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 $\begin{array}{c} 0 lr 1497 \\ CF SB 44 \end{array}$

By: Delegate Anderson (By Request - Baltimore City Administration)

Introduced and read first time: January 20, 2010

Assigned to: Judiciary

A BILL ENTITLED

TO DELLE DIVITEDE							
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 2009 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.							
(a) (1) IN THIS SECTION, "FIREARM" MEANS:							
(I) A WEAPON THAT EXPELS, IS DESIGNED TO EXPEL, OR MAY READILY BE CONVERTED TO EXPEL A PROJECTILE BY THE ACTION OF AN EXPLOSIVE; OR							
(II) THE FRAME OR RECEIVER OF SUCH A WEAPON.							

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

- (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.
- 15 (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, 2010.