## **2020 SESSION**

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## **SENATE BILL NO. 70**

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on the Judiciary on January 13, 2020)

(Patrons Prior to Substitute—Senators Lucas and Saslaw [SB 12])

4 5 6 7 A BILL to amend and reenact §§ 18.2-308.2, as it is currently effective and as it shall become effective, 18.2-308.2:2, 22.1-277.07, and 54.1-4201.2 of the Code of Virginia and to amend the Code of 8 Virginia by adding a section numbered 18.2-308.2:5, relating to firearm sales; criminal history 9 record information check; penalty.

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 18.2-308.2, as it is currently effective and as it shall become effective, 18.2-308.2:2, 11 22.1-277.07, and 54.1-4201.2 of the Code of Virginia are amended and reenacted and that the Code 12 13 of Virginia is amended by adding a section numbered 18.2-308.2:5 as follows:

14 § 18.2-308.2. (Effective until January 1, 2021) Possession or transportation of firearms, firearms 15 ammunition, stun weapons, explosives or concealed weapons by convicted felons; penalties; petition 16 for permit; when issued.

17 A. It shall be unlawful for (i) any person who has been convicted of a felony; (ii) any person adjudicated delinquent as a juvenile 14 years of age or older at the time of the offense of murder in 18 19 violation of § 18.2-31 or 18.2-32, kidnapping in violation of § 18.2-47, robbery by the threat or 20 presentation of firearms in violation of § 18.2-58, or rape in violation of § 18.2-61; or (iii) any person 21 under the age of 29 who was adjudicated delinquent as a juvenile 14 years of age or older at the time of 22 the offense of a delinquent act which would be a felony if committed by an adult, other than those 23 felonies set forth in clause (ii), whether such conviction or adjudication occurred under the laws of the 24 Commonwealth, or any other state, the District of Columbia, the United States or any territory thereof, 25 to knowingly and intentionally possess or transport any firearm or ammunition for a firearm, any stun weapon as defined by § 18.2-308.1, or any explosive material, or to knowingly and intentionally carry 26 27 about his person, hidden from common observation, any weapon described in subsection A of 28 § 18.2-308. However, such person may possess in his residence or the curtilage thereof a stun weapon as 29 defined by § 18.2-308.1. Any person who violates this section shall be guilty of a Class 6 felony. 30 However, any person who violates this section by knowingly and intentionally possessing or transporting any firearm and who was previously convicted of a violent felony as defined in § 17.1-805 shall be 31 32 sentenced to a mandatory minimum term of imprisonment of five years. Any person who violates this 33 section by knowingly and intentionally possessing or transporting any firearm and who was previously 34 convicted of any other felony within the prior 10 years shall be sentenced to a mandatory minimum 35 term of imprisonment of two years. The mandatory minimum terms of imprisonment prescribed for 36 violations of this section shall be served consecutively with any other sentence.

37 B. The prohibitions of subsection A shall not apply to (i) any person who possesses a firearm, 38 ammunition for a firearm, explosive material or other weapon while carrying out his duties as a member 39 of the Armed Forces of the United States or of the National Guard of Virginia or of any other state, (ii) 40 any law-enforcement officer in the performance of his duties, (iii) any person who has been pardoned or 41 whose political disabilities have been removed pursuant to Article V, Section 12 of the Constitution of 42 Virginia provided the Governor, in the document granting the pardon or removing the person's political 43 disabilities, may expressly place conditions upon the reinstatement of the person's right to ship, transport, possess or receive firearms, (iv) any person whose right to possess firearms or ammunition has 44 45 been restored under the law of another state subject to conditions placed upon the reinstatement of the person's right to ship, transport, possess, or receive firearms by such state, or (v) any person adjudicated 46 47 delinquent as a juvenile who has completed a term of service of no less than two years in the Armed Forces of the United States and, if such person has been discharged from the Armed Forces of the **48** United States, received an honorable discharge and who is not otherwise prohibited under clause (i) or 49 50 (ii) of subsection A.

51 C. Any person prohibited from possessing, transporting, or carrying a firearm, ammunition for a firearm, or a stun weapon under subsection A may petition the circuit court of the jurisdiction in which 52 53 he resides or, if the person is not a resident of the Commonwealth, the circuit court of any county or 54 city where such person was last convicted of a felony or adjudicated delinquent of a disqualifying 55 offense pursuant to subsection A, for a permit to possess or carry a firearm, ammunition for a firearm, or a stun weapon; however, no person who has been convicted of a felony shall be qualified to petition 56 57 for such a permit unless his civil rights have been restored by the Governor or other appropriate authority. A copy of the petition shall be mailed or delivered to the attorney for the Commonwealth for 58 59 the jurisdiction where the petition was filed who shall be entitled to respond and represent the interests

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of the Commonwealth. The court shall conduct a hearing if requested by either party. The court may, in
its discretion and for good cause shown, grant such petition and issue a permit. The provisions of this
section relating to firearms, ammunition for a firearm, and stun weapons shall not apply to any person

63 who has been granted a permit pursuant to this subsection.

64 C1. Any person who was prohibited from possessing, transporting or carrying explosive material
65 under subsection A may possess, transport or carry such explosive material if his right to possess,
66 transport or carry explosive material has been restored pursuant to federal law.

67 C2. The prohibitions of subsection A shall not prohibit any person other than a person convicted of 68 an act of violence as defined in § 19.2-297.1 or a violent felony as defined in subsection C of 69 § 17.1-805 from possessing, transporting, or carrying (i) antique firearms or (ii) black powder in a 70 quantity not exceeding five pounds if it is intended to be used solely for sporting, recreational, or 71 cultural purposes in antique firearms. For the purposes of this subsection, "antique firearms" means any 72 firearm described in subdivision 3 of the definition of "antique firearm" in subsection G F of § 18.2-308.2:2.

D. For the purpose of this section:

75 "Ammunition for a firearm" means the combination of a cartridge, projectile, primer, or propellant76 designed for use in a firearm other than an antique firearm as defined in § 18.2-308.2:2.

"Explosive material" means any chemical compound mixture, or device, the primary or common purpose of which is to function by explosion; the term includes, but is not limited to, dynamite and other high explosives, black powder, pellet powder, smokeless gun powder, detonators, blasting caps and detonating cord but shall not include fireworks or permissible fireworks as defined in § 27-95.

§ 18.2-308.2. (Effective January 1, 2021) Possession or transportation of firearms, firearms
 ammunition, stun weapons, explosives or concealed weapons by convicted felons; penalties; petition
 for restoration order; when issued.

84 A. It shall be unlawful for (i) any person who has been convicted of a felony; (ii) any person 85 adjudicated delinquent as a juvenile 14 years of age or older at the time of the offense of murder in 86 violation of § 18.2-31 or 18.2-32, kidnapping in violation of § 18.2-47, robbery by the threat or 87 presentation of firearms in violation of § 18.2-58, or rape in violation of § 18.2-61; or (iii) any person 88 under the age of 29 who was adjudicated delinquent as a juvenile 14 years of age or older at the time of 89 the offense of a delinquent act which would be a felony if committed by an adult, other than those 90 felonies set forth in clause (ii), whether such conviction or adjudication occurred under the laws of the 91 Commonwealth, or any other state, the District of Columbia, the United States or any territory thereof, 92 to knowingly and intentionally possess or transport any firearm or ammunition for a firearm, any stun 93 weapon as defined by § 18.2-308.1, or any explosive material, or to knowingly and intentionally carry about his person, hidden from common observation, any weapon described in subsection A of 94 95 § 18.2-308. However, such person may possess in his residence or the curtilage thereof a stun weapon as 96 defined by § 18.2-308.1. Any person who violates this section shall be guilty of a Class 6 felony. However, any person who violates this section by knowingly and intentionally possessing or transporting 97 98 any firearm and who was previously convicted of a violent felony as defined in § 17.1-805 shall be 99 sentenced to a mandatory minimum term of imprisonment of five years. Any person who violates this 100 section by knowingly and intentionally possessing or transporting any firearm and who was previously convicted of any other felony within the prior 10 years shall be sentenced to a mandatory minimum 101 102 term of imprisonment of two years. The mandatory minimum terms of imprisonment prescribed for violations of this section shall be served consecutively with any other sentence. 103

104 B. The prohibitions of subsection A shall not apply to (i) any person who possesses a firearm, ammunition for a firearm, explosive material or other weapon while carrying out his duties as a member 105 of the Armed Forces of the United States or of the National Guard of Virginia or of any other state, (ii) 106 any law-enforcement officer in the performance of his duties, (iii) any person who has been pardoned or whose political disabilities have been removed pursuant to Article V, Section 12 of the Constitution of 107 108 109 Virginia provided the Governor, in the document granting the pardon or removing the person's political 110 disabilities, may expressly place conditions upon the reinstatement of the person's right to ship, 111 transport, possess or receive firearms, (iv) any person whose right to possess firearms or ammunition has 112 been restored under the law of another state subject to conditions placed upon the reinstatement of the person's right to ship, transport, possess, or receive firearms by such state, or (v) any person adjudicated 113 114 delinquent as a juvenile who has completed a term of service of no less than two years in the Armed Forces of the United States and, if such person has been discharged from the Armed Forces of the 115 116 United States, received an honorable discharge and who is not otherwise prohibited under clause (i) or 117 (ii) of subsection A.

118 C. Any person prohibited from possessing, transporting, or carrying a firearm, ammunition for a
119 firearm, or a stun weapon under subsection A may petition the circuit court of the jurisdiction in which
120 he resides or, if the person is not a resident of the Commonwealth, the circuit court of any county or
121 city where such person was last convicted of a felony or adjudicated delinquent of a disqualifying

122 offense pursuant to subsection A, for a restoration order that unconditionally authorizes possessing, 123 transporting, or carrying a firearm, ammunition for a firearm, or a stun weapon; however, no person 124 who has been convicted of a felony shall be qualified to petition for such an order unless his civil rights 125 have been restored by the Governor or other appropriate authority. A copy of the petition shall be 126 mailed or delivered to the attorney for the Commonwealth for the jurisdiction where the petition was 127 filed who shall be entitled to respond and represent the interests of the Commonwealth. The court shall 128 conduct a hearing if requested by either party. The court may, in its discretion and for good cause 129 shown, grant such petition and issue a restoration order. Such order shall contain the petitioner's name 130 and date of birth. The clerk shall certify and forward forthwith to the Central Criminal Records 131 Exchange (CCRE), on a form provided by the CCRE, a copy of the order to be accompanied by a complete set of the petitioner's fingerprints. The Department of State Police shall forthwith enter the 132 133 petitioner's name and description in the CCRE so that the order's existence will be made known to law-enforcement personnel accessing the computerized criminal history records for investigative 134 135 purposes. The provisions of this section relating to firearms, ammunition for a firearm, and stun 136 weapons shall not apply to any person who has been issued a restoration order pursuant to this 137 subsection.

138 C1. Any person who was prohibited from possessing, transporting or carrying explosive material
 139 under subsection A may possess, transport or carry such explosive material if his right to possess,
 140 transport or carry explosive material has been restored pursuant to federal law.

141 C2. The prohibitions of subsection A shall not prohibit any person other than a person convicted of 142 an act of violence as defined in § 19.2-297.1 or a violent felony as defined in subsection C of 143 § 17.1-805 from possessing, transporting, or carrying (i) antique firearms or (ii) black powder in a 144 quantity not exceeding five pounds if it is intended to be used solely for sporting, recreational, or 145 cultural purposes in antique firearms. For the purposes of this subsection, "antique firearms" means any 146 firearm described in subdivision 3 of the definition of "antique firearm" in subsection G F of 147 § 18.2-308.2:2.

D. For the purpose of this section:

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149 "Ammunition for a firearm" means the combination of a cartridge, projectile, primer, or propellant150 designed for use in a firearm other than an antique firearm as defined in § 18.2-308.2:2.

"Explosive material" means any chemical compound mixture, or device, the primary or common
purpose of which is to function by explosion; the term includes, but is not limited to, dynamite and
other high explosives, black powder, pellet powder, smokeless gun powder, detonators, blasting caps and
detonating cord but shall not include fireworks or permissible fireworks as defined in § 27-95.

## 155 § 18.2-308.2:2. Criminal history record information check required for the transfer of certain 156 firearms.

157 A. Any person purchasing from a dealer a firearm as herein defined shall consent in writing, on a 158 form to be provided by the Department of State Police, to have the dealer obtain criminal history record 159 information. Such form shall include only the written consent; the name, birth date, gender, race, 160 citizenship, and social security number and/or any other identification number; the number of firearms by category intended to be sold, rented, traded, or transferred; and answers by the applicant to the 161 162 following questions: (i) has the applicant been convicted of a felony offense or found guilty or 163 adjudicated delinquent as a juvenile 14 years of age or older at the time of the offense of a delinquent 164 act that would be a felony if committed by an adult; (ii) is the applicant subject to a court order 165 restraining the applicant from harassing, stalking, or threatening the applicant's child or intimate partner, 166 or a child of such partner, or is the applicant subject to a protective order; and (iii) has the applicant ever been acquitted by reason of insanity and prohibited from purchasing, possessing or transporting a 167 168 firearm pursuant to § 18.2-308.1:1 or any substantially similar law of any other jurisdiction, been adjudicated legally incompetent, mentally incapacitated or adjudicated an incapacitated person and 169 prohibited from purchasing a firearm pursuant to § 18.2-308.1:2 or any substantially similar law of any 170 171 other jurisdiction, or been involuntarily admitted to an inpatient facility or involuntarily ordered to 172 outpatient mental health treatment and prohibited from purchasing a firearm pursuant to § 18.2-308.1:3 173 or any substantially similar law of any other jurisdiction, or been the subject of a temporary detention 174 order pursuant to § 37.2-809 and subsequently agreed to a voluntary admission pursuant to § 37.2-805.

175 B. 1. No dealer shall sell, rent, trade or transfer from his inventory any such firearm to any other 176 person who is a resident of Virginia until he has (i) obtained written consent and the other information 177 on the consent form specified in subsection A, and provided the Department of State Police with the 178 name, birth date, gender, race, citizenship, and social security and/or any other identification number and the number of firearms by category intended to be sold, rented, traded or transferred and (ii) requested 179 180 criminal history record information by a telephone call to or other communication authorized by the 181 State Police and is authorized by subdivision 2 to complete the sale or other such transfer. To establish 182 personal identification and residence in Virginia for purposes of this section, a dealer must require any

183 prospective purchaser to present one photo-identification form issued by a governmental agency of the 184 Commonwealth or by the United States Department of Defense that demonstrates that the prospective 185 purchaser resides in Virginia. For the purposes of this section and establishment of residency for firearm 186 purchase, residency of a member of the armed forces shall include both the state in which the member's 187 permanent duty post is located and any nearby state in which the member resides and from which he commutes to the permanent duty post. A member of the armed forces whose photo identification issued 188 189 by the Department of Defense does not have a Virginia address may establish his Virginia residency 190 with such photo identification and either permanent orders assigning the purchaser to a duty post, including the Pentagon, in Virginia or the purchaser's Leave and Earnings Statement. When the photo 191 identification presented to a dealer by the prospective purchaser is a driver's license or other photo identification issued by the Department of Motor Vehicles, and such identification form contains a date 192 193 of issue, the dealer shall not, except for a renewed driver's license or other photo identification issued by 194 the Department of Motor Vehicles, sell or otherwise transfer a firearm to the prospective purchaser until 195 30 days after the date of issue of an original or duplicate driver's license unless the prospective 196 purchaser also presents a copy of his Virginia Department of Motor Vehicles driver's record showing 197 198 that the original date of issue of the driver's license was more than 30 days prior to the attempted 199 purchase.

In addition, no dealer shall sell, rent, trade, or transfer from his inventory any assault firearm to any person who is not a citizen of the United States or who is not a person lawfully admitted for permanent residence.

203 Upon receipt of the request for a criminal history record information check, the State Police shall (a)
204 review its criminal history record information to determine if the buyer or transferee is prohibited from
205 possessing or transporting a firearm by state or federal law, (b) inform the dealer if its record indicates
206 that the buyer or transferee is so prohibited, and (c) provide the dealer with a unique reference number
207 for that inquiry.

208 2. The State Police shall provide its response to the requesting dealer during the dealer's request, or 209 by return call without delay. If the criminal history record information check indicates the prospective 210 purchaser or transferee has a disqualifying criminal record or has been acquitted by reason of insanity and committed to the custody of the Commissioner of Behavioral Health and Developmental Services, 211 the State Police shall have until the end of the dealer's next business day to advise the dealer if its 212 213 records indicate the buyer or transferee is prohibited from possessing or transporting a firearm by state 214 or federal law. If not so advised by the end of the dealer's next business day, a dealer who has fulfilled 215 the requirements of subdivision 1 may immediately complete the sale or transfer and shall not be 216 deemed in violation of this section with respect to such sale or transfer. In case of electronic failure or 217 other circumstances beyond the control of the State Police, the dealer shall be advised immediately of 218 the reason for such delay and be given an estimate of the length of such delay. After such notification, 219 the State Police shall, as soon as possible but in no event later than the end of the dealer's next business 220 day, inform the requesting dealer if its records indicate the buyer or transferee is prohibited from possessing or transporting a firearm by state or federal law. A dealer who fulfills the requirements of 221 222 subdivision 1 and is told by the State Police that a response will not be available by the end of the 223 dealer's next third business day may immediately complete the sale or transfer and shall not be deemed 224 in violation of this section with respect to such sale or transfer.

3. Except as required by subsection D of § 9.1-132, the State Police shall not maintain records longer than 30 days, except for multiple handgun transactions for which records shall be maintained for 12 months, from any dealer's request for a criminal history record information check pertaining to a buyer or transferee who is not found to be prohibited from possessing and transporting a firearm under state or federal law. However, the log on requests made may be maintained for a period of 12 months, and such log shall consist of the name of the purchaser, the dealer identification number, the unique approval number and the transaction date.

4. On the last day of the week following the sale or transfer of any firearm, the dealer shall mail or
deliver the written consent form required by subsection A to the Department of State Police. The State
Police shall immediately initiate a search of all available criminal history record information to
determine if the purchaser is prohibited from possessing or transporting a firearm under state or federal
law. If the search discloses information indicating that the buyer or transferee is so prohibited from
possessing or transporting a firearm, the State Police shall inform the chief law-enforcement officer in
the jurisdiction where the sale or transfer occurred and the dealer without delay.

5. Notwithstanding any other provisions of this section, rifles and shotguns may be purchased by persons who are citizens of the United States or persons lawfully admitted for permanent residence but residents of other states under the terms of subsections A and B upon furnishing the dealer with one photo-identification form issued by a governmental agency of the person's state of residence and one other form of identification determined to be acceptable by the Department of Criminal Justice Services.
6. For the purposes of this subsection, the phrase "dealer's next third business day" shall not include

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246 C. No dealer shall sell, rent, trade, or transfer from his inventory any firearm, except when the 247 transaction involves a rifle or a shotgun and can be accomplished pursuant to the provisions of 248 subdivision B 5, to any person who is not a dual resident of Virginia and another state pursuant to 249 applicable federal law unless he has first obtained from the Department of State Police a report 250 indicating that a search of all available criminal history record information has not disclosed that the 251 person is prohibited from possessing or transporting a firearm under state or federal law. The dealer 252 shall obtain the required report by mailing or delivering the written consent form required under 253 subsection A to the State Police within 24 hours of its execution. If the dealer has complied with the 254 provisions of this subsection and has not received the required report from the State Police within 10 255 days from the date the written consent form was mailed to the Department of State Police, he shall not 256 be deemed in violation of this section for thereafter completing the sale or transfer.

257 To establish personal identification and dual resident eligibility for purposes of this subsection, a 258 dealer shall require any prospective purchaser to present one photo-identification form issued by a 259 governmental agency of the prospective purchaser's state of legal residence and other documentation of dual residence within the Commonwealth. The other documentation of dual residence in the 260 261 Commonwealth may include (i) evidence of currently paid personal property tax or real estate tax or a 262 current (a) lease, (b) utility or telephone bill, (c) voter registration card, (d) bank check, (e) passport, 263 (f) automobile registration, or (g) hunting or fishing license; (ii) other current identification allowed as 264 evidence of residency by 27 C.F.R. § 178.124 and ATF Ruling 2001-5; or (iii) other documentation of 265 residence determined to be acceptable by the Department of Criminal Justice Services and that 266 corroborates that the prospective purchaser currently resides in Virginia.

267 D. Nothing herein shall prevent a resident of the Commonwealth, at his option, from buying, renting
268 or receiving a firearm from a dealer in Virginia by obtaining a criminal history record information check
269 through the dealer as provided in subsection C.

E. If any buyer or transferee is denied the right to purchase a firearm under this section, he may
exercise his right of access to and review and correction of criminal history record information under
§ 9.1-132 or institute a civil action as provided in § 9.1-135, provided any such action is initiated within
30 days of such denial.

F. E. Any dealer who willfully and intentionally requests, obtains, or seeks to obtain criminal history record information under false pretenses, or who willfully and intentionally disseminates or seeks to disseminate criminal history record information except as authorized in this section shall be guilty of a Class 2 misdemeanor.

278 G. F. For purposes of this section:

279 "Actual buyer" means a person who executes the consent form required in subsection B or C, or280 other such firearm transaction records as may be required by federal law.

**281** "Antique firearm" means:

282 1. Any firearm (including any firearm with a matchlock, flintlock, percussion cap, or similar type of ignition system) manufactured in or before 1898;

284 2. Any replica of any firearm described in subdivision 1 of this definition if such replica (i) is not designed or redesigned for using rimfire or conventional centerfire fixed ammunition or (ii) uses rimfire or conventional centerfire fixed ammunition that is no longer manufactured in the United States and that is not readily available in the ordinary channels of commercial trade;

3. Any muzzle-loading rifle, muzzle-loading shotgun, or muzzle-loading pistol that is designed to use black powder, or a black powder substitute, and that cannot use fixed ammunition. For purposes of this subdivision, the term "antique firearm" shall not include any weapon that incorporates a firearm frame or receiver, any firearm that is converted into a muzzle-loading weapon, or any muzzle-loading weapon that can be readily converted to fire fixed ammunition by replacing the barrel, bolt, breech-block, or any combination thereof; or

**294** 4. Any curio or relic as defined in this subsection.

"Assault firearm" means any semi-automatic center-fire rifle or pistol which expels single or multiple
projectiles by action of an explosion of a combustible material and is equipped at the time of the
offense with a magazine which will hold more than 20 rounds of ammunition or designed by the
manufacturer to accommodate a silencer or equipped with a folding stock.

"Curios or relics" means firearms that are of special interest to collectors by reason of some quality
other than is associated with firearms intended for sporting use or as offensive or defensive weapons. To
be recognized as curios or relics, firearms must fall within one of the following categories:

302 1. Firearms that were manufactured at least 50 years prior to the current date, which use rimfire or
 303 conventional centerfire fixed ammunition that is no longer manufactured in the United States and that is
 304 not readily available in the ordinary channels of commercial trade, but not including replicas thereof;

305 2. Firearms that are certified by the curator of a municipal, state, or federal museum that exhibits

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**306** firearms to be curios or relics of museum interest; and

307 3. Any other firearms that derive a substantial part of their monetary value from the fact that they
308 are novel, rare, bizarre, or because of their association with some historical figure, period, or event.
309 Proof of qualification of a particular firearm under this category may be established by evidence of
310 present value and evidence that like firearms are not available except as collectors' items, or that the
311 value of like firearms available in ordinary commercial channels is substantially less.

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"Dealer" means any person licensed as a dealer pursuant to 18 U.S.C. § 921 et seq.

313 "Firearm" means any handgun, shotgun, or rifle that will or is designed to or may readily be 314 converted to expel single or multiple projectiles by action of an explosion of a combustible material.

315 "Handgun" means any pistol or revolver or other firearm originally designed, made and intended to
316 fire single or multiple projectiles by means of an explosion of a combustible material from one or more
317 barrels when held in one hand.

318 "Lawfully admitted for permanent residence" means the status of having been lawfully accorded the
 319 privilege of residing permanently in the United States as an immigrant in accordance with the
 320 immigration laws, such status not having changed.

H. G. The Department of Criminal Justice Services shall promulgate regulations to ensure the
 identity, confidentiality and security of all records and data provided by the Department of State Police
 pursuant to this section.

324 I. H. The provisions of this section shall not apply to (i) transactions between persons who are
325 licensed as firearms importers or collectors, manufacturers or dealers pursuant to 18 U.S.C. § 921 et
326 seq.; (ii) purchases by or sales to any law-enforcement officer or agent of the United States, the
327 Commonwealth or any local government, or any campus police officer appointed under Article 3
328 (§ 23.1-809 et seq.) of Chapter 8 of Title 23.1; or (iii) antique firearms, curios or relics.

329 J. I. The provisions of this section shall not apply to restrict purchase, trade or transfer of firearms
330 by a resident of Virginia when the resident of Virginia makes such purchase, trade or transfer in another
331 state, in which case the laws and regulations of that state and the United States governing the purchase,
332 trade or transfer of firearms shall apply. A National Instant Criminal Background Check System (NICS)
333 check shall be performed prior to such purchase, trade or transfer of firearms.

J. J. All licensed firearms dealers shall collect a fee of \$2 for every transaction for which a criminal
history record information check is required pursuant to this section, except that a fee of \$5 shall be
collected for every transaction involving an out-of-state resident. Such fee shall be transmitted to the
Department of State Police by the last day of the month following the sale for deposit in a special fund
for use by the State Police to offset the cost of conducting criminal history record information checks
under the provisions of this section.

K. Any person willfully and intentionally making a materially false statement on the consent form
required in subsection B or C or on such firearm transaction records as may be required by federal law,
shall be guilty of a Class 5 felony.

L. Except as provided in § 18.2-308.2:1, any dealer who willfully and intentionally sells, rents, trades or transfers a firearm in violation of this section shall be guilty of a Class 6 felony.

L1. Any person who attempts to solicit, persuade, encourage, or entice any dealer to transfer or
otherwise convey a firearm other than to the actual buyer, as well as any other person who willfully and
intentionally aids or abets such person, shall be guilty of a Class 6 felony. This subsection shall not
apply to a federal law-enforcement officer or a law-enforcement officer as defined in § 9.1-101, in the
performance of his official duties, or other person under his direct supervision.

350 M. Any person who purchases a firearm with the intent to (i) resell or otherwise provide such 351 firearm to any person who he knows or has reason to believe is ineligible to purchase or otherwise 352 receive from a dealer a firearm for whatever reason or (ii) transport such firearm out of the Commonwealth to be resold or otherwise provided to another person who the transferor knows is 353 354 ineligible to purchase or otherwise receive a firearm, shall be guilty of a Class 4 felony and sentenced to a mandatory minimum term of imprisonment of one year. However, if the violation of this subsection 355 356 involves such a transfer of more than one firearm, the person shall be sentenced to a mandatory 357 minimum term of imprisonment of five years. The prohibitions of this subsection shall not apply to the 358 purchase of a firearm by a person for the lawful use, possession, or transport thereof, pursuant to 359 § 18.2-308.7, by his child, grandchild, or individual for whom he is the legal guardian if such child, 360 grandchild, or individual is ineligible, solely because of his age, to purchase a firearm.

N. Any person who is ineligible to purchase or otherwise receive or possess a firearm in the
 Commonwealth who solicits, employs or assists any person in violating subsection M shall be guilty of
 a Class 4 felony and shall be sentenced to a mandatory minimum term of imprisonment of five years.

364 O. Any mandatory minimum sentence imposed under this section shall be served consecutively with 365 any other sentence.

366 P. All driver's licenses issued on or after July 1, 1994, shall carry a letter designation indicating367 whether the driver's license is an original, duplicate or renewed driver's license.

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Q. Prior to selling, renting, trading, or transferring any firearm owned by the dealer but not in his inventory to any other person, a dealer may require such other person to consent to have the dealer obtain criminal history record information to determine if such other person is prohibited from possessing or transporting a firearm by state or federal law. The Department of State Police shall establish policies and procedures in accordance with 28 C.F.R. § 25.6 to permit such determinations to be made by the Department of State Police, and the processes established for making such determinations shall conform to the provisions of this section.

375 § 18.2-308.2:5. Criminal history record information check required to sell firearm; penalty.

376 A. No person shall sell a firearm for money, goods, services or anything else of value unless he has 377 obtained verification from a licensed dealer in firearms that information on the prospective purchaser 378 has been submitted for a criminal history record information check as set out in § 18.2-308.2:2 and that 379 a determination has been received from the Department of State Police that the prospective purchaser is 380 not prohibited under state or federal law from possessing a firearm or such sale is specifically exempted by state or federal law. The Department of State Police shall provide a means by which sellers may 381 382 obtain from designated licensed dealers the approval or denial of firearm transfer requests, based on 383 criminal history record information checks. The processes established shall conform to the provisions of 384 § 18.2-308.2:2, and the definitions and provisions of § 18.2-308.2:2 regarding criminal history record 385 information checks shall apply to this section mutatis mutandis. The designated dealer shall collect and 386 disseminate the fees prescribed in § 18.2-308.2:2 as required by that section. The dealer may charge 387 and retain an additional fee not to exceed \$15 for obtaining a criminal history record information check 388 on behalf of a seller.

389 B. Notwithstanding the provisions of subsection A and unless otherwise prohibited by state or federal
 390 law, a person may sell a firearm to another person if:

391 1. The sale of a firearm is to an authorized representative of the Commonwealth or any subdivision
 392 thereof as part of an authorized voluntary gun buy-back or give-back program; or

393 2. The sale occurs at a firearms show, as defined in § 54.1-4200, and the seller has received a
394 determination from the Department of State Police that the purchaser is not prohibited under state or
395 federal law from possessing a firearm in accordance with § 54.1-4201.2.

396 *C.* Any person who willfully and intentionally sells a firearm to another person without obtaining 397 verification in accordance with this section is guilty of a Class 1 misdemeanor.

398 D. Any person who willfully and intentionally purchases a firearm from another person without 399 obtaining verification in accordance with this section is guilty of a Class 1 misdemeanor.

400 § 22.1-277.07. Expulsion of students under certain circumstances; exceptions.

401 A. In compliance with the federal Improving America's Schools Act of 1994 (Part F-Gun-Free 402 Schools Act of 1994), a school board shall expel from school attendance for a period of not less than 403 one year any student whom such school board has determined, in accordance with the procedures set 404 forth in this article, to have possessed a firearm on school property or at a school-sponsored activity as 405 prohibited by § 18.2-308.1 or to have possessed a firearm or destructive device as defined in subsection 406 E, a firearm muffler or firearm silencer, or a pneumatic gun as defined in subsection E of § 15.2-915.4 407 on school property or at a school-sponsored activity. A school administrator, pursuant to school board 408 policy, or a school board may, however, determine, based on the facts of a particular situation, that 409 special circumstances exist and no disciplinary action or another disciplinary action or another term of 410 expulsion is appropriate. A school board may promulgate guidelines for determining what constitutes special circumstances. In addition, a school board may, by regulation, authorize the division 411 412 superintendent or his designee to conduct a preliminary review of such cases to determine whether a disciplinary action other than expulsion is appropriate. Such regulations shall ensure that, if a 413 414 determination is made that another disciplinary action is appropriate, any such subsequent disciplinary 415 action is to be taken in accordance with the procedures set forth in this article. Nothing in this section 416 shall be construed to require a student's expulsion regardless of the facts of the particular situation.

417 B. The Board of Education is designated as the state education agency to carry out the provisions of
418 the federal Improving America's Schools Act of 1994 and shall administer the funds to be appropriated
419 to the Commonwealth under this act.

C. Each school board shall revise its standards of student conduct no later than three months after the
date on which this act becomes effective. Local school boards requesting moneys apportioned to the
Commonwealth through the federal Improving America's Schools Act of 1994 shall submit to the
Department of Education an application requesting such assistance. Applications for assistance shall
include:

425 1. Documentation that the local school board has adopted and implemented student conduct policies426 in compliance with this section; and

427 2. A description of the circumstances pertaining to expulsions imposed under this section, including428 (i) the schools from which students were expelled under this section, (ii) the number of students

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429 expelled from each such school in the school division during the school year, and (iii) the types of 430 firearms involved in the expulsions.

431 D. No school operating a Junior Reserve Officers Training Corps (JROTC) program shall prohibit the 432 JROTC program from conducting marksmanship training when such training is a normal element of 433 such programs. Such programs may include training in the use of pneumatic guns. The administration of 434 a school operating a JROTC program shall cooperate with the JROTC staff in implementing such 435 marksmanship training. 436

E. As used in this section:

437 "Destructive device" means (i) any explosive, incendiary, or poison gas, bomb, grenade, rocket 438 having a propellant charge of more than four ounces, missile having an explosive or incendiary charge 439 of more than one-quarter ounce, mine, or other similar device; (ii) any weapon, except a shotgun or a shotgun shell generally recognized as particularly suitable for sporting purposes, by whatever name 440 known that will, or may be readily converted to, expel a projectile by the action of an explosive or 441 other propellant, and that has any barrel with a bore of more than one-half inch in diameter that is 442 443 homemade or was not made by a duly licensed weapon manufacturer, any fully automatic firearm, any 444 sawed-off shotgun or sawed-off rifle as defined in § 18.2-299 or any firearm prohibited from civilian 445 ownership by federal law; and (iii) any combination of parts either designed or intended for use in converting any device into any destructive device described in this subsection and from which a 446 447 destructive device may be readily assembled. "Destructive device" does not include any device that is 448 not designed or redesigned for use as a weapon, or any device originally designed for use as a weapon 449 and that is redesigned for use as a signaling, pyrotechnic, line-throwing, safety, or other similar device, 450 nor shall it include any antique firearm as defined in subsection G of § 18.2-308.2:2.

451 "Firearm" means any weapon, including a starter gun, that will, or is designed or may readily be converted to, expel single or multiple projectiles by the action of an explosion of a combustible material or the frame or receiver of any such weapon. "Firearm" does not include any pneumatic gun, as defined 452 453 454 in subsection E of § 15.2-915.4.

"One year" means 365 calendar days as required in federal regulations.

"School property" means any real property owned or leased by the school board or any vehicle 456 457 owned or leased by the school board or operated by or on behalf of the school board.

F. The exemptions set out in §§ 18.2-308 and 18.2-308.016 regarding concealed weapons shall apply, 458 459 mutatis mutandis, to the provisions of this section. The provisions of this section shall not apply to persons who possess such firearm or firearms or pneumatic guns as a part of the curriculum or other 460 461 programs sponsored by the schools in the school division or any organization permitted by the school to 462 use its premises or to any law-enforcement officer while engaged in his duties as such.

G. This section shall not be construed to diminish the authority of the Board of Education or the 463 Governor concerning decisions on whether, or the extent to which, Virginia shall participate in the 464 465 federal Improving America's Schools Act of 1994, or to diminish the Governor's authority to coordinate 466 and provide policy direction on official communications between the Commonwealth and the United States government. 467

468 § 54.1-4201.2. Firearm transactions by persons other than dealers; voluntary background 469 checks.

470 A. The Department of State Police shall be available at every firearms show held in the 471 Commonwealth to make determinations in accordance with the procedures set out in § 18.2-308.2:2 of whether a prospective purchaser or transferee is prohibited under state or federal law from possessing a 472 473 firearm. The Department of State Police shall establish policies and procedures in accordance with 28 474 C.F.R. § 25.6 to permit such determinations to be made by the Department of State Police.

475 Unless otherwise required by state or federal law, any party involved in the transaction may decide 476 whether or not to have such a determination made.

The Department of State Police may charge a reasonable fee for the determination.

478 B. The promoter, as defined in § 54.1-4201.1, shall give the Department of State Police notice of the 479 time and location of a firearms show at least 30 days prior to the show. The promoter shall provide the Department of State Police with adequate space, at no charge, to conduct such prohibition 480 481 determinations. The promoter shall ensure that a notice that such determinations are available is 482 prominently displayed at the show.

C. No person who sells or transfers a firearm at a firearms show after receiving a determination from 483 484 the Department of State Police that the purchaser or transferee is not prohibited by state or federal law 485 from possessing a firearm shall be liable for selling or transferring a firearm to such person.

D. The provisions of § 18.2-308.2:2, including definitions, procedures, and prohibitions, shall apply, 486 487 mutatis mutandis, to the provisions of this section.

2. That the provisions of this act may result in a net increase in periods of imprisonment or 488 489 commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 490 necessary appropriation cannot be determined for periods of imprisonment in state adult

- 491 correctional facilities; therefore, Chapter 854 of the Acts of Assembly of 2019 requires the Virginia
- Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be 492
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- 494 determined for periods of commitment to the custody of the Department of Juvenile Justice.