

SB0488/163020/1

BY: Judicial Proceedings Committee

AMENDMENTS TO SENATE BILL 488
(First Reading File Bill)

AMENDMENT NO. 1

On page 1, in line 10, strike “or certain persons”; and in line 11, after the semicolon insert “requiring that the Attorney General study the legality and feasibility of a certain statutory requirement;”.

AMENDMENT NO. 2

On page 2, strike in their entirety lines 7 through 9, inclusive; strike beginning with the semicolon in line 18 down through “**STATE**” in line 20; in line 16, after the semicolon, insert “**OR**”; and in lines 10, 13, 21, and 25, strike “**(D)**”, “**(E)**”, “**(F)**”, and “**(G)**”, respectively, and substitute “**(C)**”, “**(D)**”, “**(E)**”, and “**(F)**”, respectively.

On page 3, in line 15, strike “**(H)**” and substitute “**(G)**”.

On page 4, strike in their entirety lines 12 through 27, inclusive.

On page 5, in line 1, strike “**(C)**” and substitute “**(B)**”; after line 13, insert:

“SECTION 3. AND BE IT FURTHER ENACTED, That:

(a) The Attorney General, in consultation with the Department of State Police, shall study and make recommendations regarding the legality and feasibility of a statutory requirement that would compel licensed firearm dealers within the State to provide records of firearm trace requests received from the Bureau of Alcohol, Tobacco, Firearms, and Explosives to the Attorney General.

(b) The Attorney General shall provide staff for the study.

(c) On or before June 30, 2025, the Attorney General shall report to the General Assembly, in accordance with § 2-1257 of the State Government Article, on its recommendations and findings.”;

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and in line 14, strike “3.” and substitute “4.”.