



Tennessee Firearms Association

Calendar Report Week of April 8, 2024

Tue 4/9/24 10:30am - House Hearing Rm I, House Civil Justice Committee

MEMBERS W/ EMAILS: Email All; CHAIR A. Farmer (R); VICE CHAIR D. Jernigan (D); R. Bricken (R); G. Bulso (R); K. Capley (R); R. Eldridge (R); R. Gant (R); J. Garrett (R); R. Grills (R); T. Harris (D); W. Lamberth (R); M. Littleton (R); A. Parkinson (D); J. Powell (D); L. Russell (R); R. Stevens (R); C. Todd (R) STAFF: Robbie Farmer; Ryan Hamilton, Research Analyst PHONE: 615-741-4419

2. **HB2809 CRIMINAL LAW: Carrying of a firearm by a retired law enforcement officer.** Expands the Hulseys definition of law enforcement officer as it relates to carrying firearms to include retired law enforcement officers. Broadly captioned. ●●●●●○ ○○ ○○ ○○ ○○ ○○ ○○ ○○ ○○ ○○

Amendment Summary: House Civil Justice Subcommittee amendment 1 (014209) expands the definition of a law enforcement officer for the purposes of lawful carrying of a firearm to include a retired law enforcement officer who is carrying pursuant to other state laws. Deletes an exception to the authorities granted to law enforcement officers regarding the officers' lawful carrying of firearms. Deletes a provision that stipulated that, within certain counties, the broad authorities granted to law enforcement officers to lawfully carry firearms apply only to the officers who are officers for those counties or for municipalities located therein.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

Fiscal Note: (Dated February 24, 2024) NOT SIGNIFICANT

Senate Status: 04/02/24 - Senate Judiciary Committee recommended. Sent to Senate Calendar Committee.

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Calendar Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 38 and Title 39, relative to firearms.

AG Opinion:



Cosponsors:

Position:

Priority:

Comment:

rows:
SB2797 - P. Rose - 04/02/24 - Senate Judiciary Committee recommended. Sent to Senate Calendar Committee.

3. **HB2908 CRIMINAL LAW: Program for a person to voluntarily waive the right to purchase firearms.** 
 Kumar Enacts the Suicide Prevention Act of 2024 which requires the Tennessee bureau of investigation to 
 S. establish a program and form for a revocable voluntary waiver of the right to purchase firearms. Broadly captioned.

Amendment Summary: House Civil Justice Subcommittee amendment 1 (017204) enacts the Suicide Prevention Act of 2024. Requires the Tennessee Bureau of Investigation (TBI) to establish a program that enables a person to voluntarily waive the person's right to possess, purchase, or transport a firearm. Establishes the process by which such a program must be administered, including the process by which an enrollee may revoke such a voluntary waiver. Requires a completed voluntary waiver form to be submitted to the clerk of the circuit court of the county in which the enrollee resides. Requires the circuit court clerk to transmit the completed form to the TBI and the Department of Safety (DOS) within three business days. Requires the TBI to maintain updated information in the program so that it can be used to flag unlawful transfers of firearms to those who have voluntarily waived their right to purchase or possess them. Requires the DOS, upon receipt of a completed form, to revoke any existing handgun carry permits issued to the applicant. Requires, upon an enrollee's successful revocation from the program, the TBI and the DOS to destroy all records related to the person's enrollment, the TBI to remove the person from any state or federal databases used by law enforcement to identify prohibited purchasers of firearms in which the person's enrollment was entered, and the DOS to reinstate the applicant's handgun carry permits. Creates a Class A misdemeanor offense for the sale of a firearm to someone who is a known enrollee in the program. Establishes that any person that knowingly makes a false statement regarding the person's identity on an enrollment or revocation form for the program commits perjury. Creates a Class C misdemeanor offense for a person who is enrolled in the program to purchase, possess, or transport a firearm. Effective upon becoming a law for the purposes of implementation. Effective for all other purposes on January 1, 2025. Senate Judiciary Committee amendment 1 (017715) rewrites the bill and creates the "Suicide Prevention Act of 2024." Requires the TBI to establish a program for revocable voluntary waiver of firearm rights to avoid purchase, possession, and transportation of firearms by and sale of firearms to persons or are voluntarily admitted to a public or private hospital for mental illness or serious emotional disturbance. Requires the TBI to create a request form for revocable waiver of firearm rights which includes spaces for two persons to be guardian angels, a declaration of any firearms that are in the ownership of the enrollee, and an acknowledgement that it is an offense for a person who is enrolled in the revocable voluntary waiver of firearm rights to possess, purchase, or transport a firearm and it is a Class C misdemeanor. The request must be sent to the circuit court clerk and the clerk must transmit a copy of the completed request to the department of safety within three days. Valid photo identification is required for the revocation form to be accepted. States the process for removing a person from the revocable voluntary waiver of firearms rights program. Declares a certain level of privacy and withholding from public discourse for a request to be enrolled or removed from the program.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

Fiscal Note: (Dated March 1, 2024) Increase State Expenditures Exceeds \$200,000/FY24-25

Senate Status: 04/02/24 - Failed in Senate Judiciary Committee after adopting amendment 1 (017715).

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Judiciary Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 33 and Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors: Rep. Faison, Jeremy; Sen. Swann, Art;


Position:

Priority:

Comment:

rows:

SB2178 - J. Hensley - 04/02/24 - Failed in Senate Judiciary Committee after adopting amendment 1 (017715).

7. **HB2689 STATE GOVERNMENT: Civil action against person or entity that infringes upon a person's right to bear arms.** Creates a civil action against any person or government entity that infringes upon a person's right to bear arms under the Tennessee or United States Constitutions. Requires the person or entity to be liable for actual or statutory damages, punitive damages, attorney's fees, and court costs. 

Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 18, 2024) NOT SIGNIFICANT

Senate Status: 04/02/24 - Taken off notice in Senate Judiciary Committee.

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Judiciary Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 4, Chapter 54, relative to the Tennessee Firearms Freedom Act.

AG Opinion:

Cosponsors: Sen. Bailey, Paul; Sen. Bowling, Janice; Rep. Capley, Kip; Rep. Carr, Dale; Rep. Fritts, Monty;


Position: Support

Priority:

Comment:

rows:

SB2516 - K. Roberts - 04/02/24 - Taken off notice in Senate Judiciary Committee.

9. **HB2032 CRIMINAL LAW: Removal of penalties for possessing a weapon in a building that prohibits weapons.** Removes the offense of possessing a weapon in a building that prohibits or restricts weapons. Allows a person with an enhanced handgun carry permit to carry a handgun into a business that prohibits or restricts weapons. Removes penalties for violations of certain firearms provisions. 

Amendment Summary: House Civil Justice Subcommittee amendment 1 (013759) deletes the offense of unlawfully possessing a weapon on property that is posted to prohibit such possession in accordance with the law. Authorizes a person who possesses a valid enhanced handgun permit to lawfully carry a weapon on property for which such possession has been prohibited. Removes the penalty of revocation of a handgun carry permit for a violation of unlawfully possessing a weapon on posted property or failing to notify the Department of Safety (DOS) within 60 days of any change in a permit holders principal place of residence. Deletes the offense of a handgun permit holder failing to notify the DOS within 60 days of any change in the permit holders principal place of residence.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

Fiscal Note: (Dated February 17, 2024) NOT SIGNIFICANT

Senate Status: 04/02/24 - Taken off notice in Senate Judiciary Committee.

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Judiciary Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, Chapter 17, Part 13, relative to firearms.

AG Opinion:

Cosponsors: Rep. Bricken, Rush; Rep. Bulso, Gino; Rep. Butler, Ed; Rep. Capley, Kip; Rep. Cochran, Mark; Rep. Doggett, Clay; Rep. Eldridge, Rick; Rep. Fritts, Monty; Rep. Grills, Rusty; Rep. Keisling, Kelly; Rep. Martin, Brock; Rep. Richey, Bryan; Rep. Todd, Chris; Rep. Vital, Greg; Rep. Zachary, Jason;

Position: Support

Priority:

Comment:

rows:

SB2912 - P. Bailey - 04/02/24 - Taken off notice in Senate Judiciary Committee.

- 10. **HB2035 CRIMINAL LAW: Extreme risk protection orders.** Preempts the entire field of legislation regarding extreme risk protection orders to the exclusion of all county, city, town, municipality, or metropolitan government laws, ordinances, resolutions, enactments, or regulations. Declares a federal statute, rule, executive order, or federal judicial order that has the effect of enforcing an extreme risk protection order to be null and void. Creates a Class A misdemeanor offense of attempting to enforce a federally implemented extreme risk protection order. Broadly captioned.



Amendment Summary: Senate Judiciary Committee amendment 1, House Civil Justice Subcommittee amendment 1 (017797) declares the General Assembly to preempt the entire field of legislation to the exclusion of the acts of all political subdivisions of Tennessee with respect to "extreme risk protection orders". Prohibits a political subdivision from accepting a grant or other source of funding for the purpose of implementing an ordinance, rule, executive order, judicial order, or judicial finding that would have the effect of enforcing an extreme risk protection order.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

Fiscal Note: (Dated February 18, 2024) NOT SIGNIFICANT

Senate Status: 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (017797). Sent to Senate Calendar Committee.

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Calendar Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 36; Title 38 and Title 39, relative to extreme risk protection orders.

AG Opinion:

Cosponsors: Rep. Bricken, Rush; Rep. Butler, Ed; Rep. Capley, Kip; Rep. Cochran, Mark; Rep. Crawford, John; Rep. Darby, Tandy; Rep. Doggett, Clay; Rep. Faison, Jeremy; Rep. Fritts, Monty; Rep. Grills, Rusty; Rep. Hill, Timothy; Rep. Keisling, Kelly; Rep. Martin, Brock; Rep. McCalmon, Jake; Rep. Moon, Jerome; Rep. Richey, Bryan; Rep. Rudd, Tim ; Rep. Todd, Chris; Rep. Vital, Greg; Rep. Zachary, Jason;

Position:

Priority:

Comment:

rows:

SB2763 - J. Bowling - 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (017797). Sent to Senate Calendar Committee.

- 11. **HB2082 CRIMINAL LAW: TBI report on money collected for background checks associated with firearm sales.** Requires the TBI to submit a report on the amount of money collected for background checks associated with firearm sales in excess of the costs associated with conducting the background checks to the criminal justice committee of the house of representatives and the judiciary committee of the senate by March 1, rather than February 1, of each year. Broadly captioned.



Amendment Summary: Senate Judiciary Committee amendment 1, House Civil Justice Subcommittee amendment 1 (014746) deletes the offense of carrying, with the intent to go armed, a firearm or a club. Deletes the offense for a juvenile to knowingly possess a handgun. Creates an offense, punishable as a delinquent act, for a juvenile to carry, with the intent to go armed, a firearm. Revises the many defenses to prosecution for a juvenile to possess a handgun so that they apply to the new offense of a juvenile carrying, with the intent to go armed, a firearm. Lowers the age requirement to obtain an enhanced, lifetime enhanced, or concealed handgun carry permit from 21 years of age to 18 years of age.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

Fiscal Note: (Dated January 27, 2024) NOT SIGNIFICANT

Senate Status: 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (014746). Sent to Senate Finance.

House Status: 04/03/24 - Set for House Civil Justice Committee 04/10/24.

Executive Status: Senate Finance, Ways & Means Committee ; House Civil Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39, relative to weapons.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment:

rows:

SB2502 - J. Hensley - 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (014746). Sent to Senate Finance.

Tue 4/9/24 3:00pm - House Hearing Rm I, House Finance, Ways & Means Committee

MEMBERS W/ EMAILS: Email All; CHAIR P. Hazlewood (R); VICE CHAIR C. Baum (R); J. Barrett (R); C. Boyd (R); K. Camper (D); M. Cochran (R); J. Crawford (R); J. Faison (R); B. Freeman (D); R. Gant (R); J. Garrett (R); D. Hawk (R); T. Hicks (R); G. Hicks (R); K. Keisling (R); W. Lamberth (R); H. Love Jr. (D); S. Lynn (R); S. McKenzie (D); L. Miller (D); J. Moon (R); A. Parkinson (D); J. Shaw (D); M. Sparks (R); S. Whitson (R); R. Williams (R); J. Zachary (R) STAFF: Tayler Aliff, Executive Assistant; Mirna Tunjic, Research Analyst; Dakota Gordon, Research Analyst PHONE: 615-741-2746

- 9. **HB1899 EDUCATION: Authorization of retired law enforcement officers to be hired as school resource officers.** Authorizes LEAs and Rudd T. public charter schools to employ retired law enforcement officers who are retired from a federal, state, or local law enforcement agency and honorably discharged veterans of the United States armed forces to serve as school resource officers on school premises. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 3, 2024) Other Fiscal Impact To the extent that a school chooses to employ a retired law enforcement officer or an honorably discharged veteran as an SRO, there will be a permissive increase in local expenditures of approximately \$73,200 per SRO beginning FY24-25. However, a precise recurring increase in local expenditures cannot be reasonably determined.

Senate Status: 01/31/24 - Referred to Senate Education Committee.

House Status: 04/03/24 - Set for House Finance, Ways & Means Committee 04/09/24.

Executive Status: Senate Education Committee ; House Finance, Ways & Means Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 8; Title 37; Title 38; Title 49 and Title 62, relative to school safety.

AG Opinion:

Cosponsors:

Position:

Priority:

Comment: Appears to be caption bill. As written, it suggests that other individuals may not be preferable should they desire to serve as school resource officers.

rows:

SB2025 - S. Reeves - 01/31/24 - Referred to Senate Education Committee.

Wed 4/10/24 11:00am - House Hearing Rm I, House Criminal Justice Committee

MEMBERS W/ EMAILS: Email All; CHAIR B. Hulseby (R); VICE CHAIR J. Gillespie (R); M. Carringer (R); E. Davis (R); C. Doggett (R); A. Farmer (R); M. Fritts (R); R. Glynn (D); G. Hardaway (D); D. Howell (R); G. Johnson (D); W. Lamberth (R); D. Moody (R); L. Russell (R); J. Towns Jr. (D) STAFF: Grace Bonecutter; Ryan Baird, Research Analyst PHONE: 615-741-2886

1. **HB1600 CRIMINAL LAW: Juvenile offenders - prohibits purchase or possession of a firearm.** Prohibits Williams the purchase or possession of a firearm by a person under 25 years of age if the person was R. previously adjudicated delinquent for an act that, if committed by an adult, would have constituted one or more certain offenses. Allows TBI access to juvenile court records for the limited purpose of performing a background check prior to the purchase or transfer of a firearm to determine whether a person has been adjudicated as a mental defective or committed to a mental health institution at 16 years of age or older, as required by federal law, or is prohibited from purchasing a firearm because of an adjudication as delinquent.



Amendment Summary: Senate Judiciary Committee amendment 1, House Criminal Justice Subcommittee amendment 1 (015098) prohibits the purchase or possession of a firearm until the age of 25 for any juvenile who, at the age of 14 years or older, was adjudicated delinquent for conduct that, if committed by an adult, would constitute one of the following offenses: (1) aggravated assault; (2) aggravated assault against a first responder or nurse; (3) criminal homicide; (4) robbery; (5) aggravated robbery; (6) especially aggravated robbery; (7) carjacking; (8) burglary; (9) aggravated burglary; (10) especially aggravated burglary; (11) aggravated cruelty to animals; (12) a threat of mass violence, or; (13) any other criminal offense that involves the use or display of a firearm. Establishes that a person under 25 years of age who was adjudicated as such on or after July 1, 2024, is ineligible to obtain an enhanced or concealed handgun carry permit. Requires the Department of Safety (DOS) to suspend or revoke a handgun permit issued to an adult under 25 years of age upon a showing by its records or other sufficient evidence that the permit holder was adjudicated as such on or after July 1, 2024. Requires, as soon as practicable, but not later than three business days after final disposition of the delinquency proceedings, the juvenile court clerk to electronically submit to the instant check unit of the Tennessee Bureau of Investigation (TBI) of final disposition of the proceedings against a juvenile adjudicated delinquent for such an act. Creates a Class A misdemeanor offense for a person under 25 years of age who was adjudicated delinquent for such an act on or after July 1, 2024, to possess a firearm. Prohibits a federally licensed gun dealer from selling a firearm to such a person until the person is 25 years of age. Opens the files and records of a juvenile court proceeding to inspection by the TBI for the limited purpose of performing a background check prior to the transfer of a firearm in accordance with current law. Prohibits the expunction of court files and juvenile records related to an individual's delinquency adjudication while that individual is under a prohibition of firearm purchase or possession in accordance with this legislation. Enhances the requirements that must be met by clear and convincing evidence to authorize a court to order the expunction of records related to an adjudication of a juvenile as delinquent or unruly.

Subcommittee Amendments: CriminalSubAmendmentPacket02.13.24.pdf
CriminalSubAmendmentPacketRegCal03.19.24.pdf

Fiscal Note: (Dated February 10, 2024) Increase Local Expenditures - \$9,700/FY25-26* Exceeds \$9,700/FY26-27 and Subsequent Years* HB 1600 SB 2911

Senate Status: 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (015098). Sent to Senate Calendar Committee.

House Status: 04/03/24 - Set for House Criminal Justice Committee 04/09/24.

Executive Status: Senate Calendar Committee ; House Criminal Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 18; Title 37 and Title 39, relative to juvenile offenders.

AG Opinion:

Cosponsors:

Position: Oppose

Priority:

Comment: This proposed legislation appears to be likely unconstitutional under the United States Supreme Court's decision in New York State Rifle and Pistol Association v. Bruen, No. 20-843. The legislation fails the TFA's "Bruen Basis" test. For the "Bruen Basis" test, please see TFA's website at <https://tennesseefirearms.com/2023/12/gun-owners-need-to-be-prepared-to-demand-that-legislators-demonstrate-a-bruen-basis-for-their-legislative-proposals/>

rows:

SB2911 - P. Bailey - 04/02/24 - Senate Judiciary Committee recommended with amendment 1 (015098). Sent to Senate Calendar Committee.

- 2. **HB2702 CRIMINAL LAW: Offenses involving theft or use of a firearm - child transferred to sheriff of the county.** Requires the juvenile court to transfer a child to the sheriff of the county to be held according to law and dealt with as an adult in the criminal court if the child is charged with an offense involving theft of a firearm or a felony offense involving the use of a firearm and the child was 14 or older at the time of the alleged conduct. Broadly captioned.



Amendment Summary: Senate Judiciary Committee amendment 1 (01433) authorizes a juvenile court to transfer a child to be held and tried as an adult if the child was at least 14 but less than 17 years of age at the time of the alleged conduct and charged with: an offense that would be a felony if committed by an adult and involving the use of a firearm; theft of a firearm; robbery involving the theft of a firearm; burglary involving the theft of a firearm; or an attempt to commit such offenses. Senate Judiciary Committee amendment 2, House Criminal Justice Subcommittee amendment 1 (016700) details the confinement procedure of the child.

Subcommittee Amendments: CriminalSubAmendmentPacket03.12.24.pdf
CriminalSubAmendmentPacketRegCal03.19.24.pdf

Fiscal Note: (Dated March 10, 2024) Increase State Expenditures \$2,268,700 Incarceration Decrease State Expenditures \$7,489,800/FY24-25 and Subsequent Years Decrease Federal Expenditures \$832,200/FY24-25 and Subsequent Years

Senate Status: 03/26/24 - Senate Judiciary Committee recommended with amendment 1 (014339) and amendment 2 (016700). Sent to Senate Finance.

House Status: 04/03/24 - Set for House Criminal Justice Committee 04/09/24.

Executive Status: Senate Finance, Ways & Means Committee ; House Criminal Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 37, relative to certain offenses committed by juveniles.

AG Opinion:

Cosponsors: Rep. Capley, Kip; Rep. Grills, Rusty; Rep. Rudder, Iris;

Position:

Priority:

Comment:

rows:

SB2626 - E. Jackson - 03/26/24 - Senate Judiciary Committee recommended with amendment 1 (014339) and amendment 2 (016700). Sent to Senate Finance.

- 5. **HB1881 CRIMINAL LAW: Penalty for assault against a law enforcement officer.** Establishes a penalty for assault against a law enforcement officer that is a Class E felony and mandates a \$10,000 fine and a minimum of 60 days incarceration. Broadly captioned.



Amendment Summary:

Subcommittee Amendments:

Fiscal Note: (Dated February 21, 2024) Increase State Expenditures \$2,360,600 Incarceration Decrease Local Expenditures \$352,100/FY24-25 and Subsequent Years

Senate Status: 04/02/24 - Senate Judiciary Committee recommended. Sent to Senate Finance.

House Status: 04/03/24 - Set for House Criminal Justice Committee 04/09/24.

Executive Status: Senate Finance, Ways & Means Committee ; House Criminal Justice Committee ;

Caption: AN ACT to amend Tennessee Code Annotated, Title 39 and Title 40, relative to assault against certain persons.

AG Opinion:

Cosponsors: Rep. Barrett, Jody; Rep. Garrett, Johnny ; Rep. Lamberth, William; Rep. Leatherwood, Tom; Rep. Littleton, Mary; Rep. McCalmon, Jake; Rep. Sexton, Cameron;

Position:

Priority:


Comment:

rows:

SB2062 - D. White - 04/02/24 - Senate Judiciary Committee recommended. Sent to Senate Finance.

Wed 4/10/24 11:00am - Special Calendar - House Hearing Rm III, House Finance, Ways & Means Subcommittee

MEMBERS W/ EMAILS: Email All; CHAIR G. Hicks (R); C. Baum (R); K. Camper (D); M. Cochran (R); J. Faison (R); J. Garrett (R); D. Hawk (R); P. Hazlewood (R); T. Hicks (R); H. Love Jr. (D); J. Moon (R); J. Shaw (D); S. Whitson (R); R. Williams (R) STAFF: Kimberly White, Executive Assistant; Mirna Tunjic, Research Analyst; Dakota Gordon, Research Analyst PHONE: 615-741-7480

3. **HJR38 CRIMINAL LAW: Constitutional amendment - citizen's right to bear arms.** Proposes an amendment to Article I, Section 26 of the Constitution of Tennessee to remove the provision that authorizes the legislature to regulate the wearing of arms with a view to prevent crime and to clarify that citizens have a right to keep and bear arms for their defense, and not just for common defense. 
- Reedy J.

Amendment Summary: House Civil Justice Committee amendment 1 (003864) proposes amending Article I, Section 26 of the Constitution of Tennessee by removing the provision that the Legislature has the power to regulate the wearing of arms with a view to prevent crime and by clarifying that the citizens of this State have a right to keep, bear, and wear arms.

Subcommittee Amendments: Civil_Justice_Sub_Amendment_02.21.2023.pdf

Fiscal Note:

Senate Status:

House Status: 04/03/24 - Set for House Finance, Ways & Means Subcommittee 04/10/24.

Executive Status: House Finance, Ways & Means Subcommittee ;

Caption:

AG Opinion:

Cosponsors: Rep. Sparks, Mike; Rep. Todd, Chris;

Position: Support

Priority:

Comment: TFA is expecting an amendment to this bill and if amended TFA supports the amendment that would say simply that citizens have a right to keep, bear and wear arms.

rows: