SENATE BILL 623

E4 3lr1180 SB 516/10 – JPR CF 3lr1539

By: Senators Raskin, Currie, Ferguson, Forehand, Frosh, Gladden, King, Madaleno, Manno, McFadden, Montgomery, Peters, Pinsky, Ramirez, Robey, Rosapepe, Young, and Zirkin

Introduced and read first time: February 1, 2013

Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Maryland Assault Weapons Ban of 2013

FOR the purpose of designating certain firearms as assault weapons; prohibiting with certain exceptions a person from transporting an assault weapon into the State or possessing, selling, offering to sell, transferring, purchasing, or receiving an assault weapon; requiring the Handgun Roster Board to compile and maintain a roster of prohibited assault weapons; requiring the Board to have the roster of prohibited assault weapons published in the Maryland Register at certain times and to send copies of the roster to certain persons; designating assault long guns and copycat weapons as types of assault weapons; authorizing certain licensed firearms dealers to continue to possess, sell, offer for sale, or transfer assault long guns or copycat weapons under certain circumstances; authorizing certain persons to continue to possess assault long guns or copycat weapons under certain circumstances; authorizing a procedure by which a person may petition the Board to remove a copycat weapon from the roster of prohibited assault weapons; requiring the Board to hold a hearing under certain circumstances; making it a misdemeanor to use an assault long gun or a copycat weapon in the commission of a felony or a crime of violence; establishing certain penalties; requiring that certain firearms be lawfully possessed on or before a certain date in order for them to qualify as regulated firearms for certain purposes; defining certain terms; making conforming changes; and generally relating to assault weapons.

BY repealing and reenacting, with amendments,

Article – Criminal Law

Section 3–202(a)(2)(ii) and 4–106(a)(6)(ii); and 4–301 through 4–306 to be under the amended subtitle "Subtitle 3. Assault Weapons and Detachable Magazines"

Annotated Code of Maryland

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1	(2012 Replacement Volume and 2012 Supplement)							
2 3 4 5 6	BY adding to Article – Criminal Law Section 4–305 and 4–306 Annotated Code of Maryland (2012 Replacement Volume and 2012 Supplement)							
7 8 9 10 11	BY repealing and reenacting, with amendments, Article – Public Safety Section 5–101(p) Annotated Code of Maryland (2011 Replacement Volume and 2012 Supplement)							
12 13	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
14	Article - Criminal Law							
15	3–202.							
16	(a) (2) A person may not commit an assault with a firearm, including:							
17 18	(ii) an assault [pistol] WEAPON, as defined in § 4–301 of this article;							
19	4–106.							
20	(a) (6) "Firearm" includes:							
21 22	(ii) an assault [pistol] WEAPON as defined in § 4–301 of this title;							
23	Subtitle 3. Assault [Pistols] WEAPONS and Detachable Magazines.							
24	4–301.							
25 26	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.							
27 28	(B) "ASSAULT LONG GUN" MEANS ANY ASSAULT WEAPON LISTED UNDER § 5–101(P)(2)(II) OF THE PUBLIC SAFETY ARTICLE.							
29	(C) [In this subtitle, "assault] "ASSAULT pistol" means any of the following							

firearms [or a copy regardless of the producer or manufacturer]:

1		(1)	AA Arms AP-9 semiautomatic pistol;
2		(2)	Bushmaster semiautomatic pistol;
3		(3)	Claridge HI–TEC semiautomatic pistol;
4		(4)	D Max Industries semiautomatic pistol;
5		(5)	Encom MK–IV, MP–9, or MP–45 semiautomatic pistol;
6		(6)	Heckler and Koch semiautomatic SP-89 pistol;
7		(7)	Holmes MP-83 semiautomatic pistol;
8 9	the Partisa	(8) n Aven	Ingram MAC 10/11 semiautomatic pistol and variations including ager and the SWD Cobray;
10 11	variation;	(9)	Intratec TEC-9/DC-9 semiautomatic pistol in any centerfire
12		(10)	P.A.W.S. type semiautomatic pistol;
13		(11)	Skorpion semiautomatic pistol;
14		(12)	Spectre double action semiautomatic pistol (Sile, F.I.E., Mitchell);
15		(13)	UZI semiautomatic pistol;
16		(14)	Weaver Arms semiautomatic Nighthawk pistol; or
17		(15)	Wilkinson semiautomatic "Linda" pistol.
18	(D)	"Ass	SAULT WEAPON" MEANS:
19		(1)	AN ASSAULT LONG GUN;
20		(2)	AN ASSAULT PISTOL; OR
21		(3)	A COPYCAT WEAPON.
22 23	(E) UNDER § 5		ARD" MEANS THE HANDGUN ROSTER BOARD ESTABLISHED OF THE PUBLIC SAFETY ARTICLE.
24	(F)	(1)	"COPYCAT WEAPON" MEANS:

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FOLLOWING:

1	(I) A SEMIAUTOMATIC, CENTERFIRE RIFLE THAT CAN
2	ACCEPT A DETACHABLE MAGAZINE AND ANY OF THE FOLLOWING:
3	1. A PISTOL GRIP THAT PROTRUDES
4	CONSPICUOUSLY BENEATH THE ACTION OF THE WEAPON;
5	2. A THUMBHOLE STOCK;
6	3. A FOLDING OR TELESCOPING STOCK;
7	4. A GRENADE LAUNCHER OR FLARE LAUNCHER;
8	5. A FLASH SUPPRESSOR; OR
9	6. A FORWARD PISTOL GRIP;
10 11	(II) A SEMIAUTOMATIC, CENTERFIRE RIFLE THAT HAS A FIXED MAGAZINE WITH THE CAPACITY TO ACCEPT MORE THAN 10 ROUNDS;
12 13	(III) A SEMIAUTOMATIC, CENTERFIRE RIFLE THAT HAS AN OVERALL LENGTH OF LESS THAN 30 INCHES;
14	(IV) A SEMIAUTOMATIC PISTOL THAT CAN ACCEPT A DETACHABLE MAGAZINE AND ANY OF THE FOLLOWING:
15	DETACHABLE MAGAZINE AND ANT OF THE FOLLOWING.
16 17	1. A THREADED BARREL, CAPABLE OF ACCEPTING A FLASH SUPPRESSOR, FORWARD HANDGRIP, OR SILENCER;
18	2. A SECOND HANDGRIP;
19	3. A SHROUD THAT IS ATTACHED TO OR THAT
20	PARTIALLY OR COMPLETELY ENCIRCLES THE BARREL, EXCEPT FOR A SLIDE
21	THAT ENCLOSES THE BARREL, AND THAT ALLOWS THE BEARER TO FIRE THE
22	WEAPON WITHOUT BURNING THE BEARER'S HAND; OR
23	4. THE CAPACITY TO ACCEPT A DETACHABLE
24	MAGAZINE OUTSIDE OF THE PISTOL GRIP;
25	(V) A SEMIAUTOMATIC PISTOL WITH A FIXED MAGAZINE
26	THAT CAN ACCEPT MORE THAN 10 ROUNDS;
27	(VI) A SEMIAUTOMATIC SHOTGUN THAT HAS BOTH OF THE

1	1. A FOLDING OR TELESCOPING STOCK; AND
2	2. A PISTOL GRIP THAT PROTRUDES
3	CONSPICUOUSLY BENEATH THE ACTION OF THE WEAPON, THUMBHOLE STOCK,
4	OR VERTICAL HANDGRIP; OR
5	(VII) A SHOTGUN WITH A REVOLVING CYLINDER.
6	(2) "COPYCAT WEAPON" DOES NOT INCLUDE AN ASSAULT LONG
7	GUN OR AN ASSAULT PISTOL.
8	(G) "DETACHABLE MAGAZINE" MEANS AN AMMUNITION FEEDING
9	DEVICE THAT CAN BE REMOVED READILY FROM A FIREARM WITHOUT
10	REQUIRING DISASSEMBLY OF THE FIREARM ACTION OR WITHOUT THE USE OF A
11	TOOL, INCLUDING A BULLET OR CARTRIDGE.
12	(H) "FLASH SUPPRESSOR" MEANS A DEVICE THAT IS INTENDED TO
13	FUNCTION OR THAT FUNCTIONS TO PERCEPTIBLY REDUCE OR REDIRECT
14	MUZZLE FLASH FROM THE SHOOTER'S FIELD OF VISION.
15	(I) "FORWARD PISTOL GRIP" MEANS A GRIP THAT ALLOWS FOR A
16	PISTOL-STYLE GRASP FORWARD OF THE TRIGGER.
17	(J) "LICENSED FIREARMS DEALER" MEANS A PERSON WHO HOLDS A
18	DEALER'S LICENSE UNDER TITLE 5, SUBTITLE 1 OF THE PUBLIC SAFETY
19	ARTICLE.
20	(K) "PISTOL GRIP THAT PROTRUDES CONSPICUOUSLY BENEATH THE
21	ACTION OF THE WEAPON" MEANS A GRIP THAT ALLOWS FOR A PISTOL-STYLE
22	GRASP IN WHICH THE WEB OF THE TRIGGER HAND BETWEEN THE THUMB AND
23	INDEX FINGER CAN BE PLACED BELOW THE TOP OF THE EXPOSED PORTION OF
24	THE TRIGGER WHILE FIRING.
25	(L) "THUMBHOLE STOCK" MEANS A STOCK WITH A HOLE THAT ALLOWS
26	THE THUMB OF THE TRIGGER HAND TO PENETRATE INTO OR THROUGH THE
27	STOCK WHILE FIRING.
28	4-302.
29	This subtitle does not apply to:

30 (1) if acting within the scope of official business, personnel of the 31 United States government or a unit of that government, members of the armed forces

$\frac{1}{2}$	of the United States or of the National Guard, or law enforcement personnel of the State or a local unit in the State;					
3	(2) a firearm modified to render it permanently inoperative;					
4 5	(3) purchases, sales, and transport to or by a licensed firearms dealer or manufacturer who is:					
6 7 8	(i) providing or servicing an assault [pistol] WEAPON of detachable magazine for a law enforcement unit or for personnel exempted under item (1) of this section; or					
9 10	(ii) acting to sell or transfer an assault [pistol] WEAPON or detachable magazine to a licensed firearm dealer in another state;					
11 12 13	(4) organizations that are required or authorized by federal law governing their specific business or activity to maintain assault [pistols] WEAPONS and applicable ammunition and detachable magazines;					
14 15	(5) the receipt of an assault [pistol] WEAPON or detachable magazine by inheritance if the decedent lawfully possessed the assault [pistol] WEAPON; or					
16 17 18	(6) the receipt of an assault [pistol] WEAPON or detachable magazine by a personal representative of an estate for purposes of exercising the powers and duties of a personal representative of an estate.					
19	4–303.					
20	(a) Except as provided in subsection (b) of this section, a person may not:					
21	(1) transport an assault [pistol] WEAPON into the State; or					
22 23	(2) possess, sell, offer to sell, transfer, purchase, or receive an assaultistel [pistol] WEAPON.					
24 25 26	(b) (1) A person who lawfully possessed an assault [pistol] WEAPON before June 1, 1994, and who registered the assault [pistol] WEAPON with the Secretary of State Police before August 1, 1994, may:					
27	[(1)] (I) continue to possess the assault [pistol] WEAPON; or					
28 29 30 31 32	[(2)] (II) while carrying a court order requiring the surrender of the assault [pistol] WEAPON, transport the assault [pistol] WEAPON directly to the law enforcement unit, barracks, or station if the person has notified the law enforcement unit, barracks, or station that the person is transporting the assault [pistol] WEAPON in accordance with a court order and the assault [pistol] WEAPON is unloaded.					

- 1 (2) A LICENSED FIREARMS DEALER MAY CONTINUE TO POSSESS, 2 SELL, OFFER FOR SALE, OR TRANSFER AN ASSAULT LONG GUN OR A COPYCAT 3 WEAPON THAT THE LICENSED FIREARMS DEALER LAWFULLY POSSESSED ON OR
- 4 BEFORE OCTOBER 1, 2013.
- 5 (3) A PERSON WHO LAWFULLY POSSESSED AN ASSAULT LONG
- 6 GUN OR A COPYCAT WEAPON BEFORE OCTOBER 1, 2013, AND WHO REGISTERS
- 7 THE ASSAULT LONG GUN OR COPYCAT WEAPON WITH THE SECRETARY OF
- 8 STATE POLICE BEFORE DECEMBER 1, 2013, MAY CONTINUE TO POSSESS THE
- 9 ASSAULT LONG GUN OR COPYCAT WEAPON.
- 10 4–304.
- A law enforcement unit may seize as contraband and dispose of according to
- 12 regulation an assault [pistol] WEAPON transported, sold, transferred, purchased,
- 13 received, or possessed in violation of this subtitle.
- 14 **4–305.**
- 15 (A) THE BOARD SHALL COMPILE AND MAINTAIN A ROSTER OF 16 PROHIBITED ASSAULT WEAPONS.
- 17 (B) BEGINNING NOT LATER THAN JULY 1, 2014, AND EVERY 6 MONTHS
- 18 THEREAFTER, THE BOARD SHALL HAVE THE ROSTER OF PROHIBITED ASSAULT
- 19 WEAPONS PUBLISHED IN THE MARYLAND REGISTER AND SHALL SEND A COPY
- 20 OF THE ROSTER TO ALL LICENSED FIREARMS DEALERS.
- 21 **4–306.**
- 22 (A) A PERSON MAY PETITION THE BOARD TO REMOVE A COPYCAT
- 23 WEAPON FROM THE ROSTER OF PROHIBITED ASSAULT WEAPONS IN
- 24 ACCORDANCE WITH THIS SECTION AND TITLE 10, SUBTITLE 2 OF THE STATE
- 25 GOVERNMENT ARTICLE.
- 26 (B) A PETITION SHALL BE SUBMITTED IN WRITING IN THE FORM THAT
- 27 THE BOARD REQUIRES.
- 28 (C) A PETITIONER HAS THE BURDEN OF PROVING TO THE BOARD THAT
- 29 THE COPYCAT WEAPON DOES NOT MEET THE DEFINITIONAL REQUIREMENTS OF
- 30 **§** 4–301(F) OF THIS SUBTITLE.
- 31 (D) (1) WITHIN 45 DAYS AFTER RECEIPT OF A PETITION, THE BOARD
- 32 **MAY:**

\$5,000 or both.

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1	(I) DENY THE PETITION AND STATE THE REASONS FOR THE					
2	DENIAL; OR					
3	(II) APPROVE THE PETITION IF THE FIREARM IS					
4	DETERMINED BY THE BOARD NOT TO QUALIFY AS A COPYCAT WEAPON, REMOVE					
5	THE FIREARM FROM THE ROSTER OF PROHIBITED ASSAULT WEAPONS, AND					
6	PUBLISH IN THE MARYLAND REGISTER:					
7	1. A DESCRIPTION OF THE FIREARM; AND					
8	2. A NOTICE STATING THAT AN OBJECTION TO THE					
9	REMOVAL OF THE FIREARM FROM THE ROSTER MUST BE FILED WITH THE					
10	BOARD WITHIN 30 DAYS.					
11	(2) IF THE BOARD DOES NOT TAKE ACTION TO APPROVE OR DENY					
12	THE PETITION WITHIN 45 DAYS AFTER RECEIPT OF THE PETITION, THE					
13	PETITION SHALL BE CONSIDERED DENIED.					
14	(E) (1) IF A PETITION IS DENIED, THE BOARD SHALL NOTIFY THE					
15	PETITIONER BY CERTIFIED MAIL.					
16	(2) THE PETITIONER MAY REQUEST A HEARING BEFORE THE					
17	BOARD WITHIN 15 DAYS AFTER THE DATE THAT THE DENIAL LETTER IS					
18	RECEIVED.					
19	(3) WITHIN A REASONABLE TIME NOT EXCEEDING 90 DAYS AFTER					
20	RECEIPT OF A REQUEST FOR A HEARING, THE BOARD SHALL HOLD A HEARING					
21	AND ISSUE A WRITTEN FINAL DECISION.					
22	[4-305.] 4-307.					
23	(a) This section does not apply to a .22 caliber rifle with a tubular magazine.					
24	(b) A person may not manufacture, sell, offer for sale, purchase, receive, or					
25	transfer a detachable magazine that has a capacity of more than 20 rounds of					
26	ammunition for a firearm.					
27	[4-306.] 4-308.					
28	(a) A person who violates this subtitle is guilty of a misdemeanor and on					
29	conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding					

- 1 (b) (1) A person who uses an assault pistol, or a magazine that has a capacity of more than 20 rounds of ammunition, in the commission of a felony or a crime of violence as defined in § 5–101 of the Public Safety Article is guilty of a misdemeanor and on conviction, in addition to any other sentence imposed for the felony or crime of violence, shall be sentenced under this subsection.
- 6 (2) (i) For a first violation, the person shall be sentenced to 7 imprisonment for not less than 5 years and not exceeding 20 years.
- 8 (ii) The court may not impose less than the minimum sentence 9 of 5 years.
- 10 (iii) The mandatory minimum sentence of 5 years may not be 11 suspended.
- 12 (iv) Except as otherwise provided in § 4–305 of the Correctional Services Article, the person is not eligible for parole in less than 5 years.
- 14 (3) (i) For each subsequent violation, the person shall be sentenced to imprisonment for not less than 10 years and not exceeding 20 years.
- 16 (ii) The court may not impose less than the minimum sentence 17 of 10 years.
- 18 (iii) A sentence imposed under this paragraph shall be consecutive to and not concurrent with any other sentence imposed for the felony or crime of violence.
- 21 (C) (1) A PERSON WHO USES AN ASSAULT LONG GUN OR A COPYCAT
 22 WEAPON IN THE COMMISSION OF A FELONY OR A CRIME OF VIOLENCE AS
 23 DEFINED IN § 5–101 OF THE PUBLIC SAFETY ARTICLE IS GUILTY OF A
 24 MISDEMEANOR AND ON CONVICTION, IN ADDITION TO ANY OTHER SENTENCE
 25 IMPOSED FOR THE FELONY OR CRIME OF VIOLENCE, SHALL BE SENTENCED
 26 UNDER THIS SUBSECTION.
- 27 **(2)** FOR A FIRST VIOLATION, THE PERSON SHALL BE SENTENCED 28 TO IMPRISONMENT NOT EXCEEDING 20 YEARS.
- 29 (3) (I) FOR EACH SUBSEQUENT VIOLATION, THE PERSON 30 SHALL BE SENTENCED TO IMPRISONMENT NOT EXCEEDING **20** YEARS.
- 31 (II) A SENTENCE IMPOSED UNDER THIS SUBSECTION SHALL 32 BE CONSECUTIVE TO AND NOT CONCURRENT WITH ANY OTHER SENTENCE 33 IMPOSED FOR THE FELONY OR CRIME OF VIOLENCE.

1	5–101.			
2	(p) "Regu	(p) "Regulated firearm" means:		
3	(1)	a handgun; o	\mathbf{r}	
4	(2)	a firearm tha	ıt:	
5 6 7 8	POSSESSED, SOL	BEFORE OC D, OFFERED	TOBE FOR	LLY POSSESSED BY A LICENSED FIREARMS ER 1, 2013, AND THAT MAY BE LAWFULLY SALE, OR TRANSFERRED BY THE LICENSED OF THE CRIMINAL LAW ARTICLE; AND
9 10 11	copies], regardles weapon:	` ,		he following specific assault weapons [or their any produced and manufactured that assault
12 13	carbine;	[(i)]	1.	American Arms Spectre da Semiautomatic
14		[(ii)]	2.	AK-47 in all forms;
15		[(iii)]	3.	Algimec AGM-1 type semi-auto;
16		[(iv)]	4.	AR 100 type semi–auto;
17		[(v)]	5 .	AR 180 type semi–auto;
18		[(vi)]	6.	Argentine L.S.R. semi–auto;
19 20	semi–auto;	[(vii)]	7.	Australian Automatic Arms SAR type
21 22	semi-automatics;	[(viii)]	8.	Auto-Ordnance Thompson M1 and 1927
23		[(ix)]	9.	Barrett light .50 cal. semi–auto;
24		[(x)]	10.	Beretta AR70 type semi–auto;
25		[(xi)]	11.	Bushmaster semi-auto rifle;
26		[(xii)]	12.	Calico models M–100 and M–900;

1		[(xiii)]	13.	CIS SR 88 type semi–auto;
2		[(xiv)]	14.	Claridge HI TEC C–9 carbines;
$\frac{3}{4}$	Colt AR-15 Sporte	[(xv)] er H–BAR rif	15. le;	Colt AR-15, CAR-15, and all imitations except
5 6	K–1, and K–2;	[(xvi)]	16.	Daewoo MAX 1 and MAX 2, aka AR 100, 110C,
7		[(xvii)]	17.	Dragunov Chinese made semi-auto;
8		[(xviii)]	18.	Famas semi–auto (.223 caliber);
9		[(xix)]	19.	Feather AT-9 semi-auto;
10		[(xx)]	20.	FN LAR and FN FAL assault rifle;
11		[(xxi)]	21.	FNC semi-auto type carbine;
12 13	shotgun;	[(xxii)]	22.	F.I.E./Franchi LAW 12 and SPAS 12 assault
14		[(xxiii)]	23.	Steyr-AUG-SA semi-auto;
15		[(xxiv)]	24.	Galil models AR and ARM semi–auto;
16 17	HK–94 A2 and A3	[(xxv)]	25.	Heckler and Koch HK-91 A3, HK-93 A2,
18		[(xxvi)]	26.	Holmes model 88 shotgun;
19 20	any format;	[(xxvii)]	27.	Avtomat Kalashnikov semiautomatic rifle in
21		[(xxviii)]	28.	Manchester Arms "Commando" MK-45, MK-9;
22		[(xxix)]	29.	Mandell TAC-1 semi-auto carbine;
23		[(xxx)]	30.	Mossberg model 500 Bullpup assault shotgun;
24		[(xxxi)]	31.	Sterling Mark 6;
25		[(xxxii)]	32.	P.A.W.S. carbine;

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$\begin{array}{c} 1 \\ 2 \end{array}$	caliber);	[(xxxiii)]	33.	Ruger mini–14 folding stock model (.223
3		[(xxxiv)]	34.	SIG 550/551 assault rifle (.223 caliber);
4		[(xxxv)]	35.	SKS with detachable magazine;
5		[(xxxvi)]	36.	AP-74 Commando type semi-auto;
6 7	SAR-3, M-21 snip	[(xxxvii)] per rifle, M1A	37. ., exclu	Springfield Armory BM-59, SAR-48, G3, ading the M1 Garand;
8		[(xxxviii)]	38.	Street sweeper assault type shotgun;
9		[(xxxix)]	39.	Striker 12 assault shotgun in all formats;
10		[(xl)]	40.	Unique F11 semi–auto type;
11		[(xli)]	41.	Daewoo USAS 12 semi-auto shotgun;
12		[(xlii)]	42.	UZI 9mm carbine or rifle;
13		[(xliii)]	43.	Valmet M–76 and M–78 semi–auto;
14 15	or	[(xliv)]	44.	Weaver Arms "Nighthawk" semi-auto carbine;
16		[(xlv)]	45.	Wilkinson Arms 9mm semi–auto "Terry".
17 18	SECTION 2 October 1, 2013.	2. AND BE IT	Γ FUR'	THER ENACTED, That this Act shall take effect