SENATE BILL 179

E1, E5 SB 744/23 – JPR (PRE–FILED)

By: Senators Watson, Carozza, and Muse

Requested: October 24, 2023

Introduced and read first time: January 10, 2024

Assigned to: Judicial Proceedings

A BILL ENTITLED

4	A TAT	AOID	•
1	AN	ACT	concerning

2 Crimes and Corrections – Penalties and Procedures 3 (Violent Firearms Offender Act of 2024)

4 FOR the purpose of establishing that a violation of a condition of probation, parole, or 5 mandatory supervision that involves the use or possession of a firearm is not a 6 technical violation for certain purposes; requiring the Commissioner of Correction to 7 provide a certain incarcerated individual with a certain reentry kit and assistance 8 in obtaining Medicaid benefits under certain circumstances; altering the elements of 9 certain prohibitions against using a certain firearm in the commission of a certain 10 crime; providing that the use of a firearm in the commission of the offense of 11 possession with intent to distribute a controlled dangerous substance is a crime of 12 violence for certain purposes; altering the penalties for unlawful possession of a regulated firearm; and generally relating to criminal and correctional penalties and 13 14 procedures.

- 15 BY repealing and reenacting, without amendments,
- 16 Article Correctional Services
- 17 Section 6–101(a)
- 18 Annotated Code of Maryland
- 19 (2017 Replacement Volume and 2023 Supplement)
- 20 BY repealing and reenacting, with amendments,
- 21 Article Correctional Services
- 22 Section 6–101(m)
- 23 Annotated Code of Maryland
- 24 (2017 Replacement Volume and 2023 Supplement)
- 25 BY adding to
- 26 Article Correctional Services
- 27 Section 9–609.2

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



$\frac{1}{2}$	Annotated Code of Maryland (2017 Replacement Volume and 2023 Supplement)								
3 4 5 6 7	BY repealing and reenacting, with amendments, Article – Criminal Law Section 4–204, 4–306(b), 4–404, and 14–101(a) Annotated Code of Maryland (2021 Replacement Volume and 2023 Supplement)								
8 9 10 11 12	BY repealing and reenacting, with amendments, Article – Public Safety Section 5–133(b) Annotated Code of Maryland (2022 Replacement Volume and 2023 Supplement)								
13 14 15 16 17 18	BY repealing and reenacting, with amendments, Article – Public Safety Section 5–133(b–1) Annotated Code of Maryland (2022 Replacement Volume and 2023 Supplement) (As enacted by Chapter 622 of the Acts of the General Assembly of 2023)								
19 20	·								
21	Article - Correctional Services								
22	6–101.								
23	(a) In this subtitle the following words have the meanings indicated.								
24 25	(m) "Technical violation" means a violation of a condition of probation, parole, or mandatory supervision that does not involve:								
26 27	(1) an arrest or a summons issued by a commissioner on a statement of charges filed by a law enforcement officer;								
28	(2) a violation of a criminal prohibition other than a minor traffic offense;								
29	(3) a violation of a no-contact or stay-away order; [or]								
30	(4) absconding; OR								
31	(5) USE OR POSSESSION OF A FIREARM.								
32	9-609.2.								

$\frac{1}{2}$	BEFORE RELEASE OF AN INCARCERATED INDIVIDUAL FROM A STATE CORRECTIONAL FACILITY, THE COMMISSIONER OF CORRECTION SHALL PROVIDE
3	THE INCARCERATED INDIVIDUAL WITH:
4	(1) A REENTRY KIT, INCLUDING:
5	(I) AT LEAST 1 WEEK OF SUPPLIES FOR BASIC HUMAN NEEDS,
6	INCLUDING TOILETRIES AND CLOTHING;
7 8	(II) THE IDENTIFICATION CARD REQUIRED TO BE ISSUED UNDER § 9–609.1 OF THIS SUBTITLE;
9 10	(III) 1. CONTACT INFORMATION FOR ENTITIES THAT SPECIALIZE IN PROVIDING REENTRY SERVICES, HOUSING ASSISTANCE, SUBSTANCE
11	USE DISORDER TREATMENT, AND MENTAL HEALTH SERVICES; AND
12 13	2. IF THE INCARCERATED INDIVIDUAL IS NOT ELIGIBLE FOR MEDICAID BENEFITS, CONTACT INFORMATION FOR THE MARYLAND HEALTH
14	BENEFIT EXCHANGE; AND
15	(IV) PUBLIC TRANSPORTATION INFORMATION, INCLUDING
16	LOCAL PUBLIC TRANSPORTATION SCHEDULES AND MAPS; AND
17 18	(2) IF THE INCARCERATED INDIVIDUAL IS ELIGIBLE FOR MEDICAID BENEFITS, ASSISTANCE IN OBTAINING MEDICAID BENEFITS.
19	Article – Criminal Law
20	4–204.
21	(a) (1) In this section[, "firearm"] THE FOLLOWING WORDS HAVE THE
22	MEANINGS INDICATED.
23	(2) (I) "FIREARM" means:
24 25	[(i)] 1. a weapon that expels, is designed to expel, or may readily be converted to expel a projectile by the action of an explosive; or
_0	be converted to exper a projectine by the action of an expressive, or

[(2)] (II) "Firearm" includes an antique firearm, handgun, rifle, shotgun,

[(ii)] 2.

- 28 short–barreled rifle, short–barreled shotgun, starter gun, or any other firearm, whether
- 29 loaded or unloaded.

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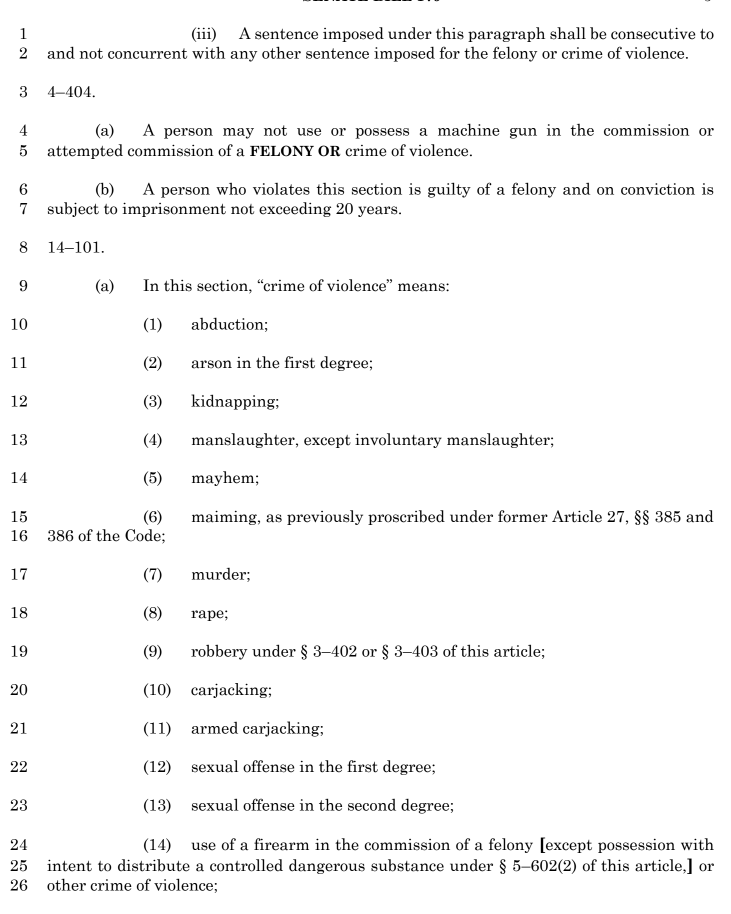
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(3) "USE A FIREARM" DOES NOT INCLUDE THE MERE POSSESSION OF

the frame or receiver of such a weapon.

1 A FIREARM.

- 2 (b) A person may not use a firearm in the commission of a crime of violence, as 3 defined in § 5–101 of the Public Safety Article, or any felony, whether the firearm is 4 operable or inoperable at the time of the crime.
- 5 (c) (1) (i) A person who violates this section is guilty of a [misdemeanor] 6 FELONY 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.
- 8 (ii) The court may not impose less than the minimum sentence of 5 9 years and, except as otherwise provided in § 4–305 of the Correctional Services Article, the 10 person is not eligible for parole in less than 5 years.
- 11 (2) For each subsequent violation, the sentence shall be consecutive to and 12 not concurrent with any other sentence imposed for the crime of violence or felony.
- 13 4–306.
- 14 (b) (1) In this subsection, "uses" does not include mere 15 possession.
- (2) A person who uses an assault weapon, a rapid fire trigger activator, or a magazine that has a capacity of more than 10 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] FELONY and on conviction, in addition to any other sentence imposed for the felony or crime of violence, shall be sentenced under this subsection.
- [(2)] (3) (i) For a first violation, the person shall be sentenced to imprisonment for not less than 5 years and not exceeding 20 years.
- 23 (ii) The court may not impose less than the minimum sentence of 5 24 years.
- 25 (iii) The mandatory minimum sentence of 5 years may not be 26 suspended.
- 27 (iv) Except as otherwise provided in § 4–305 of the Correctional 28 Services Article, the person is not eligible for parole in less than 5 years.
- [(3)] (4) (i) For each subsequent violation, the person shall be sentenced to imprisonment for not less than 10 years and not exceeding 20 years.
- 31 (ii) The court may not impose less than the minimum sentence of 10 32 years.



child abuse in the first degree under § 3–601 of this article;

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(15)

1	(1	6)	sexua	l abuse	e of a minor under § 3–602 of this article if:
2 3	an adult at the	tim	(i) e of th	1. e offen	the victim is under the age of 13 years and the offender is se; or
4 5	the age of 16 ye	ears;	and	2.	the offender is at least 21 years old and the victim is under
6			(ii)	the of	fense involved:
7				1.	vaginal intercourse, as defined in § 3–301 of this article;
8				2.	a sexual act, as defined in § 3–301 of this article;
9 10	however slightl	ly, ir	nto the	3. victin	an act in which a part of the offender's body penetrates, n's genital opening or anus; or
11 12	genital, anal, o	r oth	ner int	4. imate	the intentional touching of the victim's or the offender's area for sexual arousal, gratification, or abuse;
13	(1	7)	home	invasi	on under § 6–202(b) of this article;
14	(1	8)	a felo	ny offe	nse under Title 3, Subtitle 11 of this article;
15 16					
17	(20) continuing course of conduct with a child under § 3–315 of this article;				
18	(21) assault in the first degree;				
19	(2.	2)	assau	lt with	intent to murder;
20	(2	3)	assau	lt with	intent to rape;
21	(2	4)	assau	lt with	intent to rob;
22	(2	5)	assau	lt with	intent to commit a sexual offense in the first degree; and
23	(2)	6)	assau	lt with	intent to commit a sexual offense in the second degree.
24					Article - Public Safety
25	5–133.				
26	(b) (1	.)	Subje	ct to §	§ 5-133.3 of this subtitle, a person may not possess a

- 1 regulated firearm if the person:
- 2 [(1)] (I) has been convicted of a disqualifying crime;
- 3 **[**(2)**] (II)** has been convicted of a violation classified as a common law 4 crime and received a term of imprisonment of more than 2 years;
- 5 **[**(3) (i)**] (III)** 1. has been convicted on or after October 1, 2023, of a second or subsequent violation of § 4–104 of the Criminal Law Article; or
- [(ii)] 2. has been convicted on or after October 1, 2023, of a violation of § 4–104 of the Criminal Law Article if the violation resulted in the use of a loaded firearm by a minor causing death or serious bodily injury to the minor or another person;
- 11 **[**(4)**] (IV)** subject to subsection (b-1) of this section, is on supervised 12 probation after being convicted:
- 13 [(i)] 1. of a crime punishable by imprisonment for 1 year or more;
- 14 [(ii)] 2. for a violation of § 21–902(b) or (c) of the Transportation
- 15 Article; or
- 16 [(iii)] 3. for violating a protective order under § 4–509 of the Family
- 17 Law Article;
- 18 **[**(5)**] (**V**)** is a fugitive from justice;
- 19 [(6)] (VI) is a habitual drunkard;
- [(7)] (VII) is addicted to a controlled dangerous substance or is a habitual user;
- [(8)] (VIII) suffers from a mental disorder as defined in § 10–101(i)(2) of the
- 23 Health General Article and has a history of violent behavior against the person or
- 24 another;
- [(9)] (IX) has been found incompetent to stand trial under § 3–106 of the Criminal Procedure Article;
- [(10)] (X) has been found not criminally responsible under § 3–110 of the Criminal Procedure Article;
- [(11)] (XI) has been voluntarily admitted for more than 30 consecutive days to a facility as defined in § 10–101 of the Health General Article;

- 1 **[**(12)**] (XII)** has been involuntarily committed to a facility as defined in § 2 10–101 of the Health General Article;
- [(13)] (XIII) is under the protection of a guardian appointed by a court under § 13–201(c) or § 13–705 of the Estates and Trusts Article, except for cases in which the appointment of a guardian is solely a result of a physical disability;
- 6 **[**(14)**] (XIV)** except as provided in subsection (e) of this section, is a 7 respondent against whom:
- 8 **[(i)]** 1. a current non ex parte civil protective order has been 9 entered under § 4–506 of the Family Law Article; or
- [(ii)] 2. an order for protection, as defined in § 4–508.1 of the Family Law Article, has been issued by a court of another state or a Native American tribe and is in effect; or
- [(15)] (XV) if under the age of 30 years at the time of possession, has been adjudicated delinquent by a juvenile court for an act that would be a disqualifying crime if committed by an adult.
- 16 (2) (I) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION,
 17 A PERSON WHO VIOLATES THIS SUBSECTION IS GUILTY OF A MISDEMEANOR AND ON
 18 CONVICTION IS SUBJECT TO:
- 1. EXCEPT AS PROVIDED IN ITEM 2 OF THIS 20 SUBPARAGRAPH, IMPRISONMENT NOT EXCEEDING 5 YEARS OR A FINE NOT 21 EXCEEDING \$10,000 OR BOTH; AND
- 22 SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, 23 FOR A SECOND OR SUBSEQUENT OFFENSE, IMPRISONMENT NOT EXCEEDING 10 24 YEARS OR A FINE NOT EXCEEDING \$10,000 OR BOTH.
- 25 (II) EACH VIOLATION OF THIS SUBSECTION IS A SEPARATE 26 CRIME.
- (III) A PERSON CONVICTED UNDER THIS SUBSECTION IS NOT PROHIBITED FROM PARTICIPATING IN A DRUG TREATMENT PROGRAM UNDER § 8–507 OF THE HEALTH GENERAL ARTICLE BECAUSE OF THE LENGTH OF THE SONTENCE.
- 31 (3) THE COURT MAY NOT IMPOSE THE PENALTIES UNDER 32 PARAGRAPH (2)(1)2 OF THIS SUBSECTION UNLESS THE STATE'S ATTORNEY SERVES 33 NOTICE ON THE DEFENDANT OR THE DEFENDANT'S COUNSEL BEFORE THE 34 ACCEPTANCE OF A PLEA OF GUILTY OR NOLO CONTENDERE OR AT LEAST 15 DAYS

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- 2 (I) THE STATE WILL SEEK THE PENALTIES UNDER PARAGRAPH 3 (2)(I)2 OF THIS SUBSECTION; AND
- 4 (II) LISTS THE ALLEGED PRIOR CONVICTIONS.
- 5 (b-1) Subsection **[**(b)(4)**] (B)(1)(IV)** of this section may not be construed to prohibit possession of a regulated firearm by a person who was not convicted of but received only probation before judgment for an offense listed in subsection **[**(b)(4)**] (B)(1)(IV)** of this section.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 October 1, 2024.