Unofficial Copy E4 2000 Regular Session 0lr0188 CF 0lr0189

By: The President (Administration) and Senators Currie, Kasemeyer,

Lawlah, McFadden, Ruben, Hollinger, Teitelbaum, and Van Hollen

Introduced and read first time: January 25, 2000

Assigned to: Judicial Proceedings

A BILL ENTITLED

	$\Delta \mathbf{X} $	Δ ("I"	concerning
1	/ XI Y	ΔC_{1}	COHCCHIIII

2	Responsible (Gun	Safety	Act o	of 2000
2	Responsible (Gun	Safety	Act (of 2000

3	FOR the purpose of	clarifying th	ne disposition o	f certain	forfeited	property; prohibit	iting
---	--------------------	---------------	------------------	-----------	-----------	--------------------	-------

- 4 certain persons who have been adjudicated delinquent of certain offenses
- 5 involving firearms from obtaining a permit to carry a handgun, purchasing,
- 6 renting, or transferring a handgun, and possessing a handgun until a certain
- 7 age; prohibiting a dealer from selling or transferring certain firearms to certain
- 8 persons who have been adjudicated delinquent of certain offenses involving
- 9 firearms until a certain age; requiring certain firearms safety training courses;
- defining certain terms; providing for a certain procedure for collecting certain
- 11 firearms identification information; requiring certain individuals to provide
- certain firearms identification information to the State for certain testing;
- prohibiting the sale of certain firearms under certain circumstances by a certain
- date; establishing a certain commission; providing for the duties and reporting
- requirements for the commission; providing for the sale of certain firearms sold
- after a certain date; providing for certain exceptions; providing for certain
- penalties; providing for the development of certain safety training standards by
- a certain date; establishing the Firearms Violence Reduction Council within the
- Department of State Police; providing for the membership, powers, and duties of
- the Council; establishing the administration of a certain grant program; and
- 21 generally relating to firearms.
- 22 BY repealing and reenacting, with amendments,
- 23 Article 27 Crimes and Punishments
- 24 Section 36C, 36E(a), 442(h), 445(b) and (d), 445B, and 449(e)
- 25 Annotated Code of Maryland
- 26 (1996 Replacement Volume and 1999 Supplement)
- 27 BY adding to
- 28 Article 27 Crimes and Punishments
- 29 Section 36C-1, 442B, and 442C
- 30 Annotated Code of Maryland
- 31 (1996 Replacement Volume and 1999 Supplement)

- 1 BY repealing and reenacting, with amendments,
- Article 41 Governor Executive and Administrative Departments 2
- 3 Section 4-201(d)(15) and (16)
- Annotated Code of Maryland 4
- 5 (1997 Replacement Volume and 1999 Supplement)
- 6 BY adding to
- Article 88B Department of State Police 7
- 8 Section 81
- Annotated Code of Maryland 9
- (1998 Replacement Volume and 1999 Supplement) 10
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 11
- 12 MARYLAND, That the Laws of Maryland read as follows:
- 13 **Article 27 - Crimes and Punishments**
- 14 36C.
- 15 The following items of property shall be subject to seizure and forfeiture, (a) 16 and, upon forfeiture, no property right shall exist in them:
- 17 Any handgun being worn, carried, or transported in violation of § (1)
- 18 36B, OR SOLD, RENTED, TRANSFERRED, OR POSSESSED IN VIOLATION OF § 442, § 442A,
- 19 OR § 445 of this article; and
- 20 All ammunition or other parts of or appurtenances to any such
- 21 handgun worn, carried, or transported by such person or found in the immediate
- 22 vicinity of such handgun.
- 23 (1) Any property subject to seizure under subsection (a) hereof may be
- 24 seized by any duly authorized law enforcement officer, as an incident to an arrest or
- 25 search and seizure.
- Any such officer seizing such property under this section shall either 26
- place the property under seal or remove the same to a location designated either by 27
- 28 the Department of State Police or by the law enforcement agency having jurisdiction
- 29 in the locality.
- 30 Upon the seizure of a handgun pursuant to this section, the seizing (c) (1)
- 31 authority shall attempt to ascertain and locate its owner by whatever inquiry and
- 32 investigation is considered appropriate. If, as a result of an inquiry or investigation,
- 33 the name and address of the reputed owner of the handgun is ascertained and the
- 34 owner is a nonresident of Maryland, the seizing authority shall notify the appropriate
- 35 law enforcement agency of the jurisdiction of which the owner is a resident and
- 36 forward the handgun to that agency for disposition if the handgun is not needed for
- 37 investigation or evidence or disposed of under paragraph (4) of this subsection. If the
- 38 owner is a resident of the State the seizing authority may return the handgun to the

- 1 owner. If the seizing authority does not return the handgun, it shall promptly notify
- 2 the owner that he may apply within 30 days to the seizing authority for a review to
- 3 determine whether the owner knew or should have known that the handgun was
- 4 worn, carried, transported or used in violation of § 36B, and whether the owner is
- 5 qualified to possess it. Qualification for possession is the same as for sale or transfer
- 6 under § 442 of this article. Knowingly giving false information or making a material
- 7 misstatement in the application for review or an investigation pursuant thereto is
- 8 subject to the penalties set forth in § 449 of this article.
- 9 Upon timely receipt of an application, the seizing authority shall hold
- 10 an informal review not subject to the Administrative Procedure Act on the matter of
- 11 whether the owner either knew or should have known of the use or intended use of
- 12 the handgun in violation of § 36B. If, after that review, the determination of the
- 13 seizing authority is favorable to the owner, the handgun shall be released to the
- 14 owner if he is qualified to possess it, unless the handgun is needed as evidence in a
- 15 criminal case or investigation, in which event the handgun shall be promptly
- 16 returned upon the final conclusion of the case or investigation.
- 17 (3) If the seizing authority determines after review that the handgun
- 18 should be forfeited to the State, the owner shall be so notified at his last known
- 19 address and within 30 days thereafter he may petition the appropriate District Court
- 20 for release of the handgun to him. The State's Attorney shall represent the State in
- 21 the action. The court shall hear the matter and grant whatever relief is proper and in
- 22 accordance with this subsection.
- 23 (4) In a proceeding in a criminal cause involving a seized handgun a
- 24 court may order forfeiture or release of the seized handgun in accordance with the
- 25 criteria for release set forth in this subsection. Persons who have made written claim
- 26 of ownership of a handgun to the seizing authority or the State's Attorney shall be
- 27 notified of the proceeding and of the claimant's right to present his claim at the
- 28 proceeding. A claimant who has completed the review procedure provided for by this
- 29 subsection does not have the right to a second review under this paragraph.
- 30 (5) If no timely application for a review under paragraph (2) of this
- 31 subsection or a petition to the court under paragraph (3) of this subsection is effected,
- 32 or order for release under paragraph (4) of this subsection is issued, the handgun
- 33 shall be forfeited to the State without further proceedings and destroyed by the
- 34 seizing authority or disposed of in accordance with subsection (d) of this section.
- 35 (6) If a reputed owner of a seized handgun is not ascertained and located
- 36 pursuant to inquiry or investigation conducted under paragraph (1) of this subsection,
- 37 the handgun is forfeited to the State without further proceedings.
- 38 (d) (1) Whenever property is forfeited under this section, the law
- 39 enforcement agency seeking forfeiture of the property may ONLY:
- 40 (i) Order the property retained for the official use of the law
- 41 enforcement agency; [or]

1	(ii) [Make such other disposition of the property as the law enforcement agency deems appropriate] DESTROY THE FORFEITED PROPERTY; OR
3 4	(III) SELL, EXCHANGE, OR TRANSFER THE FORFEITED PROPERTY TO ANOTHER LAW ENFORCEMENT AGENCY FOR OFFICIAL USE BY THAT AGENCY.
5 6	(2) Within 30 days of the disposition of the forfeited property, the law enforcement agency shall notify the Secretary of the State Police of:
7	(i) The description of the property forfeited;
8	(ii) The type of disposition made; and
9 10	(iii) The identity of the person to whom the property was transferred for disposal, retention, or [resale; and
11 12	(iv) If the person was a licensed firearms dealer, the firearms dealer's license number and address] OFFICIAL USE.
13	36C-1.
14 15	A LAW ENFORCEMENT AGENCY SEEKING TO DISPOSE OF AN AGENCY OWNED HANDGUN SHALL:
16	(1) DESTROY THE HANDGUN;
17 18	(2) SELL, EXCHANGE, OR TRANSFER THE HANDGUN TO ANOTHER LAW ENFORCEMENT AGENCY FOR OFFICIAL USE BY THAT AGENCY;
19 20	(3) SELL THE HANDGUN TO A RETIRED STATE POLICE OFFICER IN ACCORDANCE WITH ARTICLE 88B, § 24 OF THE CODE; OR
21 22	(4) SELL THE HANDGUN TO THE LAW ENFORCEMENT OFFICER TO WHOM THE HANDGUN WAS ASSIGNED.
23	36E.
	(a) A permit to carry a handgun shall be issued within a reasonable time by the Secretary of the State Police, upon application under oath therefor, to any person whom the Secretary finds:
27	(1) Is eighteen years of age or older; and
30	(2) Has not been convicted of a felony or of a misdemeanor for which a sentence of imprisonment for more than one year has been imposed or, if convicted of such a crime, has been pardoned or has been granted relief pursuant to Title 18, § 925 (c) of the United States Code; and
32 33	(3) [Has not been] IF THE PERSON IS LESS THAN 30 YEARS OF AGE AND WHO HAS NOT BEEN:

3 4	(I) [committed] COMMITTED to any detention, training, or correctional institution for juveniles for longer than one year after an adjudication of delinquency by a juvenile court; [provided, however, that a person shall not be disqualified by virtue of this paragraph (3) if, at the time of the application, more than ten years has elapsed since his release from such institution; and] OR
6	(II) ADJUDICATED DELINQUENT BY A JUVENILE COURT FOR:
7	1. A CRIME OF VIOLENCE;
8 9	2. ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE; OR
10 11	3. ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATE THAT CARRIES A STATUTORY PENALTY OF MORE THAN 2 YEARS; AND
14	(4) Has not been convicted of any offense involving the possession, use, or distribution of controlled dangerous substances; and is not presently an addict, an habitual user of any controlled dangerous substance not under legitimate medical direction, or an alcoholic; and
	(5) Has, based on the results of investigation, not exhibited a propensity for violence or instability which may reasonably render his possession of a handgun a danger to himself or other law-abiding persons; and
21 22	(6) Has, based on the results of investigation, good and substantial reason to wear, carry, or transport a handgun, provided however, that the phrase "good and substantial reason" as used herein shall be deemed to include a finding that such permit is necessary as a reasonable precaution against apprehended danger.
24	442.
25 26	(h) The application to purchase, rent, or transfer shall contain the following information:
29 30 31	(1) Applicant's name, address, driver's or photographic identification soundex number, Social Security number, occupation, place and date of birth, height, weight, race, eye and hair color and signature and regulated firearm information for each firearm to be purchased, rented, or transferred. In the event the applicant is a corporation, the application shall be completed and executed by a corporate officer who is a resident of this State.
33 34	(2) A statement by the applicant under the penalty of perjury that he or she:
35	(i) Has never been convicted of:
36	1. A crime of violence;

1		2.		Any violation classified as a felony in this State;
2	that carries a statutory per	3. nalty of r		Any violation classified as a misdemeanor in this State nan 2 years; or
4 5	the person received a term	4. n of impr		Any violation classified as a common law offense where ent of more than 2 years.
6	(ii)	Is	not a fi	ugitive from justice.
7	(iii) Is:	not a h	abitual drunkard.
8 9	substances. (iv) Is:	not an	addict or habitual user of any controlled dangerous
12 13	medical institution for treattached to the application prior to the date of application	eatment on a physication, ce	of a me sician's ertifyin	er spent more than [thirty] 30 consecutive days in any cental disorder or disorders, unless there is certificate, issued within [thirty] 30 days g that the applicant is capable of possessing a to himself or herself, or to others.
15	(vi)) Is	at least	t 21 years of age.
16 17	'			espondent against whom a current non ex parte civil § 4-506 of the Family Law Article.
18 19				THAN 30 YEARS OF AGE AT THE TIME OF APPLICATION D DELINQUENT BY A JUVENILE COURT FOR:
20		1.		A CRIME OF VIOLENCE;
21 22	OR	2.		ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE
23 24		3. S A STA		ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS ORY PENALTY OF MORE THAN 2 YEARS; AND
	COURSE THAT MEETS	S STAN	DARD	MPLETED A CERTIFIED FIREARMS SAFETY TRAINING S ESTABLISHED BY THE MARYLAND POLICE IDED IN ARTICLE 41, § 4-201(D) OF THE CODE.
				the application was delivered in completed form to e prospective purchaser, lessee, or transferee.
31 32	(b) A dealer or person whom he knows of			sell, rent, or transfer a regulated firearm to any le cause to believe:
33	(1) Ha	s been co	onvicte	d of:

1		(1)	A crime of violence;			
2 3	conspiracy to commit	(ii) any crim	Any violation classified as a felony in this State or any sees established by those sections;			
4 5	carries a statutory pen	(iii) alty of m	Any violation classified as a misdemeanor in this State that ore than 2 years; or			
6 7	person received a term	(iv) n of impr	Any violation classified as a common law offense where the isonment of more than 2 years.			
8	(2)	Is:				
9		(i)	A fugitive from justice;			
10		(ii)	A habitual drunkard;			
11 12	substance or substance	(iii) ces;	Addicted to or a habitual user of any controlled dangerous			
15 16 17	13 (iv) Suffering from a mental disorder as defined in § 10-101(f)(2) of 14 the Health - General Article and has a history of violent behavior against another 15 person or self, or has been confined for more than 30 consecutive days to a facility as 16 defined in § 10-101 of the Health - General Article, unless the person possesses a 17 physician's certification that the person is capable of possessing a regulated firearm 18 without undue danger to the person or to others;					
19		(v)	Visibly under the influence of alcohol or drugs;			
20		(vi)	Under 21 years of age;			
21 22	article; or	(vii)	A participant in a "straw purchase" as defined in § 441 of this			
23 24	protective order has b	(viii) been enter	A respondent against whom a current non ex parte civil red under § 4-506 of the Family Law Article.			
	(3) AND HAS BEEN AI COMMITTING:		S THAN 30 YEARS OF AGE AT THE TIME OF THE TRANSACTION ATED DELINQUENT BY A JUVENILE COURT FOR			
28		(I)	A CRIME OF VIOLENCE;			
29		(II)	ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE; OR			
30 31	STATE THAT CAR	(III) RIES A S	ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATUTORY PENALTY OF MORE THAN 2 YEARS.			
		ETS STA	OT COMPLETED A CERTIFIED FIREARMS SAFETY TRAINING ANDARDS ESTABLISHED BY THE MARYLAND POLICE AS PROVIDED IN ARTICLE 41, § 4-201(D) OF THE CODE.			

1	(d)	A person	n may no	t possess a regulated firearm if the person:
2		(1)	Has been	n convicted of:
3			(i)	A crime of violence;
4			(ii)	Any violation classified as a felony in this State;
5 6	carries a stat	utory pen	(iii) alty of m	Any violation classified as a misdemeanor in this State that nore than 2 years; or
7 8	person receiv	ved a tern	(iv) n of impr	Any violation classified as a common law offense where the isonment of more than 2 years.
9		(2)	Is:	
10			(i)	A fugitive from justice;
11			(ii)	A habitual drunkard;
12 13	substances;		(iii)	Addicted to or a habitual user of any controlled dangerous
16 17 18	person or se defined in § physician's	lf, or has 10-101 c certificati	been con of the Hea on that th	Suffering from a mental disorder as defined in § 10-101(f)(2) of and has a history of violent behavior against another affined for more than 30 consecutive days to a facility as alth - General Article, unless the person possesses a me person is capable of possessing a regulated firearm erson or to others; or
20 21	protective of	rder has b	(v) been ente	A respondent against whom a current non ex parte civil red under § 4-506 of the Family Law Article.
22 23	HAS BEEN	(3) ADJUD		S THAN 30 YEARS OF AGE AT THE TIME OF POSSESSION AND DELINQUENT BY A JUVENILE COURT FOR COMMITTING:
24			(I)	A CRIME OF VIOLENCE;
25			(II)	ANY VIOLATION CLASSIFIED AS A FELONY IN THIS STATE; OR
26 27	STATE TH	AT CAR	(III) RIES A S	ANY VIOLATION CLASSIFIED AS A MISDEMEANOR IN THIS STATUTORY PENALTY OF MORE THAN 2 YEARS.
28	442B.			
29 30	(A) INDICATE		IN THIS	S SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
31 32	FEDERAL	(2) LICENSI		JFACTURER" MEANS ANY PERSON WHO POSSESSES A VALID D BY THE SECRETARY OF THE TREASURY THAT PERMITS

- 1 THAT PERSON TO ENGAGE IN THE BUSINESS OF MANUFACTURING FIREARMS OR
- 2 AMMUNITION FOR THE PURPOSE OF SALE OR DISTRIBUTION.
- 3 (3) "PROJECTILE" MEANS THAT PART OF HANDGUN AMMUNITION THAT
- 4 IS, BY MEANS OF AN EXPLOSION, EXPELLED THROUGH THE BARREL OF THE
- 5 HANDGUN.
- 6 (4) "SHELL CASING" MEANS THAT PART OF HANDGUN AMMUNITION
- 7 THAT CONTAINS THE PRIMER AND PROPELLENT POWDER TO DISCHARGE THE
- 8 PROJECTILE.
- 9 (B) ANY MANUFACTURER THAT SHIPS OR TRANSPORTS A HANDGUN TO BE
- 10 SOLD, RENTED, OR TRANSFERRED IN THE STATE SHALL INCLUDE IN THE BOX WITH
- 11 THE HANDGUN IN A SEPARATE SEALED CONTAINER:
- 12 (1) A PROJECTILE DISCHARGED FROM THAT HANDGUN;
- 13 (2) A SHELL CASING OF A PROJECTILE DISCHARGED FROM THAT
- 14 HANDGUN: AND
- 15 (3) ANY ADDITIONAL INFORMATION THAT IDENTIFIES THE HANDGUN,
- 16 PROJECTILE, OR SHELL CASING AND IS REQUIRED BY THE SECRETARY TO MEET THE
- 17 PROVISIONS OF THIS SECTION.
- 18 (C) UPON RECEIPT OF A HANDGUN FROM THE MANUFACTURER, THE DEALER
- 19 SHALL CONFIRM TO THE DEPARTMENT OF STATE POLICE THAT THE
- 20 MANUFACTURER COMPLIED WITH THE PROVISIONS OF SUBSECTION (B).
- 21 (D) UPON THE SALE OR TRANSFER OF THE HANDGUN, THE DEALER SHALL
- 22 FORWARD THE SEALED CONTAINER TO THE DEPARTMENT OF STATE POLICE CRIME
- 23 LABORATORY.
- 24 (E) UPON RECEIPT OF THE PROJECTILE, SHELL CASING, AND REQUIRED
- 25 INFORMATION, THE DEPARTMENT OF STATE POLICE CRIME LABORATORY SHALL
- 26 ENTER THE INFORMATION IN ALL PERTINENT DATABASES.
- 27 (F) THE SECRETARY SHALL PROMULGATE REGULATIONS TO CARRY OUT THE
- 28 PROVISIONS OF THIS SECTION.
- 29 442C.
- 30 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 31 INDICATED.
- 32 (2) "AUTHORIZED USER" MEANS THE OWNER AND ANY PERSON
- 33 AUTHORIZED BY THE OWNER TO POSSESS AND USE THE HANDGUN.
- 34 (3) "COMMISSION" MEANS THE COMMISSION ON PERSONALIZED
- 35 HANDGUN TECHNOLOGY.

- 1 (4) "HANDGUN" HAS THE MEANING STATED IN § 441(N) OF THIS 2 SUBHEADING BUT DOES NOT INCLUDE SIGNAL, STARTER, AND BLANK PISTOLS.
- 3 (5) "HANDGUN ROSTER BOARD" HAS THE MEANING STATED IN § 36J(A) 4 OF THIS ARTICLE.
- 5 (6) "INTEGRATED MECHANICAL SAFETY DEVICE" MEANS A DISABLING 6 OR LOCKING DEVICE THAT:
- 7 (I) IS BUILT INTO A HANDGUN; AND
- 8 (II) IS DESIGNED TO PREVENT THE HANDGUN FROM BEING 9 DISCHARGED UNLESS THE DEVICE HAS BEEN REMOVED OR DEACTIVATED.
- 10 (7) "PERSONALIZED HANDGUN" MEANS A HANDGUN MANUFACTURED 11 WITH INCORPORATED DESIGN TECHNOLOGY ALLOWING IT TO BE FIRED ONLY BY A
- 12 PERSON WHO IS THE AUTHORIZED USER OF THE HANDGUN AND THAT PREVENTS
- 13 ANY OF THE SAFETY CHARACTERISTICS FROM BEING READILY DEACTIVATED.
- 14 (B) THE PROVISIONS OF THIS SECTION DO NOT APPLY TO:
- 15 (1) PURCHASES, SALES, AND TRANSPORT TO OR BY A LICENSED GUN 16 DEALER OR MANUFACTURER THAT PROVIDES OR SERVICES A HANDGUN FOR:
- 17 (I) PERSONNEL OF THE UNITED STATES GOVERNMENT OR ANY 18 AGENCY OR DEPARTMENT OF THE UNITED STATES;
- 19 (II) MEMBERS OF THE ARMED FORCES OF THE UNITED STATES OR 20 THE NATIONAL GUARD;
- 21 (III) LAW ENFORCEMENT PERSONNEL OF THE STATE OR ANY LOCAL
- 22 LAW ENFORCEMENT AGENCY IN THE STATE WHILE THAT PERSONNEL IS ACTING
- 23 WITHIN THE SCOPE OF THEIR OFFICIAL BUSINESS: AND
- 24 (IV) ORGANIZATIONS THAT ARE REQUIRED BY FEDERAL LAW OR
- 25 REGULATIONS GOVERNING THEIR SPECIFIC BUSINESS OR ACTIVITY TO MAINTAIN
- 26 HANDGUNS AND APPLICABLE AMMUNITION;
- 27 (2) ANY FIREARM MODIFIED TO RENDER IT PERMANENTLY
- 28 INOPERATIVE;
- 29 (3) SALES OR TRANSFERS BY ANY LICENSED GUN DEALER OR
- 30 MANUFACTURER COVERED UNDER PARAGRAPH (1) OF THIS SUBSECTION;
- 31 (4) SALES OR TRANSFERS TO A LICENSED GUN DEALER IN ANOTHER
- 32 STATE; OR
- 33 (5) ANTIQUE FIREARMS.
- 34 (C) BEGINNING ON JANUARY 1, 2002, A DEALER MAY NOT SELL, OFFER FOR
- 35 SALE, RENT, OR TRANSFER IN THE STATE ANY HANDGUN MANUFACTURED AFTER

- 11 **SENATE BILL 211** 1 DECEMBER 31, 2001 UNLESS THE HANDGUN HAS AN INTEGRATED MECHANICAL 2 SAFETY DEVICE OR OTHER INCORPORATED DESIGN TECHNOLOGY THAT IS 3 DESIGNED TO PREVENT CHILDREN AND OTHER UNAUTHORIZED USERS FROM 4 DISCHARGING THE HANDGUN. THERE IS A COMMISSION ON PERSONALIZED HANDGUN (D) (1) 6 TECHNOLOGY. 7 THE COMMISSION CONSISTS OF THE FOLLOWING 11 MEMBERS: (2) THREE MEMBERS OF THE SENATE OF MARYLAND, APPOINTED 8 (I) 9 BY THE PRESIDENT OF THE SENATE, ONE OF WHOM SHALL SERVE AS COCHAIRMAN; 10 (II)THREE MEMBERS OF THE HOUSE OF DELEGATES, APPOINTED 11 BY THE SPEAKER OF THE HOUSE, ONE OF WHOM SHALL SERVE AS COCHAIRMAN; 12 (III)THE SECRETARY OF THE STATE POLICE; TWO INDIVIDUALS WITH EXPERTISE IN THE FIELD OF 13 (IV) 14 HANDGUNS AND HANDGUN DESIGN, APPOINTED BY THE GOVERNOR; AND TWO MEMBERS OF THE GENERAL PUBLIC, APPOINTED BY THE 15 (V) 16 GOVERNOR. THE COMMISSION SHALL CONSIDER WHETHER PERSONALIZED 17 (3) (I) 18 HANDGUNS ARE COMMERCIALLY AVAILABLE AND SUBMIT A REPORT CONTAINING 19 THE COMMISSION'S RECOMMENDATION TO THE GOVERNOR AND, IN ACCORDANCE 20 WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, TO THE GENERAL ASSEMBLY, 21 ON OR BEFORE JULY 1, 2002. 22 (II)IN MAKING ITS RECOMMENDATION REGARDING THE 23 COMMERCIAL AVAILABILITY OF PERSONALIZED HANDGUNS, THE COMMISSION MAY 24 CONSIDER:
 - THE RELIABILITY OF THE TECHNOLOGY UTILIZED BY
- 26 PERSONALIZED HANDGUNS, AND OTHER FACTORS THAT ARE CONSIDERED BY THE
- 27 HANDGUN ROSTER BOARD AS PROVIDED IN § 36J OF THIS ARTICLE;
- THE NUMBER AND VARIETY OF MODELS AND CALIBERS 28
- 29 OF PERSONALIZED HANDGUNS THAT ARE AVAILABLE FOR SALE;
- 30 ANY STUDIES, ANALYSES, OR OTHER EVALUATIONS OF
- 31 PERSONALIZED HANDGUNS CONDUCTED BY OR COMMISSIONED BY THE NATIONAL
- 32 INSTITUTE OF JUSTICE, ANY FEDERAL, STATE, OR LOCAL LAW ENFORCEMENT
- 33 LABORATORY, OR ANY OTHER ENTITY WITH AN EXPERTISE IN THE FIELD OF
- 34 HANDGUN TECHNOLOGY: AND
- 35 4. ANY OTHER INFORMATION THAT THE COMMISSION
- 36 CONSIDERS RELEVANT.

- 1 (4) IF THE COMMISSION'S REPORT RECOMMENDS THAT PERSONALIZED
- 2 HANDGUNS ARE COMMERCIALLY AVAILABLE, AND THE GOVERNOR ACCEPTS THAT
- 3 RECOMMENDATION, THE GOVERNOR SHALL NOTIFY THE LEGISLATIVE POLICY
- 4 COMMITTEE IN WRITING BY JANUARY 1, 2003 THAT, BEGINNING ON JUNE 1, 2003,
- 5 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A DEALER MAY NOT
- 6 SELL, OFFER FOR SALE, RENT, OR TRANSFER IN THE STATE A HANDGUN
- 7 MANUFACTURED AFTER MAY 31, 2003, UNLESS THE HANDGUN IS A PERSONALIZED
- 8 HANDGUN.
- 9 (5) (I) IF THE COMMISSION'S REPORT RECOMMENDS THAT
- 10 PERSONALIZED HANDGUNS ARE NOT COMMERCIALLY AVAILABLE, AND THE
- 11 GOVERNOR ACCEPTS THAT RECOMMENDATION, THE COMMISSION SHALL ISSUE A
- 12 SUBSEQUENT REPORT ON JULY 1 AND DECEMBER 31 OF EACH SUBSEQUENT YEAR.
- 13 (II) IF THE COMMISSION'S SUBSEQUENT REPORT REQUIRED
- 14 UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH CONTAINS A RECOMMENDATION BY
- 15 THE COMMISSION THAT PERSONALIZED HANDGUNS ARE COMMERCIALLY
- 16 AVAILABLE, AND THE GOVERNOR ACCEPTS THAT RECOMMENDATION, THE
- 17 GOVERNOR SHALL NOTIFY THE LEGISLATIVE POLICY COMMITTEE IN WRITING BY
- 18 JANUARY 1 OF THE FOLLOWING YEAR THAT, BEGINNING ON JUNE 1 OF THAT YEAR,
- 19 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A DEALER MAY NOT
- 20 SELL, OFFER FOR SALE, RENT, OR TRANSFER IN THE STATE A HANDGUN
- 21 MANUFACTURED AFTER MAY 31 OF THAT YEAR UNLESS THE HANDGUN IS A
- 22 PERSONALIZED HANDGUN.
- 23 445B.
- 24 Any regulated firearm sold, rented, transferred, possessed, received or
- 25 purchased in violation of this subheading may be seized by a law enforcement agency
- 26 as contraband and, after a finding of guilt, disposed of [according to the regulations of
- 27 the seizing law enforcement agency] IN ACCORDANCE WITH § 36C OF THIS ARTICLE.
- 28 449.
- 29 (e) A PERSON WHO WAS PREVIOUSLY CONVICTED OF A CRIME OF VIOLENCE
- 30 AS DEFINED IN § 441(E) OF THIS ARTICLE OR CONVICTED OF A VIOLATION OF § 286 OR
- 31 § 286A OF THIS ARTICLE, AND WHO IS IN ILLEGAL POSSESSION OF A FIREARM AS
- 32 DEFINED IN § 445(D)(1)(I) AND (II) OF THIS ARTICLE, IS GUILTY OF A FELONY AND
- 33 UPON CONVICTION SHALL BE IMPRISONED FOR NOT LESS THAN 5 YEARS, NO PART
- 34 OF WHICH MAY BE SUSPENDED AND THE PERSON MAY NOT BE ELIGIBLE FOR
- 35 PAROLE. EACH VIOLATION SHALL BE CONSIDERED A SEPARATE OFFENSE.
- 36 (F) Except as otherwise provided in this section, any dealer or person who
- 37 knowingly participates in the illegal sale, rental, transfer, purchase, possession, or
- 38 receipt of a regulated firearm in violation of this subheading shall be guilty of a
- 39 misdemeanor and upon conviction shall be fined not more than \$10,000 or imprisoned
- 40 for not more than 5 years, or both. Each violation shall be considered a separate
- 41 offense.

33

6.

ONE SHERIFF;

SENATE BILL 211

1 **Article 41 - Governor - Executive and Administrative Departments** 2 4-201. 3 Subject to the authority of the Secretary of Public Safety and Correctional 4 Services, the Commission is vested with the following authority, responsibility and 5 duty: To adopt regulations to establish and enforce standards for prior 6 7 substance abuse by persons applying for certification as a police officer; [and] 8 TO DEVELOP STANDARDS AND ADOPT REGULATIONS BY JANUARY 1. (16)9 2001 FOR A CERTIFIED FIREARMS SAFETY TRAINING COURSE FOR ALL HANDGUN 10 PURCHASERS ON OR AFTER JANUARY 1, 2002, AND, IN ADOPTING THESE 11 REGULATIONS, TO CONSIDER ANY EXISTING PRIVATE AND PUBLIC FIREARMS 12 SAFETY TRAINING COURSES INCLUDING, BUT NOT LIMITED TO, ACQUIRING THE 13 INPUT OF THE HANDGUN INDUSTRY AND VARIOUS HANDGUN ORGANIZATIONS; AND 14 To perform such other acts as may be necessary or appropriate to (17)15 carry out its functions and duties as set forth in this section. 16 **Article 88B - Department of State Police** 17 81. THERE IS A CEASE FIRE COUNCIL WITHIN THE DEPARTMENT OF 18 (A) (1) 19 STATE POLICE. THE COUNCIL SHALL CONSIST OF THE FOLLOWING 11 20 (I) 21 MEMBERS APPOINTED BY THE GOVERNOR: 22 THE SECRETARY OF THE DEPARTMENT OF JUVENILE 1. 23 JUSTICE, OR THE SECRETARY'S DESIGNEE; THE SECRETARY OF THE STATE POLICE, OR THE 25 SECRETARY'S DESIGNEE; THE SECRETARY OF THE DEPARTMENT OF PUBLIC 27 SAFETY AND CORRECTIONAL SERVICES, OR THE SECRETARY'S DESIGNEE; THE EXECUTIVE DIRECTOR OF THE GOVERNOR'S OFFICE 28 4. 29 OF CRIME CONTROL AND PREVENTION, OR THE EXECUTIVE DIRECTOR'S DESIGNEE; TWO STATE'S ATTORNEYS WHO ARE RECOMMENDED BY 30 31 THE PRESIDENT OF THE MARYLAND STATE'S ATTORNEYS' ASSOCIATION, APPOINTED 32 BY THE GOVERNOR;

- **SENATE BILL 211** 7. ONE REPRESENTATIVE OF THE MARYLAND CHIEFS OF 1 2 POLICE ASSOCIATION, APPOINTED BY THE GOVERNOR: ONE REPRESENTATIVE OF THE MARYLAND MUNICIPAL 4 POLICE EXECUTIVES ASSOCIATION, APPOINTED BY THE GOVERNOR; TWO REPRESENTATIVES OF THE GENERAL PUBLIC, 6 APPOINTED BY THE GOVERNOR. 7 THE SECRETARY OF THE MARYLAND STATE POLICE, OR THE 8 SECRETARY'S DESIGNEE, SHALL SERVE AS CHAIRMAN OF THE COUNCIL. (III)THE COUNCIL MEMBERS SHALL SERVE AT THE PLEASURE OF 10 THE GOVERNOR FOR THREE YEAR TERMS. EACH TERM SHALL BE STAGGERED, AND 11 AT THE END OF EACH COUNCIL MEMBER'S TERM, THE MEMBER SHALL CONTINUE TO 12 SERVE UNTIL A SUCCESSOR IS APPOINTED. 13 (IV) MEMBERS SHALL SERVE WITHOUT COMPENSATION BUT SHALL 14 BE REIMBURSED FOR EXPENSES BY THE DEPARTMENT IN ACCORDANCE WITH THE 15 STANDARD STATE TRAVEL REGULATIONS. THE COUNCIL IS ESTABLISHED TO ADMINISTER A STATE GRANT 17 PROGRAM TO SUPPORT INNOVATIVE AND COLLABORATIVE FIREARMS VIOLENCE 18 REDUCTION INITIATIVES. 19 (4) THE COUNCIL SHALL: 20 AWARD GRANTS IN ACCORDANCE WITH SUBSECTION (B) OF (I) 21 THIS SECTION; 22 (II)ESTABLISH OR ASSIST IN THE ESTABLISHMENT OF PROGRAMS 23 DESIGNED TO REDUCE THE INCIDENCE OF FIREARMS VIOLENCE RELATED CRIME, 24 AND ENCOURAGE PARTICIPATION IN EXISTING PROGRAMS WITH THESE 25 OBJECTIVES: (III)IDENTIFY SPECIFIC GOALS, OBJECTIVES, AND 26 27 METHODOLOGIES TO BE USED IN SUPPORT OF PROGRAMS ELIGIBLE FOR FUNDING 28 UNDER THIS SECTION; IDENTIFY PRIORITIES FOR FIREARMS VIOLENCE RELATED (IV) 30 CRIME PREVENTION STRATEGIES IN THE STATE; AND DEVELOP CRITERIA FOR THE EVALUATION OF THE OUTCOMES 31 (V)
- 32 OF PROGRAMS THAT RECEIVE FUNDS.
- 33 STAFF SUPPORT FOR THE COUNCIL SHALL BE PROVIDED BY (I)
- 34 THE DEPARTMENT OF STATE POLICE.
- THE ASSISTANT ATTORNEY GENERAL ASSIGNED TO THE
- 36 DEPARTMENT SHALL SERVE AS THE LEGAL ADVISOR TO THE COUNCIL.

- 1 (B) (1) THERE IS A CEASE FIRE COUNCIL GRANT PROGRAM.
- 2 (2) THE PROGRAM SHALL BE FUNDED AS PROVIDED IN THE STATE 3 BUDGET.
- 4 (3) GRANTS APPROVED BY THE COUNCIL SHALL BE USED TO CARRY OUT 5 THE PURPOSES AND OBJECTIVES OF THIS SECTION.
- 6 (4) THE COUNCIL SHALL CONSIDER AND GIVE PRIORITY TO THE 7 FOLLOWING WHEN MAKING PROGRAM AWARDS:
- 8 (I) COMPREHENSIVE AND COORDINATED LAW ENFORCEMENT 9 AND PROSECUTION PROGRAMS WHICH TARGET CRIMINALS AND JUVENILES WHO
- 10 USE OR ILLEGALLY POSSESS FIREARMS:
- 11 (II) LAW ENFORCEMENT AND PROSECUTION SALARIES AND
- 12 OVERTIME IN SUPPORT OF FIREARM VIOLENCE REDUCTION PROGRAMS;
- 13 (III) COVERT FIREARMS-RELATED INVESTIGATIONS AND
- 14 DEBRIEFING OF CRIMINAL AND JUVENILE ARRESTEES AND OFFENDERS FOR
- 15 INFORMATION RELATED TO ILLEGAL FIREARMS TRAFFICKING:
- 16 (IV) INITIATIVES THAT SUPPORT THE TRACING OF FIREARMS USED
- 17 TO COMMIT CRIMES OR DELINQUENT ACTS AND THE IDENTIFICATION OF ILLEGAL
- 18 FIREARMS TRAFFICKERS;
- 19 (V) PURCHASES OF TECHNOLOGY AND INFORMATION SYSTEMS TO
- 20 SUPPORT FIREARM VIOLENCE REDUCTION INITIATIVES; AND
- 21 (VI) OTHER EFFORTS THAT AID IN THE APPREHENSION AND
- 22 PROSECUTION OF CRIMINALS AND JUVENILES WHO USE OR ILLEGALLY POSSESS
- 23 FIREARMS.
- 24 (5) EXPENDITURES FROM THE PROGRAM MAY ONLY BE MADE
- 25 PURSUANT TO AN APPROPRIATION IN THE ANNUAL STATE BUDGET OR BY BUDGET
- 26 AMENDMENT.
- 27 (6) THE COUNCIL SHALL PROMULGATE REGULATIONS REGARDING THE
- 28 GRANT PROCESS AND THE OVERSIGHT OF GRANTS AWARDED BY THE COUNCIL.
- 29 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 30 October 1, 2000.