33 (2) IS ARRESTED FOR ANY VIOLATION OF THIS SUBHEADING THAT
- 34 WOULD PROHIBIT THE PURCHASE OR POSSESSION OF A REGULATED FIREARM.
- 35 [(h)] (I) The Secretary [of the State Police or the Secretary's dulyauthorized
- 36 agent or agents] shall revoke an issued [pistol and revolver] REGULATEDFIREARM
- 37 dealer's license, by written notification forwarded to the licensee, under any of the
- 38 following circumstances:
- 39 (1) When it is discovered false information or statements have been
- 40 supplied or made in an application required by this section[.
- 41 (2) If the licensee is convicted of a crime of violence, in this State or
- 42 elsewhere, or of any of the provisions of this subtitle, or is a fugitive from justice, or is a
- 43 habitual drunkard, or is addicted to or a habitual user of narcotics, barbiturates or

- 1 amphetamines, or has spent more than thirty consecutive days in any medical institution
- 2 for treatment of a mental disorder or disorders, unless the licensee produces a physician's
- 3 certificate, issued subsequent to the last period of institutionalization, certifying that the
- 4 licensee is capable of possessing a pistol or revolver without undue danger to himself or
- 5 herself, or to others.
- 6 (3) If the licensee has willfully manufactured, offered to sell, or sold a
- 7 handgun not on the handgun roster in violation of § 36-I of this article]; OR
- 8 (2) IF THE LICENSEE:
- 9 (I) IS CONVICTED OF A CRIME OF VIOLENCE;
- 10 (II) IS CONVICTED OF ANY VIOLATION CLASSIFIED AS A FELONY IN
- 11 THIS STATE;
- 12 (III) IS CONVICTED OF ANY VIOLATION CLASSIFIED AS A
- 13 MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE
- 14 THAN 2 YEARS;
- 15 (IV) IS CONVICTED OF ANY VIOLATION CLASSIFIED AS A COMMON
- 16 LAW OFFENSE WHERE THE LICENSEE RECEIVED A TERM OF IMPRISONMENT OF
- 17 MORE THAT 2 YEARS:
- 18 (V) IS A FUGITIVE FROM JUSTICE;
- 19 (VI) IS A HABITUAL DRUNKARD;
- 20 (VII) IS ADDICTED TO OR A HABITUAL USER OF ANY CONTROLLED
- 21 DANGEROUS SUBSTANCE:
- 22 (VIII) HAS SPENT MORE THAN 30 CONSECUTIVE DAYS IN ANY
- 23 MEDICAL INSTITUTION FOR TREATMENT OF A MENTAL DISORDER OR DISORDERS,
- 24 UNLESS THE LICENSEE PRODUCES A PHYSICIAN'S CERTIFICATE, ISSUED
- 25 SUBSEQUENT TO THE LAST PERIOD OF INSTITUTIONALIZATION, CERTIFYING THAT
- 26 THE LICENSEE IS CAPABLE OF POSSESSING A REGULATED FIREARM WITHOUT
- 27 UNDUE DANGER TO HIMSELF OR HERSELF, OR TO OTHERS;
- 28 (IX) HAS KNOWINGLY OR WILLFULLY MANUFACTURED, OFFERED
- 29 TO SELL, OR SOLD A HANDGUN NOT ON THE HANDGUN ROSTER IN VIOLATION OF §
- 30 36-I OF THIS ARTICLE; OR
- 31 (X) HAS KNOWINGLY OR WILLFULLY PARTICIPATED IN A STRAW
- 32 PURCHASE OF A REGULATED FIREARM.
- 33 [(i)] (J) No person shall engage in the business of selling [pistolsor revolvers]
- 34 REGULATED FIREARMS whose [pistol and revolver] REGULATED FIREARMS dealer's
- 35 license has been SUSPENDED OR revoked, unless such SUSPENSION OR revocation has
- 36 been subsequently withdrawn by the Secretary [of the State Police or the Secretary's duly
- 37 authorized agent or agents] or overruled by the action of the courts pursuant to
- 38 subsection [(j)] (K) below.

3 4 5 6 7	[(j)] (K) Any prospective dealer aggrieved by the action of the [Department of State Police] SECRETARY may request a hearing within [thirty (30)] 30 days from the date when written notice was forwarded to such aggrieved person by writing to the Secretary, [of State Police,] who shall grant the hearing within [fifteen] 15 days of said request. Said hearing and subsequent proceedings of judicial review, ifany, thereupon following shall be conducted in accordance with the provisions of the Administrative Procedure Act. A [suspension or] revocation shall not take effect whilean appeal is pending.
11 12 13	[(k) Any person who engaged in the business of selling pistols or revolvers in violation of this section or who knowingly gives any false information or makes any material misstatement in an application required by this section shall upon conviction thereof be subject to the penalties hereinafter provided in § 448 of this subtitle. Each day on which pistols or revolvers are unlawfully sold or offered for sale shall be considered a separate offense.
	(l) The Secretary of the State Police shall adopt regulations to implement the inclusion of an assault weapon, as defined under § 481E of this article, within the license, sales, and transfer requirements under this section.]
18	443A.
19	[(a) (1) In this section the following words have the meanings indicated.
20 21	(2) "Gun show" means an organized gathering open to the public at which any firearm is displayed.
22 23	(3) "Regulated firearm" means any firearm whose sale or transfer is subject to the provisions of § 442 of this article.
24 25	(4) "Secretary" means the Secretary of the State Police or the Secretary's designee.]
	[(b)] (A) (1) (i) A person who displays a regulated firearm for sale or transfer from a table or fixed display at a gun show shall first obtain a temporary transfer permit from the Secretary.
29 30	(ii) The cost of an initial temporary transfer permit each calendar year is $\$10$.
31 32	(iii) An additional temporary transfer permit during the same calendar year shall be issued without charge.
33 34	(iv) A person may not receive more than five temporary transfer permits during a single calendar year.
	(v) A temporary transfer permit shall be clearly labeled "temporary" and shall include the statement: "This is not a license to engage in the business of selling firearms."
	(vi) The application for a temporary transfer permit shallcontain any information that is necessary for the Secretary to conduct a computer background investigation.

3	(vii) Every application for a temporary transfer permit shall bear the following statement: "Any false information supplied or statement made in this application is a crime which may be punished by imprisonment for a period of not more than 3 years or a fine of not more than \$5,000 or both."
	(2) (i) The Secretary shall conduct an investigation to determine the truth or falsity of the information supplied, and the statements made in the application for a temporary transfer permit.
	(ii) If there is no reason to disapprove the application for a temporary transfer permit, the Secretary shall issue the permit within 7 days of the date of application.
11 12	(3) The Secretary shall forward written notification of the disapproval to the applicant, if it is determined that:
13	(i) The application is improperly completed;
14	(ii) Any false information has been supplied; or
15	(iii) A false statement has been made.
16 17	(4) The temporary transfer permit shall be placed in public view as part of any display.
	(5) Any person who holds a valid [pistol and revolver] REGULATED FIREARMS dealer's license issued under § 443 of this article is exempt from the requirements of this subsection.
	[(c)] (B) Any sale or transfer of a regulated firearm from a table or a fixed display at a gun show shall be governed by the provisions of [$\$$ 442] $\$\$$ 442, AND 442A, AND 442B of this article.
24 25	[(d)] (C) Any person who, in any calendar year, displays a regulated firearm for sale, trade, or transfer at more than five gun shows shall comply with § 443 of this article.
26	445.
29 30	(a) All restrictions imposed by the laws, ordinances or regulations of all subordinate jurisdictions within the State of Maryland on possession ortransfers by private parties of [pistols and revolvers] REGULATED FIREARMS are superseded by this section and the State of Maryland hereby preempts the right of such jurisdictions to regulate the possession and transfer of [pistols and revolvers] REGULATED FIREARMS.
34 35 36 37 38 39	(b) A dealer or person may not sell, RENT, or transfer a [pistol or revolver] REGULATED FIREARM to [a] ANY person whom he knows or has reasonable cause to believe [has been convicted of a crime of violence, or of a violation of any of the provisions of § 286, § 286A, or § 286C of this article, or any conspiracy to commit any crimes established by those sections or of any of the provisions of this subtitle, or is a fugitive from justice, or is a habitual drunkard, or is addicted to or a habitual user of narcotics, barbiturates or amphetamines, or is of unsound mind, or to any person visibly under the influence of alcohol or drugs, or to any person under 21 years of age as required by federal law.]:

1	(1) HAS BEEN CONVICTED OF:
2	(I) A CRIME OF VIOLENCE;
3	(II) ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE OR ANY CONSPIRACY TO COMMIT ANY CRIMES ESTABLISHED BY THOSE SECTIONS;
5 6	(III) ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE THAN 2 YEARS; OR
	(IV) ANY VIOLATION CLASSIFIED AS A COMMON LAW OFFENSE WHERE THE PERSON RECEIVED A TERM OF IMPRISONMENT OF MORE THAN 2 YEARS.
10	(2) IS:
11	(I) A FUGITIVE FROM JUSTICE;
12	(II) A HABITUAL DRUNKARD;
13 14	(III) ADDICTED TO OR A HABITUAL USER OF ANY CONTROLLED DANGEROUS SUBSTANCE OR SUBSTANCES;
15	(IV) OF UNSOUND MIND;
18 19 20 21	(IV) SUFFERING FROM A MENTAL DISORDER AS DEFINED IN § 10-101(H)(2) OF THE HEALTH - GENERAL ARTICLE AND HAS A HISTORY OF VIOLENT BEHAVIOR AGAINST ANOTHER PERSON OR SELF, OR HAS BEEN CONFINED FOR MORE THAN 30 CONSECUTIVE DAYS TO A FACILITY AS DEFINED IN § 10-101 OF THE HEALTH - GENERAL ARTICLE, UNLESS THE PERSON POSSESSES A PHYSICIAN'S CERTIFICATION THAT THE PERSON IS CAPABLE OF POSSESSING A REGULATED FIREARM WITHOUT UNDUE DANGER TO THE PERSON OR TO OTHERS;
23	(V) VISIBLY UNDER THE INFLUENCE OF ALCOHOL OR DRUGS;
24	(VI) UNDER 21 YEARS OF AGE;
25 26	(VII) A PARTICIPANT IN A "STRAW PURCHASE" AS DEFINED IN \S 441 OF THIS ARTICLE; OR
27 28	(VIII) PROHIBITED BY FEDERAL LAW FROM PURCHASING OR POSSESSING A FIREARM.
	(3) HAS BEEN A RESPONDENT AGAINST WHOM A <u>CURRENT</u> NON EX PARTE CIVIL <u>PROTECTION PROTECTIVE</u> ORDER HAS BEEN ENTERED UNDER $$$ 4-506 OF THE FAMILY LAW ARTICLE.
32	(C) A PERSON MAY NOT SELL, RENT, OR TRANSFER:
33 34	(1) AMMUNITION SOLELY DESIGNED FOR A REGULATED FIREARM TO A PERSON WHO IS UNDER 21 YEARS OF AGE; OR
35	(2) A FIREARM, OTHER THAN A REGULATED FIREARM, AMMUNITION

36 FOR A FIREARM, PEPPER MACE, OR OTHER DEADLY WEAPON TO A MINOR.

1 2	$\left[\left(c\right) \right] \left(D\right)$ A person may not possess a [pistol or revolver] REGULATED FIREARM if the person:
3	(1) Has been convicted of:
4	(i) A crime of violence; [or]
5 6	(ii) [Any provisions of this subtitle; or] ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE;
7 8	(III) ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE THAN 2 YEARS; OR
	(IV) ANY VIOLATION CLASSIFIED AS A COMMON LAW OFFENSE WHERE THE PERSON RECEIVED A TERM OF IMPRISONMENT OF MORE THAT 2 YEARS.
12	(2) Is:
13	(i) A fugitive from justice;
14	(ii) A habitual drunkard;
	(iii) -A- ADDICTED TO OR A habitual abuser of USER [narcotics, barbiturates, or amphetamines] OF ANY CONTROLLED DANGEROUS SUBSTANCES; [or]
20 21 22	(iv) Suffering from a mental disorder as defined in § 10-101 (h) (2) of the Health - General Article and has a history of violent behavior against another person or self, or has been confined for more than 30 consecutive days to a facility as defined in § 10-101 of the Health - General Article, unless the person possesses aphysician's certification that the person is capable of possessing a [pistol or revolver] REGULATED FIREARM without undue danger to the person or to others[.]; <u>OR</u>
24 25	(V) PROHIBITED BY FEDERAL LAW FROM POSSESSING A FIREARM:
	(VI) HAS BEEN A RESPONDENT AGAINST WHOM A CIVIL CURRENT NON EX PARTE CIVIL PROTECTIVE ORDER HAS BEEN ENTERED UNDER § 4-506 OF THE FAMILY LAW ARTICLE.
	(E) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A PERSON WHO IS UNDER 21 YEARS OF AGE MAY NOT POSSESS A REGULATED FIREARM OR AMMUNITION SOLELY DESIGNED FOR A REGULATED FIREARM.
32 33	(2) UNLESS A PERSON IS OTHERWISE PROHIBITED FROM POSSESSING A REGULATED FIREARM, THIS SUBSECTION DOES NOT APPLY TO:
	(I) THE TEMPORARY TRANSFER OR POSSESSION OF A REGULATED FIREARM OR REGULATED FIREARM AMMUNITION IF THE PERSON IS UNDER 21 YEARS OF AGE AND IS:

	1. UNDER THE SUPERVISION OF A PERSON AT LEAST 21 YEARS OF AGE WHO IS NOT PROHIBITED BY STATE OR FEDERAL LAW FROM POSSESSING FIREARMS; AND
4 5	2. ACTING WITH THE PERMISSION OF THE PARENT OR LEGAL GUARDIAN OF THE TRANSFEREE OR PERSON IN POSSESSION;
6 7	(II) THE TRANSFER BY INHERITANCE OF TITLE, AND NOT OF POSSESSION, OF A REGULATED FIREARM;
	(III) A PERSON WHO IS A MEMBER OF THE ARMED FORCES OF THE UNITED STATES OR OF THE NATIONAL GUARD WHILE PERFORMING OFFICIAL DUTIES; Θ R
	(IV) THE TEMPORARY TRANSFER OR POSSESSION OF A REGULATED FIREARM OR REGULATED FIREARM AMMUNITION IF THE PERSON IS UNDER 21 YEARS OF AGE AND IS:
14 15	$\frac{1.\ PARTICIPATING\ IN\ MARKSMANSHIP\ TRAINING\ OF\ A}{RECOGNIZED\ ORGANIZATION;\ AND}$
16	2. UNDER THE SUPERVISION OF A QUALIFIED INSTRUCTOR;
	(V) A PERSON WHO IS REQUIRED TO POSSESS A REGULATED FIREARM FOR EMPLOYMENT PURPOSES AND HAS BEEN ISSUED A PERMIT UNDER § 36E OF THIS ARTICLE; OR
22	(IV) (VI) THE POSSESSION OF A FIREARM OR AMMUNITION FOR THE PURPOSE OF SELF-DEFENSE OR THE DEFENSE OF OTHERS AGAINST A TRESPASSER INTO THE RESIDENCE OF THE PERSON IN POSSESSION OR INTO A RESIDENCE IN WHICH THE PERSON IN POSSESSION IS AN INVITED GUEST.
24	445A.
27	(A) ANY PERSON WHO PURCHASES A REGULATED FIREARM FROM AN OUT-OF-STATE LICENSED IMPORTER, LICENSED MANUFACTURER, OR LICENSED DEALER WHERE THE REGULATED FIREARM WILL BE OWNED BY THAT PERSON SHALL:
	(1) HAVE THE LICENSED IMPORTER, LICENSED MANUFACTURER, OR LICENSED DEALER SHIP THE REGULATED FIREARM TO A REGULATED FIREARMS DEALER IN THIS STATE FOR PROCESSING; AND
32	(2) COMPLY WITH §§ 442 AND 442B 442A OF THIS SUBTITLE SUBHEADING
35 36 37 38	(B) THE SECRETARY MAY WAIVE THE 7-DAY WAITING PERIOD FOR LAW ENFORCEMENT PERSONNEL OF THE UNITED STATES GOVERNMENT OR ANY AGENCY OR DEPARTMENT OF THE UNITED STATES, MEMBERS OF THE ARMED FORCES OF THE UNITED STATES OR OF THE NATIONAL GUARD, OR LAW ENFORCEMENT PERSONNEL OF THIS STATE OR ANY LOCAL AGENCY IN THIS STATE WHEN THE PERSON IS PURCHASING THE REGULATED FIREARM FOR USE WITHIN THE SCOPE OF HIS OR HER OFFICIAL DUTIES.

1 445B.

- 2 ANY REGULATED FIREARM SOLD, RENTED, TRANSFERRED, POSSESSED,
- 3 RECEIVED, OR PURCHASED IN VIOLATION OF THIS SUBTITLE SUBHEADING MAY BE
- 4 SEIZED BY A LAW ENFORCEMENT AGENCY AS CONTRABAND AND, AFTER A FINDING
- 5 OF GUILT, DISPOSED OF ACCORDING TO THE REGULATIONS OF THE SEIZING LAW
- 6 ENFORCEMENT AGENCY.

7 446.

- 8 It shall be unlawful for any person to possess, sell, transfer or otherwise dispose of 9 any stolen [pistol or revolver] REGULATED FIREARM, knowing or having reasonable 10 cause to believe same to have been stolen.
- 11 [448.
- Any person violating any of the provisions of this subtitle unless otherwise stated
- 13 herein is guilty of a misdemeanor and shall upon conviction be fined not more than \$5,000
- 14 or imprisoned for not more than three years, or both.]
- 15 448.
- 16 THE SECRETARY SHALL PROMULGATE REGULATIONS TO CARRY OUT THE 17 PROVISIONS OF THIS SUBHEADING.
- 18 449.
- 19 (A) ANY PERSON WHO VIOLATES ANY OF THE PROVISIONS OF § 445(C) OF THIS
- 20 SUBHEADING IS GUILTY OF A MISDEMEANOR AND UPON CONVICTION SHALL BE
- 21 FINED NOT MORE THAN \$1,000 OR IMPRISONED FOR NOT MORE THAN 1 YEAR OR
- 22 BOTH.
- 23 (B) ANY PERSON WHO KNOWINGLY GIVES ANY FALSE INFORMATION OR
- 24 MAKES ANY MATERIAL MISSTATEMENT IN AN APPLICATION TO PURCHASE A
- 25 REGULATED FIREARM OR AN APPLICATION FOR A REGULATED FIREARMS
- 26 DEALERS LICENSE SHALL BE GUILTY OF A MISDEMEANOR AND UPON CONVICTION
- 27 BE FINED NOT MORE THAN \$5,000 OR IMPRISONED FOR NOT MORE THAN 3 YEARS,
- 28 OR BOTH.
- 29 (C) ANY PERSON WHO VIOLATES ANY OF THE PROVISIONS OF § 442B 442A OF
- 30 THIS SUBTITLE SUBHEADING IS GUILTY OF A MISDEMEANOR AND SHALL UPON
- 31 CONVICTION BE FINED NOT MORE THAN \$5,000 OR IMPRISONED FOR NOT MORE
- 32 THAN 3 YEARS OR BOTH.
- 33 (D) ANY PERSON OR DEALER WHO IS A KNOWING PARTICIPANT IN A STRAW
- 34 PURCHASE OF A REGULATED FIREARM TO A PROHIBITED PERSON OR TO A MINOR.
- 35 OR TRANSPORTS REGULATED FIREARMS INTO THIS STATE FOR THE PURPOSE OF
- 36 ILLEGAL SALE OR TRAFFICKING OF A REGULATED FIREARM SHALL BE GUILTY OF A
- 37 FELONY MISDEMEANOR AND UPON CONVICTION BE FINED NOT MORE THAN \$25,000
- 38 OR IMPRISONED FOR NOT MORE THAN 10 YEARS, OR BOTH. EACH VIOLATION SHALL
- 39 BE CONSIDERED A SEPARATE OFFENSE.
- 40 (E) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, ANY DEALER OR
- 41 PERSON WHO KNOWINGLY PARTICIPATES IN THE ILLEGAL SALE, RENTAL,

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1 TRANSFER, PURCHASE, POSSESSION, OR RECEIPT OF A REGULATED FIREARM IN 2 VIOLATION OF THIS SUBHEADING SHALL BE GUILTY OF A FELONY MISDEMEANOR 3 AND UPON CONVICTION SHALL BE FINED NOT MORE THAN \$10,000 OR IMPRISONED 4 FOR NOT MORE THAN 5 YEARS, OR BOTH. EACH VIOLATION SHALL BE CONSIDERED 5 A SEPARATE OFFENSE.
6 Article - Family Law
7 4-506.
8 (a) A respondent under § 4-505 of this subtitle shall have an opportunity to be 9 heard on the question of whether the court should issue a protective order.
10 (b) (1) The temporary ex parte order shall state the date and time of the 11 protective order hearing.
12 (2) Unless continued for good cause, the protective order hearing shall be 13 held no later than 7 days after the temporary ex parte order is served on the respondent.
14 (c) (1) If the respondent appears for the protective order hearing, has been 15 served with the temporary ex parte order, or the court otherwise has personal jurisdiction 16 over the respondent, the court:
17 (i) may proceed with the protective order hearing; and
18 (ii) if the court finds by clear and convincing evidence that the alleged 19 abuse has occurred, or if the respondent consents to the entry of a protective order, the 20 court may grant a protective order to protect any person eligible for relief from abuse.
21 (2) A protective order may be issued only to a person who has filed a 22 petition under § 4-504 of this subtitle.
(3) (i) Subject to the provisions of subparagraph (ii) of this paragraph, in cases where both parties file a petition under § 4-504 of this subtitle, the court may issue mutual protective orders if the court finds by clear and convincing evidence that mutual abuse has occurred.
27 (ii) The court may issue mutual protective orders only if the court 28 makes a detailed finding of fact that:
29 1. both parties acted primarily as aggressors; and
2. neither party acted primarily in self-defense.

(3) order the respondent to refrain from entering the residence of any 36 37 person eligible for relief;

(d) The protective order may include any or all of the following relief:

(1) order the respondent to refrain from abusing or threateningto abuse any

(2) order the respondent to refrain from contacting, attempting to contact,

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33 person eligible for relief;

35 or harassing any person eligible for relief;

3 4 5 6 7 8 9	(4) where the person eligible for relief and the respondent are residing together at the time of the abuse, order the respondent to vacate the home immediately and award temporary use and possession of the home to the person eligible for relief or, in the case of alleged abuse of a child or alleged abuse of a vulnerable adult, award temporary use and possession of the home to an adult living in the home, provided that the court may not grant an order to vacate and award temporary use and possession of the home to a nonspouse person eligible for relief unless the name of the person eligible for relief appears on the lease or deed to the home or the person eligible for relief has shared the home with the respondent for a period of at least 90 days within 1 year before the filing of the petition;
	(5) order the respondent to remain away from the place of employment, school, or temporary residence of a person eligible for relief or home of other family members;
14 15	(6) award temporary custody of a minor child of the respondent and a person eligible for relief;
18 19 20 21	(7) establish temporary visitation with a minor child of the respondent and a person eligible for relief on a basis which gives primary consideration to the welfare of the minor child and the safety of any other person eligible for relief. If the court finds that the safety of a person eligible for relief will be jeopardized by unsupervised or unrestricted visitation, the court shall condition or restrict visitation as to time, place, duration, or supervision, or deny visitation entirely, as needed to guard the safetyof any person eligible for relief;
25 26	(8) award emergency family maintenance as necessary to support any person eligible for relief to whom the respondent has a duty of support under this article, including an immediate and continuing withholding order on all earningsof the respondent in the amount of the ordered emergency family maintenance inaccordance with the procedures specified in Title 10, Subtitle 1, Part III of thisarticle;
30	(9) award temporary use and possession of a vehicle jointly owned by the respondent and a person eligible for relief to the person eligible for relief if necessary for the employment of the person eligible for relief or for the care of a minor child of the respondent or a person eligible for relief;
32 33	(10) direct the respondent or any or all of the persons eligible for relief to participate in professionally supervised counseling or a domestic violence program; [or]
	(11) ORDER THE RESPONDENT TO SURRENDER TO LAW ENFORCEMENT AUTHORITIES ANY FIREARM IN THE RESPONDENT'S POSSESSION FOR THE DURATION OF THE PROTECTIVE ORDER; OR
37 38	$\left[(11) \right] $ (12) order the respondent to pay filing fees and costs of a proceeding under this subtitle.
	(e) In determining whether to order the respondent to vacate the home under § 4-505(a)(2)(iv) of this subtitle or subsection (d)(4) of this section, the court shall consider the following factors:
42	(1) the housing needs of any minor child living in the home;

1 2	(2) the duration of the relationship between the respondent andany person eligible for relief;
3	(3) title to the home;
4	(4) pendency and type of criminal charges against the respondent;
5 6	(5) the history and severity of abuse in the relationship between the respondent and any person eligible for relief;
7 8	(6) the existence of alternative housing for the respondent andany person eligible for relief; and
9 10	(7) the financial resources of the respondent and the person eligible for relief.
	(f) (1) A copy of the protective order shall be served on the petitioner, any affected person eligible for relief, the appropriate law enforcement agency, and any other person the court determines is appropriate, in open court or by first class mail.
14 15	(2) (i) A copy of the protective order shall be served on the respondent in open court or by a law enforcement officer, constable, or sheriff.
16 17	(ii) A copy of the protective order shall also be sent to the last known address of the respondent by first class mail.
18 19	(3) If the respondent is served by a law enforcement officer, constable, or sheriff, a return of service shall be filed with the court.
20 21	(g) All relief granted in a protective order shall be effective for the period stated in the order, not to exceed 200 days.
22	4-511.
	(A) WHEN RESPONDING TO THE SCENE OF AN ALLEGED ACT OF DOMESTIC VIOLENCE, AS DESCRIBED IN THIS SUBTITLE, A LAW ENFORCEMENT OFFICER SHALL MAY REMOVE A FIREARM FROM THE PREMISES SCENE IF:
26 27	(1) THE LAW ENFORCEMENT OFFICER HAS PROBABLE CAUSE TO BELIEVE THAT AN ACT OF DOMESTIC VIOLENCE HAS OCCURRED; AND
28 29	(2) THE LAW ENFORCEMENT OFFICER HAS OBSERVED THE FIREARM ON THE PREMISES SCENE DURING THE RESPONSE.
30 31	(B) IF A FIREARM IS REMOVED FROM THE PREMISES SCENE UNDER SUBSECTION (A) OF THIS SECTION, THE LAW ENFORCEMENT OFFICER SHALL:
32 33	(1) PROVIDE TO THE OWNER OF THE FIREARM INFORMATION ON THE PROCESS FOR RETAKING POSSESSION OF THE FIREARM; AND
	(2) PROVIDE FOR THE SAFE STORAGE OF THE FIREARM DURING THE PENDENCY OF ANY PROCEEDING RELATED TO THE ALLEGED ACT OF DOMESTIC VIOLENCE.

1 (C) AT THE CONCLUSION OF A PROCEEDING ON THE ALLEGED ACT OF 2 DOMESTIC VIOLENCE, THE OWNER OF THE FIREARM MAY RETAKE POSSESSION OF 3 THE FIREARM UNLESS ORDERED TO SURRENDER THE FIREARM UNDER § 4-506 OF 4 THIS SUBTITLE.
5 <u>Article - Courts and Judicial Proceedings</u>
6 <u>5-106.</u>
7 (S) A PROSECUTION FOR AN OFFENSE UNDER § 449(D) OR (E) OF THIS 8 SUBTITLE, RELATING TO STRAW SALES OF REGULATED FIREARMS TO PROHIBITED 9 PERSONS OR MINORS AND TO ILLEGAL SALES, RENTALS, TRANSFERS, POSSESSION, 10 OR RECEIPT OF REGULATED FIREARMS, SHALL BE INSTITUTED WITHIN 3 YEARS 11 AFTER THE OFFENSE WAS COMMITTED.
SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
14 <u>Article 27 - Crimes and Punishments</u>
15 <u>12A-2.</u>
16 (a) (1) Any person who recklessly engages in conduct that creates a substantial 17 risk of death or serious physical injury to another person is guilty ofthe misdemeanor of 18 reckless endangerment and on conviction is subject to a fine of not more than \$5,000 or 19 imprisonment for not more than 5 years or both.
20 (2) SUBJECT TO THE PROVISIONS OF SUBSECTION (B) OF THIS SECTION 21 ANY PERSON WHO RECKLESSLY DISCHARGES A FIREARM FROM A MOTOR VEHICLE 22 IN SUCH A MANNER THAT IT CREATES A SUBSTANTIAL RISK OF DEATH OR SERIOUS 23 PHYSICAL INJURY TO ANOTHER PERSON IS GUILTY OF THE MISDEMEANOR OF 24 RECKLESS ENDANGERMENT AND ON CONVICTION IS SUBJECT TO A FINE NOT 25 EXCEEDING \$5,000 OR IMPRISONMENT NOT EXCEEDING 5 YEARS OR BOTH.
26 (b) This section does not apply to any conduct involving:
27 (1) The use of a motor vehicle as defined in § 11-135 of the Transportation 28 Article; [or]
29 (2) The manufacture, production, or sale of any product or commodity;
30 (3) A LAW ENFORCEMENT OFFICER OR SECURITY GUARD IN THE 31 PERFORMANCE OF THE OFFICER'S OR SECURITY GUARD'S OFFICIAL DUTY; OR
32 (4) AN INDIVIDUAL ACTING IN DEFENSE OF A CRIME OF VIOLENCE.
33 (c) If more than one person is endangered by the conduct of the defendant, a separate charge may be brought for each person endangered.
SECTION 4. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take effect October 1, 1996, contingent on the taking effect of Chapter (S.B. 618/H.B. 749) of the Acts of the General Assembly of 1996, and if Chapter does not
38 become effective, Section 3 of this Act shall be null and void without the necessity of
39 <u>further action by the General Assembly. If Chapter</u> <u>becomes effective, § 120 of</u>

- 1 Article 27, as amended by Section 2 of this Act, shall be null and voidwithout the
- 2 necessity of further action by the General Assembly.
- 3 SECTION 2. 5. AND BE IT FURTHER ENACTED, That, subject to the
- 4 provisions of Section 4 of this Act, this Act shall take effect October 1, 1996.