

Tennessee Firearms Association

Calendar Report Week of April 22, 2024

Tue 4/23/24 9:00am - House Hearing Rm I, House Criminal Justice Committee

MEMBERS W/ EMAILS: Email All; CHAIR B. Hulsey (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

- 2. HB2035 CRIMINAL LAW: Extreme risk protection orders. Preempts the entire field of legislation regarding
 - Barrett extreme risk protection orders to the exclusion of all county, city, town, municipality, or metropolitan J. 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.

<u>Amendment Summary:</u> Senate amendment 1, House Civil Justice Committee amendment 1 (017797) makes the following changes: (1) Removes the provision establishing that a federal statute, rule, or executive order or a federal judicial order that has the effect of enforcing an extreme risk protection order or ex parte extreme risk protection order against a resident of this state is null, void, unenforceable, and of no effect in this state; and (2) Removes the provision establishing that an individual, including a law enforcement officer, who attempts to enforce a federally implemented extreme risk protection order against a resident of this state commits a Class A misdemeanor.

Subcommittee Amendments: Civil_Justice_Sub_Amendments_04.02.2024.pdf

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

Senate Status: 04/11/24 - Senate passed with amendment 1 (017797).

House Status: 04/17/24 - Set for House Criminal Justice Committee 04/23/24.

Executive Status: House Criminal 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:

<u>rows:</u>

SB2763 - J. Bowling - 04/11/24 - Senate passed with amendment 1 (017797).

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5. HB2082 CRIMINAL LAW: TBI report on money collected for background checks associated with firearm sales. Requires the TBI to

Fritts M. 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 (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. House Civil Justice Committee amendment 1 (018215) 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. Removes defenses to unlawful carrying or possession of a weapon. Senate Finance, Ways & Means Committee amendment 1 (018335) removes the offense for carrying, with the intent to go armed, a firearm or a club and the subsequent section on defenses for a violation of this offense. Clarifies that violation of the offense of possession of a deadly weapon other than a firearm with the intent to employ it during the commission of, attempt to commit, or escape from a dangerous offense or violation of the offense of possession of any deadly weapon with the intent to employ it during the commission of, attempt to commit, or escape from any offense not defined as a dangerous offense constitutes a Class E felony. Requires an applicant to be at least 18 years of age from issuance of an enhanced handgun carry permit from the department of safety. Decreases the age requirement for a lifetime enhanced 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

<u>Senate Status:</u> 04/16/24 - Senate Finance, Ways & Means Committee recommended with amendment 1 (018335). Re-referred to Senate Judiciary Committee.

House Status: 04/17/24 - Set for House Criminal Justice Committee 04/23/24.

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

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

AG Opinion:

Cosponsors:

Position:

<u>Priority:</u>

Comment:

<u>rows:</u>

SB2502 - J. Hensley - 04/16/24 - Senate Finance, Ways & Means Committee recommended with amendment 1 (018335). Re-referred to Senate Judiciary Committee.