

General Assembly

Substitute Bill No. 1504

January Session, 2025



AN ACT CONCERNING THE STATE-WIDE FIREARMS CRIMES AND TRACING TASK FORCE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 29-38e of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
- 3 (a) There shall be within the Division of State Police, within the
- 4 Department of Emergency Services and Public Protection, a state-wide
- 5 firearms [trafficking] crimes and tracing task force for the effective
- 6 cooperative enforcement of the laws of this state concerning the
- 7 distribution and possession of firearms.
- 8 (b) The task force shall be comprised of municipal and state law
- 9 enforcement officers and may include federal law enforcement officers.
- 10 Such task force shall be authorized to conduct any investigation
- 11 authorized by this section at any place within the state as may be
- 12 deemed necessary.
- 13 (c) The task force may request and may receive from any federal, state
- 14 or local agency, cooperation and assistance in the performance of its
- duties, including the temporary assignment of personnel which may be
- 16 necessary to carry out the performance of its functions.
- 17 (d) The task force may enter into mutual assistance and cooperation

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agreements with other states pertaining to firearms law enforcement matters extending across state boundaries, and may consult and exchange information and personnel with agencies of other states with reference to firearms law enforcement problems of mutual concern.

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- (e) The Commissioner of Emergency Services and Public Protection may appoint [a commanding officer and such other] <u>such</u> personnel as the commissioner deems necessary for the duties of the task force, within available appropriations.
- 26 (f) The task force shall: (1) Review the problem of illegal trafficking in 27 firearms and its effects, including its effects on the public, and 28 implement solutions to address the problem; (2) identify persons 29 illegally trafficking in firearms and focus resources to prosecute such 30 persons; (3) track firearms which were sold or distributed illegally and 31 implement solutions to remove such firearms from persons illegally in 32 possession of them; [and] (4) coordinate its activities with other law 33 enforcement agencies within and without the state; and (5) not later than 34 February 1, 2026, and annually thereafter, report in accordance with the 35 provisions of section 11-4a to the Governor and the joint standing 36 committees of the General Assembly having cognizance of matters 37 relating to the judiciary and public safety on: (A) The number of 38 individuals identified and arrested pursuant to subdivision (2) of this 39 subsection; (B) the number of firearms seized as a result of the task 40 force's efforts pursuant to subdivision (3) of this subsection; (C) any 41 other activities of the task force during the preceding calendar year; and 42 (D) any resources that the task force needs to continue to operate in 43 accordance with the provisions of this section.
- Sec. 2. Section 29-31 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - No sale of any firearm shall be made except in the room, store or place described in the permit for the sale of firearms, and such permit or a copy of such permit certified by the authority issuing the same shall be exposed to view within the room, store or place where firearms are sold

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50 or offered or exposed for sale. No sale or delivery of any firearm shall 51 be made unless the purchaser or person to whom the same is to be 52 delivered is personally known to the vendor of such firearm or the 53 person making delivery thereof or unless the person making such 54 purchase or to whom delivery thereof is to be made provides evidence 55 of his or her identity. The vendor of any firearm shall keep a record of 56 each firearm sold in a book kept for that purpose, which record shall be 57 in such form as is prescribed by 27 CFR 478.125. The vendor of any 58 firearm shall make such record available for inspection upon the request 59 of any sworn member of an organized local police department or the 60 Division of State Police within the Department of Emergency Services 61 and Public Protection or any investigator assigned to the state-wide 62 firearms [trafficking] crimes and tracing task force established under 63 section 29-38e, as amended by this act, or any investigator employed by a federal law enforcement agency for official purposes related to such 64 65 member's or investigator's employment.

Sec. 3. Subsection (a) of section 29-38f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

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69 (a) There shall be a State-Wide Firearms [Trafficking] Crimes and 70 Tracing Task Force Policy Board within the Division of State Police, 71 within the Department of Emergency Services and Public Protection, for 72 administrative purposes only, consisting of the Commissioner of 73 Emergency Services and Public Protection, the Chief State's Attorney, 74 the agent in Connecticut in charge of the federal Bureau of Alcohol, 75 Tobacco and Firearms, the president of the Connecticut Police Chiefs 76 Association and five chiefs of police designated by said association, each 77 to serve for a term of one year, provided one such chief of police shall 78 be from a municipality with a population of one hundred thousand or 79 more.

This act shall take effect as follows and shall amend the following sections:

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Section 1	from passage	29-38e
Sec. 2	from passage	29-31
Sec. 3	from passage	29-38f(a)

JUD Joint Favorable Subst.

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