

Comprehensive Crime Control

Congressional Findings

- 1.) Congress finds any conviction 10 years or older, excluding periods of imprisonment, from the date of filing new charges is always irrelevant to aggravating any new imposition of sentence and will thus not be used for that purpose federally, in any of the Several States, or territories.
- 2.) Congress finds any conviction data to include any offense punishable by a year or more.
- 3.) Congress finds firearms and ammunition are things in interstate commerce.
- 4.) Congress finds the power to seal a juvenile record lies solely with the State
- 5.) Congress finds an expunged or pardoned record shall never count to aggravate any new sentence for a conviction

Definitions:

- 1.) Qualified law enforcement officers are defined as any federal agent authorized to carry a firearm in the performance of his job and authorized and regulated police, private detectives or peace officers. A military member is any person on active or reserve duty of the Armed Forces of the United States or its honorably discharged or retired personnel.
- 2.) Relevant convictions from sealed conviction data used to aggravate any new imposition of sentence are those existing to within 10 years from the date of filing of the new charges, excluding periods of imprisonment.
- 3.) An expunged record shall never count to aggravate any sentence for a conviction
- 4.) Antique firearms, to include operable antiques, are defined as being produced in or before the year 1900, proven by a preponderance, and are exempt from these regulations
- 5.) A firearm shall be defined as any device designed to expel a projectile by combustion that actually does.

Be it enacted, that:

- 1.) Any conviction older than 10 years from the date of the filing of a new charge does not count to aggravate any new sentence either federally, in the Several States, or in the territories
- 2.) There shall be no more than 5 round magazines for a 6 shot total on any longarm (shotgun or rifle). The lawful age to shoot any firearm (longarm or pistol) shall now be 13. Military members and qualified law enforcement officers are exempt from this limitation on ammunition.
- 3.) Concealed carry permits are for those 21 years of age or older (except military members and qualified law enforcement officers) with no psychiatric commitments ever or conviction data whatsoever in their background.

- 4.) Pistols with a cartridge capacity exceeding 12 shots for a 13 shot total are per se illegal and in violation of this statute, except for military members and qualified law enforcement officers.
- 5.) Pistols of any cartridge capacity may only be carried (either concealed or open) by those 21 years of age and older except military members and qualified law enforcement officers.
- 5a.) Exempt from this provision are hunters and fishermen while hunting and fishing and traveling to and from provided they are 13 and up;
- 5b.) Exempt from this provision are individuals 13 and up for target shooting at and while driving to and from a lawful range;
- 5c.) Exempt from this provision are individuals 13 and up for being at and driving to and from a licensed firearms dealer.
- 6.) Juvenile records are only permitted to be sealed for an information filed before the 18th birthday both federally, in the Several States, and in the territories. Conviction data for a presentation filed on or after the 18th birthday always counts as an adult record. Any sealed conviction data shall be retained in the National Instant Criminal Background Check System (“NICS”) and may be used to preclude any firearm purchase. Sealed conviction data pursuant to this section is to be unavailable on any public records search and may not be used in any way for purposes of deciding employment. Any other expunged record shall remain in the NICS database for purposes of precluding a firearms purchase or concealed carry permit, which shall also not be used in any way for purposes of deciding employment.
- 6a.) Exempt from this provision are military members and qualified law enforcement officers
- 7.) Any sealed juvenile records shall count to aggravate future sentences for criminal convictions provided they are relevant as defined by this statute (i.e. not distant convictions).
- 8.) All other automatic and semi-automatic pistols and long-rifles are regulated as heretofore unless re-defined by this statute
- 9.) Any purchase of hollow point or high powered ammunition shall be tracked by the bureau of Alcohol Tobacco and Firearms in a federal database and limited to 30 projectiles at a time every 90 days per entry of a verified identity, except for military members and qualified law enforcement officers with proper identification.
- 10.) Any state law providing protection for the person or property, to include for a house or fixed place of business, remains in full force and effect provided the person or property is protected consistent with that law and this law.
- 11.) A cause of action for due process under the 5th Amendment is hereby created for any person aggrieved by a sentence which would be shortened by an after the fact application of this statute, resulting in an ex-post-facto reduced sentence.
- 12.) Anything inconsistent with this statute is hereby found to be illegal and shall result in prosecution for a federal felony pursuant to this section with a maximum penalty of 15 years imprisonment and a \$50,000 fine or both.

13.) A parent or other custodian of a minor in defiance of this statute who is in possession of a firearm shall be liable same as the minor as if he committed the liability.

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