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5lr2832 CF HB 1050

## By: Senators Hettleman, Smith, Waldstreicher, Zucker, Hester, Love, Muse, and Brooks

Introduced and read first time: January 28, 2025 Assigned to: Judicial Proceedings

# A BILL ENTITLED

AN ACT concerning 1

## $\mathbf{2}$

# **Family and Law Enforcement Protection Act**

- 3 FOR the purpose of altering and establishing provisions relating to the surrender of 4 firearms by a respondent under the domestic violence statutes; creating the Task  $\mathbf{5}$ Force to Study the Use of Firearms in Domestic Violence Situations; and generally relating to protective orders. 6
- 7 BY repealing and reenacting, without amendments,
- 8 Article – Family Law
- 9 Section 4-504(a)
- Annotated Code of Maryland 10
- (2019 Replacement Volume and 2024 Supplement) 11
- 12BY repealing and reenacting, with amendments,
- 13Article - Family Law
- 14 Section 4–504(b), 4–504.1(d) through (i), 4–505(a), 4–506(f), 4–506.1, and 4–509(a)
- Annotated Code of Maryland 15
- 16 (2019 Replacement Volume and 2024 Supplement)
- 17BY adding to
- 18 Article – Family Law
- Section 4–504(e) and 4–504.1(d) 19
- 20Annotated Code of Maryland
- 21(2019 Replacement Volume and 2024 Supplement)
- 22SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 23
- That the Laws of Maryland read as follows:
- 24

# Article - Family Law

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2	SENATE BILL 943					
1	4–504.						
$2 \\ 3 \\ 4$	(a) (1) A petitioner may seek relief from abuse by filing with a court, or with a commissioner under the circumstances specified in § $4-504.1(a)$ of this subtitle, a petition that alleges abuse of any person eligible for relief by the respondent.						
5	(2) A pe	tition may be filed under this subtitle if:					
6	(i)	the abuse is alleged to have occurred in the State; or					
7 8	(ii) of whether the abuse is	the person eligible for relief is a resident of the State, regardless alleged to have occurred in the State.					
9	(b) (1) The	petition shall:					
10	(i)	be under oath; and					
11	(ii)	include any information known to the petitioner of:					
$12 \\ 13 \\ 14$	being sought, including resulting from abuse by	1. the nature and extent of the abuse for which the relief is information known to the petitioner concerning previous injury the respondent;					
15		2. each previous action between the parties in any court;					
16		3. each pending action between the parties in any court;					
17		4. the whereabouts of the respondent, if known;					
18 19 20	HANDGUN QUALIFICA SECRETARY OF STATE	5. WHETHER THE RESPONDENT POSSESSES A VALID ATION LICENSE ISSUED TO THE RESPONDENT BY THE 2 POLICE;					
$\begin{array}{c} 21 \\ 22 \end{array}$	FIREARM;	6. WHETHER THE RESPONDENT OWNS OR POSSESSES A					
$\begin{array}{c} 23\\ 24 \end{array}$	petitioner regarding the	[5.] <b>7.</b> if financial relief is requested, information known to the financial resources of the respondent; and					
$25 \\ 26 \\ 27$	-	[6.] 8. in a case of alleged child abuse or alleged abuse of a whereabouts of the child or vulnerable adult and any other the abuse of the child or vulnerable adult.					
28 29		e petition states that disclosure of the address of a person eligible ther abuse of a person eligible for relief, or reveal the confidential					

29 for relief would risk further abuse of a person eligible for relief, or reveal the confidential 30 address of a shelter for domestic violence victims, that address may be omitted from all

documents filed with a commissioner or filed with, or transferred to, a court. If disclosure
is necessary to determine jurisdiction or consider any venue issue, it shall be made orally
and in camera and may not be disclosed to the respondent.

4 (E) IF THE PETITION STATES THAT THE RESPONDENT POSSESSES A VALID 5 HANDGUN QUALIFICATION LICENSE OR THAT THE RESPONDENT OWNS OR 6 POSSESSES A FIREARM, THE PETITIONER SHALL INCLUDE WITH THE PETITION THE 7 FOLLOWING INFORMATION KNOWN TO THE PETITIONER:

8 (1) THE LENGTH OF TIME THAT THE PETITIONER HAS KNOWN OR 9 LIVED WITH THE RESPONDENT;

10 (2) WHETHER THE PETITIONER IS IN POSSESSION OF A VALID 11 HANDGUN QUALIFICATION LICENSE OR OWNS OR IS IN POSSESSION OF A FIREARM;

- 12 (3) WHETHER THE PETITIONER:
- 13

- (I) HAS A SAFETY PLAN;
- 14(II) IS WORKING WITH A COMMUNITY DOMESTIC VIOLENCE15AGENCY; OR
- 16 (III) HAS A SPECIFIC COMMUNITY ADVOCATE;
- 17 (4) THE POTENTIAL LOCATION OF THE RESPONDENT'S FIREARM;
- 18 (5) THE LAST TIME THE PETITIONER SAW THE RESPONDENT'S 19 FIREARM;
- 20 (6) THE PETITIONER'S FAMILIARITY WITH THE RESPONDENT'S 21 HABITS REGARDING THE FIREARM;
- 22 (7) THE MAKE AND MODEL OF THE RESPONDENT'S FIREARM;
- 23(8)HOW MANY AND WHAT TYPE OF FIREARMS THE RESPONDENT MAY24HAVE ACCESS TO;
- 25 (9) THE CONTACT INFORMATION OF OTHER INDIVIDUALS WHO COULD 26 VERIFY THE LOCATION OF THE RESPONDENT'S FIREARM, INCLUDING EACH 27 INDIVIDUAL'S:
- 28 (I) NAME;
- 29 (II) PHONE NUMBER;

	4 SENATE BILL 943
1	(III) ADDRESS; AND
2	(IV) RELATIONSHIP TO THE PETITIONER AND THE RESPONDENT;
$\frac{3}{4}$	(10) WHETHER THE RESPONDENT KEEPS THE FIREARM IN THE RESPONDENT'S CAR AND, IF SO:
5	(I) THE MAKE AND MODEL OF THE CAR; AND
6	(II) THE LICENSE PLATE NUMBER;
7 8 9	(11) WHETHER THERE ARE, OR COULD BE, FIREARMS AT THE RESPONDENT'S CURRENT RESIDENCE AND, IF SO, THE NAMES AND DATES OF BIRTH OF ALL OF THE INDIVIDUALS IN THE RESIDENCE;
10	(12) THE RESPONDENT'S ATTITUDE TOWARD LAW ENFORCEMENT; AND
11	(13) WHETHER THE RESPONDENT:
12 13	(I) HAS PREVIOUSLY PAWNED A FIREARM AND, IF SO, THE NAME OF THE PAWN SHOP;
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(II) IS A CURRENT OR FORMER MEMBER OF THE MILITARY AND, IF SO, WHICH BRANCH AND THE NAME OF THE RESPONDENT'S COMMANDING OFFICER;
17 18	(III) HAS A VALID HUNTING LICENSE OR HUNTS AND, IF SO, THE MOST RECENT DATE THE RESPONDENT WENT HUNTING;
19 20	(IV) GOES TO SHOOTING RANGES AND, IF SO, THE LOCATION AND TIMES THE RESPONDENT GOES TO THE RANGES;
$\begin{array}{c} 21 \\ 22 \end{array}$	(V) DOES TARGET PRACTICE AND, IF SO, WHEN AND WHERE THE RESPONDENT DOES TARGET PRACTICE;
23	(VI) KNOWS HOW TO MAKE EXPLOSIVES;
$\begin{array}{c} 24 \\ 25 \end{array}$	(VII) HAS BOMB-MAKING MATERIAL OR HAS ACCESS TO BOMB-MAKING MATERIAL;
$\frac{26}{27}$	(VIII) HAS ANY PHOTOS ON SOCIAL MEDIA OF THE RESPONDENT WITH A FIREARM; AND

1 (IX) HAS BEEN SUICIDAL OR ON A MENTAL HEALTH HOLD OR HAS 2 OTHER MENTAL HEALTH CONCERNS.

 $3 \quad 4-504.1.$ 

4 (D) AN INTERIM PROTECTIVE ORDER SHALL ORDER THE RESPONDENT TO 5 SURRENDER TO LAW ENFORCEMENT AUTHORITIES ANY FIREARM IN THE 6 RESPONDENT'S POSSESSION, AND TO REFRAIN FROM PURCHASING OR POSSESSING 7 A FIREARM, FOR THE DURATION OF THE INTERIM PROTECTIVE ORDER.

8 [(d)] (E) If the commissioner awards temporary custody of a minor child under 9 subsection (c)(4)(ii) or (5) of this section, the commissioner may order a law enforcement 10 officer to use all reasonable and necessary force to return the minor child to the custodial 11 parent after service of the interim protective order.

12 [(e)] (F) (1) (i) An interim protective order shall state the date, time, and 13 location for the temporary protective order hearing and a tentative date, time, and location 14 for a final protective order hearing.

(ii) Except as provided in subsection [(h)] (I) of this section, or unless
the judge continues the hearing for good cause, a temporary protective order hearing shall
be held on the first or second day on which a District Court judge is sitting after issuance
of the interim protective order.

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(2) An interim protective order shall include in at least 10–point bold type:

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- (i) notice to the respondent that:
- 211.the respondent must give the court written notice of each22change of address;

23 2. if the respondent fails to appear at the temporary 24 protective order hearing or any later hearing, the respondent may be served with any orders 25 or notices in the case by first-class mail at the respondent's last known address;

26 3. the date, time, and location of the final protective order
27 hearing is tentative only, and subject to change; and

4. if the respondent does not attend the temporary protective
order hearing, the respondent may call the Office of the Clerk of the District Court at the
number provided in the order to find out the actual date, time, and location of any final
protective order hearing;

(ii) a statement of all possible forms and duration of relief that a
 temporary protective order or final protective order may contain;

1 notice to the petitioner and respondent that, at the hearing, a (iii)  $\mathbf{2}$ judge may issue a temporary protective order that grants any or all of the relief requested 3 in the petition or may deny the petition, whether or not the respondent is in court; 4 a warning to the respondent that violation of an interim (iv) protective order is a crime and that a law enforcement officer shall arrest the respondent,  $\mathbf{5}$ with or without a warrant, and take the respondent into custody if the officer has probable 6 7cause to believe that the respondent has violated any provision of the interim protective 8 order: and 9 (v) the phone number of the Office of the District Court Clerk.

10 [(f)] (G) Whenever a commissioner issues an interim protective order, the 11 commissioner shall:

(1) immediately forward a copy of the petition and interim protective orderto the appropriate law enforcement agency for service on the respondent; and

14 (2) before the hearing scheduled in the interim protective order, transfer 15 the case file and the return of service, if any, to the Office of the District Court Clerk.

16 [(g)] (H) A law enforcement officer shall:

17 (1) immediately on receipt of a petition and interim protective order, serve 18 them on the respondent named in the order;

19 (2) immediately after service, make a return of service to the 20 commissioner's office or, if the Office of the District Court Clerk is open for business, to the 21 Clerk; and

(3) within two hours after service of the order on the respondent,
 electronically notify the Department of Public Safety and Correctional Services of the
 service.

25 [(h)] (I) (1) Except as otherwise provided in this subsection, an interim 26 protective order shall be effective until the earlier of:

27 (i) the temporary protective order hearing under § 4-505 of this
28 subtitle; or

(ii) the end of the second business day the Office of the Clerk of the
District Court is open following the issuance of an interim protective order.

31 (2) If the court is closed on the day on which the interim protective order is 32 due to expire, the interim protective order shall be effective until the next day on which the 33 court is open, at which time the court shall hold a temporary protective order hearing.

1 [(i)] (J) A decision of a commissioner to grant or deny relief under this section 2 is not binding on, and does not affect any power granted to or duty imposed on, a judge of 3 a circuit court or the District Court under any law, including any power to grant or deny a 4 petition for a temporary protective order or final protective order.

 $5 \quad 4-505.$ 

6 (a) (1) If, after a hearing on a petition, whether ex parte or otherwise, a judge 7 finds that there are reasonable grounds to believe that a person eligible for relief has been 8 abused, the judge may enter a temporary protective order to protect any person eligible for 9 relief from abuse.

10 (2) The temporary protective order may order any or all of the following 11 relief:

(i) order the respondent to refrain from further abuse or threats ofabuse of a person eligible for relief;

14 (ii) order the respondent to refrain from contacting, attempting to 15 contact, or harassing any person eligible for relief;

16 (iii) order the respondent to refrain from entering the residence of a
17 person eligible for relief;

18(iv) where the person eligible for relief and the respondent are residing together at the time of the alleged abuse, order the respondent to vacate the home 19 20immediately and award temporary use and possession of the home to the person eligible 21for relief or in the case of alleged abuse of a child or alleged abuse of a vulnerable adult, 22award temporary use and possession of the home to an adult living in the home, provided 23that the court may not grant an order to vacate and award temporary use and possession 24of the home to a nonspouse person eligible for relief unless the name of the person eligible 25for relief appears on the lease or deed to the home or the person eligible for relief has resided 26in the home with the respondent for a period of at least 90 days within 1 year before the 27filing of the petition;

(v) order the respondent to remain away from the place of
employment, school, or temporary residence of a person eligible for relief or home of other
family members;

(vi) order the respondent to remain away from a child care provider
 of a person eligible for relief while a child of the person is in the care of the child care
 provider;

34 (vii) award temporary custody of a minor child of the person eligible 35 for relief and the respondent; **AND** 

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(viii) [order the respondent to surrender to law enforcement authorities any firearm in the respondent's possession, and to refrain from possession of any firearm, for the duration of the temporary protective order if the abuse consisted of:				
4 5	1. the use of a firearm by the respondent against a person eligible for relief;				
$6 \\ 7$	2. a threat by the respondent to use a firearm against a person eligible for relief;				
8 9	3. serious bodily harm to a person eligible for relief caused by the respondent; or				
10 11	4. a threat by the respondent to cause serious bodily harm to a person eligible for relief; and				
12 13	(ix)] award temporary possession of any pet of the person eligible for relief or the respondent.				
$14 \\ 15 \\ 16 \\ 17$	paragraph (2)(vii) of this subsection, the judge may order a law enforcement officer to use				
18 19 20 21 22	(4) THE TEMPORARY PROTECTIVE ORDER SHALL ORDER THE RESPONDENT TO SURRENDER TO LAW ENFORCEMENT AUTHORITIES ANY FIREARM IN THE RESPONDENT'S POSSESSION AND ANY HANDGUN QUALIFICATION LICENSE ISSUED TO THE RESPONDENT, AND TO REFRAIN FROM PURCHASING OR POSSESSING A FIREARM, FOR THE DURATION OF THE TEMPORARY PROTECTIVE ORDER.				
23	4–506.				
24 25 26 27 28	(f) The final protective order shall order the respondent to surrender to law enforcement authorities any firearm in the respondent's possession AND ANY HANDGUN QUALIFICATION LICENSE ISSUED TO THE RESPONDENT, and to refrain from [possession of any] PURCHASING OR POSSESSING A firearm, for the duration of the protective order.				
29	4-506.1.				
30 31	(A) (1) IF A RESPONDENT IS ORDERED TO SURRENDER A FIREARM UNDER THIS SUBTITLE, THE RESPONDENT SHALL:				
32 33 34	(I) SURRENDER ALL FIREARMS AND ANY HANDGUN QUALIFICATION LICENSE IN THE RESPONDENT'S POSSESSION TO LAW ENFORCEMENT AUTHORITIES WITHIN 24 HOURS AFTER THE ISSUANCE OF THE				

1 ORDER; AND

2 (II) PROVIDE WRITTEN PROOF OF THE SURRENDER TO THE 3 COURT AND THE LOCAL SHERIFF'S OFFICE WITHIN 2 BUSINESS DAYS AFTER THE 4 SURRENDER.

5 (2) IF THE RESPONDENT DOES NOT POSSESS A FIREARM, THE 6 RESPONDENT SHALL SUBMIT AN AFFIDAVIT TO THE COURT TO THAT EFFECT SIGNED 7 UNDER PENALTY OF PERJURY WITHIN 2 BUSINESS DAYS AFTER THE SURRENDER.

8 (3) IF THE RESPONDENT HAS LAWFULLY SOLD OR TRANSFERRED A 9 FIREARM WITHIN THE PRIOR 30 DAYS, THE RESPONDENT SHALL SUBMIT THE 10 TRANSFER PAPERWORK TO THE COURT WITHIN 2 BUSINESS DAYS AFTER THE 11 SURRENDER.

12 [(a)] (B) If a respondent surrenders a firearm under [§ 4–505 or § 4–506 of] this 13 subtitle, a law enforcement officer shall:

14 (1) provide to the respondent information on the process for retaking 15 possession of the firearm; and

16 (2) transport and store the firearm in a protective case, if one is available, 17 and in a manner intended to prevent damage to the firearm during the time the protective 18 order is in effect.

19 (C) (1) THE RESPONDENT MAY RETAKE POSSESSION OF THE FIREARM AT 20 THE EXPIRATION OF AN INTERIM PROTECTIVE ORDER UNLESS:

21 (I) THE RESPONDENT IS ORDERED TO SURRENDER THE 22 FIREARM IN A TEMPORARY PROTECTIVE ORDER ISSUED UNDER § 4–505 OF THIS 23 SUBTITLE; OR

24(II) THE RESPONDENT IS NOT OTHERWISE LEGALLY ENTITLED25TO OWN OR POSSESS THE FIREARM.

26 [(b) (1)] (2) The respondent may retake possession of the firearm at the 27 expiration of a temporary protective order unless:

(i) the respondent is ordered to surrender the firearm in a protective
 order issued under § 4–506 of this subtitle; or

30 (ii) the respondent is not otherwise legally entitled to own or possess31 the firearm.

32 [(2)] (3) The respondent may retake possession of the firearm at the

	10	SENATE BILL 943			
1	expiration of a final protective order unless:				
$\frac{2}{3}$	subtitle; or	(i) the protective order is extended under § $4-507(a)(2)$ of this			
4 5	the firearm.	(ii) the respondent is not otherwise legally entitled to own or possess			
6 7	[(c)] <b>(D)</b> if the respondent i	[(c)] (D) Notwithstanding any other law, a respondent may transport a firearm ne respondent is carrying a protective order requiring the surrender of the firearm and:			
8	(1)	the firearm is unloaded;			
9 10	(2) station that the fir	the respondent has notified the law enforcement unit, barracks, or rearm is being transported in accordance with the protective order; and			
11 12	(3) unit, barracks, or s	the respondent transports the firearm directly to the law enforcement station.			
$\begin{array}{c} 13\\14\\15\end{array}$	(E) A RESPONDENT WHO DOES NOT WISH TO RECOVER A FIREARM SURRENDERED IN ACCORDANCE WITH A PROTECTIVE ORDER OR WHO IS OTHERWISE PROHIBITED FROM POSSESSING A FIREARM MAY:				
16	(1)	SELL OR TRANSFER THE FIREARM OR AMMUNITION TO:			
17		(I) A LICENSED FIREARM DEALER; OR			
18		(II) ANOTHER PERSON:			
19 20	FIREARM OR AMM	1. WHO IS NOT PROHIBITED FROM POSSESSING A MUNITION UNDER STATE OR FEDERAL LAW; AND			
$\begin{array}{c} 21 \\ 22 \end{array}$	RESPONDENT; OF	2. WHO DOES NOT LIVE IN THE SAME RESIDENCE AS THE			
23	(2)	REQUEST THE DESTRUCTION OF THE FIREARM.			
$24 \\ 25 \\ 26$	SURRENDERED U	AW ENFORCEMENT AGENCY THAT RECEIVES A FIREARM UNDER THIS SUBTITLE SHALL ISSUE WRITTEN PROOF OF THE THE RESPONDENT, INCLUDING:			
27	(1)	THE NAME OF THE PERSON SURRENDERING THE FIREARM;			
28	(2)	THE DATE THE FIREARM WAS SURRENDERED; AND			

1 (3) (I) SUBJECT TO ITEM (II) OF THIS ITEM, THE SERIAL NUMBER, 2 MAKE, AND MODEL OF THE FIREARM; OR

3 (II) FOR A FIREARM MANUFACTURED PRIOR TO 1968 WITHOUT
 4 A SERIAL NUMBER, THE IDENTIFYING MARKS ON THE FIREARM.

TO CARRY OUT THE PROVISIONS OF THIS SUBTITLE RELATING TO  $\mathbf{5}$ (G) (1) 6 THE SURRENDER OF FIREARMS, A LAW ENFORCEMENT OFFICER SHALL ACCOMPANY 7 THE RESPONDENT OR PROCEED WITHOUT THE RESPONDENT'S PRESENCE, IF 8 NECESSARY, TO ANY PLACE WHERE THE LAW ENFORCEMENT OFFICER HAS 9 PROBABLE CAUSE TO BELIEVE A FIREARM IN THE POSSESSION OF THE RESPONDENT 10 IS LOCATED TO ENSURE THAT THE RESPONDENT DOES NOT GAIN ACCESS TO A 11 FIREARM.

12 (2) ON APPLICATION BY THE STATE'S ATTORNEY OR A LAW 13 ENFORCEMENT OFFICER, BASED ON PROBABLE CAUSE TO BELIEVE THAT THE 14 RESPONDENT HAS FAILED TO SURRENDER A FIREARM IN ACCORDANCE WITH THIS 15 SECTION OR IS IN POSSESSION OF OTHER FIREARMS, THE COURT MAY AUTHORIZE 16 THE EXECUTION OF A SEARCH WARRANT FOR THE REMOVAL OF A FIREARM AT ANY 17 LOCATION AT WHICH THE COURT HAS PROBABLE CAUSE TO BELIEVE A FIREARM 18 POSSESSED BY THE RESPONDENT IS LOCATED.

19 (3) IF AN ORDER UNDER THIS SUBTITLE PROHIBITS A RESPONDENT 20 FROM RETURNING TO THE SCENE OF DOMESTIC VIOLENCE OR ANOTHER PLACE 21 WHERE A LAW ENFORCEMENT OFFICER HAS PROBABLE CAUSE TO BELIEVE A 22 FIREARM IN THE POSSESSION OF THE RESPONDENT IS LOCATED, THE LAW 23 ENFORCEMENT OFFICER SHALL PROCEED WITHOUT THE RESPONDENT'S PRESENCE.

24 4-509.

(a) A person may not fail to comply with the relief granted in an interim protective
order under § 4–504.1(c)(1), (2), (3), (4)(i), (7), or (8) OR (D) of this subtitle, a temporary
protective order under § 4–505(a)(2)(i), (ii), (iii), (iv), OR (v), [or (viii)] OR (4) of this subtitle,
or a final protective order under § 4–506(d)(1), (2), (3), (4), or (5), or (f) of this subtitle.

29 SECTION 2. AND BE IT FURTHER ENACTED, That:

30 (a) There is a Task Force to Study the Use of Firearms in Domestic Violence31 Situations.

32 (b) The Task Force consists of the following members:

(1) two members of the Senate of Maryland, appointed by the President of
 the Senate;

$\frac{1}{2}$	the House;	(2)	two members of the House of Delegates, appointed by the Speaker of		
$\frac{3}{4}$	Correctional	(3) the following members, appointed by the Secretary of Public Safety and I Services:			
$5 \\ 6$	and		(i)	one representative of the Maryland Chiefs of Police Association;	
7			(ii)	one representative of the Maryland Sheriffs' Association; and	
8		(4)	the fo	ollowing members, appointed by the Governor:	
9			(i)	one domestic violence legal advocate;	
10			(ii)	one domestic violence survivor;	
$\begin{array}{c} 11 \\ 12 \end{array}$	group;		(iii)	one representative of a statewide domestic violence awareness	
13			(iv)	one representative of a gun safety advocacy group; and	
14			(v)	one representative of the Administrative Office of the Courts.	
$\begin{array}{c} 15\\ 16 \end{array}$	(c) appointed fr	(c) (1) The President of the Senate shall designate one of the members ppointed from the Senate as cochair of the Task Force.			
17 18	members ap	(2) The Speaker of the House of Delegates shall designate one of the nembers appointed from the House as cochair of the Task Force.			
19 20	(d) The Center for Firearm Violence Prevention and Intervention shall provide staff for the Task Force.				
21	(e) A member of the Task Force:				
22		(1)	may	not receive compensation as a member of the Task Force; but	
$\begin{array}{c} 23\\ 24 \end{array}$	(2) is entitled to reimbursement for expenses under the Standard State Travel Regulations, as provided in the State budget.				
25	(f) The Task Force shall examine approaches to:				
26 27 28	(1) ensure stakeholder accountability in the surrender of firearms by individuals prohibited from possessing a firearm due to a domestic violence protective order; and				

1 (2) create a pilot program in urban, rural, and suburban communities to 2 implement the Task Force's recommendations.

3 (g) On or before November 15, 2025, the Task Force shall submit a report on its 4 recommendations to the Maryland General Assembly, in accordance with § 2–1257 of the 5 State Government Article.

6 SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall take 7 effect October 1, 2025.

8 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section 9 3 of this Act, this Act shall take effect June 1, 2025. Section 2 of this Act shall remain 10 effective for a period of 6 months and, at the end of November 30, 2025, Section 2 of this 11 Act, with no further action required by the General Assembly, shall be abrogated and of no 12 further force and effect.