

MSI Testimony on SB 501 and HB1166.pdf

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February 9, 2024

WRITTEN TESTIMONY OF MARK W. PENNAK, PRESIDENT, MSI, IN SUPPORT OF SB 501 and HB 1166

I am the President of Maryland Shall Issue (“MSI”). Maryland Shall Issue is a Section 501(c)(4), all-volunteer, non-partisan organization dedicated to the preservation and advancement of gun owners’ rights in Maryland. It seeks to educate the community about the right of self-protection, the safe handling of firearms, and the responsibility that goes with carrying a firearm in public. I am also an attorney and an active member of the Bar of Maryland and of the Bar of the District of Columbia. I recently retired from the United States Department of Justice, where I practiced law for 33 years in the Courts of Appeals of the United States and in the Supreme Court of the United States. I am an expert in Maryland firearms law, federal firearms law and the law of self-defense. I am also a Maryland State Police certified handgun instructor for the Maryland Wear and Carry Permit and the Maryland Handgun Qualification License (“HQL”) and a certified NRA instructor in rifle, pistol, personal protection in the home, personal protection outside the home and in muzzle loader. I appear today as President of MSI in SUPPORT of SB 501 and its cross-file, HB 11666.

The Bill

This Bill would require the State Police to annually publish A HANDBOOK SUMMARIZING THE STATE LAWS THAT APPLY TO THE WEARING, CARRYING, AND TRANSPORTING OF A HANDGUN IN PUBLIC IN THE STATE” and make copies available to the public. The Senate sponsor’s amendment adds clarity and specificity to this general requirement by requiring the Handbook to summarize State laws applicable to wear, carry and transport of a handgun in public, the case law on that subject as well as summarize federal law on that subject.

The Bill Is Necessary:

The undersigned is a Maryland licensed attorney and an expert on State and federal firearms law. Without question, Maryland firearms law is enormously complex and far beyond the ability of the law-abiding lay public to comprehend. Virtually every year, Maryland enacts new laws that add to what is already a bewildering array of statutes and regulations. Many of these laws are enforceable with criminal sanctions and some do not even require a *meas rea* showing. Indeed, the law of self-defense in this State is all case law, as developed over decades. The lay public is simply unqualified to parse those decisions by the Maryland courts.

For example, Maryland law concerning the wear, carrying and transport of a handgun outside the home, MD Code, Criminal Law, § 4-203(a)(1), imposes strict criminal liability for a violation and is punishable, **on first offense**, by up to 5 years imprisonment. See *Lawrence v. State*, 475 Md. 384, 257 A.3d 588 (2021). Just last Session the General

Assembly increased jail time from 3 years imprisonment to 5 years imprisonment. See HB824, 2023 Session Laws, Ch. 651, amending MD Code, Criminal Law, § 4-203(c)(2)(i). The exceptions, set forth in subsection 4-203(b) to Section 4-203(a) prohibitions are, in many cases, quite vague and wide-open to differing interpretations by law enforcement officers and prosecutors. Gun owners must be put on notice as to the possibility of such arrests and prosecutions. Maryland gun law is a legal mine field for the unwary.

Conviction of the offense created by Section 4-203 creates a life-time firearms disqualification under federal and State law. See MD Code, Public Safety, § 5-101(g) (defining a disqualifying crime); 18 U.S.C. § 922(g). All Second Amendment rights are lost. The same strict liability is imposed for a violation of Maryland's ban on the transport of concerning so-called "assault weapons," a State-created moniker that includes "assault pistols." See MD Code, Criminal Law, §§ 4-301 – 4-303. A conviction of that offense is punishable by 3 years of imprisonment, which is also a life-time disqualifier. MSI, as an organization, is devoted to helping members understand Maryland's laws, and publishes a great deal of information concerning those laws on its website, www.marylandshallissue.org, but that assistance does not even begin to reach all who need this information much less attempt to cover all aspects of Maryland's labyrinth of laws and regulations addressing regulated firearms.

And it is not just Maryland statutes that create uncertainty. Administrative agencies have promulgated regulations that add still another layer of complexity. For example, a Maryland wear and carry permit holder who merely drives through a Maryland State Forest or State Park may be criminally cited for violating the Department of Natural Resources regulations that ban possession of a firearm **even by permit holders who are simply using public roads to transverse the park or forest**. See COMAR § 08.07.01.04 (State Forests), COMAR § 08.07.01.14 (State Chesapeake Forest lands), COMAR § 08.07.06.04 (State Parks). That's just crazy. And there are many more such laws and regulations buried in the books and which are lurking to snare the unwary. See <https://www.marylandshallissue.org/jmain/counselor-s-corner/313-md-gun-laws?showall=1> (listing State and local laws and administrative regulations).

The Additional Burden On The State Police Is Minor:

The burden on the State Police imposed by this Bill is comparably slight. Just last Session, with the enactment of HB824, the General Assembly directed the State Police to create a curriculum for State certified instructors who teach the classes required to obtain the wear and carry permit. See MD Code, Public Safety, § 5-306(a-2) ("The Secretary, in consultation with the Office of the Attorney General and the Department of Health, shall develop, publish, update, and distribute to all State-certified firearms instructors a curriculum of instruction for the topics required for classroom instruction in subsection (a-1) of this section."). The State Police have already completed that work, but the material has been sent **only** to instructors (including the undersigned). A copy of that curriculum is attached.

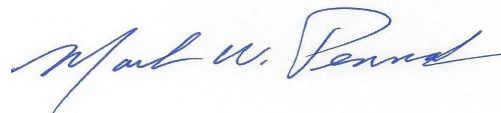
There is no apparent reason that the existing curriculum could not be revised as necessary and sent to people who possess registered regulated firearms in this State. The State Police already have all the necessary information. A State Police form 77 R is filled out for **every** sale or transfer of a regulated firearm in Maryland. That form is used by the State

Police to conduct comprehensive background checks required of every purchaser and is permanently retained by the State Police. See MD Code, Public Safety, § 5-118. The form has been in use for decades. Indeed, Maryland law requires that every new resident of Maryland register any regulated firearm within 90 days of becoming a resident. MD Code, Public Safety, § 143. A failure to register is punishable by up to 5 years of imprisonment. MD Code, Public Safety, § 5-144. The State Police have a database concerning the owner of every registered regulated firearm.

HB824 already has already imposed a very similar requirement on the State Police. Specifically, HB824 requires the State Police to transmit to each person who has registered regulated firearm in the State “a summary of each new law or change to each existing law pertaining to firearms that was passed by the general assembly during each legislative session as provided in paragraph (2) of this subsection.” MD Code, Public Safety, 5-147(b)(1). “Paragraph (2)” (the cross-reference) provides that the summary required in paragraph (1) be transmitted “within 45 days” after *sine die* of each legislative session and for a new law or change in a law within “30 days before the effective date of the act.” This Bill would simply supplement these required disclosures with instructional material that the State Police have **already** largely created under MD Code, Public Safety, 5-306(a-2).

Basic fairness requires that the State seek to educate its gun owners concerning Maryland’s laws and regulations. This public service will help ameliorate the possibility of arrests and convictions for innocent mistakes by otherwise law-abiding gun owners. The sponsor of SB 1 last year assured the public that the bill was not intended “to jam people up.” That goal is admirable, and this Bill would help promote that goal with respect to the rest of the maze that is Maryland’s gun laws. We urge a favorable report.

Sincerely,



Mark W. Pennak
President, Maryland Shall Issue, Inc.
mpennak@marylandshallissue.org



MARYLAND STATE POLICE



COURSE TITLE: Maryland State Police Wear and Carry Training Course

LESSON TITLE: Civilian Wear and Carry Training Class

TIME FRAME

Hours: 16 hours for initial training
8 hours for renewal training

PARAMETERS

Audience: Civilian
Number: Varies with class size
Space: Classroom

PERFORMANCE OBJECTIVES

Students will have a fundamental knowledge of:

The Maryland Firearms Laws pertaining to who can possess a firearm and who is prohibited from possessing a firearm.

State and Federal Firearms Laws pertaining to Self Defense, Defense of Others and Defense of Property.

State and Federal Laws pertaining to the Safe Storage of Firearms to include home firearm safety.

The Requirements and options for surrendering, transferring, or otherwise disposing of a firearm after becoming prohibited from possessing a firearm under State or Federal Law.

EVALUATION TECHNIQUE

Teacher/Student Discussion

Teacher/Student Discussion

Teacher/Student Discussion

Teacher/Student Discussion

<p>The requirements for reporting a loss or theft of a firearm to a Law Enforcement Agency as required by law.</p>	<p>Teacher/Student Discussion</p>
<p>An understanding of the firearms and accessories which are banned under state and federal law.</p>	<p>Teacher/Student Discussion</p>
<p>The types of firearms that require a special permit or registration to acquire or possess under state or federal law.</p>	<p>Teacher/Student Discussion</p>
<p>The law prohibiting the straw purchase of a firearm.</p>	<p>Teacher/Student Discussion</p>
<p>The law concerning armed trespass under 6-411 of the criminal law article.</p>	<p>Teacher/Student Discussion</p>
<p>The locations where a person is prohibited from possessing a firearm regardless of whether a person possesses a wear and carry permit.</p>	<p>Teacher/Student Discussion</p>
<p>Handgun (revolver/semi-automatic) nomenclature and safe operation.</p>	<p>Teacher/Student Discussion and hands on training</p>
<p>Conflict De-Escalation and Resolution</p>	<p>Teacher/Student Discussion.</p>
<p>Dealing with Anger Management issues.</p>	<p>Teacher/Student Discussion</p>
<p>Suicide Prevention.</p>	<p>Teacher/Student Discussion</p>

SUGGESTED INSTRUCTOR MATERIALS

Overheads
 Department Video Footage
 Power Point Presentation

Videotapes/CD:
 Internet Access
 Reference Documents:

SUGGESTED EQUIPMENT/SUPPLIES

Easel Pad & Stands
 Chart Markers
 Masking Tape
 Whiteboard
 Projector
 Projector Screen

Videotape Player
 Video camera
 Televisions
 Video show
 Computer for Presentation
 Handout

SUGGESTED STUDENT HANDOUTS

Needed:
Subject to
Class Size

Title:

1. Maryland Gun Laws
2. Application and Affidavit to Purchase a Regulated Firearm (77R)
3. Home Safety Checklist
4. Pistol and Revolver cleaning and loading procedures
5. Introduction to firearm safety
6. Range Safety
7. Marksmanship Fundamentals
8. Suicide Prevention for Handgun License Holders

METHODS/TECHNIQUES

1. Guided Lecture (to be created by instructor using lesson plan)
2. In-class discussion
3. In-class activities
4. Demonstration (videos)
5. Shooting Range

REFERENCES

1. Maryland General Assembly (mgaleg.Maryland.gov)
2. COMAR 29.03.01.01 thru .10 (Regulated Firearms)
3. COMAR 29.03.01.26 thru .34 (Regulated Firearms)
4. COMAR 29.03.02.01 thru .14 (Handgun Permits)
5. Md. CRIMINAL LAW ARTICLE Ann. § 4-104 (2013)
6. Md. CRIMINAL LAW ARTICLE Ann. § 4-203
7. Md. PUBLIC SAFETY ARTICLE Ann. 5-117.1 (2013)
8. Md. PUBLIC SAFETY ARTICLE Ann. § 5-118 (2013)
9. Md. PUBLIC SAFETY ARTICLE Ann. § 5-123
10. Md. PUBLIC SAFETY ARTICLE Ann. § 5-128
11. Md. PUBLIC SAFETY ARTICLE Ann. § 5-133 (2013)
12. Md. PUBLIC SAFETY ARTICLE 5-133.1 (2013)
13. Md. PUBLIC SAFETY ARTICLE Ann. § 5-136
14. Md. PUBLIC SAFETY ARTICLE Ann. § 5-303
15. Md. PUBLIC SAFETY ARTICLE Ann. § 5-306
16. National Firearms Act

The instructor should be familiar with the material in these reference documents to effectively teach this module.

GENERAL COMMENTS

This lesson plan is intended for use by experienced instructors who have extensive teaching experience and are proficient with all aspects of firearms use and laws in Maryland. The instructor must be a Qualified Handgun Instructor as defined in Public Safety Article 5-101.

This course will be taught to people with little to no experience dealing with firearms. Extreme care must be used to ensure participant and instructor safety.

Students need to be told before starting the course and upon entering the classroom that no loaded firearms or ammunition will be brought into the classroom. Unloaded firearms will be kept in the student's vehicle until needed in the lesson. The instructor will check all students upon arrival to assure compliance with this regulation.

When firearms are brought into the classroom, the instructor will check and recheck every firearm to ensure it is not loaded and no ammunition is in the classroom.

Students will also be told prior to the class and at the start of the lesson that any time the student handles a firearm, the muzzle will be pointed in a safe direction.

LESSON PLAN
TITLE: Civilian Wear and Carry Training Class

PRESENTATION GUIDE	TRAINER NOTES
<p>I. INTRODUCTORY SET (ANTICIPATORY SET) Introduction to Course</p> <p>Instructors should begin the lesson by providing his/her credentials that were relied upon in order to become an approved instructor for the Maryland Wear and Carry Permit Training Class. Introductions should include his/her area of “knowledge” or professional expertise.</p> <p>Instructors should acknowledge that the training program was designed by The Maryland State Police Licensing Division, Maryland Department of Health, and the Maryland Office of the Attorney General.</p>	<p>This should be the time that the instructor and the class get to know a little bit about each other. Formal introductions. What does the student hope to take away from this class? Let the class know that blocks of instruction will last approximately one hour with a 10-minute break between blocks.</p>

PRESENTATION GUIDE	TRAINER NOTES
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II. INSTRUCTIONAL INPUT (CONTENT)

See attached materials



END OF LESSON

I. STATE AND FEDERAL FIREARM LAWS, INCLUDING LAWS RELATING TO:

1. SELF-DEFENSE
2. DEFENSE OF OTHERS
3. DEFENSE OF PROPERTY

Maryland continues to follow common law principles on the use of force in self-defense, although there is a statute (discussed below) on the subject of immunity from civil lawsuits for the use of force to defend a home or a business.

In the case of *Baltimore Transit Co. v. Faulkner*, 179 Md. 598, 20 A.2d 485 (1941), which involved a civil lawsuit for assault and battery, the Court of Appeals of Maryland set forth the general common law principles of the doctrine of self-defense:

- The law of self-defense justifies an act done in the reasonable belief of immediate danger. If an injury was done by a defendant in justifiable self-defense, he can neither be punished criminally nor held responsible for damages in a civil action. ... One who seeks to justify an assault on the ground that he acted in self-defense must show that he used no more force than the exigency reasonably demanded. The belief of a defendant in an action for assault that the plaintiff intended to do him bodily harm cannot support a plea of self-defense unless it was such a belief as a person of average prudence would entertain under similar circumstances. The jury should accordingly be instructed that to justify assault and battery in self-defense the circumstances must be such as would have induced a rea[s]onable man of average prudence to make such an assault in order to protect himself. The question whether the belief of the defendant that he was about to be injured was a reasonable one under all the circumstances is a question for the consideration of the jury.

Maryland also continues to follow common law principles on the issue of when one may use deadly force in self-defense. In the case of *State v. Faulkner*, 301 Md. 482, 485, 483 A.2d 759, 761 (1984), the Court of Appeals of Maryland summarized those principles, and stated that a homicide, other than felony murder, is justified on the ground of self-defense if the following criteria are satisfied:

1. The accused must have had reasonable grounds to believe himself in apparent imminent or immediate danger of death or serious bodily harm from his assailant or potential assailant;
2. The accused must have in fact believed himself in this danger;
3. The accused claiming the right of self-defense must not have been the aggressor or provoked the conflict;
4. The force used must have not been unreasonable and excessive, that is, the force must not have been more force than the exigency demanded.

See also *Roach v. State*, 358 Md. 418, 429-30, 749 A.2d 787, 793 (2000).

In addition, when one is in one's home, one may use deadly force against an attacker if deadly force is necessary to prevent the attacker from committing a felony that involves the use of force, violence, or surprise (such as murder, robbery, burglary, rape, or arson). See *Crawford v. State*, 231 Md. 354, 190 A.2d 538 (1963).

Duty to Retreat and the Castle Doctrine

Maryland also follows the common law rule that, outside of one's home, a person, before using deadly force in self-defense, has the duty "to retreat or avoid danger if such means were within his power and consistent with his safety." *DeVaughn v. State*, 232 Md. 447, 453, 194 A.2d 109, 112 (1963), cert. denied, 376 U.S. 527 (1964), quoting *Bruce v. State*, 218 Md. 87, 97, 145 A.2d 428, 433 (1958). See also *Burch v. State*, 346 Md. 253, 283, 696 A.2d 443, 458 (1997).

But a person does not have to retreat if it would not be safe for the person to do so. "[I]f the peril of the defendant was imminent, he did not have to retreat but had a right to stand his ground and to defend and protect himself." *Bruce v. State*, supra, 218 Md. at 97, 145 A.2d at 433.

The duty to retreat also does not apply if one is attacked in one's own home. "[A] man faced with the danger of an attack upon his dwelling need not retreat from his home to escape the danger, but instead may stand his ground and, if necessary to repel the attack, may kill the attacker." *Crawford v. State*, 231 Md. 354, 361, 190 A.2d 538, 541 (1963). The

Court of Appeals said in *Crawford*, a case in which the defendant fatally shot a younger man who was attempting to break into his home to beat and rob him:

- A man is not bound to retreat from his house. He may stand his ground there and kill an[y] person who attempts to commit a felony therein, or who attempts to enter by force for the purpose of committing a felony, or of inflicting great bodily harm upon an inmate. In such a case the owner or any member of the family, or even a lodger in the house, may meet the intruder at the threshold, and prevent him from entering by any means rendered necessary by the exigency, even to the taking of his life, and the homicide will be justifiable.

This principle is known as the "Castle Doctrine", the name being derived from the view that "'a man's home is his castle' and his ultimate retreat." *Barton v. State*, 46 Md. App. 616, 618, 420 A.2d 1009, 1010-1011 (1980). A man "is not bound to flee and become a fugitive from his own home, for, if that were required, there would, theoretically, be no refuge for him anywhere in the world."

A person does not have to be the owner of the home or the head of the household in order to be able to invoke the "Castle Doctrine." Instead, "any member of the household, whether or not he or she has a proprietary or leasehold interest in the property, is within its ambit. ...".

However, even in one's own home, the degree of force used in self-defense must not be "excessive." *Crawford v. State*, supra, 231 Md. at 362, 190 A.2d at 542. Quoting a treatise on criminal law, the Court of Appeals said in *Crawford*:

- It is a justifiable homicide to kill to prevent the commission of a felony by force or surprise.
- The crimes in prevention of which life may be taken are such and only such as are committed by forcible means, violence, and surprise, such as murder, robbery, burglary, rape, or arson.
- It is also essential that killing is necessary to prevent the commission of the felony in question. If other methods could prevent its commission, a homicide is not justified; all other means of preventing the crime must first be exhausted.

Pattern Jury Instructions on Self-Defense in Criminal Cases (not statutory law)

If the duty-to-retreat criterion is met, then the following self-defense criteria are examined, as contained within the Maryland Criminal Pattern Jury Instruction (MPJI).

Self-defense (MPJI-Cr 5:07)

Self-defense is a defense, and the defendant must be found not guilty if all of the following four factors are present:

1. The defendant was not the aggressor (or, although the defendant was the initial aggressor, he/she did not raise the fight to the deadly force level).
2. The defendant actually believed that (he/she) were in immediate and imminent danger of bodily harm.
3. The defendant's belief was reasonable.
4. The defendant used no more force than was reasonably necessary to defend (him/her self) in light of the threatened or actual harm.

"Deadly-force is that amount of force reasonably calculated to cause death or serious bodily harm. If the defendant is found to have used deadly-force, it must be decided whether the use of deadly-force was reasonable. Deadly-force is reasonable if the defendant actually had a reasonable belief that the aggressor's force was or would be deadly and that the defendant needed a deadly-force response."

"In addition, before using deadly-force, the defendant is required to make all reasonable effort to retreat. The defendant does not have to retreat if the defendant was in <their> home, retreat was unsafe, the avenue of retreat was unknown to the defendant, the defendant was being robbed, the defendant was lawfully arresting the victim. If the defendant was found to have not used deadly-force, then the defendant had no duty to retreat."

Defense of Others (MPJI-Cr 5:01)

Defense of others is a defense, and the defendant must be found not guilty if all of the following four factors are present:

1. The defendant actually believed that the person defended was in immediate and imminent danger of bodily harm.
2. The defendant's belief was reasonable.
3. The defendant used no more force than was reasonably necessary to defend the person defended in light of the threatened or actual force.
4. The defendant's purpose in using force was to aid the person defended.

Defense of Habitation - Deadly Force (MPJI-Cr 5:02)

Defense of one's home is a defense, and the defendant must be found not guilty if all of the following five factors are present:

1. (Suspect) entered (or attempted to enter) the defendant's home.
2. The defendant actually believed that (suspect) intended to commit a crime that would involve an imminent threat of death or serious bodily harm.
3. The defendant reasonably believed that (suspect) intended to commit such a crime;
4. The defendant believed that the force that (he/she) used against (suspect) was necessary to prevent imminent death or serious bodily harm.
5. The defendant reasonably believed that such force was necessary.

Defense of Property - Nondeadly Force (MPJI-Cr 5:02.1)

Defense of property is a defense, and the defendant must be found not guilty if all of the following three factors are present:

1. The defendant actually believed that (suspect) was unlawfully interfering <was just about to unlawfully interfere> with property.
2. The defendant's belief was reasonable.
3. The defendant used no more force than was reasonably necessary to defend against the victim's interference with the property.

"A person may not use deadly force to defend <his> <her> property. Deadly force is that amount of force reasonably calculated to cause death or serious bodily harm."

Courts and Judicial Proceedings Article, Section 5-808 provides for limited civil immunity for the defense of a dwelling or place of business.

Section 5-808 states:

(a) In this section, "person" does not include a governmental entity.

(b) A person is not liable for damages for a personal injury or death of an individual who enters the person's dwelling or place of business if:

- (1) The person reasonably believes that force or deadly force is necessary to repel an attack by the individual; and
- (2) The amount and nature of the force used by the person is reasonable under the circumstances.

(c) Subsection (b) of this section does not apply to a person who is convicted of a crime of violence under § 14-101 of the Criminal Law Article, assault in the second degree, or reckless endangerment arising out of the circumstances described in subsection (b) of this section.

(d) The court may award costs and reasonable attorney's fees to a defendant who prevails in a defense under this section.

(e) This section does not limit or abrogate any immunity from civil liability or defense available to a person under any other provision of the Code or at common law.

The above information was obtained from open-source Wikipedia: https://en.wikipedia.org/wiki/Right_of_self-defense_in_Maryland (September 6, 2023 at 1:15pm). The information has been verified by the Maryland Office of the Attorney General. The cases cited and references to the Maryland Criminal Pattern Jury Instructions are correct.

4. THE SAFE STORAGE OF FIREARMS

Prior to October 1, 2023, Maryland had no specific law that required unattended firearms to be stored in a certain way. Additionally, Maryland does not require firearm owners to lock their firearms.

➤ Child Access Prevention

Maryland Criminal law §4-104 provides that “a person may not store or leave a loaded firearm in a location where the person knew or should have known that an unsupervised child would gain access to the firearm.” “Child” is defined as a person under age 16. This section does not apply if:

- The child’s access is supervised by an individual age 18 or older;
- The child’s access was obtained as a result of unlawful entry;
- The firearm is in the possession or control of a law enforcement officer while the officer is engaged in official duties; or
- The child has a certificate of firearm and hunter safety.

State administrative regulations may impose storage requirements in certain locations.

➤ Safe Storage

A licensed firearms dealer may not sell or otherwise transfer any handgun in Maryland, manufactured on or before December 31, 2002, without an “external safety lock.” An external safety lock is an external device that is attached to a handgun with a key or combination lock and is designed to prevent a handgun from being discharged unless the device has been deactivated.

In addition, a licensed dealer may not sell or otherwise transfer any handgun in Maryland that was manufactured after December 31, 2002 unless the handgun contains an “integrated mechanical safety device.” An integrated mechanical safety device is a disabling or locking device built into a handgun and “designed to prevent the handgun from being discharged unless the device has been deactivated.”

EFFECTIVE OCTOBER 1, 2023: Firearm Safety - Storage Requirements and Youth Suicide Prevention (Jaelynn's Law)

Senate Bill 858

In this section the following words have the meanings indicated.

- “Ammunition” means a cartridge, shell, or other device containing explosive or incendiary material designed and intended for use in a firearm.
- “Firearm” means a handgun, rifle, shotgun, short–barreled rifle, or short–barreled shotgun, as those terms are defined in § 4–201 of this title, or any other firearm.
- “Firearm” does not include an antique firearm as defined in §4–201 of this title.

This section does not apply if:

1. the MINOR’S access to a firearm is supervised by an individual at least 18 years old;
2. the MINOR’S access to a firearm was obtained as a result of an unlawful entry;
3. the firearm is in the possession or control of a law enforcement officer while the officer is engaged in official duties
4. the MINOR has a certificate of firearm and hunter safety issued under § 10–301.1 of the Natural Resources Article

A person may not store or leave:

a loaded firearm in a location where the person knew or should have known that an unsupervised MINOR HAS access to the firearm

A person who violates this section is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$1,000.

5. THE CIRCUMSTANCES UNDER WHICH AN INDIVIDUAL BECOMES PROHIBITED FROM POSSESSING A FIREARM UNDER STATE AND FEDERAL LAW, INCLUDING BECOMING A RESPONDENT AGAINST WHOM:
- A. A CURRENT NON EX PARTE CIVIL PROTECTIVE ORDER HAS BEEN ENTERED UNDER §4-506 OF THE FAMILY LAW ARTICLE;
 - B. 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
 - C. A CURRENT EXTREME RISK PROTECTIVE ORDER HAS BEEN ENTERED UNDER SUBTITLE 6 OF THIS TITLE

STATE LAW

PUBLIC SAFETY ARTICLE

TITLE 5 – Firearms

Subtitle 1– Regulated Firearms

Section 5-133 – Restrictions on Possession of Regulated Firearms

(a) This section supersedes any restriction that a local jurisdiction in the State imposes on the possession by a private party of a regulated firearm, and the State preempts the right of any local jurisdiction to regulate the possession of a regulated firearm.

(b) Subject to § 5–133.3 of this subtitle, a person may not possess a regulated firearm if the person:

- (1) has been convicted of a disqualifying crime;
- (2) has been convicted of a violation classified as a common law crime and received a term of imprisonment of more than 2 years;
- (3) is a fugitive from justice;
- (4) is a habitual drunkard;
- (5) is addicted to a controlled dangerous substance or is a habitual user;
- (6) suffers from a mental disorder as defined in § 10–101(i)(2) of the Health – General Article and has a history of violent behavior against the person or another;
- (7) has been found incompetent to stand trial under § 3–106 of the Criminal Procedure Article;
- (8) has been found not criminally responsible under § 3–110 of the Criminal Procedure Article;
- (9) has been voluntarily admitted for more than 30 consecutive days to a facility as defined in § 10–101 of the Health – General Article;
- (10) has been involuntarily committed to a facility as defined in § 10–101 of the Health – General Article;
- (11) 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;
- (12) except as provided in subsection (e) of this section, is a respondent against whom:
 - (i) a current non ex parte civil protective order has been entered under § 4–506 of the Family Law Article; or
 - (ii) 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
- (13) 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.

- (c) (1) A person may not possess a regulated firearm if the person was previously convicted of:
- (i) a crime of violence;
 - (ii) a violation of § 5–602, § 5–603, § 5–604, § 5–605, § 5–612, § 5–613, § 5–614, § 5–621, or § 5–622 of the Criminal Law Article; or
 - (iii) an offense under the laws of another state or the United States that would constitute one of the crimes listed in item (i) or (ii) of this paragraph if committed in this State.
- (2) (i) Subject to paragraph (3) of this subsection, a person who violates this subsection is guilty of a felony and on conviction is subject to imprisonment for not less than 5 years and not exceeding 15 years.
- (ii) The court may not suspend any part of the mandatory minimum sentence of 5 years.
 - (iii) Except as otherwise provided in § 4–305 of the Correctional Services Article, the person is not eligible for parole during the mandatory minimum sentence.
- (3) At the time of the commission of the offense, if a period of more than 5 years has elapsed since the person completed serving the sentence for the most recent conviction under paragraph (1)(i) or (ii) of this subsection, including all imprisonment, mandatory supervision, probation, and parole:
- (i) the imposition of the mandatory minimum sentence is within the discretion of the court; and
 - (ii) the mandatory minimum sentence may not be imposed unless the State’s Attorney notifies the person in writing at least 30 days before trial of the State’s intention to seek the mandatory minimum sentence.
- (4) Each violation of this subsection is a separate crime.
- (5) 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 sentence.
- (d) (1) Except as provided in paragraph (2) of this subsection, a person who is under the age of 21 years may not possess a regulated firearm.
- (2) Unless a person is otherwise prohibited from possessing a regulated firearm, this subsection does not apply to:
- (i) the temporary transfer or possession of a regulated firearm if the person is:
 - 1. under the supervision of another who is at least 21 years old and who is not prohibited by State or federal law from possessing a firearm; and
 - 2. acting with the permission of the parent or legal guardian of the transferee or person in possession;
 - (ii) the transfer by inheritance of title, and not of possession, of a regulated firearm;
 - (iii) a member of the armed forces of the United States or the National Guard while performing official duties;
 - (iv) the temporary transfer or possession of a regulated firearm if the person is:
 - 1. participating in marksmanship training of a recognized organization; and
 - 2. under the supervision of a qualified instructor;
 - (v) a person who is required to possess a regulated firearm for employment and who holds a permit under Subtitle 3 of this title; or
 - (vi) the possession of a firearm for self–defense or the defense of others against a trespasser into the residence of the person in possession or into a residence in which the person in possession is an invited guest.

(e) This section does not apply to a respondent transporting a regulated firearm if the respondent is carrying a civil protective order requiring the surrender of the regulated firearm and:

(1) the regulated firearm is unloaded;

(2) the respondent has notified the law enforcement unit, barracks, or station that the regulated firearm is being transported in accordance with the civil protective order; and

(3) the respondent transports the regulated firearm directly to the law enforcement unit, barracks, or station.

(f) This section does not apply to the carrying or transporting of a regulated firearm by a person who is carrying a court order requiring the surrender of the regulated firearm, if:

(1) the firearm is unloaded;

(2) the person has notified a law enforcement unit, barracks, or station that the firearm is being transported in accordance with the order; and

(3) the person transports the firearm directly to a State or local law enforcement agency or a federally licensed firearms dealer.

DISQUALIFYING CRIME: Maryland Code, Public Safety § 5-101

“Disqualifying crime” means:

(1) a crime of violence;

(2) a violation classified as a felony in the State; or

(3) a violation classified as a misdemeanor in the State that carries a statutory penalty of more than 2 years.

“Convicted of a disqualifying crime” includes (unless an expungement has been granted):

(i) a case in which a person received probation before judgment for a crime of violence (except for Second Degree Assault, unless the Second-Degree Assault was a “Domestically related crime” -- “Domestically related crime” means a crime where the trial court has made a finding that the crime was a “Domestically related crime” under §6-233 of the Criminal Procedure Article.); and

(ii) a case in which a person received probation before judgment in a “Domestically related crime.”

Subtitle 1– Regulated Firearms

Section 5-205. Possession of rifle or shotgun

(a) This subtitle does not apply to a rifle or shotgun that is an antique firearm as defined in § 4-201 of the Criminal Law Article.

(b) A person may not possess a rifle or shotgun if the person:

(1) has been convicted of a disqualifying crime as defined in § 5-101 of this title;

(2) has been convicted of a violation classified as a crime under common law and received a term of imprisonment of more than 2 years;

(3) is a fugitive from justice;

(4) is a habitual drunkard as defined in § 5-101 of this title;

(5) is addicted to a controlled dangerous substance or is a habitual user as defined in § 5-101 of this title;

(6) suffers from a mental disorder as defined in § 10-101(i)(2) of the Health--General Article and has a history of violent behavior against the person or another;

(7) has been found incompetent to stand trial under § 3-106 of the Criminal Procedure Article;

(8) has been found not criminally responsible under § 3-110 of the Criminal Procedure Article;

(9) has been voluntarily admitted for more than 30 consecutive days to a facility as defined in § 10-101 of the Health--General Article;

(10) has been involuntarily committed to a facility as defined in § 10-101 of the Health--General Article;

(11) 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;

(12) except as provided in subsection (c) of this section, is a respondent against whom:

(i) a current non ex parte civil protective order has been entered under § 4-506 of the Family Law Article; or

(ii) 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

(13) 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.

(c) This section does not apply to:

(1) a person transporting a rifle or shotgun if the person is carrying a civil protective order requiring the surrender of the rifle or shotgun and:

(i) the rifle or shotgun is unloaded;

(ii) the person has notified the law enforcement unit, barracks, or station that the rifle or shotgun is being transported in accordance with the civil protective order; and

(iii) the person transports the rifle or shotgun directly to the law enforcement unit, barracks, or station; or

(2) the carrying or transporting of a rifle or shotgun by a person who is carrying a court order requiring the surrender of the rifle or shotgun, if:

(i) the rifle or shotgun is unloaded;

(ii) the person has notified a law enforcement unit, barracks, or station that the rifle or shotgun is being transported in accordance with the order; and

(iii) the person transports the rifle or shotgun directly to a State or local law enforcement agency or a federally licensed firearms dealer.

(d) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 3 years or a fine not exceeding \$1,000 or both.

(e) A person who is disqualified from owning a rifle or shotgun under subsection (b)(6), (7), (8), (9), (10), or (11) of this section may seek relief from the disqualification in accordance with § 5-133.3 of this title.

FEDERAL LAW

18 USC 922: Unlawful acts

(g) It shall be unlawful for any person-

(1) who has been convicted in any court of, a crime punishable by imprisonment for a term exceeding one year;

(2) who is a fugitive from justice;

(3) who is an unlawful user of or addicted to any controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802));

(4) who has been adjudicated as a mental defective or who has been committed to a mental institution;

(5) who, being an alien-

(A) is illegally or unlawfully in the United States; or

(B) except as provided in subsection (y)(2), has been admitted to the United States under a nonimmigrant visa (as that term is defined in section 101(a)(26) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(26)));

(6) who has been discharged from the Armed Forces under dishonorable conditions;

(7) who, having been a citizen of the United States, has renounced his citizenship;

(8) who is subject to a court order that-

(A) was issued after a hearing of which such person received actual notice, and at which such person had an opportunity to participate;

(B) restrains such person from harassing, stalking, or threatening an intimate partner of such person or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and

(C)(i) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or

(ii) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury; or

(9) who has been convicted in any court of a misdemeanor crime of domestic violence, to ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any firearm or ammunition; or to receive any firearm or ammunition which has been shipped or transported in interstate or foreign commerce.

Article - Family Law §4-505

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

The temporary protective order may order any or all of the following relief:

(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:

1. the use of a firearm by the respondent against a person eligible for relief;
2. a threat by the respondent to use a firearm against a person eligible for relief;
3. serious bodily harm to a person eligible for relief caused by the respondent; or
4. a threat by the respondent to cause serious bodily harm to a person eligible for relief

Article - Family Law §4–506

The final protective order shall 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 protective order.

Article - Family Law §4–508.1

(a) (1) In this section, "order for protection" means a temporary or final order or injunction that:

(i) is issued for the purpose of preventing violent or threatening acts or harassment against, contact or communication with, or physical proximity to another person;

(ii) is issued by a civil court in response to a complaint, petition, or motion filed by or on behalf of a person seeking protection or by a criminal court; and

(iii) is obtained by filing an independent action or as a pendente lite order in another proceeding.

(2) "Order for protection" does not include a support or child custody order.

(b) **An order for protection issued by a court of another state or a Native American tribe shall be accorded full faith and credit by a court of this State and shall be enforced:**

(1) in the case of an ex parte order for protection, only to the extent that the order affords relief that is permitted under § 4–505 of this subtitle; and

(2) in the case of an order for protection, other than an ex parte order for protection, only to the extent that the order affords relief that is permitted under § 4–506(d) of this subtitle.

(c) A law enforcement officer shall arrest with or without a warrant and take into custody a person who the officer has probable cause to believe is in violation of an order for protection that was issued by a court of another state or a Native American tribe and is in effect at the time of the violation if the person seeking the assistance of the law enforcement officer:

(1) has filed with the District Court or circuit court for the jurisdiction in which the person seeks assistance a copy of the order; or

(2) displays or presents to the law enforcement officer a copy of the order that appears valid on its face.

(d) A law enforcement officer acting in accordance with this section shall be immune from civil liability if the law enforcement officer acts in good faith and in a reasonable manner.

(e) It is the intent of the General Assembly that an order for protection issued by a court of this State shall be accorded full faith and credit by a court of another state to the extent required by federal law.

EXTREME RISK PROTECTIVE ORDER - Maryland Public Safety 5-601

In this subtitle the following words have the meanings indicated.

Extreme risk protective order - Extreme risk protective order means a civil interim, temporary, or final protective order issued in accordance with this subtitle.

§ 5-603. Interim extreme risk protective order

Prohibiting possession of a firearm; emergency mental health evaluation

(a)(1) When a petition is filed with a District Court commissioner under § 5-602(b)(2) of this subtitle, the commissioner may enter an interim extreme risk protective order to prohibit the respondent from possessing a firearm if the commissioner finds that there are reasonable grounds to believe that the respondent poses an immediate and present danger of causing personal injury to the respondent, the petitioner, or another by possessing a firearm.

(3) The interim extreme risk protective order shall:

- (i) order the respondent to surrender to law enforcement authorities any firearm and ammunition in the respondent's possession; and
- (ii) prohibit the respondent from purchasing or possessing any firearm or ammunition for the duration of the interim extreme risk protective order.

§ 5-604. Temporary extreme risk protective order

Prohibiting possession of a firearm, emergency mental health evaluation

(a)(1) After a hearing on a petition, whether ex parte or otherwise, a judge may enter a temporary extreme risk protective order to prohibit the respondent from possessing a firearm if the judge finds that there are reasonable grounds to believe that the respondent poses an immediate and present danger of causing personal injury to the respondent, the petitioner, or another by possessing a firearm.

(3) The temporary extreme risk protective order shall:

- (i) order the respondent to surrender to law enforcement authorities any firearm and ammunition in the respondent's possession; and
- (ii) prohibit the respondent from purchasing or possessing any firearm or ammunition for the duration of the temporary extreme risk protective order.

§ 5-605. Final extreme risk protective order

The judge may enter a final extreme risk protective order to prohibit the respondent from possessing a firearm if the judge finds by clear and convincing evidence that the respondent poses a danger of causing personal injury to the respondent, the petitioner, or another by possessing a firearm. The final extreme risk protective order shall:

- (i) order the respondent to surrender to law enforcement authorities any firearm and ammunition in the respondent's possession; and
- (ii) prohibit the respondent from purchasing or possessing any firearm or ammunition for the duration of the interim extreme risk protective order.

6. THE REQUIREMENTS AND OPTIONS FOR SURRENDERING, TRANSFERRING, OR OTHERWISE DISPOSING OF A FIREARM AFTER BECOMING PROHIBITED FROM POSSESSING A FIREARM UNDER STATE OR FEDERAL LAW

CRIMINAL LAW

TITLE 4 – WEAPONS CRIMES

Subtitle 2– Handguns

Section 4-203 – Wearing, Carrying, or Transporting Handgun

(a) (1) Except as provided in subsection (b) of this section, a person may not:

- (i) wear, carry, or transport a handgun, whether concealed or open, on or about the person;
- (ii) wear, carry, or knowingly transport a handgun, whether concealed or open, in a vehicle traveling on a road or parking lot generally used by the public, highway, waterway, or airway of the State;
- (iii) violate item (i) or (ii) of this paragraph while on public school property in the State;
- (iv) violate item (i) or (ii) of this paragraph with the deliberate purpose of injuring or killing another person; or
- (v) violate item (i) or (ii) of this paragraph with a handgun loaded with ammunition.

(b) This section does not prohibit:

- (9) the wearing, carrying, or transporting of a handgun by a person who is carrying a court order requiring the surrender of the handgun, if:
 - (i) the handgun is unloaded;
 - (ii) the person has notified the law enforcement unit, barracks, or station that the handgun is being transported in accordance with the court order; and
 - (iii) the person transports the handgun directly to the law enforcement unit, barracks, or station.

PUBLIC SAFETY ARTICLE

TITLE 5 – Firearms

Subtitle 6– Extreme Risk Protective Orders

Section 5-608 – Firearm or Ammunition Surrendered or Seized

(c) (1) A respondent who does not wish to recover a firearm or ammunition seized or surrendered in accordance with an extreme risk protective order, or who is prohibited from possessing firearms or ammunition under this title, may:

- (i) sell or transfer title to the firearm or ammunition to:
 - 1. a licensed firearms dealer; or
 - 2. another person who is not prohibited from possessing the firearm or ammunition under State or federal law and who does not live in the same residence as the respondent; or
- (ii) request the destruction of the firearm or ammunition.

(2) A law enforcement agency shall transfer possession of a firearm or ammunition to a licensed firearms dealer or a person described in paragraph (1)(i)2 of this subsection only after:

(i) the licensed firearms dealer or other person provides written proof that the respondent has agreed to transfer the firearm or ammunition to the dealer or person; and

(ii) the law enforcement agency verifies the agreement with the respondent.

(3) On request of the respondent, a law enforcement agency may destroy firearms or ammunition seized or surrendered in accordance with an extreme risk protective order.

7. THE REQUIREMENTS FOR REPORTING A LOSS OR THEFT OF A FIREARM TO A LAW ENFORCEMENT AGENCY AS REQUIRED BY §5-146 OF THIS TITLE

Md. Code, Pub. Safety § 5-146

Section 5-146 - Lost or stolen regulated firearms

- A. A dealer or any other person who sells or transfers a regulated firearm shall notify the purchaser or recipient of the regulated firearm at the time of purchase or transfer that the purchaser or recipient is required to report a lost or stolen regulated firearm to the local law enforcement agency as required under subsection (b) of this section.
- B. If a regulated firearm is lost or stolen, the owner of the regulated firearm shall report the loss or theft to the local law enforcement agency within 72 hours after the owner first discovers the loss or theft.
- C. On receipt of a report of a lost or stolen regulated firearm, a local law enforcement agency shall report to the Secretary and enter into the National Crime Information Center (NCIC) database, to the extent known, the caliber, make, model, manufacturer, and serial number of the regulated firearm and any other distinguishing number or identification mark on the regulated firearm.
- D.
 - 1. A knowing and willful first-time violation of this section is a civil offense punishable by a fine not exceeding \$500.
 - 2. A person who knowingly and willfully violates this section for a second or subsequent time is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 90 days or a fine not exceeding \$500 or both.
- E. The imposition of a civil or criminal penalty under this section does not preclude the pursuit of any other civil remedy or criminal prosecution authorized by law.

8. THE FIREARMS AND ACCESSORIES WHICH ARE BANNED UNDER STATE AND FEDERAL LAW

CRIMINAL LAW

TITLE 4 – WEAPONS CRIMES

Subtitle 3 – Assault Weapons and Detachable Magazines

Section 4-301 – Definitions

In this subtitle the following words have the meanings indicated.

- A. “Assault long gun” means any assault weapon listed under § 5–101(r)(2) of the Public Safety Article;
- B. “Assault pistol” means any of the following firearms or a copy regardless of the producer or manufacturer:
 - 1) AA Arms AP–9 semiautomatic pistol;
 - 2) Bushmaster semi-automatic pistol;
 - 3) Claridge HI–TEC semi-automatic pistol;
 - 4) D Max Industries semiautomatic pistol;
 - 5) Encom MK–IV, MP–9, or MP–45 semiautomatic pistol;
 - 6) Heckler and Koch semi-automatic SP–89 pistol;
 - 7) Holmes MP–83 semiautomatic pistol;
 - 8) Ingram MAC 10/11 semiautomatic pistol and variations including the Partisan Avenger and the SWD Cobray;
 - 9) Intratec TEC–9/DC–9 semiautomatic pistol in any centerfire variation;
 - 10) P.A.W.S. type semi-automatic pistol;
 - 11) Skorpion semi-automatic pistol;
 - 12) Spectre double action semi-automatic pistol (Sile, F.I.E., Mitchell);
 - 13) UZI semiautomatic pistol;
 - 14) Weaver Arms semi-automatic Nighthawk pistol; or
 - 15) Wilkinson semiautomatic “Linda” pistol.
- C. “Assault weapon” means:
 - 1) an assault long gun;
 - 2) an assault pistol; or
 - 3) a copycat weapon.
- D. “Binary trigger system” means a device that, when installed in or attached to a firearm, fires both when the trigger is pulled and on release of the trigger.
- E. “Bump stock” means a device that, when installed in or attached to a firearm, increases the rate of fire of the firearm by using energy from the recoil of the firearm to generate a reciprocating action that facilitates repeated activation of the trigger.
- F. “Burst trigger system” means a device that, when installed in or attached to a firearm, allows the firearm to discharge two or more shots with a single pull of the trigger by altering the trigger reset.
- G. “Copycat weapon” means:
 - 1) a semiautomatic centerfire rifle that can accept a detachable magazine and has any two of the following:
 - a. a folding stock;
 - b. a grenade launcher or flare launcher; or
 - c. a flash suppressor;
 - 2) a semiautomatic centerfire rifle that has a fixed magazine with the capacity to accept more than 10 rounds;
 - 3) a semiautomatic centerfire rifle that has an overall length of less than 29 inches;
 - 4) a semiautomatic pistol with a fixed magazine that can accept more than 10 rounds;
 - 5) a semiautomatic shotgun that has a folding stock; or
 - 6) a shotgun with a revolving cylinder.
 - “Copycat weapon” does not include an assault long gun or an assault pistol.
- H. “Detachable magazine” means an ammunition feeding device that can be removed readily from a firearm without requiring disassembly of the firearm action or without the use of a tool, including a bullet or cartridge.

- I. “Flash suppressor” means a device that functions, or is intended to function, to perceptibly reduce or redirect muzzle flash from the shooter’s field of vision.
- J. “Hellfire trigger” means a device that, when installed in or attached to a firearm, disengages the trigger return spring when the trigger is pulled.
- K. “Licensed firearms dealer” means a person who holds a dealer’s license under Title 5, Subtitle 1 of the Public Safety Article.
- L. “Rapid fire trigger activator” means any device, including a removable manual or power–driven activating device, constructed so that, when installed in or attached to a firearm:
 - 1) the rate at which the trigger is activated increases; or
 - 2) the rate of fire increases.
 - “Rapid fire trigger activator” includes a bump stock, trigger crank, hellfire trigger, binary trigger system, burst trigger system, or a copy or a similar device, regardless of the producer or manufacturer.
 - “Rapid fire trigger activator” does not include a semiautomatic replacement trigger that improves the performance and functionality over the stock trigger.
- M. “Trigger crank” means a device that, when installed in or attached to a firearm, repeatedly activates the trigger of the firearm through the use of a crank, a lever, or any other part that is turned in a circular motion.

Section 4-302 – Scope of Subtitle

This subtitle does not apply to:

- 1) if acting within the scope of official business, personnel of the United States government or a unit of that government, members of the armed forces of the United States or of the National Guard, law enforcement personnel of the State or a local unit in the State, or a railroad police officer authorized under Title 3 of the Public Safety Article or 49 U.S.C. § 28101;
- 2) a firearm modified to render it permanently inoperative;
- 3) possession, importation, manufacture, receipt for manufacture, shipment for manufacture, storage, purchases, sales, and transport to or by a licensed firearms dealer or manufacturer who is:
 - i. providing or servicing an assault weapon or detachable magazine for a law enforcement unit or for personnel exempted under item (1) of this section;
 - ii. acting to sell or transfer an assault weapon or detachable magazine to a licensed firearm dealer in another state or to an individual purchaser in another state through a licensed firearms dealer; or
 - iii. acting to return to a customer in another state an assault weapon transferred to the licensed firearms dealer or manufacturer under the terms of a warranty or for repair;
- 4) organizations that are required or authorized by federal law governing their specific business or activity to maintain assault weapons and applicable ammunition and detachable magazines;
- 5) the receipt of an assault weapon or detachable magazine by inheritance, and possession of the inherited assault weapon or detachable magazine, if the decedent lawfully possessed the assault weapon or detachable magazine and the person inheriting the assault weapon or detachable magazine is not otherwise disqualified from possessing a regulated firearm;
- 6) the receipt of an assault 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;
- 7) possession by a person who is retired in good standing from service with a law enforcement agency of the State or a local unit in the State and is not otherwise prohibited from receiving an assault weapon or detachable magazine if:
 - i. the assault weapon or detachable magazine is sold or transferred to the person by the law enforcement agency on retirement; or
 - ii. the assault weapon or detachable magazine was purchased or obtained by the person for official use with the law enforcement agency before retirement;
- 8) possession or transport by an employee of an armored car company if the individual is acting within the scope of employment and has a permit issued under Title 5, Subtitle 3 of the Public Safety Article; or

- 9) possession, receipt, and testing by, or shipping to or from:
- i. an ISO 17025 accredited, National Institute of Justice–approved ballistics testing laboratory; or
 - ii. a facility or entity that manufactures or provides research and development testing, analysis, or engineering for personal protective equipment or vehicle protection systems.

§ 4-303. Assault Weapons Prohibited

- (a) Except as provided in subsection (b) of this section, a person may not:
- 1) transport an assault weapon into the State; or
 - 2) possess, sell, offer to sell, transfer, purchase, or receive an assault weapon.
- (b) (1) A person who lawfully possessed an assault pistol before June 1, 1994, and who registered the assault pistol with the Secretary of State Police before August 1, 1994, may:
- i. continue to possess and transport the assault pistol; or
 - ii. while carrying a court order requiring the surrender of the assault pistol, transport the assault pistol directly to a law enforcement unit, barracks, or station, a State or local law enforcement agency, or a federally licensed firearms dealer, as applicable, if the person has notified a law enforcement unit, barracks, or station that the person is transporting the assault pistol in accordance with a court order and the assault pistol is unloaded.
- (2) A licensed firearms dealer may continue to possess, sell, offer for sale, or transfer an assault long gun or a copycat weapon that the licensed firearms dealer lawfully possessed on or before October 1, 2013.
- (3) A person who lawfully possessed, has a purchase order for, or completed an application to purchase an assault long gun or a copycat weapon before October 1, 2013, may:
- i. possess and transport the assault long gun or copycat weapon; or
 - ii. while carrying a court order requiring the surrender of the assault long gun or copycat weapon, transport the assault long gun or copycat weapon directly to a law enforcement unit, barracks, or station, a State or local law enforcement agency, or a federally licensed firearms dealer, as applicable, if the person has notified a law enforcement unit, barracks, or station that the person is transporting the assault long gun or copycat weapon in accordance with a court order and the assault long gun or copycat weapon is unloaded.
- (4) A person may transport an assault weapon to or from:
- i. an ISO 17025 accredited, National Institute of Justice–approved ballistics testing laboratory; or
 - ii. a facility or entity that manufactures or provides research and development testing, analysis, or engineering for personal protective equipment or vehicle protection systems.
- (5) A federally licensed firearms dealer may receive and possess an assault weapon received from a person in accordance with a court order to transfer firearms under § 6–234 of the Criminal Procedure Article.

Section 4-305 – Detachable Magazines – Prohibited

- (a) This section does not apply to:
- 1) a .22 caliber rifle with a tubular magazine; or
 - 2) a law enforcement officer or a person who retired in good standing from service with a law enforcement agency of the United States, the State, or any law enforcement agency in the State.
- (b) A person may not manufacture, sell, offer for sale, purchase, receive, or transfer a detachable magazine that has a capacity of more than 10 rounds of ammunition for a firearm.

PUBLIC SAFETY

TITLE 5 – FIREARMS

Subtitle 1 – REGULATED FIREARMS

Section 5-101 – Definitions

A. “Regulated firearm” means:

- 1) a handgun; or
- 2) a firearm that is any of the following specific assault weapons or their copies, regardless of which company produced and manufactured that assault weapon:
 - (i) American Arms Spectre da Semiautomatic carbine;
 - (ii) AK-47 in all forms;
 - (iii) Algimec AGM-1 type semi-auto;
 - (iv) AR 100 type semi-auto;
 - (v) AR 180 type semi-auto;
 - (vi) Argentine L.S.R. semi-auto;
 - (vii) Australian Automatic Arms SAR type semi-auto;
 - (viii) Auto-Ordnance Thompson M1 and 1927 semi-automatics;
 - (ix) Barrett light .50 cal. semi-auto;
 - (x) Beretta AR70 type semi-auto;
 - (xi) Bushmaster semi-auto rifle;
 - (xii) Calico models M-100 and M-900;
 - (xiii) CIS SR 88 type semi-auto;
 - (xiv) Claridge HI TEC C-9 carbines;
 - (xv) Colt AR-15, CAR-15, and all imitations except Colt AR-15 Sporter H-BAR rifle;
 - (xvi) Daewoo MAX 1 and MAX 2, aka AR 100, 110C, K-1, and K-2;
 - (xvii) Dragunov Chinese made semi-auto;
 - (xviii) Famas semi-auto (.223 caliber);
 - (xix) Feather AT-9 semi-auto;
 - (xx) FN LAR and FN FAL assault rifle;
 - (xxi) FNC semi-auto type carbine;
 - (xxii) F.I.E./Franchi LAW 12 and SPAS 12 assault shotgun;
 - (xxiii) Steyr-AUG-SA semi-auto;
 - (xxiv) Galil models AR and ARM semi-auto;
 - (xxv) Heckler and Koch HK-91 A3, HK-93 A2, HK-94 A2 and A3;
 - (xxvi) Holmes model 88 shotgun;

- (xxvii) Avtomat Kalashnikov semiautomatic rifle in any format;
- (xxviii) Manchester Arms "Commando" MK-45, MK-9;
- (xxix) Mandell TAC-1 semi-auto carbine;
- (xxx) Mossberg model 500 Bullpup assault shotgun;
- (xxxi) Sterling Mark 6;
- (xxxii) P.A.W.S. carbine;
- (xxxiii) Ruger mini-14 folding stock model (.223 caliber);
- (xxxiv) SIG 550/551 assault rifle (.223 caliber);
- (xxxv) SKS with detachable magazine;
- (xxxvi) AP-74 Commando type semi-auto;
- (xxxvii) Springfield Armory BM-59, SAR-48, G3, SAR-3, M-21 sniper rifle, M1A, excluding the M1 Garand;
- (xxxviii) Street sweeper assault type shotgun;
- (xxxix) Striker 12 assault shotgun in all formats;
- (xl) Unique F11 semi-auto type;
- (xli) Daewoo USAS 12 semi-auto shotgun;
- (xlii) UZI 9mm carbine or rifle;
- (xliii) Valmet M-76 and M-78 semi-auto;
- (xliv) Weaver Arms "Nighthawk" semi-auto carbine; or
- (xlv) Wilkinson Arms 9mm semi-auto "Terry".

9. THE TYPES OF FIREARMS THAT REQUIRE A SPECIAL PERMIT OR REGISTRATION TO ACQUIRE OR POSSESS UNDER STATE OR FEDERAL LAW

Machine Guns

Short Barrel Rifle

Short Barrel Shotgun

CRIMINAL LAW

TITLE 4 – WEAPONS CRIMES

Subtitle 2 – Handguns

Section 4-201 – Definitions

(a) (1) “Handgun” means a pistol, revolver, or other firearm capable of being concealed on the person.

(2) “Handgun” includes a short-barreled shotgun and a short-barreled rifle.

(3) “Handgun” does not include a shotgun, rifle, or antique firearm.

(b) “Rifle” means a weapon that is:

(1) designed or redesigned, made or remade, and intended to be fired from the shoulder; and

(2) designed or redesigned, and made or remade to use the energy of the explosive in a fixed metallic cartridge to fire only a single projectile through a rifled bore for each single pull of the trigger.

(c) “Short-barreled rifle” means:

(1) a rifle that has one or more barrels less than 16 inches long; or

(2) a weapon that has an overall length of less than 26 inches and that was made from a rifle, whether by alteration, modification, or otherwise.

(d) “Short-barreled shotgun” means:

(1) a shotgun that has one or more barrels less than 18 inches long; or

(2) a weapon that has an overall length of less than 26 inches long and was made from a shotgun, whether by alteration, modification, or otherwise.

(e) “Shotgun” means a weapon that is:

(1) designed or redesigned, made or remade, and intended to be fired from the shoulder; and

(2) designed or redesigned and made or remade to use the energy of the explosive in a fixed shotgun shell to fire through a smooth bore one or more projectiles for each pull of the trigger.

CRIMINAL LAW

TITLE 4 – WEAPONS CRIMES

Subtitle 4 – Uniform Machine Gun Act

Section 4-401 – Definitions

(c) “Machine gun” means a loaded or unloaded weapon that is capable of automatically discharging more than one shot or bullet from a magazine by a single function of the firing device.

Section 4-403 – Registration of Machine Guns

(a) (1) A manufacturer of a machine gun shall keep a register of each machine gun manufactured or handled by the manufacturer.

(2) The register shall contain:

(i) the method of manufacture and serial number of the machine gun;

(ii) the date of manufacture, sale, loan, gift, delivery, and receipt of the machine gun from the manufacturer; and

(iii) the name, address, and occupation of the person to whom the machine gun was sold, loaned, given or delivered, or from whom the machine gun was received, and the purpose for which the machine gun was acquired.

(3) A person who violates this subsection is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$100.

(b) (1) On demand, a manufacturer of a machine gun shall allow a marshal, sheriff, or police officer to inspect the manufacturer’s entire stock of machine guns, parts, and supplies and the register required under subsection (a) of this section.

(2) A person who violates paragraph (1) of this subsection is guilty of a misdemeanor and on conviction is subject to a fine not exceeding \$100.

(c)(1) A person who acquires a machine gun shall register the machine gun with the Secretary of State Police:

(i) within 24 hours after acquiring the machine gun; and

(ii) in each succeeding year during the month of May.

(2) The Secretary of State Police shall prepare and, on request of an applicant, furnish an application form for registration under this subsection.

(3) An application for registration shall contain:

(i) the make, model, serial number, caliber, type, barrel length, finish, and country of origin of the machine gun;

(ii) the name, address, race, gender, date of birth, Maryland driver's license number, and occupation of the person in possession of the machine gun; and

(iii) the name of the person from whom the machine gun was acquired and the purpose for acquiring the machine gun.

(4) Each application for registration filed with the Secretary of State Police shall be accompanied by a nonrefundable registration fee of \$10.

(5) Registration data provided under this section is not open to public inspection.

PUBLIC SAFETY

TITLE 5 – Firearms

Subtitle 2 – Rifles and Shotguns

Section 5-203 – Possession of Short-Barreled Rifle or Short-Barreled Shotgun

(a) A person may not possess a short-barreled rifle or short-barreled shotgun unless:

(1) the person, while on official business is:

(i) a member of the law enforcement personnel of the federal government, the State, or a political subdivision of the State;

(ii) a member of the armed forces of the United States or the National Guard while on duty or traveling to or from duty;

(iii) a member of the law enforcement personnel of another state or a political subdivision of another state, while temporarily in this State;

(iv) a warden or correctional officer of a correctional facility in the State; or

(v) a sheriff or a temporary or full-time deputy sheriff; or

(2) the short-barreled shotgun or short-barreled rifle has been registered with the federal government in accordance with federal law.

(b) In a prosecution under this section, the defendant has the burden of proving the lawful registration of the short-barreled shotgun or short-barreled rifle.

(c) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 5 years or a fine not exceeding \$5,000 or both.

FEDERAL LAW

Which firearms are regulated under the National Firearms Act?

The following weapons are regulated under the National Firearms Act (NFA):

1. A shotgun having a barrel or barrels of less than 18 inches in length;
2. A weapon made from a shotgun if such weapon as modified has an overall length of less than 26 inches or a barrel or barrels of less than 18 inches in length;
3. A rifle having a barrel or barrels of less than 16 inches in length;
4. A weapon made from a rifle if such weapon as modified has an overall length of less than 26 inches or a barrel or barrels of less than 16 inches in length;
5. Any other weapon, as defined in subsection (e);
6. A machine gun;
7. Any silencer (as defined in section 921 of title 18, United States Code); and
8. A destructive device.

[26 U.S.C. 5845; 27 CFR 479.11]

Persons seeking to purchase a NFA weapon have to apply for and obtain a federal tax stamp from the Bureau of Alcohol, Tobacco, Firearms and Explosives (BATF) in order to possess the weapon.

<https://www.atf.gov/firearms/national-firearms-act-division>

10. THE LAW PROHIBITING STRAW PURCHASES

PUBLIC SAFETY

TITLE 5 - FIREARMS

Subtitle 1 - Regulated Firearms

Section 5-136 - Straw purchases.

Scope of section -

1. This section does not apply to a person who purchases a regulated firearm as a gift if:
 - a. the regulated firearm is a gift to a resident of the State; and
 - b. both the purchaser and recipient of the gift comply with the requirements of this subtitle that relate to the possession, sale, rental, receipt, transfer, or purchase of a regulated firearm; or
 - c. if the gift is in the form of a gift certificate, only the recipient of the gift need comply with the requirements of this subtitle that relate to the possession, sale, rental, receipt, transfer, or purchase of a regulated firearm.
2. If the regulated firearm is a gift to the purchaser's spouse, parent, grandparent, grandchild, sibling, or child, the recipient shall:
 - a. complete an application to purchase or transfer a regulated firearm; and
 - b. forward the application to the Secretary within 5 days after receipt of the regulated firearm.
3. The Secretary shall waive the \$10 application fee required under § 5-118(a) (2) of this subtitle for a gift purchased in accordance with this subsection.

Prohibited - A person may not knowingly or willfully participate in a straw purchase of a regulated firearm.

Section 5-141 - Knowing participation in straw purchase

- (a) A dealer or other person may not be a knowing participant in a straw purchase of a regulated firearm for a minor or for a person prohibited by law from possessing a regulated firearm.
- (b) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 10 years or a fine not exceeding \$25,000 or both.
- (c) Each violation of this section is a separate crime.

Md. Code Regs. 29.03.01.08 – Straw Purchases

- A. A person may not knowingly or willfully participate in a straw purchase of a regulated firearm.
- B. A person may not complete an application to purchase or transfer a regulated firearm with the intent to sell, rent, loan, or transfer that regulated firearm to another individual.
- C. A person may not use another person to purchase or receive a regulated firearm.
- D. A person may not transport a regulated firearm into the State with the intent to illegally sell, rent, or transfer the regulated firearm.
- E. A dealer or person may not sell, rent, or transfer a regulated firearm to a person whom the dealer or person knows or has reasonable cause to believe is a participant in a straw purchase.
- F. This regulation does not apply to a person purchasing a regulated firearm as a gift pursuant to Regulation .09 of this chapter.

11. THE LAW CONCERNING ARMED TRESPASS UNDER §6-411 OF THE CRIMINAL LAW ARTICLE

- A. IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
1. "DWELLING" MEANS A BUILDING OR PART OF A BUILDING THAT PROVIDES LIVING OR SLEEPING FACILITIES FOR ONE OR MORE INDIVIDUALS.
 - a. "DWELLING" DOES NOT INCLUDE:
 - COMMON ELEMENTS OF A CONDOMINIUM, AS DEFINED IN § 11–101 OF THE REAL PROPERTY ARTICLE;
 - PROPERTY OF A COOPERATIVE HOUSING CORPORATION OTHER THAN A UNIT AS DEFINED IN § 5–6B–01 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE; OR
 - COMMON AREAS OF A MULTIFAMILY DWELLING AS DEFINED IN § 12–203 OF THE PUBLIC SAFETY ARTICLE.
 2. "FIREARM" HAS THE MEANING STATED IN § 4–104 OF THIS ARTICLE.
 3. "LAW ENFORCEMENT OFFICIAL" HAS THE MEANING STATED IN § 4–201 OF THIS ARTICLE.
 4. "POLICE OFFICER" HAS THE MEANING STATED IN § 3–201 OF THE PUBLIC SAFETY ARTICLE.
 5. "PROPERTY" MEANS A BUILDING.
 - a. "PROPERTY" DOES NOT INCLUDE THE LAND ADJACENT TO A BUILDING.
- B. THIS SECTION DOES NOT APPLY TO:
1. A LAW ENFORCEMENT OFFICIAL OR POLICE OFFICER;
 2. AN ON–DUTY EMPLOYEE OF A LAW ENFORCEMENT AGENCY AUTHORIZED BY THE AGENCY TO POSSESS FIREARMS ON DUTY OR WHOSE DUTY ASSIGNMENT INVOLVES THE POSSESSION OF FIREARMS;
 3. A MEMBER OF THE ARMED FORCES OF THE UNITED STATES, OR OF THE NATIONAL GUARD, OR THE UNIFORMED SERVICES ON DUTY OR TRAVELING TO OR FROM DUTY;
 4. A CORRECTIONAL OFFICER OR WARDEN OF A CORRECTIONAL FACILITY IN THE STATE;
 5. THE WEARING, CARRYING, OR TRANSPORTING OF A FIREARM ON A PORTION OF REAL PROPERTY SUBJECT TO AN EASEMENT, A RIGHT–OF–WAY, A SERVITUDE, OR ANY OTHER PROPERTY INTEREST THAT ALLOWS PUBLIC ACCESS ON OR THROUGH THE REAL PROPERTY; OR
 6. THE WEARING, CARRYING, OR TRANSPORTING OF A FIREARM ON A PORTION OF REAL PROPERTY SUBJECT TO AN EASEMENT, A RIGHT–OF–WAY, A SERVITUDE, OR ANY OTHER PROPERTY INTEREST ALLOWING ACCESS ON OR THROUGH THE REAL PROPERTY BY:
 - a. THE HOLDER OF THE EASEMENT, RIGHT–OF–WAY, SERVITUDE, OR OTHER PROPERTY INTEREST; OR
 - b. A GUEST OR ASSIGNEE OF THE HOLDER OF THE EASEMENT, RIGHT–OF–WAY, SERVITUDE, OR OTHER PROPERTY INTEREST.
- C. A PERSON WEARING, CARRYING, OR TRANSPORTING A FIREARM MAY NOT ENTER OR TRESPASS IN THE DWELLING OF ANOTHER UNLESS THE OWNER OR THE OWNER'S AGENT HAS GIVEN EXPRESS PERMISSION, EITHER TO THE PERSON OR TO THE PUBLIC GENERALLY, TO WEAR, CARRY, OR TRANSPORT A FIREARM INSIDE THE DWELLING.
- D. A PERSON WEARING, CARRYING, OR TRANSPORTING A FIREARM MAY NOT:
1. ENTER OR TRESPASS ON PROPERTY UNLESS THE OWNER OR THE OWNER'S AGENT HAS POSTED A CLEAR AND CONSPICUOUS SIGN INDICATING THAT IT IS PERMISSIBLE TO WEAR, CARRY, OR TRANSPORT A FIREARM ON THE PROPERTY; OR
 2. ENTER OR TRESPASS ON PROPERTY UNLESS THE OWNER OR THE OWNER'S AGENT HAS GIVEN THE PERSON EXPRESS PERMISSION TO WEAR, CARRY, OR TRANSPORT A FIREARM ON THE PROPERTY.
- E. A PERSON WHO WILLFULLY VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$1,000 OR BOTH;

12. THE LOCATIONS WHERE A PERSON IS PROHIBITED FROM POSSESSING A FIREARM REGARDLESS OF WHETHER THE PERSON POSSESSES A PERMIT ISSUED UNDER THIS SUBTITLE

Where are Firearms Prohibited?

Restriction on the wear, carry and transport of handguns and firearms in certain places appear throughout Maryland law and regulations. Below are statutes and regulations detailing the handgun and firearm restrictions. This list should not be considered all-inclusive.

1. On public school property (CR 4-102)
2. Within 1,000 feet of a demonstration in a public place after a law enforcement officer advises that a demonstration is occurring at the public place and orders the person to leave the demonstration area until the person disposes of the firearm (CR 4-208)
3. In legislative buildings (SG 2-1702)
4. Aboard aircraft (TR 5-1008)
5. In lodging establishments where the innkeeper reasonably believes individuals possess property that may be dangerous to other individuals, such as firearms or explosives (BR 15-203)
6. On dredge boats, other than two 10-gauge shotguns (NR 4-1013)
7. In or around State-owned public buildings and grounds (COMAR 04.05.01.03)
8. On Chesapeake Forest Lands (COMAR 08.01.07.14)
9. In State Forests (COMAR 08.07.01.04)
10. In State Parks (COMAR 08.07.06.04)
11. In State Highway Rest Areas, firearms may not be displayed or discharged (COMAR 11.04.07.12)
12. In community adult rehabilitation centers (COMAR 12.02.03.10)
13. In child care centers, except for small centers located in residences, firearms may not be kept on the premises (COMAR 13A.16.10.04)

EFFECTIVE 10/1/2023

1. A PERSON MAY NOT WEAR, CARRY, OR TRANSPORT A FIREARM IN AN AREA FOR CHILDREN OR VULNERABLE INDIVIDUALS.
2. A PERSON MAY NOT WEAR, CARRY, OR TRANSPORT A FIREARM IN A GOVERNMENT OR PUBLIC INFRASTRUCTURE AREA.
 - A GOVERNMENT OR PUBLIC INFRASTRUCTURE AREA, OWNED OR LEASED BY A UNIT OF STATE OR LOCAL GOVERNMENT, MUST DISPLAY A CLEAR AND CONSPICUOUS SIGN AT THE MAIN ENTRANCE OF THE BUILDING OR THE PART OF A BUILDING THAT IS OWNED OR LEASED BY THE UNIT OF STATE OR LOCAL GOVERNMENT INDICATING THAT IT IS NOT PERMISSIBLE TO WEAR, CARRY, OR TRANSPORT A FIREARM IN THE BUILDING OR THAT PART OF THE BUILDING.
 - “GOVERNMENT OR PUBLIC INFRASTRUCTURE AREA” MEANS:
 - A BUILDING OR ANY PART OF A BUILDING OWNED OR LEASED BY A UNIT OF STATE OR LOCAL GOVERNMENT;
 - A BUILDING OF A PUBLIC OR PRIVATE INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN § 10–101 OF THE EDUCATION ARTICLE;
 - A LOCATION THAT IS CURRENTLY BEING USED AS A POLLING PLACE IN ACCORDANCE WITH TITLE 10 OF THE ELECTION LAW ARTICLE OR FOR CANVASSING BALLOTS IN ACCORDANCE WITH TITLE 11 OF THE ELECTION LAW ARTICLE;
 - AN ELECTRIC PLANT OR ELECTRIC STORAGE FACILITY, AS DEFINED IN § 1–101 OF THE PUBLIC UTILITIES ARTICLE;
 - A GAS PLANT, AS DEFINED IN § 1–101 OF THE PUBLIC UTILITIES ARTICLE; OR
 - A NUCLEAR POWER PLANT FACILITY
3. A PERSON MAY NOT WEAR, CARRY, OR TRANSPORT A FIREARM IN A SPECIAL PURPOSE AREA.
 - “SPECIAL PURPOSE AREA” MEANS:
 - A LOCATION LICENSED TO SELL OR DISPENSE ALCOHOL OR CANNABIS FOR ON–SITE CONSUMPTION;

- A STADIUM;
 - A MUSEUM;
 - A RACETRACK; OR
 - A VIDEO LOTTERY FACILITY, AS DEFINED IN § 9–1A–01 OF THE STATE GOVERNMENT ARTICLE.
4. NOTHING IN THIS SECTION LIMITS THE POWER OF AN ADMINISTRATIVE HEAD OF A MARYLAND COURT TO PUNISH FOR CONTEMPT OR TO ADOPT RULES OR ORDERS REGULATING, ALLOWING, RESTRICTING, OR PROHIBITING THE POSSESSION OF WEAPONS IN ANY BUILDING HOUSING THE COURT OR ANY OF ITS PROCEEDINGS, OR ON ANY GROUNDS APPURTENANT TO THE BUILDING.
 5. For a location that is not owned by, leased by, or otherwise under the control of the state or a political subdivision of the state, the above prohibitions do not apply to:
 - the owner or lessee of the location; or
 - a person who is authorized by the owner or lessee of the location to wear, carry, or transport a firearm at the location for the purpose of:
 1. employment as a security guard licensed under title 19 of the Business Occupations Article; or
 2. protecting any individual or property at the location without with an express agreement between the parties, remuneration, or compensation.
 6. The above prohibitions do not apply to a firearm that is carried or transported in a motor vehicle if the firearm is:
 - (i) locked in a container; or
 - (ii) a handgun worn, carried, or transported in compliance with any limitations imposed under § 5–307 of the Public Safety Article, by a person to whom a permit to wear, carry, or transport the handgun has been issued under Title 5, Subtitle 3 of the Public Safety Article.

Per Senate Bill 1, A PERMIT ISSUED UNDER THIS SUBTITLE SHALL RESTRICT THE WEARING, CARRYING, AND TRANSPORTING OF A HANDGUN BY THE PERSON TO WHOM THE PERMIT IS ISSUED TO WEARING, CARRYING, OR TRANSPORTING A HANDGUN CONCEALED FROM VIEW: UNDER OR WITHIN AN ARTICLE OF THE PERSON’S CLOTHING, OR WITHIN AN ENCLOSED CASE.

- The requirement to keep a handgun concealed is not violated by: the momentary and inadvertent exposure of a handgun; or the momentary and inadvertent exposure of the imprint or outline of a handgun.

Transportation of Handguns and Firearms

STATE LAW

PS 5–307 (effective 10/1/23) states that (b)(1) Subject to subsection (c) of this section, a permit issued under this subtitle shall restrict the wearing, carrying, and transporting of a handgun by the person to whom the permit is issued to wearing, carrying, or transporting a handgun concealed from view:

- (i) under or within an article of the person’s clothing; or
- (ii) within an enclosed case.

CR 4-203(b) continues to allow the carrying and transportation of a handgun:

- (3) to or from the place of legal purchase or sale, or to or from a bona fide repair shop, or between bona fide residences of the person, or between the bona fide residence and place of business of the person, if the business is operated and owned substantially by the person;
- (4) in connection with an organized military activity, a target shoot, formal or informal target practice, sport shooting event, hunting, a Department of Natural Resources–sponsored firearms and hunter safety class, trapping, or a dog obedience training class or show, while the person is engaged in, on the way to, or returning from that activity; and
- (5) the moving by a bona fide gun collector of part or all of the collector’s gun collection from place to place for public or private exhibition,

provided that as to all three of these exceptions each handgun is unloaded and carried in an enclosed case or holster;

CR 4-111 (effective 10/1/23) generally prohibits the wearing, carrying or transportation of a firearm in

- (c) an area for children or vulnerable individuals;
- (d) a government or public infrastructure area; or
- (e) a special purpose area.

CR 4-111(b)(11) states that the section does not apply to: a firearm that is carried or transported in a motor vehicle if the firearm is:

- (i) locked in a container; or
- (ii) a handgun worn, carried, or transported in compliance with any limitations imposed under § 5–307 of the Public Safety Article, by a person to whom a permit to wear, carry, or transport the handgun has been issued under Title 5, Subtitle 3 of the Public Safety Article.

FEDERAL LAW

18 U.S. Code § 926A - Interstate transportation of firearms

Notwithstanding any other provision of any law or any rule or regulation of a State or any political subdivision thereof, any person who is not otherwise prohibited by this chapter from transporting, shipping, or receiving a firearm shall be entitled to transport a firearm for any lawful purpose from any place where he may lawfully possess and carry such firearm to any other place where he may lawfully possess and carry such firearm if, during such transportation the firearm is unloaded, and neither the firearm nor any ammunition being transported is readily accessible or is directly accessible from the passenger compartment of such transporting vehicle: Provided, That in the case of a vehicle without a compartment separate from the driver’s compartment the firearm or ammunition shall be contained in a locked container other than the glove compartment or console.

II. HOME FIREARM SAFETY

A. Storing firearms in the home

1. Treat ALL guns as if they are loaded.
2. Always store your firearm unloaded and in a secure location. Consider a locked closet, drawer, or similar storage facility. A small and relatively inexpensive combination lock or key lock safe is ideal for storing firearms and ammunition.
3. Store firearms and ammunition separately.
4. Do not store firearms along with other valuable items such as jewelry. These are prime targets for theft.
5. Never store firearms in the glove compartment or trunk of your automobile.
6. Regardless of the storage method selected, always store firearms and ammunition in a location that is not subject to moisture or temperature extremes.
7. Never store firearms under the pillow or near the bed.
8. Always store firearms in the same safe location.
9. Have a routine when entering your home of securing the firearm and ammunition immediately upon arrival.

B. Making a gun "safe" for storage

1. Commercially manufactured "trigger locks" may be used to prevent the trigger from functioning. Remember that you should always keep the key in your possession.
2. A revolver may be effectively rendered safe by placing a padlock through the top strap so that the cylinder cannot be closed.
3. We must be willing to accept the obligation of firearms safety at all times – at the range, on the street, and at home. It is essential that each and every one of us exercise skill and good judgment when it comes to firearms.
4. The mere existence of laws, rules, and regulations will not prevent accidents. It is only the diligent application of those rules, coupled with an ample measure of common sense that will enhance our ability to handle firearms safely.
5. Be aware that children may think the firearm is a toy gun due to the fact that many modern semi-automatic pistols are made with polymer components.

Types of Storage Devices

Gun Cases: commonly used for transportation and storage

Gun Lockbox: allows for storage of a gun and protection from unauthorized access

Gun Safe: greatest level of security

Lockable Drawer: must not forget to lock, can be forced open

Lockable Gun Rack: allows firearms, especially long guns, to be stored securely and displayed

Cable Locks





Gun Case



Gun Lockbox



Gun Safe



Lockable Gun Rack

III. HANDGUN MECHANISMS AND OPERATION

- Overview of proper operation and safe handling of handgun
 - The single most important behavior that a shooter can take away from firearms training is the safety check. The safety check is defined as positive confirmation that a firearm is safe and empty.
- The safety check must be performed on any firearm that is being handled for any reason other than immediate firing. The following protocols must be adhered to when performing a safety check:
 - a. The finger never touches the trigger.
 - b. The muzzle of the firearm is pointed in a safe direction at all times during the safety check.
 - c. The action of the firearm must be open.
 - d. The chamber and magazine well of the firearm are empty.
 - e. The chamber and magazine well are checked twice to ensure that they are empty.
- It is the mark of the safety conscious professional to perform a safety check whenever there is any doubt as to the condition of a firearm.

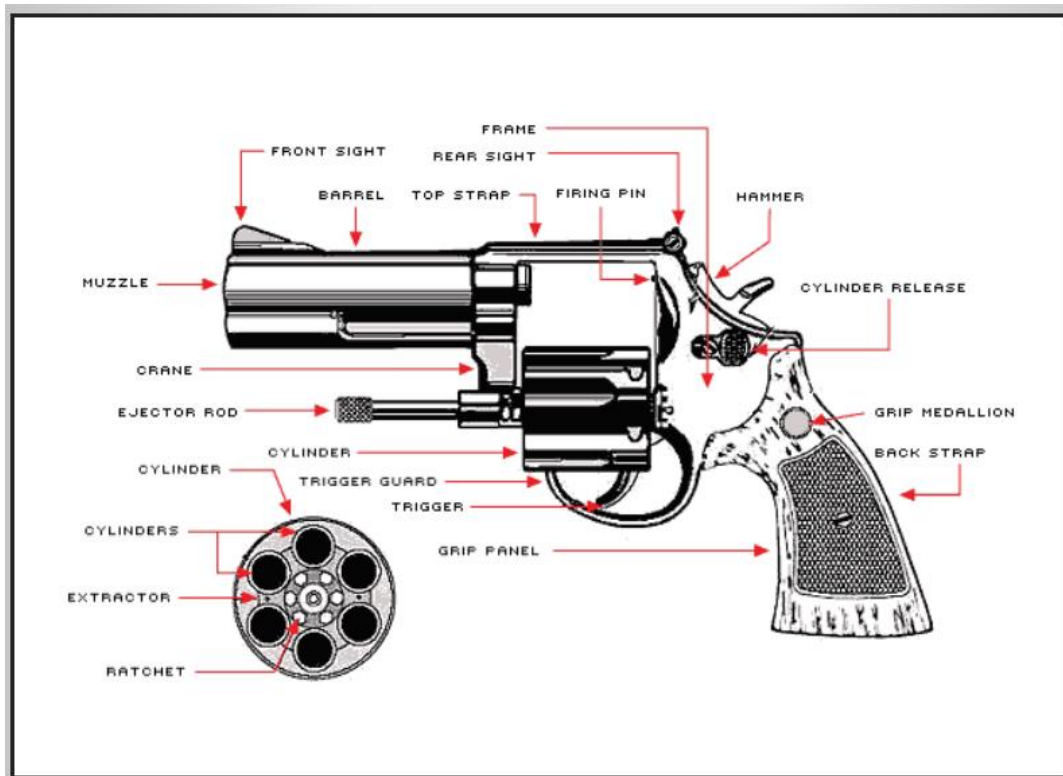
Revolver Specifics

1. A revolver is a pistol that has a rotating cylinder containing a number of firing chambers. The action of the trigger or hammer will line up a chamber with the barrel and firing pin. There are four major parts of a revolver:
 - a. The frame and barrel;
 - b. The cylinder;
 - c. The yoke (crane); and
 - d. The grips.
2. The benefit of a revolver is that it can be faster with less cycle time, the open design allows you to see the condition of the firearm and it depends purely on mechanical means to operate.
3. The possible drawbacks of a revolver are that it has a limited capacity, it takes a long time to reload and it has a protruding cylinder.
4. Revolver loading procedures
 - a. Revolver loading devices
 - Loading/speed strips. These strips secure the rounds at the base of the cartridge and are either carried in the pocket or in a drop box/pouch,
 - Speedloaders: Gravity fed where the shooter turns a knob at the rear of the cylinder to release the rounds such as the HKS models. Spring assisted where the shooter pushes a knob at the rear of the cylinder to release the rounds such as the Safariland competition models.
 - Drop box/pouch. Rectangular shaped pouch, which is unsnapped and allows the rounds to drop into the shooter's hand.
 - Belt loops that hold individual rounds.
 - b. Loading the revolver (All techniques are for right AND left handed shooters.)
 - Keep the finger off of the trigger during loading.
 - Keep the muzzle pointed in a safe direction during loading.
 - The firearm is held in front of the shooter at waist level with the muzzle pointed at a downward angle.
 - Supporting the firearm with the left hand, push the thumb piece forward toward the barrel with the right thumb.
 - Push the cylinder open (right to left) using the middle and ring fingers of the left hand. The cylinder is secured with these fingers by wrapping them around the cylinder.
 - Place the left hand little finger behind the hammer spur or above the hammer and place the thumb on top of the extractor rod.
 - If loading with individual rounds, with the right hand load a cartridge into the charge hole at the 12 o'clock position then rotate the cylinder with the weak hand thumb until an empty charge hole is again at the 12 o'clock position. Repeat this step until the firearm is fully loaded. If using a speedloader, fit the cartridges into the charge holes and then release the rounds into the cylinder.

- If loading with individual rounds when you are not going to fully load the firearm it is essential that the shooter knows which way that the cylinder rotates. For example, if you are partially loading a Smith and Wesson revolver, all of which rotate counter-clockwise, the charge hole at the 12 o'clock position would remain empty with the first live round in the 1 o'clock position. This way the firearm will fire on the first pull of the trigger rather than clicking on an empty charge hole. Note: Colt revolvers rotate in a clockwise direction.
- Close the cylinder with the left hand and establish the proper grip with the strong hand.
- The firearm is now ready to holster.

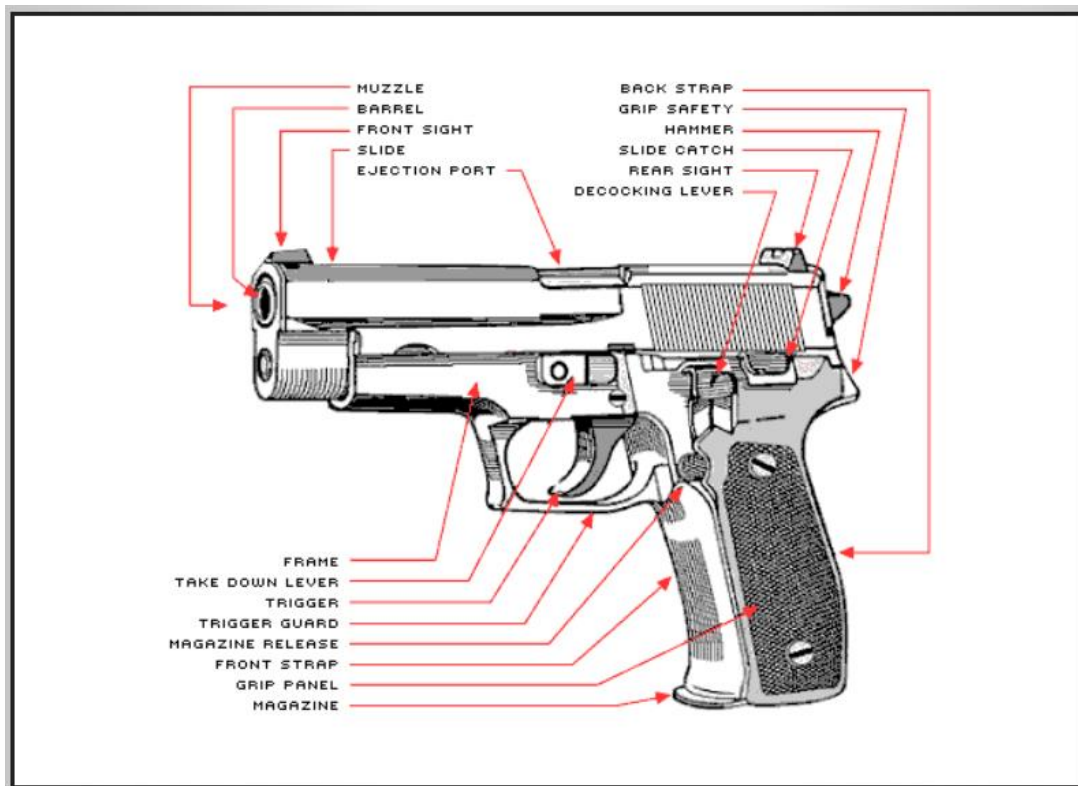
5. Revolver Unloading (All techniques are for right AND left hand shooters)

- Keep the finger off of the trigger during unloading.
- Keep the muzzle pointed in a safe direction during unloading.
- The firearm is held in front of the shooter at waist level.
- Supporting the firearm with the left-hand push the barrel with the right thumb.
- Push the cylinder open (right to left) using the middle and ring fingers of the left hand. The cylinder is secured with these fingers by wrapping them around the cylinder.
- Place the left hand little finger behind the hammer spur or above the hammer and place the thumb on top of the extractor rod.
- Point the muzzle of the firearm straight up as the left thumb presses the extractor rod, extracting and ejecting the cartridge cases.
- Check to ensure that all charge holes are empty. LOOK, LOOK AWAY; LOOK AGAIN (CHECK TWICE).



Semi-automatic Specifics

1. A semi-automatic pistol is a firearm that, each time the trigger is pulled, fires a single cartridge, automatically extracts and ejects the empty case, and inserts a new cartridge into the chamber. The three major parts of a semi-automatic firearm are:
 - a. The frame;
 - b. The barrel; and
 - c. The action.
2. Semi-Automatic Firearm Loading
 - a. Routine/Administrative loading. This loading procedure is used in a non-combat, non-stress situation such as preparing to begin a course of fire on the range. This load can be performed from either a slide forward position or from a slide locked back position.
 - Face in a safe direction.
 - Clear the firearm by first removing the magazine.
 - Rack the slide several times to ensure that a round in the chamber is ejected and the firearm is empty. The slide can be racked by grasping the grasping grooves at the rear of the slide with the weak hand V-area created by the thumb and index finger, pulling the slide to the rear, and then releasing the slide so that it snaps forward.
 - The slide can also be racked by cupping the weak hand over the top of the slide, with heel of the hand on one side of the grasping grooves and the fingers grasping the opposite grooves. The slide is then pulled to the rear, released, and allowed to snap forward. Do not ride the slide.
 - Lock the slide to the rear by pulling it back as described above and engaging the slide stop/slide catch lever with the thumb of the shooting hand. Inspect the firearm to ensure that the chamber and magazine well are empty. LOOK, LOOK AWAY; LOOK AGAIN. (CHECK TWICE)
 - Insert a loaded magazine into the magazine well of the pistol and release the slide, chambering a round. The slide can be released by pulling back on the slide and then allowing the slide to snap forward or by pressing down ward on the slide stop/slide catch lever releasing the slide forward.
 - Decock if applicable.
 - Manipulate the safety if applicable according to range policy.
 - Holster the firearm keeping pressure on the rear of the slide with the thumb, finger off of the trigger and outside of the trigger guard.
 - Sweep the holster from front to rear with the shooting hand to make sure that no clothing has been snagged in the firearm or the holster.
3. Semi-Automatic Firearm Unloading
 - b. Unloading a loaded pistol
 - Remove the magazine from the pistol either by reaching back, pressing the magazine catch/release and removing it or by withdrawing the pistol, pointing it in a safe direction, and then pressing the magazine catch/release and removing the magazine.
 - Rack the slide several times to eject the chambered round. Do not try to catch the round as doing so may cause the firearm to point in an unsafe direction.
 - Lock the slide to the rear.
 - Holding the pistol in front of you and pointed in a safe direction, look down into the magazine well and into the open chamber area to make sure that both are empty. LOOK, LOOK AWAY; LOOK AGAIN (CHECK TWICE).
 - At this point the slide can be released or left locked back and the firearm can be stored in a safe condition.



Cleaning and maintenance for Semi-automatic pistols

- Must be conducted in an area free from distractions.
- Assure there is no live ammunition in the area.
- Eye protection must be worn.
- Volatile solvents must only be used with proper ventilation.
- No eating, drinking, or smoking in the cleaning area.
- Thorough hand washing when finished.
- Perform a safety check to assure the firearm is empty and safe.

➤ Cleaning

1. Field Strip the firearm only as far as allowed by manufacturer's manual.
2. Follow manufacturer's recommendations for cleaning procedure.
3. Clean the barrel from the breech end toward the muzzle end whenever possible to avoid damage to the barrel crown.
4. Pass a patch wetted with solvent down the bore and let it soak in.
5. Scrub the bore with a proper size cleaning brush, passing all the way through and all the way back.
6. Twist the bore brush inside the chamber area only to loosen up any fouling.
7. Use a clean patch to clean the bore of residue from the bore brush.
8. Pass a patch wetted with oil down the barrel.
9. Pass another clean patch down the barrel to remove excess oil.
10. Use a soft firearms (tooth) brush to brush dirt and fouling from areas other than the interior of the barrel.
11. Lightly oil all exterior areas of the firearm.
12. Wipe off excess oil with a clean rag.
13. Disassemble one magazine at a time. Take note of proper positioning of springs, follower, locking plate, and floor plate.
14. Brush interior and exterior with the soft firearms brush.

15. Lightly oil the parts, and then wipe off excess oil with a rag.
16. Reassemble the magazine in proper order. Use one of the remaining magazines as a guide if necessary.
17. Magazines should only need to be stripped and cleaned on a yearly basis, or more often if subjected to harsh environments or dirt.

➤ Lubrication

1. Follow manufacturer's recommendations.
2. Clean and lubricate the firearm monthly and after each firing.

➤ Reassembly

1. Follow the manufacturer's manual.

➤ Function Checks

1. Check for trigger and hammer travel.
2. Check disconnecter function.
3. Check firing pin block function.
4. Check any manual safety function.
5. Check other passive safeties for engagement.
6. Engage slide stop manually, then pull back on slide and assure that it disengages.
7. Check each magazine for proper operation of slide stop on empty magazine.
8. Check each magazine to assure it falls free when magazine catch is pushed.
9. Always assume a firearm is loaded until it is checked and rechecked prior to any cleaning or maintenance.

➤ Any maintenance should be done by a certified armorer.

➤ Cleaning should be done after the gun is shot or it is exposed to inclement weather.

➤ Cleaning should be done according to the firearm specifications and in an area dedicated to cleaning the firearm.

➤ Never leave the firearm unattended when cleaning it.

Routine Cleaning of a revolver

1. The key during cleaning will be to hold the revolver down flat against the work surface, with the muzzle pointing off to the side, away from the body. Concentrate first on the interior surfaces. To loosen dirt, powder deposits and other debris left there from firing the revolver.
2. Unload the revolver and place ammunition in a separate place.
3. Fold patch in half. Insert corner into slot in rod's slotted-end-attachment. Pull halfway through.
4. Dip patch in solvent so it is well saturated, but not dripping wet; carefully extract patch to avoid splattering.
5. Insert rod into barrel and move it back and forth several times to get bore wet.
6. Push rod through so patch fully exits forcing cone, but DO NOT crash against firing pin access hole.
7. Repeat in each cylinder hole. Change patches often so dirt isn't moved from one surface to another.
8. Move clockwise around the cylinder. Scrub each area until a solvent soaked patch comes out clean.
9. Remove rod tip. Screw on bore brush (a wire brush for stubborn deposits, nylon for normal cleaning).
10. Work brush back and forth in the barrel until all sediment is loose. Fully clear barrel ends to avoid binding.
11. Repeat the process in each cylinder hole. Brushing will push out residue the solvent has dissolved.
12. Give special attention to spots where lead, powder and other deposits are difficult to loosen with a patch.
13. Dampen toothbrush with solvent and:
 - a. brush front,
 - b. back of cylinder,
 - c. behind ejector star,
 - d. on nose of hammer,
 - e. around firing pin hole and hammer groove,
 - f. underneath top strap and above forcing cone,
 - g. around the end of the barrel.
14. With a wooden wedged dowel, clean hard-to-reach areas, top strap corners and above forcing cone.
15. Hold thumb or patch against recoil plate to reflect light into barrel for final inspection.
16. Now use dry patches to wipe moisture and dirt from all other surfaces scrubbed.

17. Clean outside of barrel, cylinder and other exterior surfaces with solvent and patches.
18. For lubrication, use oil only. Grease can cause the action to lock up.
19. Only 3 moving parts need oil:
 - a. ONE drop around base of hammer. Then work action so it gets inside
 - b. ONE drop on ejector rod in front of cylinder. Then plunge rod up and down to spread oil
 - c. ONE drop on crane hinge.
20. With one drop of oil on clean patch, apply thin coat as rust preventer inside barrel and cylinder chambers.
21. Check that screws on side plate and grip panels are tightly secured.
22. Wipe revolver dry with silicone-treated cloth.

Describe briefly fundamentals of shooting:

1. Aiming;
2. Breath control;
3. Hold control;
4. Trigger control; and
5. Following through.

Talk about several shooting stances but demonstrate two handed shooting position:

1. Stand facing target with the shoulders and feet square to the target with the body weight distributed evenly on both feet;
2. Extend both arms fully toward the target with the pistol held in a proper two hand grip;
3. Raise the pistol to eye level; and
4. Lean forward slightly on the balls of the feet so that the body can absorb recoil. Avoid leaning backward.

IV. CONFLICT DE-ESCALATION AND RESOLUTION

Conflict Resolution Tips and Techniques

Conflict resolution or negotiation is a way for people or groups who disagree to come to a solution that leaves everyone reasonably satisfied. Firearm owners have a special responsibility to find peaceful ways to resolve conflicts, as you have access to a weapon that can make any conflict deadly in seconds. **The Conflict Resolution Model** is one method you can use to act assertively without the use of threats or violence.



1

Identifying the Problem. This step involves identifying the specific problem causing the conflict.

2

Identifying the Feelings. In this step, you identify the feelings associated with the conflict (for example, frustration, hurt, or annoyance).

3

Identifying the Specific Impact. This step involves identifying the specific impact or outcome of the problem causing the conflict, and how it effects the conflicting parties.

4

Deciding Whether to Resolve the Conflict. This step involves deciding whether to resolve the conflict or let it go. In other words, is the conflict important enough to bring up?

5

Addressing and Resolving the Conflict. In this step, you set up a time to address the conflict, describe how you perceive it, express your feelings about it, and discuss how it can be resolved.

GROUND RULES FOR CONFLICT RESOLUTION



Use "I" Statements instead of "you" statements. This helps focus on how you feel, instead of assigning blame.



Listen actively and nonjudgmentally



Know when to take a break when emotions are running high.



Bring someone else who is neutral to act as a mediator if needed.

Summary	
Lesson Title	Conflict Resolution for Firearm Owners
Length	10 minutes
Objectives	<ul style="list-style-type: none"> • Understand why conflict resolution is important for firearm owners • Define conflict resolution • Use the Conflict Resolution Model in conflict situations • Identify ground rules for effective conflict resolution

Materials Needed

- Writing surface (chalkboard, whiteboard, smartboard, etc.)
- Writing tool for surface
- Printed handouts for participants
 - Conflict Resolution Tips and Techniques
- Instructor Teaching Notes

SAY

Any time you interact with others - whether that's with family, with friends, with significant others, at the office, while driving - you might encounter conflict. It's essential to understand how to navigate and resolve conflict effectively.

Conflict resolution or negotiation is a way for people or groups who disagree to come to a solution that leaves everyone reasonably satisfied.[1] Firearm owners have a special responsibility to find peaceful ways to resolve conflicts, as you have access to a weapon that can make any conflict deadly in seconds.

ASK

Say: **The Conflict Resolution Model is one method you can use to act assertively without the use of threats or violence. [2] This model is effective if you have a conflict with someone you know. It involves five steps that can easily be memorized.**

If a whiteboard or other writing surface is available, write the steps on the board as you go over them for participants. After writing each one, pause to share the detailed description of the step aloud.

1. **Identifying the Problem.** This step involves identifying the problem causing the conflict (for example, a friend's not on time when you come to pick him or her up).
2. **Identifying the Feelings.** In this step, you identify the feelings associated with the conflict (for example, frustration, hurt, or annoyance).
3. **Identifying the Specific Impact.** This step involves identifying the specific impact or outcome of the problem causing the conflict (for example, being late for the meeting you and your friend plan to attend).
4. **Deciding Whether To Resolve the Conflict.** This step involves deciding whether to resolve the conflict or let it go. In other words, is the conflict important enough to bring up?
5. **Addressing and Resolving the Conflict.** In this step, you set up a time to address the conflict, describe how you perceive it, express your feelings about it, and discuss how it can be resolved.

SAY

In general, it is helpful to set ground rules when trying to resolve conflicts.

ASK

Ask: **What are some ground rules that might be helpful in a discussion about a conflict?**

Allow participants to shout out 3-4 answers.

SAY

Your ground rules will depend on the situation, but in general, it might be helpful to...

- Have everyone use "I" statements instead of "you" statements, focusing on how each person feels rather than trying to assign blame.
- Listen actively and nonjudgmentally.
- Know when to take a break when emotions are running high or nerves need calming.
- Bring in someone else to act as a mediator if needed.

Resolving a conflict requires patience, open-mindedness, and compromise. Most conflicts do not have a perfect solution, but almost all conflicts can be resolved. Once you come to a solution, honor those agreements and revisit the conversation as needed.

[1] Shonk, K. (2023, July 25). What is conflict resolution, and how does it work?. Program On Negotiation. Harvard Law School. <https://www.pon.harvard.edu/daily/conflict-resolution/what-is-conflict-resolution-and-how-does-it-work/>

[2] The University of Auckland. (n.d.). A MODEL OF CONFLICT RESOLUTION. Raukura | Alumni and friends. <https://www.auckland.ac.nz/en/alumni.html>

V. ANGER MANAGEMENT

Storing your firearms safely and securely can save lives. By storing your firearms, you can prevent your weapons from being stolen. You can also prevent your weapons from being accessed by loved ones at risk of suicide or violence against others.

EXPRESSIONS OF ANGER



OUTWARD

Obvious and noticeable behavior. Shouting, cursing, throwing/breaking things, verbally or physically abusive towards others



INWARD

Directed at self. Negative self-talk, denying yourself things, self-harm, isolation, feelings of shame and guilt



PASSIVE

Subtle and indirect. Giving the silent treatment or cold shoulder, sulking, being sarcastic, snide remarks, spreading rumors

SIGNS OF ANGER



Physical Signs

- Heart pounding or racing
- Flushed/feeling hot
- Tightened/clenched muscles
- Fast/shallow breathing
- Difficulty sleeping/fatigue
- Sweating
- Crying
- Shaking/trembling
- Blood pressure increase

Mental/Emotional Signs

- Nervousness
- Guilty
- Easily irritated
- Overwhelmed
- Negative self-talk
- Stress

TIPS FOR MANAGING ANGER



- Separate yourself from the situation to cool down.
- Find a healthy physical, mental, or cognitive release.
- Take time to understand your feelings. Understanding your feelings leads to better communication!
- Talk to someone you trust about your feelings. Try to focus more on how you feel than what others "did wrong."
- Use Conflict Resolution techniques.
- Call or text 988, or consult a mental health professional.

Summary	
Lesson Title	Anger Management for Firearm Owners
Length	15-20 minutes
Objectives	<ul style="list-style-type: none"> Understand why anger management is important for firearm owners Identify signs of anger within themselves and in others Understand the difference between healthy and unhealthy expressions of anger Identify ways to manage anger in healthy ways

Materials Needed

- Writing surface (chalkboard, whiteboard, smartboard, etc.)
- Writing tool for surface
- Printed handouts for participants
 - Managing Unhealthy Anger
- Instructor Teaching Notes

SAY

Anger is an emotional state that involves the mind, body, and brain. It can affect you in varying intensity, from mild irritation to intense rage. Anger is a temporary feeling, but actions taken while angry can be destructive.

ASK

Instruct participants: **Now I'm going to read some statements about anger. After each one, give me a thumbs up if you think it's true, and give me a thumbs down if you think it's false.**

Anger Automatically Leads to Aggression.

This is FALSE! There are other more constructive and assertive ways to express anger.

You Must Be Aggressive To Get What You Want.

This is FALSE! Many people confuse assertiveness with aggression. The goal of aggression is to dominate, intimidate, harm, or injure another person—to win at any cost. Expressing yourself in an assertive manner is respectful of others and does not blame or threaten other people. Plus, it's more effective!

Venting Anger Is Always Good.

This is FALSE! For many years, there was a popular belief that the aggressive expression of anger was healthy and therapeutic. Research has found, however, that people who vent their anger aggressively just get better at being angry, reinforcing unhealthy ways of managing their feelings.

The Way You Express Anger Can Be Changed.

This is TRUE! People are not born with set, specific ways of expressing anger. It is possible to learn more appropriate ways of expressing anger. Similarly, it is also possible to change the way your nervous system reacts after you get angry. You can learn to calm down more quickly with practice.

SAY

There are a lot of ways that anger can affect you.

ASK

Ask: **What are some ways to tell if you are getting angry? What are some ways you can tell if someone else is getting angry?**

Allow participants to shout out 4-5 examples.

SAY

The examples you all gave are just the tip of the iceberg, since everyone reacts differently to anger. There are physical ways - you might get flushed, your heart rate might increase, you might feel chest tightness, you might start sweating. You can usually tell when someone is angry because anger can change your behavior.

SAY

To control your anger, you can separate yourself from the situation, use Conflict Resolution techniques, take time to understand your feelings more deeply, or find a healthy physical, mental, or cognitive release. You might talk to someone you trust for help and you could express your feelings in a socially appropriate way. And of course, you can always call or text 988, or seek help to work through your emotions with a professional.

ASK

Instruct participants: **Take a moment to brainstorm three healthy ways that you personally might deal with anger. Every person manages anger differently. I encourage you to write them down and remember these strategies that work well for you!**

Allow participants 2 minutes to brainstorm and write down their answers. Time permitting, ask each participant to share out their favorite personal anger management technique.

- [1] Reilly, P.M., Shopshire, M.S., Durazzo, T.C., & Campbell, T.A. Anger Management for Substance Use Disorder and Mental Health Clients: Participant Workbook. SAMHSA Publication No. PEP19-02-01-002. Rockville, MD: Substance Abuse and Mental Health Services Administration, 2019.
- [2] Pfeiffer, R. (2012). Anger Management Workbook and Curriculum. United States: Growth Publishing.

VI. SUICIDE PREVENTION

Suicide Prevention for Firearm Owners



As a firearm owner, being responsible with your firearm and knowing more about suicide prevention can save lives. One unsecured firearm can put everyone in a household at risk of injury or death, not just the firearm owner. The decision to attempt suicide can happen in a matter of minutes. Being able to recognize a crisis, along with having your firearm properly stored and secured, could be the difference between life and death for yourself or a loved one.

DID YOU KNOW?

45%

of suicides in Maryland involved firearms between 2003 - 2020

(Maryland Violent Death Reporting System, 2023)



The majority of firearm deaths in the US are suicides. There are more firearm suicide deaths than firearm homicides.

(Pew Research Center, 2023)



Unsecured handguns are used in the majority of firearm suicides.

(Death Studies, 2022; Rutgers, 2022)

Suicide is preventable. You can save a life.

1 Be SMART Safety Store Your Firearms



S **Secure** all firearms in your home and vehicles

M **Model** responsible behavior around guns

A **Ask** about unsecured guns in other homes

R **Recognize** the role of guns in suicide

T **Tell** your peers to Be SMART

2 VOLUNTARY FIREARM STORAGE



If someone is feeling suicidal, has recently attempted suicide, or is experiencing a crisis, remove firearms until the situation improves. Consider storing firearms at a temporary, voluntary external safe storage option.

For more information, visit mdpgv.org/safestoragemap

3 MENTAL HEALTH OR SUBSTANCE USE CRISIS? CALL OR TEXT 988



CONFIDENTIAL AND AVAILABLE 24/7

Safe and Secure Storage for Firearm Owners



Storing your firearms safely and securely can save lives. By storing your firearms, you can prevent your weapons from being stolen. You can also prevent your weapons from being accessed by loved ones at risk of suicide or violence against others.

Be SMART | Safety Store Your Firearms



- Store and lock firearms **unloaded**
- Store and lock ammunition **separately from firearms**
- Make sure **keys/combinations are not accessible** to people in household in crisis (at risk for violence against self or others)
- If someone is in crisis in the household, **temporarily remove firearms** from your home
- **Avoid storing firearms unattended in vehicles** to prevent theft

LOCKING DEVICES



- 1 Cable Lock** (Free-\$50)
Device that blocks chamber to prevent firing. Typically requires key or combination to unlock, usable on most firearms. Good to prevent children from access, but can usually be cut with bolt cutters/simple devices.
- 2 Trigger Lock** (\$5-\$50)
Two-piece lock, fits over trigger guard. Blocks trigger but does not prevent loading. Typically requires key or combination to unlock. Should not be used on loaded firearm (can still be fired). Not usable on lever-action firearms.

LOCKING BOXES



- 1 Lock Box** (\$25-\$350)
Small safe to store handguns/small firearms. Typically requires key, combination, or fingerprint to unlock. Lock boxes can be permanently mounted to prevent theft.
- 2 Safe** (\$100-\$2,500)
Stores variety of firearms/other valuables. Typically requires key, combination, or biometrics to unlock. Most secure option for multiple firearms, and for theft prevention.

Warning Signs for Suicide

Warning signs are observable indicators that a person may be thinking about suicide & may urgently need help.

SIGNS TO LOOKOUT FOR



Talking About

- Wanting to die or to kill oneself
- Looking for a way to kill oneself, such as searching online or obtaining a gun
- Feeling hopeless or having no reason to live
- Feeling trapped or in unbearable pain
- Being a burden to others

Behavior Change

- Increasing the use of alcohol or drugs
- Losing interest in activities
- Acting anxious or agitated; behaving recklessly and irrationally
- Sleeping too little or too much
- Withdrawing or feeling isolated
- Showing rage or talking about seeking revenge
- Displaying extreme mood swings
- Sharp drop in performance
- Giving away possessions

ASK DIRECTLY



If you think someone may be thinking of suicide. Asking the question "are you thinking of suicide?" can open the door to a conversation that may save a life.

How to Help: ABCDE



- A** Ask Directly
- B** Be an Active Listener
- C** Continue to Keep Them Safe
- D** Discuss Options and Connect to Help
- E** Encourage, Support, and Follow Up

GET HELP NOW



If someone is...

- Talking about wanting to die or to kill oneself
- Looking for a way to kill oneself, such as searching online or obtaining a gun
- Talking about feeling hopeless or having no reason to live

MENTAL HEALTH OR SUBSTANCE USE CRISIS?



CALL OR TEXT 988



CONFIDENTIAL AND AVAILABLE 24/7

Summary	
Lesson Title	Suicide Prevention for Firearm Licensing
Length	15-20 minutes
Objectives	<p>By the end of this section, participants will be able to:</p> <ul style="list-style-type: none"> • Understand why suicide prevention is important for firearm owners • Understand the uses for the Suicide and Crisis Lifeline, 988 • Recognize warning signs for suicide • Assist someone displaying serious warning signs for suicide using the ABCDE Model • Understand the importance of safe storage of firearms to prevent suicide • Use the Be SMART acronym to remember the importance of safe storage • Understand the uses for temporary, voluntary external safe storage options

Materials Needed

- Writing surface (chalkboard, whiteboard, smartboard, etc.)
- Writing tool for surface
- Printed handouts for participants
 - Suicide Prevention for firearm owners
 - Safe and Secure Storage for firearm owners
 - Warning Signs for Suicide
- Instructor Teaching Notes

SAY

Hundreds of Marylanders die by suicide every year. Firearms are involved in many of these suicides. Between 2003 - 2020, 45% of suicides in Maryland used firearms. [9]

ASK

*Say: **Fact or Myth - In the US, there are more suicides than homicides every year.***
*Instruct participants: **If you think this is a fact, give me a thumbs up. If you think this is a myth, give me a thumbs down.***

SAY

It is a fact! In Suicides actually make up the majority of all gun-related deaths in the US [1]. Suicide attempts using firearms are also by far the most lethal, with 90% of firearm suicide attempts ending in death. [4]

As a firearm license holder, being responsible with your firearm and knowing more about suicide prevention can save lives. There are many factors that can add to a person's risk of suicide. Keep an eye out for warning signs, which are signs that someone might be thinking about attempting suicide and may need urgent help.

ASK

*Ask: **What are some signs that someone might be thinking about suicide?***
Allow participants to share 3-4 examples.

SAY

When someone is thinking about suicide, there are usually signs that can be noticed.

If someone is talking about wanting to die or to kill themselves, is looking for a way to kill themselves, is obsessively cleaning or playing with a weapon, or is talking about feeling hopeless or having no reason to live – get help immediately. These are urgent warning signs that a person is at immediate risk for suicide. [2]

You can immediately call or text 988, the national Suicide and Crisis Lifeline, or directly call a mental health professional. 988 is a confidential service that offers 24/7 call, text and chat access to trained crisis counselors who can help people experiencing crisis or any other kind of emotional distress. You can also dial 988 if you are worried about a loved one who may need crisis support. If you haven't already, it's a good idea to save 988 as a contact on your phone.

If someone is showing worrying changes in behavior, they may be at risk of suicide. Serious warning signs include [2]:

- Talking about feeling trapped or in unbearable pain
- Talking about being a burden to others
- Increasing the use of alcohol or drugs

SAY

- Acting anxious or agitated; behaving recklessly
- Sleeping too little or too much
- Withdrawing or feeling isolated
- Showing rage or talking about seeking revenge
- Displaying extreme mood swings
- Giving away possessions and/or rehoming pets
- Visiting or calling people to say goodbye

SAY

If someone is displaying these signs, **remember your ABCDEs:**

A: Ask Directly. Asking someone directly, “are you thinking of suicide?” can be the open door to a conversation that they’ve been needing.

B: Be an Active Listener. Be there to listen with compassion and empathy. Avoid judgmental or dismissive statements.

C: Continue to Keep Them Safe. Do not leave someone alone if they are thinking about suicide. If you think the person is in immediate danger, call or text 988. You can also take them to the nearest emergency room or crisis center.

D: Discuss Options and Connect to Help. Find out who they can reach out to for help, whether it’s a therapist, a doctor, friends or family. Help them feel supported and offer resources to get professional assistance. For additional support, call or text 988.

E: Encourage, Support, and Follow Up. Follow-up with the person in the days and weeks after the crisis to let them know you’re thinking of them.

ASK

Ask: Let’s go over the ABCDE one more time.

Ask participants to shout out each step. If a writing surface is available (whiteboard, chalkboard, etc.), write the steps out as participants share for a visual aid. Pause to answer any questions participants have about warning signs and the ABCDE model.

SAY

One of the most important things that you can do as a responsible firearm owner is to reduce access to your firearms. One unsecured firearm can put everyone in the household at risk of killing or injuring themselves or others, not just the firearm owner. The decision to attempt suicide can happen in a matter of minutes. [8] Having your firearm properly stored and secured could be the difference between life and death.

Store your firearms unloaded, locked, and separate from ammunition. If you have a firearm for self-defense, there are securing devices that can still allow you to retrieve and use your weapon quickly in an emergency.

ASK

*Ask: **What are some devices you can use to store your firearm safely?***

Allow participants to share 3-4 examples.

SAY

There are many safe storage options, including cable locks, trigger locks, lock boxes, and gun safes – we encourage you to explore and find the option that is right for you. Whatever securing device you choose, make sure to keep keys and combinations to firearm locking devices away from children, unauthorized users, and other people at risk of harming themselves or others. [7]

Did you know that there are around 250,000 gun theft incidents annually? Hundreds of thousands of firearms are stolen every year. [3] Safe storage can prevent your firearms from landing in the wrong hands. Whenever possible, avoid leaving your firearm unattended in your vehicle. This will prevent your firearm from being stolen during a break-in or vehicle theft. Additionally, consider safe storage options that can be mounted or affixed to help prevent thefts.

If someone in the home is feeling suicidal, has recently attempted suicide, or is experiencing a crisis, it is safest to remove lethal means from the household entirely until the situation improves. In Maryland, many gun shops, firearm training centers, and law enforcement agencies are providing temporary firearm storage services. In cases of crisis, consider storing firearms at a voluntary safe storage option near you. Visit the Maryland Safe Storage Map website for more information.

SAY

Remember to be SMART! [5]

S: Secure all guns in your home and vehicles

M: Model responsible behavior around guns

A: Ask about the presence of unsecured guns in other homes

R: Recognize the role of guns in suicide

T: Tell your peers to be SMART

ASK

Hand out Suicide Prevention handouts.

*Instruct participants: **Take a moment to read over the handouts and let me know if you have any questions.***

If participants have additional questions or want more information, encourage them to reach out to the Office of Suicide Prevention.

- [1] Gramlich, J. (2023, April 26). What the data says about gun deaths in the U.S. Pew Research Center. <https://www.pewresearch.org/short-reads/2023/04/26/what-the-data-says-about-gun-deaths-in-the-u-s/>
- [2] Suicide Prevention Resource Center. (n.d.). Warning Signs for Suicide – Suicide Prevention Resource Center. <https://sprc.org/warning-signs-for-suicide/>
- [3] Hemenway, D., Azrael, D. & Miller, M. Whose guns are stolen? The epidemiology of Gun theft victims. *Inj. Epidemiol.* 4, 11 (2017). <https://doi.org/10.1186/s40621-017-0109-8>
- [4] Conner A, Azrael D, Miller M. Suicide case-fatality rates in the United States, 2007 to 2014: a nationwide population-based study. *Ann Intern Med.* 2019;171:885–95.
- [5] Everytown for Gun Safety Support Fund. (2023, March 8). Secure gun storage. Be SMART. <https://besmartforkids.org/>
- [6] Allison E. Bond, Aleksandr T. Karnick, Shelby L. Bandel, Daniel W. Capron & Michael D. Anestis (2022) Demographic differences in the type of firearm and location of bodily injury in firearm suicide decedents, *Death Studies*, 47:8, 948-956, DOI: [10.1080/07481187.2022.2144547](https://doi.org/10.1080/07481187.2022.2144547)
- [7] Educational Fund to Stop Gun Violence. (2021, April 13). Individual. Prevent Firearm Suicide. <https://preventfirearmsuicide.efsgv.org/interventions/individual/>
- [8] Deisenhammer EA, Ing CM, Strauss R, et al. The duration of the suicidal process: how much time is left for intervention between consideration and accomplishment of a suicide attempt? *J Clin Psychiatry.* 2009;70(1):19-24.
- [9] Circumstances of Suicide Deaths in Maryland: Data from the 2003-2020 Maryland Violent Death Reporting System (MVDRS); 2023. https://health.maryland.gov/phpa/OEHFP/Injury/Documents/2003-2020_MVDRS_Circumstance%20of%20Suicide_03.06.2023.pdf
- [10] Unsecured Handguns Account for the Majority of Firearm Suicide Deaths in the United States. www.rutgers.edu. Published November 15, 2022. <https://www.rutgers.edu/news/unsecured-handguns-account-majority-firearm-suicide-deaths-united-states>

LIVE-FIRE COMPONENT

Security Professionals Practical Police Shooting Course - Carry Permit

Total Rounds: 50 rounds of ammunition

Required equipment: Pistol / Revolver, holster, magazines for semi-automatic pistol, B-27 target

Scoring: X,10,9,8 Ring = 5 PTS

7 Ring = 4 PTS

Rest of silhouette = 3 PTS

Total Possible Score: 250 = 100%

Minimum Passing: 175 = 70%



Pistols: Fill 2 magazines – 5 rounds each

3 Yard – 5 Rounds –Point Shoulder - One Hand Strong

Command – Routine Load 5 rounds and Holster

Command – When targets face, Draw and fire 2 rounds in 4 seconds, cover, scan and holster.

Command – When targets face, Draw and fire 3 rounds in 6 seconds

Command – Perform a dry re-load, cover, scan and holster.

3 Yard – 5 Rounds –Point Shoulder - One Hand Strong

Command – When targets face, Draw and fire 2 rounds in 4 seconds, cover, scan and holster.

Command – When targets face, Draw and fire 3 rounds in 6 seconds, Clear, inspect, and holster an empty firearm.

Pistols: Fill 1 magazines – 5 rounds

3 Yard – 5 Rounds –Point Shoulder - One Hand Weak

Command – Routine Load 5 rounds

Command – Transfer firearm to one handed weak hand and cover target area

Command – When targets face, Fire 2 round in 4 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 6 seconds

Command – Transfer the firearm back to the strong hand, Clear, inspect, and holster an empty firearm

Pistols: Fill 2 magazines – 5 rounds each

5 Yard – 5 Rounds – Point Shoulder – Two Handed Strong

Command – Routine Load 5 rounds and Holster

Command – When targets face, Draw and fire 2 rounds in 4 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 4 seconds

Command – Perform a dry re-load

Command - Transfer the firearm, take up a two-handed weak hand grip, and cover the target area

5 Yard – 5 Rounds – Point Shoulder – Two Handed Weak

Command – When targets face, Fire 2 round in 4 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 4 seconds

Command – Transfer the firearm back to the strong hand, Clear, inspect, and holster the empty firearm

Pistols: Fill 2 magazines – 5 rounds each

7 Yard – 5 Rounds – Point Shoulder - Two Handed Strong

Command – Routine Load 5 rounds and holster.

Command – When targets face, Draw and fire 2 rounds in 4 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 4 seconds

Command – Perform a dry re-load, Transfer the firearm, take up a two-handed weak hand grip, and cover the target area

7 Yard – 5 Rounds – Point Shoulder - Two Handed Weak

Command – When targets face, Fire 2 rounds in 4 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 4 seconds

Command – Transfer the firearm back to the strong hand, Clear, inspect, and holster an empty firearm.

Pistols: Fill 2 magazines – 5 rounds each

15 Yard – 10 Rounds – Barricade – Kneeling, Standing – Two Handed Strong

Command – Routine Load 5 rounds and holster.

Command – Assume a strong side start position.

Command – When targets face, Seek cover kneeling strong hand barricade, draw, cover target area

Command – When targets face, Fire 2 rounds in 6 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 6 seconds

Command – While still kneeling, perform a dry re-load and holster before standing up

Command – Assume a strong side start position.

Command – When targets face, Seek cover standing strong hand barricade, draw, cover target area

Command – When targets face, Fire 2 rounds in 6 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 6 seconds

Command – Clear, inspect and holster an empty firearm

Pistols: Fill 1 magazine – 5 rounds

25 Yard – 5 Rounds – Standing Barricade – Two Handed Strong

Command – Routine Load 5 rounds and holster.

Command – Assume a strong side start position.

Command – When targets face, Seek cover Standing strong hand barricade, draw, cover target area

Command – When Targets face, Fire 2 rounds in 8 seconds, continue to cover the target area

Command – When targets face, Fire 3 rounds in 8 seconds

Command – CLEAR, INSPECT, PRESENT FIREARM FOR INSPECTION OF ARMS and HOLSTER an EMPTY FIREARM.

Basic Shooting Course for All Other Applicants - Carry Permit



BASIC PRACTICAL HANDGUN COURSE (BPHC)

Total Rounds – Twenty-Five (25)
Minimum passing score = 70%
18 rounds of 25 rounds = 72%
Total possible score= 125 pts
Minimum passing score= 90 pts

SCORING Any round inside
or touching the black silhouette
is 5 points. Any round in the
white or unaccounted for
is 0 points

TARGET B-27
All magazines
will be filled with
5 rounds regardless
of capacity

3 YARD LINE – 5 ROUNDS – TWO HANDED – POINT SHOULDER ***ROUTINE LOAD 5 rounds and assume the LOW READY POSITION.***

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and go to a DEPRESSED PISTOL position.

Your weapon should be empty with the slides locked to the rear and or cylinders open. Have an instructor check your weapon. If you need to move to the next shooting position, you may do so after you have been checked by an instructor. If you are just moving the target, you may do so at this time. You may fill any magazines with 5 rounds as needed from the next shooting position.

5 YARD LINE – 10 ROUNDS – TWO HANDED – POINT SHOULDER ***ROUTINE LOAD 5 rounds and assume the LOW READY POSITION.***

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, perform a DRY RELOAD, cover, SCAN, finger off the trigger and go back to low ready.

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and go to a DEPRESSED PISTOL position.

Your firearm should be empty with the slides locked to the rear and or cylinders open. Have an instructor check your firearm. If you need to move to the next shooting position, you may do so after you have been checked by an instructor. If you are just moving the target, you may do so at this time. You may fill any magazines with 5 rounds as needed from the next shooting position.

7 YARD LINE – 5 ROUNDS – TWO HANDED – POINT SHOULDER
ROUTINE LOAD 5 rounds and assume the LOW READY POSITION.

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 2 rounds in 5 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 3 seconds, cover, SCAN, finger off the trigger and go to a DEPRESSED PISTOL position.

Your firearm should be empty with the slides locked to the rear and or cylinders open. Have an instructor check your firearm. If you need to move to the next shooting position, you may do so after you have been checked by an instructor. If you are just moving the target, you may do so at this time. You may fill any magazines with 5 rounds as needed from the next shooting position.

15 YARD LINE – 5 ROUNDS – TWO HANDED – POINT SHOULDER
ROUTINE LOAD 5 rounds and assume the LOW READY POSITION.

On Command – raise your firearm, fire 1 round in 6 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 6 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 6 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 6 seconds, cover, SCAN, finger off the trigger and back to low ready.

On Command – raise your firearm, fire 1 round in 6 seconds.

CLEAR, INSPECT, PRESENT FIREARM FOR INSPECTION, and PROPERLY SECURE THE EMPTY FIREARM AS INSTRUCTED BY A CERTIFIED HANDGUN INSTRUCTOR.

Handgun Qualification License

Operation and Handling Demonstration.

Orientation component that demonstrates the person's safe operation and handling of a firearm, to include a "live fire" component in which the applicant safely shoots the firearm and hits the target. An applicant may not be required to fire in excess of 15 yards during qualifications. The MSP has determined that the use of non-lethal marking projectiles would meet the HQL "live fire" training requirement provided that the non-lethal marking projectile meets the following requirements:

- 1) meets the definition of "ammunition" as defined in Public Safety §5-133.1(a) "a cartridge, shell, or any other device containing explosive or incendiary material designed and intended for use in a firearm;" and
- 2) can be fired from a firearm as defined in Public Safety §5-101(h)(1)(i): "a weapon that expels, is designed to expel, or may readily be converted to expel a projectile by the action of an explosive."

SB0501_Testimony_2A_Maryland.pdf

Uploaded by: John Josselyn

Position: FWA



2A Maryland

2A@2AMaryland.org

Senate Bill 501

Handguns - Wear, Carry, and Transport Laws - Handbook Publication FAVORABLE

During the 2023 Session, *House Bill 824 Public Safety - Regulated Firearms - Possession and Permits to Carry, Wear, and Transport a Handgun* was amended in the Senate Judicial Proceedings Committee with the intent that the Office of the Attorney General would play an active role in creating a clear and concise document on Maryland gun laws applicable to wear and carry permits. Unfortunately, the bill drafter's language shifted the responsibility to the Maryland State Police who are not the subject matter experts.

The intent of this bill is to compel the Attorney General to become an active partner and participant in providing information on the Maryland gun laws which directly apply to the legal wear and carry of handguns by Maryland citizens who chose to be responsible for their own personal defense and the defense of their families. As of December 31, 2023, there were 175,632 active wear and carry permit holders in Maryland.

The Attorneys General in other states have developed similar documents for the benefit of their citizens. These documents are available on-line and thus there are no printing or distribution costs.

It would be beneficial to instructors and permit applicants alike if the Public Safety Article subsections §5-306 (a-1) 5 through 10 were deleted from the statute. These topics are not germane to the wear and carry of handguns and serve only to make the class longer and less productive by burdening both the instructors and their students with an overload of unrelated information.

John H. Josselyn
2A Maryland
02/09/2024

Attachments (2)



SB0501/583122/1

AMENDMENTS
PREPARED
BY THE
DEPT. OF LEGISLATIVE
SERVICES

08 FEB 24
09:05:15

BY: Senator McKay

(To be offered in the Judicial Proceedings Committee)

AMENDMENTS TO SENATE BILL 501

(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 3, strike “Secretary of State Police” and substitute “Office of the Attorney General”; in the same line, after “publish” insert “in print”; in line 4, after “Secretary” insert “of State Police”; in the same line, after the second “to” insert “certain permit holders and”; and in line 5, after “public” insert “in a certain manner”.

AMENDMENT NO. 2

On page 1, in line 16, strike “(1)”; in line 17, strike the comma and substitute “:

(1);

in the same line, strike “SECRETARY” and substitute “OFFICE OF THE ATTORNEY GENERAL”; in the same line, after “PUBLISH” insert “IN PRINT”; in line 18, after “STATE” insert “AND FEDERAL”; in the same line, after “LAWS” insert “AND CASE LAW”; in line 19, after “STATE” insert “IN A USER-FRIENDLY, NONTECHNICAL FORMAT THAT IS SUITABLE FOR USE BY INDIVIDUALS AUTHORIZED TO TEACH THE TRAINING COURSES REQUIRED UNDER THIS TITLE”; in the same line, strike the period and substitute “; AND”; in line 20, strike “THE” and substitute “THE”; in line 21, after “TO” insert “:

(I) ALL ACTIVE PERMIT HOLDERS BY E-MAIL; AND

(II);

SB0501/583122/01
Amendments to SB 501
Page 2 of 2

McKay

and in line 21, after "PUBLIC" insert "**BY POSTING A HYPERLINK ON THE WEBSITE FOR THE DEPARTMENT OF STATE POLICE**".

Article - Public Safety

[\[Previous\]](#)[\[Next\]](#)

§5–306.

(a) Subject to subsections (c) and (d) of this section, the Secretary shall issue a permit within a reasonable time to a person who the Secretary finds:

- (1) (i) is at least 21 years old; or
(ii) is a person who is a member of the armed forces of the United States, the National Guard, or the uniformed services;
- (2) (i) has not been convicted of a felony or of a misdemeanor for which a sentence of imprisonment for more than 1 year has been imposed; or
(ii) if convicted of a crime described in item (i) of this item, has been pardoned or has been granted relief under 18 U.S.C. § 925(c);
- (3) has not been convicted of a crime involving the possession, use, or distribution of a controlled dangerous substance;
- (4) is not on supervised probation for:
 - (i) conviction of a crime punishable by imprisonment for 1 year or more;
 - (ii) a violation of § 21–902(b) or (c) of the Transportation Article; or
 - (iii) violating a protective order under § 4–509 of the Family Law Article;
- (5) is not presently an alcoholic, addict, or habitual user of a controlled dangerous substance unless the habitual use of the controlled dangerous substance is under legitimate medical direction;
- (6) does not suffer from a mental disorder as defined in § 10–101(i)(2) of the Health – General Article and have a history of violent behavior against the person or another;
- (7) has not been involuntarily admitted for more than 30 consecutive days to a facility as defined in § 10–101 of the Health – General Article;

2A Maryland - Suggested Amendment to SB 0501 - See page 3.

(8) is not a respondent against whom:

(i) a current non ex parte civil protective order has been entered under § 4–506 of the Family Law Article;

(ii) a current extreme risk protective order has been entered under § 5–601 of this title; or

(iii) any other type of current court order has been entered prohibiting the person from purchasing or possessing firearms;

(9) except as provided in subsection (b) of this section, has successfully completed prior to application and each renewal, a firearms training course approved by the Secretary that meets the minimum criteria specified in subsection (a–1) of this section; and

(10) based on an investigation:

(i) has not exhibited a propensity for violence or instability that may reasonably render the person’s possession of a handgun a danger to the person or to another; and

(ii) is not otherwise prohibited by State or federal law from purchasing or possessing a handgun.

(a–1) The firearms training course required under subsection (a) of this section shall include:

(1) (i) for an initial application, a minimum of 16 hours of in–person instruction by a qualified handgun instructor; or

(ii) for a renewal application, 8 hours of in–person instruction by a qualified handgun instructor;

(2) classroom instruction on:

(i) State and federal firearm laws, including laws relating to:

1. self–defense;
2. defense of others;
3. defense of property;

4. the safe storage of firearms;
5. the circumstances under which an individual becomes prohibited from possessing a firearm under State and federal law, including becoming a respondent against whom:
 - A. a current non ex parte civil protective order has been entered under § 4-506 of the Family Law Article;
 - B. 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
 - C. a current extreme risk protective order has been entered under Subtitle 6 of this title;
6. the requirements and options for surrendering, transferring, or otherwise disposing of a firearm after becoming prohibited from possessing a firearm under State or federal law;
7. the requirements for reporting a loss or theft of a firearm to a law enforcement agency as required by § 5-146 of this title;
8. the firearms and firearm accessories which are banned under State and federal law;
9. the types of firearms that require a special permit or registration to acquire or possess under State or federal law;
10. the law prohibiting straw purchases;
11. the law concerning armed trespass under § 6-411 of the Criminal Law Article; and
12. the locations where a person is prohibited from possessing a firearm regardless of whether the person possesses a permit issued under this subtitle;
 - (ii) home firearm safety;
 - (iii) handgun mechanisms and operations;
 - (iv) conflict de-escalation and resolution;

(v) anger management; and

(vi) suicide prevention; and

(3) a firearm qualification component that includes live–fire shooting exercise on a firing range and requires the applicant to demonstrate:

(i) safe handling of a handgun; and

(ii) shooting proficiency with a handgun.

(a–2) The Secretary, in consultation with the Office of the Attorney General and the Department of Health, shall develop, publish, update, and distribute to all State–certified firearms instructors a curriculum of instruction for the topics required for classroom instruction in subsection (a–1) of this section.

(b) An applicant for a permit is not required to complete a certified firearms training course under subsection (a) of this section if the applicant:

(1) is a law enforcement officer or a person who is retired in good standing from service with a law enforcement agency of the United States, the State, or any local law enforcement agency in the State;

(2) is a member, retired member, or honorably discharged member of the armed forces of the United States or the National Guard;

(3) is a qualified handgun instructor; or

(4) has completed a firearms training course approved by the Secretary.

(c) An applicant under the age of 30 years is qualified only if the Secretary finds that the applicant has not been:

(1) committed to a detention, training, or correctional institution for juveniles for longer than 1 year after an adjudication of delinquency by a juvenile court; or

(2) adjudicated delinquent by a juvenile court for:

(i) an act that would be a crime of violence if committed by an adult;

(ii) an act that would be a felony in this State if committed by an adult; or

(iii) an act that would be a misdemeanor in this State that carries a statutory penalty of more than 2 years if committed by an adult.

(d) (1) The Secretary may not issue a permit to a person if the person:

(i) 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) 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.

(2) Subject to paragraph (1) of this subsection, the Secretary may not issue a permit to a person who has been convicted on or after October 1, 2023, of a violation of § 4–104 of the Criminal Law Article for 5 years following the date of the conviction.

(e) The Secretary may issue a handgun qualification license, without an additional application or fee, to a person who:

(1) meets the requirements for issuance of a permit under this section; and

(2) does not have a handgun qualification license issued under § 5–117.1 of this title.

[\[Previous\]](#)[\[Next\]](#)

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Uploaded by: Mike McKay

Position: FWA



SB0501/583122/1

<p>AMENDMENTS PREPARED BY THE DEPT. OF LEGISLATIVE SERVICES</p> <p>08 FEB 24 09:05:15</p>

BY: Senator McKay
(To be offered in the Judicial Proceedings Committee)

AMENDMENTS TO SENATE BILL 501
(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 3, strike “Secretary of State Police” and substitute “Office of the Attorney General”; in the same line, after “publish” insert “in print”; in line 4, after “Secretary” insert “of State Police”; in the same line, after the second “to” insert “certain permit holders and”; and in line 5, after “public” insert “in a certain manner”.

AMENDMENT NO. 2

On page 1, in line 16, strike “(1)”; in line 17, strike the comma and substitute “:

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in the same line, strike “SECRETARY” and substitute “OFFICE OF THE ATTORNEY GENERAL”; in the same line, after “PUBLISH” insert “IN PRINT”; in line 18, after “STATE” insert “AND FEDERAL”; in the same line, after “LAWS” insert “AND CASE LAW”; in line 19, after “STATE” insert “IN A USER-FRIENDLY, NONTECHNICAL FORMAT THAT IS SUITABLE FOR USE BY INDIVIDUALS AUTHORIZED TO TEACH THE TRAINING COURSES REQUIRED UNDER THIS TITLE”; in the same line, strike the period and substitute “; AND”; in line 20, strike “THE” and substitute “THE”; in line 21, after “TO” insert “:

(I) ALL ACTIVE PERMIT HOLDERS BY E-MAIL; AND

(II);

SB0501/583122/01
Amendments to SB 501
Page 2 of 2

McKay

and in line 21, after "PUBLIC" insert "**BY POSTING A HYPERLINK ON THE WEBSITE FOR THE DEPARTMENT OF STATE POLICE**".

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Uploaded by: Mike McKay

Position: FWA



SB0501/283229/1

AMENDMENTS
PREPARED
BY THE
DEPT. OF LEGISLATIVE
SERVICES

08 FEB 24
14:13:48

BY: Senator McKay
(To be offered in the Judicial Proceedings Committee)

AMENDMENTS TO SENATE BILL 501
(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 3, strike “Secretary of State Police” and substitute “Office of the Attorney General”; and strike beginning with “requiring” in line 4 down through “public;” in line 5.

AMENDMENT NO. 2

On page 1, in line 17, strike “**SECRETARY**” and substitute “**OFFICE OF THE ATTORNEY GENERAL**”; in line 18, after “**STATE**” insert “**AND FEDERAL**”; in the same line, after “**LAWS**” insert “**AND CASE LAW**”; in line 20, strike “**SECRETARY**” and substitute “**HANDBOOK**”; and strike beginning with “**MAKE**” in line 20 down through “**PUBLIC**” in line 21 and substitute “**BE:**”

(I) IN A FORMAT EASILY UNDERSTANDABLE BY PERMIT HOLDERS; AND

(II) SUITABLE FOR USE BY INDIVIDUALS AUTHORIZED TO TEACH THE FIREARMS TRAINING COURSE REQUIRED UNDER SUBSECTION (A) OF THIS SECTION”.

SB501.pdf

Uploaded by: Mike McKay

Position: FWA

MIKE MCKAY
Legislative District 1
Garrett, Allegany, and Washington Counties



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Judicial Proceedings Committee
Executive Nominations Committee

THE SENATE OF MARYLAND
ANNAPOLIS, MARYLAND 21401

Senate Bill 501 – Handguns – Wear, Carry, and Transport Laws – Handbook Publication

February 5, 2024

Dear Chairman Smith, Vice Chairman Waldstreicher, and Members of the Committee,

I am writing to strongly endorse Senate Bill 501, which requires the Secretary of the State Police to annually publish a handbook summarizing state laws relating to wearing, carrying, and transporting a handgun in public; and requires the Secretary to make copies of the handbook available to members of the public. The handbook will begin being published annually on Oct. 1st, 2024.

The passage of this bill ensures the materials/readings for proper education on firearm ownership laws in Maryland are widely available to firearm owners and those looking to purchase a firearm. This bill would benefit public safety in the state regarding firearms by promoting education on the laws and regulations in the state. Education is key to safe firearm usage in our state. This would keep our citizens up to date on the laws regarding firearms in our state and foster public well-being.

I appreciate your attention to this important matter and urge you to support the passage of Senate Bill 501.

Sincerely,

A handwritten signature in black ink that reads "Mike McKay".

Senator Mike McKay

Representing the Appalachia Region of Maryland

Serving Garrett, Allegany, and Washington Counties