- 1 SB358
- 2 209088-4
- 3 By Senator Allen
- 4 RFD: Governmental Affairs
- 5 First Read: 30-MAR-21

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8	SYNOPSIS:	Under existing constitutional law, the
9		federal government may not require a state or its
10		officers to administer or enforce a federal
11		regulatory program.
12		This bill would create the Alabama Second
13		Amendment Preservation Act to prohibit the state
14		and its agencies and political subdivisions from
15		participating in the enforcement of any federal
16		act, law, order, rule, or regulation relating to
17		firearms, firearm accessories, or ammunition.
18		This bill would also provide criminal
19		penalties for a violation.
20		Under existing constitutional law, the
21		United States Congress is given the authority to
22		regulate interstate commerce.
23		This bill would provide that firearms,
24		firearm accessories, and ammunition that are
25		manufactured in this state and remain in this
26		state, and are therefore only engaged in intrastate
27		commerce, are not subject to federal law or

regulation, including registration, under the authority of the United State Congress to regulate interstate commerce.

Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, prohibits a general law whose purpose or effect would be to require a new or increased expenditure of local funds from becoming effective with regard to a local governmental entity without enactment by a 2/3 vote unless: it comes within one of a number of specified exceptions; it is approved by the affected entity; or the Legislature appropriates funds, or provides a local source of revenue, to the entity for the purpose.

The purpose or effect of this bill would be to require a new or increased expenditure of local funds within the meaning of the amendment. However, the bill does not require approval of a local governmental entity or enactment by a 2/3 vote to become effective because it comes within one of the specified exceptions contained in the amendment.

25 A BILL

TO BE ENTITLED

27 AN ACT

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2 Relating to firearms; to provide prohibitions on the enforcement of federal laws relating to firearms and 3 accessories and ammunition thereof; to provide criminal 4 5 penalties for a violation; to provide that certain firearms, firearm accessories, and ammunition that are manufactured in 7 this state are not subject to federal law or regulation; and in connection therewith would have as its purpose or effect 9 the requirement of a new or increased expenditure of local 10 funds within the meaning of Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the 11 Official Recompilation of the Constitution of Alabama of 1901, 12 13 as amended.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall be known and may be cited as the Alabama Second Amendment Preservation Act.

Section 2. (a) The Legislature finds and declares all of the following:

- (1) The Second Amendment to the United States

  Constitution protects an individual's right to "keep and bear arms" and further provides that the right to keep and bear arms may not be infringed.
- (2) It is the intent of the Legislature to protect Alabama employees, including law enforcement officers, from being directed, through federal executive orders, agency orders, statutes, laws, rules, or regulations that violate their oath of office and individual rights affirmed under the

Second Amendment of the United States Constitution and Section 2 26 of the Constitution of Alabama of 1901.

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- (3) Pursuant to and in furtherance of the principles of federalism enshrined in the United States Constitution, the federal government may not commandeer this state's officers, agents, or employees to participate in the enforcement or facilitation of any federal program not expressly required by the United States Constitution.
- (4) The right to be free from the commandeering hand of the federal government has been most notably recognized by the United States Supreme Court in Printz v. United States, 521 U.S. 898 (1997), when the Court held: "The Federal Government may neither issue directives requiring the States to address particular problems, nor command the States' officers, or those of their political subdivisions, to administer or enforce a federal regulatory program."
- (5) The anti-commandeering principles recognized by the U.S. Supreme Court in Printz are predicated upon the advice of James Madison, who, in The Federalist No. 46, argued for a "refusal to cooperate with officers of the Union" when faced with unconstitutional federal measures or constitutional, but unpopular, federal measures.
- (b) (1) Notwithstanding any provision of law to the contrary, no public funds of this state or any political subdivision of this state may be allocated for the implementation, regulation, or enforcement of any executive order or directive issued by the President of the United

States, or of any act of the United States Congress, that
becomes effective after January 1, 2021, that regulates the
ownership, use, or possession of firearms, ammunition, or
firearm accessories.

- (2) Notwithstanding any provision of law to the contrary, no property of this state, or any political subdivision of this state, shall be allocated for the implementation, regulation, or enforcement of any executive order or directive issued by the President of the United States, or any act of the United States Congress, that becomes effective after January 1, 2021, that regulates the ownership, use, or possession of firearms, ammunition, or firearm accessories.
- (3) Notwithstanding any provision of law to the contrary, no appointed or elected official, officer, employee, or agent of the state, or any political subdivision of the state, when acting in an official capacity, shall implement, administer, or enforce an executive order or directive issued by the President of the United States, or any act of the United States Congress, that becomes effective after January 1, 2021, that regulates the ownership, use, or possession of firearms, ammunition, or firearm accessories.
- (c) (1) Any appointed or elected official, officer, employee, or agent of the state, or any political subdivision of the state, who knowingly violates this section, on a first violation, shall be guilty of a Class C misdemeanor and shall

be fined not less than five hundred dollars (\$500) or more than five thousand dollars (\$5,000).

(2) An appointed or elected official, officer, employee, or agent of the state, or any political subdivision of the state, who knowingly violates this section, on a second or subsequent violation, shall be guilty of a Class B misdemeanor and shall be fined not less than one thousand dollars (\$1,000) or more than seven thousand dollars (\$7,000).

Section 3. (a) (1) Upon the adoption of a rule, order, ordinance, resolution, or other official policy by a political subdivision of the state which intentionally requires actions that violate Section 2, a resident of this state may file a complaint with the Attorney General. The complaint shall include evidence supporting an allegation that the political subdivision has adopted a rule, order, ordinance, resolution, or policy under which the entity enforces a federal law in violation of Section 2.

- (2) If the Attorney General determines that a complaint filed under subdivision (1) is valid, the Attorney General may petition the court to compel compliance with this act. The petition shall be filed in the circuit court of the county in which the principal office of the political subdivision is located.
- (3) Upon a finding that political subdivision is in violation of Section 2, the court shall award the Attorney

  General reasonable expenses incurred in obtaining relief under

this section, including court costs, reasonable attorney's fees, investigative costs, witness fees, and deposition costs.

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(b) Following the year in which a final judicial determination in an action brought under this section is made that the political subdivision has intentionally required actions that violate Section 2, all state grant funds for the political subdivision shall be denied for the fiscal year. The state grant funds shall continue to be denied for each subsequent fiscal year unless and until the political subdivision is in full compliance with Section 2.

Section 4. (a) The Legislature finds and declares all of the following:

- (1) The Tenth Amendment to the United States
  Constitution guarantees to the states and their people all
  powers not granted to the federal government elsewhere in the
  United States Constitution and reserves to the State of
  Alabama and its people certain powers as they were understood
  at the time that Alabama was admitted to statehood in 1819,
  and the guaranty of these powers is a matter of contract
  between the State of Alabama and its people and the United
  States as of the time that the compact with the United States
  was agreed upon and adopted by Alabama and the United States
  in 1819.
- (2) The Ninth Amendment to the United States

  Constitution guarantees to the people rights not granted in
  the United States Constitution and reserves to the people of

  Alabama certain rights as they were understood at the time

Alabama was admitted into statehood in 1819, and the guaranty of these rights is a matter of contract between the State of Alabama and its people and the United States as of the time that the compact with the United States was agreed upon and adopted by Alabama and the United States in 1819.

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- (3) The power to regulate intrastate commerce is vested in the several states under the Ninth and Tenth

  Amendments to the United States Constitution.
- (4) The Second Amendment to the United States

  Constitution reserves to the people the right to keep and bear arms as that right was understood at the time that Alabama was admitted into statehood in 1819, and the guaranty of that right is a matter of contract between the State of Alabama and its people and the United States as of the time that the compact with the United States was agreed upon and adopted by Alabama and the United States in 1819.
- (b) As used in this section, the following terms shall have the following meanings:
- (1) FIREARM ACCESSORY. An item that is used in conjunction with or mounted onto a firearm, but is not essential to the basic function of the firearm. The term includes a telescopic or laser sight, magazine, flash or sound suppressor, folding or aftermarket stock and grip, speedloader, ammunition carrier, and light for target illumination.
- (2) GENERIC AND INSIGNIFICANT PART. An item that has manufacturing or consumer product applications other than

inclusion in a firearm, a firearm accessory, or ammunition.

The term includes a spring, screw, nut, and pin.

- (3) MANUFACTURED IN THIS STATE. An item that is manufactured in this state from basic materials and without the inclusion of any part imported from another state other than a generic and insignificant part. Notwithstanding the foregoing, a firearm is manufactured in this state if it is manufactured as described in the preceding sentence without regard to whether a firearm accessory or ammunition imported into this state from another state is attached to or used in conjunction with it.
- (4) MANUFACTURING. The term includes forging, casting, machining, or any other process used for working a material.
- (c) Subject to subsection (e), a firearm, a firearm accessory, or ammunition that is commercially or privately manufactured in Alabama, that is sold in Alabama, and that remains within the borders of Alabama is not subject to federal law or regulation, including registration, under the authority of the United State Congress to regulate interstate commerce, as the item has not traveled in interstate commerce.
- (d) (1) This section applies to firearms, ammunition, or firearm accessories that are manufactured in Alabama from basic materials and that can be manufactured without the inclusion of any significant parts imported from another state.

(2) Generic and insignificant parts that have other manufacturing or consumer product applications are not firearms, ammunition, or firearm accessories, and their importation into Alabama and incorporation into a firearm, ammunition, or a firearm accessory manufactured in Alabama does not subject the firearm, ammunition, or firearm accessory to federal regulation.

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- (3) A basic material from which a firearm, a firearm accessory, or ammunition is manufactured in this state, including unmachined steel and unshaped wood, is not a firearm, a firearm accessory, or ammunition and is not subject to federal regulation under the authority of the United States Congress to regulate interstate commerce as if it actually were a firearm, a firearm accessory, or ammunition.
- (e) A firearm manufactured in this state is exempt from federal law or regulation under subsection (c) only if the firearm has the words "Made in Alabama" clearly stamped on a central metallic part of the firearm, such as the receiver or frame.
- (f) The Attorney General shall defend a resident of this state whom the federal government attempts to prosecute, claiming the power to regulate interstate commerce, for a violation of a federal law or regulation concerning the manufacture, sale, transfer, or possession of firearms, ammunition, or firearm accessories manufactured and retained in this state.

- 1 (g) This section does not apply to any of the
- 2 following:

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- 3 (1) A firearm that cannot be carried and used by one 4 person.
- 5 (2) A firearm that has a bore diameter greater than
  6 1.5 inches and that uses smokeless powder and not black powder
  7 as a propellant.
  - (3) Ammunition with a projectile that explodes using an explosion of chemical energy after the projectile leaves the firearm.
    - (4) A firearm that discharges two or more projectiles with one activation of the trigger or other firing device.
    - Section 5. (a) The following federal acts, laws, executive orders, administrative orders, court orders, rules, and regulations shall be considered infringements on the people's right to keep and bear arms, as guaranteed by the Second Amendment to the United States Constitution, within the borders of this state, including, but not limited to, all of the following:
    - (1) Any tax, levy, fee, or stamp imposed on firearms, ammunition, or firearm accessories not common to all other goods and services that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by law abiding residents of the state.
    - (2) Any registration or tracking of firearms, ammunition, or firearm accessories that might reasonably be

expected to create a chilling effect on the purchase or ownership of those items by law abiding residents of the state.

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- (3) Any registration or tracking of the owners of firearms, ammunition, or firearm accessories that might reasonably be expected to create a chilling effect on the purchase or ownership of those items by law abiding residents of the state.
- (4) Any act forbidding the possession, ownership, use, or transfer of a firearm, ammunition, or firearm accessory by law abiding residents of the state.
- (5) Any act ordering the confiscation of firearms, ammunition, or firearm accessories from law abiding residents of the state.
- (b) A federal act, law, executive order, administrative order, court order, rule, or regulation that infringes on a person's right to keep and bear arms as provided under subsection (a) shall be void and of no effect in this state.
- (c) As used in this section, the term "law abiding residents of the state" includes those individuals not otherwise precluded under state law from possessing a firearm.

Section 6. The provisions of this act are severable and if any provision of this act or the application of such provision to any person or circumstance is declared invalid for any reason, such declaration shall not affect the validity of the remaining portions of this act.

Section 7. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.