Introduced
Public Hearing —
Council Action —
Executive Action -
Effective Date —

County Council Of Howard County, Maryland

2009 Legislative Session Legislative Day No. ${f 1}$

Bill No. 1 -2009

Introduced by: The Chairperson at the request of the County Executive Co-sponsored by: Calvin Ball, Greg Fox, Mary Kay Sigaty, and Jennifer Terrasa

AN ACT prohibiting the discharge of a gun within a certain distance from certain structures under certain conditions; prohibiting the discharge of a gun in the direction of certain structures; providing for certain exceptions; making certain technical corrections; defining certain terms; and generally related to firearm control provisions in the Howard County Code.

Introduced and read first time	, 2009. Ordered posted a	nd hearing scheduled.
	By order	
		Sheila M. Tolliver, Administrator
Having been posted and notice of time & place of h for a second time at a public hearing on		een published according to Charter, the Bill was rea
	By order	Chaile M. Tallivon, Administraton
		Sheila M. Tolliver, Administrator
This Bill was read the third time on,	, 2009 and Passed, Passed	with amendments, Failed
	By order	
		Sheila M. Tolliver, Administrator
Sealed with the County Seal and presented to the Ca.m./p.m.	County Executive for approval	thisday of, 2009 at
	By order	
		Sheila M. Tolliver, Administrator
Approved/Vetoed by the County Executive	, 2009	
	_	Ken Ulman, County Executive

NOTE: [[text in brackets]] indicates deletions from existing law; TEXT IN SMALL CAPITALS indicates additions to existing law; Strike-out indicates material deleted by amendment; Underlining indicates material added by amendment.

1	Section 1. Be It Enacted by the County Council of Howard County, Maryland, that					
2	8.400 "Definitions", Section 8.401 "Discharge of guns- Prohibited" and Section 8.403					
3	"Exemptions from provisions of this subtitle" of Subtitle 4 "Firearms Controls" of Title					
4	8 "Crimes and Misdemeanors" of the Howard County Code are amended to read as					
5	follows:					
6						
7	Title 8. Crimes and Misdemeanors.					
8	Subtitle 4. Firearms Controls.					
9						
10	Section 8.400. Definitions.					
11	Terms in this subtitle have the meanings indicated.					
12	(a) Blank ammunition: Any ammunition composed of a casing and a primer contained as					
13	one unit, but not containing a projectile or projectiles. Blank ammunition also includes					
14	black powder, nonprimed antique.					
15	(b) Department of police: The department of police for Howard County.					
16	(c) Electronic weapon: Any instrument, "stun-gun," "TASER," or any similar device by					
17	whatever name which is designed as a weapon, capable of, or designed to be capable of,					
18	temporarily incapacitating another by the discharge of electrical current through					
19	projectile or nonprojectile means.					
20	(d) Fixed ammunition: Any ammunition composed of a projectile or projectiles, a casing					
21	and a primer, all of which shall be contained as one unit.					
22	(e) Gun: Any firearm, rifle, shotgun, revolver, pistol, air gun, air rifle or any similar					
23	mechanism by whatever name known which is designed to expel a projectile through a					
24	barrel by the action of any explosive, gas, compressed air, spring, or elastic.					
25	(f) Metropolitan district: The Howard County Metropolitan District as created and					
26	modified by the county council pursuant to Howard County Code title 18, "Public					
27	Works," subtitle 1, "Public Utilities," and identified on official plats available for public					
28	inspection during reasonable office hours in the Department of Public Works.					
29	(g) public safety officer. An individual who:					
30	(1) Is a sworn member of the Department of Police; or					

1	(2) Is a sworn member of a law enforcement agency of a department, county,			
2	or municipal corporation of the State of Maryland, or similar agencies of			
3	other states or the United States, and who has authority within the			
4	individual's jurisdiction to possess and use an electronic weapon.			
5	(H) SAFETY ZONE: MEANS THE AREA WITHIN A DISTANCE DESIGNATED BY SECTION 8.403 OF			
6	THIS SUBTITLE FROM ANY DWELLING, HOUSE, RESIDENCE, OR OTHER BUILDING OR CAMP			
7	DESIGNED FOR OCCUPANCY BY HUMAN BEINGS WHERE THE DISCHARGE OF FIREARMS IS			
8	PROHIBITED BY SECTION 8.403 OF THIS SUBTITLE.			
9				
10	Section 8.401. Discharge of gunsProhibited.			
11	(a) [[It shall be unlawful for any person to]] A PERSON SHALL NOT discharge any gun			
12	within the metropolitan district, whether the gun is loaded with fixed or blank			
13	ammunition or projectiles of any kind.			
14	(b) [[In that area of the county not within the boundaries of the metropolitan district it			
15	shall be unlawful to]] A PERSON SHALL NOT discharge any gun OUTSIDE THE			
16	METROPOLITAN DISTRICT, whether the gun is loaded with fixed or blank ammunition or			
17	projectiles of any kind, except at varmints on the ground[[, or at legal game as permitted			
18	by the department of natural resources of the State of Maryland]].			
19	[[(c) It shall be unlawful for any person to discharge a gun from, onto, across or within			
20	one hundred (100) yards of the right-of-way of any public highway in the county and			
21	shall be unlawful at any time for any person other than the owner and/or occupant to			
22	shoot or discharge any gun within one hundred fifty (150) yards of any dwelling, house,			
23	residence or other building or camp designed for occupancy by human beings, the area			
24	within that distance being hereby defined as a safety zone, or to shoot on, from, onto or			
25	across any safety zone or any public or private land for any purpose, without the express			
26	prior written consent of the owner thereof.]]			
27	(C) A PERSON SHALL NOT DISCHARGE A GUN FROM, ONTO, ACROSS, OR WITHIN $100\mathrm{YARDS}$			
28	OF A PUBLIC ROAD.			
29	(D) A PERSON SHALL NOT, WITHOUT THE PRIOR WRITTEN CONSENT OF THE PROPERTY			
30	OWNER, DISCHARGE A GUN ON, FROM, ONTO, OR ACROSS ANY PUBLIC OR PRIVATE LAND.			
31	[[(d)]] (E) This section shall not apply to:			

1	(1)	The discharge of guns at any target, trap or skeet range or snooting area			
2		which has been inspected and received the written approval of the			
3		department of inspections, licenses and permits pursuant to section 8.405,			
4		"Authority To Inspect and Approve Ranges or Shooting Areas," of this			
5		subtitle; or to			
6	(2)	The discharge of guns by any person in a private basement or cellar target			
7		range; or to			
8	(3)	The discharge of guns where necessary to protect life or [[property]]			
9		PROPERTY, INCLUDING CROPS OR LIVESTOCK, or to kill any dangerous			
10		threatening animal; or to			
11	(4)	Any duly authorized law enforcement officer acting in the proper			
12		performance of his/her official duties; or to			
13	(5)	The discharge of blank ammunition in theatrical performances, historical			
14		reenactments or sporting events; or to			
15	(6)	The firing of salutes by firing squads at military funerals; or to			
16	(7)	The discharge of guns by any person engaged in bona fide wildlife			
17		research activities.			
18					
19	Section 8.403	[[Exemptions from provisions of the subtitle.]] SPECIAL PROVISIONS			
20	FOR HUNTING	•			
21	[[Nothing in this subtitle shall be deemed to prohibit the owner or tenant of any land from				
22	carrying or discharging a gun on their land for the purpose of killing animals which are				
23	preying upon, damaging or destroying their property, livestock or crops. This subtitle				
24	shall not prohibit the carrying or discharging of any gun by licensed hunters, lawfully				
25	hunting in season on their owned or leased property, not within the metropolitan district				
26	or if on the property of another, not within the metropolitan district, with the prior written				
27	permission of the property owner or person in lawful possession. Further, nothing in this				
28	subtitle shall prohibit the carrying or discharging of shotguns by licensed hunters,				
29	lawfully hunting in season on their owned or leased property of not less than ten (10)				
30	acres within the metropolitan district, or if on the property of another of not less than ten				

1	(10) acres within the metropolitan district with the prior written permission of the						
2	property own	ner or p	erson ir	a lawful possession.]]			
3	(a) Notwiti	(a) Notwithstanding Section 8.401 of this Subtitle, a licensed hunter may					
4	DISCHARGE A	A GUN IF	ТНЕ Н	UNTER:			
5	(1)	Is la	Is lawfully hunting on not less than 10 acres outside the				
6		METR	OPOLIT	AN DISTRICT:			
7		(I)	ON P	ROPERTY THE HUNTER OWNS; OR			
8		(II)	On o	THER PROPERTY WITH THE PRIOR WRITTEN PERMISSION OF THE			
9			OWN	ER; AND			
10	(2)	Сом	PLIES W	ITH SUBSECTIONS (C) AND (D) OF THIS SECTION AND ALL			
11		APPL	ICABLE	STATE LAWS OR REGULATIONS.			
12	(B) NOTWITH	HSTAND	ING SEC	CTION 8.4010F THIS SUBTITLE, A LICENSED HUNTER MAY			
13	DISCHARGE A	GE A SHOTGUN IF THE HUNTER:					
14	(1)	Is la	Is lawfully hunting on not less than 10 acres inside the				
15		METR	METROPOLITAN DISTRICT:				
16		(I)	On p	ROPERTY THE HUNTER OWNS; OR			
17		(II)	On o	THER PROPERTY WITH THE PRIOR WRITTEN PERMISSION OF THE			
18			OWN	ER; AND			
19	(2)	Сом	PLIES W	ITH SUBSECTIONS (C) AND (D) OF THIS $f S$ ECTION AND ALL			
20		APPL	ICABLE	STATE LAWS OR REGULATIONS.			
21	(C) A PERSO	N SHALI	NOT D	ISCHARGE A GUN FROM, ONTO, ACROSS, OR WITHIN A SAFETY			
22	ZONE OF:						
23		(I)	300 s	YARDS; OR			
24		(II)	150 Y	YARDS IF:			
25			Α.	THE PERSON IS SHOOTING DOWNWARD FROM A STAND THAT			
26				is elevated a minimum of 10 feet from the ground; of			
27			В.	THE PERSON IS USING A SHOTGUN THAT CONTAINS ONLY			
28				SHOT.			
29	(D) A PERSON	(D) A PERSON SHALL NOT DISCHARGE A GUN IN THE DIRECTION OF ANY DWELLING, HOUSE					
30	RESIDENCE, OR OTHER BUILDING OR CAMP DESIGNED FOR OCCUPANCY BY HUMAN BEINGS						
31	WHICH IS WITHIN THE MAXIMUM RANGE OF THE GUN BEING DISCHARGED.						

- 2 Section 2. And Be It Further Enacted by the County Council of Howard County,
- 3 Maryland, that this Act shall become effective 61 days after its enactment.

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