SENATE BILL 53

E19lr1017 SB 244/08 - JPR(PRE-FILED) CF 9lr1032 By: Senator Haines Requested: November 17, 2008 Introduced and read first time: January 14, 2009 Assigned to: Judicial Proceedings A BILL ENTITLED AN ACT concerning Criminal Law - Use of Firearm in the Commission of a Crime of Violence or a **Felony** FOR the purpose of prohibiting the use of certain firearms in the commission of certain crimes of violence or felonies; defining a certain term; and generally relating to the use of certain firearms in the commission of certain crimes of violence or felonies. BY repealing and reenacting, with amendments, Article - Criminal Law Section 4-204 Annotated Code of Maryland (2002 Volume and 2008 Supplement) SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows: Article - Criminal Law 4-204.IN THIS SECTION, "FIREARM" MEANS: **(1)** (a) (I)A WEAPON THAT EXPELS, IS DESIGNED TO EXPEL, OR MAY READILY BE CONVERTED TO EXPEL A PROJECTILE BY THE ACTION OF AN

THE FRAME OR RECEIVER OF SUCH A WEAPON.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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EXPLOSIVE; OR



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1		(2)	"FIREARM"	INCLUDE	S AN	ANTIQUE	FIREARM,	HANDGUN,
2	RIFLE,	SHOTGU	N, SHORT-B	ARRELED	RIFLE	, SHORT-	BARRELED	SHOTGUN,
3	STARTE	R GUN, O	R ANY OTHER	FIREARM,	WHETI	HER LOAD	ED OR UNLO	DADED.

- (B) A person may not use [an antique firearm capable of being concealed on the person or any handgun] A FIREARM in the commission of a crime of violence, as defined in § 5–101 of the Public Safety Article, or any felony, whether the [antique firearm or handgun] FIREARM is operable or inoperable at the time of the crime.
- [(b)] (C) (1) (i) A person who violates this section is guilty of a misdemeanor and, in addition to any other penalty imposed for the crime of violence or felony, shall be sentenced to imprisonment for not less than 5 years and not exceeding 20 years.
- 12 (ii) The court may not impose less than the minimum sentence 13 of 5 years and, except as otherwise provided in § 4–305 of the Correctional Services 14 Article, the person is not eligible for parole in less than 5 years.
 - (2) For each subsequent violation, the sentence shall be consecutive to and not concurrent with any other sentence imposed for the crime of violence or felony.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2009.