HOUSE BILL No. 1022

DIGEST OF INTRODUCED BILL

Citations Affected: IC 5-2-1-9; IC 10-13-3-40; IC 11-9-2-4; IC 11-13-1-3.5; IC 14-16-1-23; IC 21-17-5-6; IC 21-39-4-7; IC 31-30-1-4; IC 35-31.5-2-78; IC 35-33-1-1; IC 35-47; IC 35-50-2-13.

Synopsis: Right to carry a handgun. Repeals the law that requires a person to obtain a license to carry a handgun in Indiana. Specifies that certain persons who are not otherwise prohibited from carrying or possessing a handgun are not required to obtain or possess a license or permit from the state to carry a handgun in Indiana. Prohibits certain individuals from knowingly or intentionally carrying a handgun. Creates the crime of "unlawful carrying of a handgun". Provides that a prohibited person who knowingly or intentionally carries a handgun commits a Class A misdemeanor. Specifies that the unlawful carrying of a handgun is a Level 4 felony when a person: (1) is less than 23 years of age; and (2) has an adjudication as a delinquent child for an act described by IC 35-47-4-5 (unlawful possession of a firearm by a serious violent felon). Allows a resident of Indiana who wishes to carry a firearm in another state under a reciprocity agreement entered into by Indiana and the other state to obtain from the superintendent of the state police department a reciprocity license. Provides that a reciprocity license is valid for five years. Requires law enforcement agencies to make use of certain data bases when issuing handgun licenses. Makes conforming amendments.

Effective: July 1, 2018.

Lucas

January 11, 2018, read first time and referred to Committee on Public Policy.



Second Regular Session of the 120th General Assembly (2018)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2017 Regular Session of the General Assembly.

HOUSE BILL No. 1022

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 5-2-1-9, AS AMENDED BY P.L.4-2017,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2018]: Sec. 9. (a) The board shall adopt in accordance with
4	IC 4-22-2 all necessary rules to carry out the provisions of this chapter.
5	The rules, which shall be adopted only after necessary and proper
6	investigation and inquiry by the board, shall include the establishment
7	of the following:
8	(1) Minimum standards of physical, educational, mental, and
9	moral fitness which shall govern the acceptance of any person for
10	training by any law enforcement training school or academy
11	meeting or exceeding the minimum standards established
12	pursuant to this chapter.
13	(2) Minimum standards for law enforcement training schools
14	administered by towns, cities, counties, law enforcement training
15	centers, agencies, or departments of the state.
16	(3) Minimum standards for courses of study, attendance
17	requirements, equipment, and facilities for approved town, city,



1	county, and state law enforcement officer, police reserve officer,
2	and conservation reserve officer training schools.
3	(4) Minimum standards for a course of study on cultural diversity
4	awareness, including training on the U nonimmigrant visa created
5	through the federal Victims of Trafficking and Violence
6	Protection Act of 2000 (P.L. 106-386) that must be required for
7	each person accepted for training at a law enforcement training
8	school or academy. Cultural diversity awareness study must
9	include an understanding of cultural issues related to race,
10	religion, gender, age, domestic violence, national origin, and
11	physical and mental disabilities.
12	(5) Minimum qualifications for instructors at approved law
13	enforcement training schools.
14	(6) Minimum basic training requirements which law enforcement
15	officers appointed to probationary terms shall complete before
16	being eligible for continued or permanent employment.
17	(7) Minimum basic training requirements which law enforcement
18	officers appointed on other than a permanent basis shall complete
19	in order to be eligible for continued employment or permanent
20	appointment.
21	(8) Minimum basic training requirements which law enforcement
22	officers appointed on a permanent basis shall complete in order
23	to be eligible for continued employment.
24	(9) Minimum basic training requirements for each person
25	accepted for training at a law enforcement training school or
26	academy that include six (6) hours of training in interacting with:
27	(A) persons with autism, mental illness, addictive disorders,
28	intellectual disabilities, and developmental disabilities;
29	(B) missing endangered adults (as defined in IC 12-7-2-131.3);
30	and
31	(C) persons with Alzheimer's disease or related senile
32	dementia;
33	to be provided by persons approved by the secretary of family and
34	social services and the board. The training must include an
35	overview of the crisis intervention teams.
36	(10) Minimum standards for a course of study on human and
37	sexual trafficking that must be required for each person accepted
38	for training at a law enforcement training school or academy and
39	for inservice training programs for law enforcement officers. The
40	course must cover the following topics:
41	(A) Examination of the human and sexual trafficking laws



(IC 35-42-3.5).

1	(B) Identification of human and sexual trafficking.
2	(C) Communicating with traumatized persons.
3	(D) Therapeutically appropriate investigative techniques.
4	(E) Collaboration with federal law enforcement officials.
5	(F) Rights of and protections afforded to victims.
6	(G) Providing documentation that satisfies the Declaration of
7	Law Enforcement Officer for Victim of Trafficking in Persons
8	(Form I-914, Supplement B) requirements established under
9	federal law.
10	(H) The availability of community resources to assist human
11	and sexual trafficking victims.
12	(b) A law enforcement officer appointed after July 5, 1972, and
13	before July 1, 1993, may not enforce the laws or ordinances of the state
14	or any political subdivision unless the officer has, within one (1) year
15	from the date of appointment, successfully completed the minimum
16	basic training requirements established under this chapter by the board.
17	If a person fails to successfully complete the basic training
18	requirements within one (1) year from the date of employment, the
19	officer may not perform any of the duties of a law enforcement officer
20	involving control or direction of members of the public or exercising
21	the power of arrest until the officer has successfully completed the
22	training requirements. This subsection does not apply to any law
23	enforcement officer appointed before July 6, 1972, or after June 30,
24	1993.
25	(c) Military leave or other authorized leave of absence from law
26	enforcement duty during the first year of employment after July 6,
27	1972, shall toll the running of the first year, which shall be calculated
28	by the aggregate of the time before and after the leave, for the purposes
29	of this chapter.
30	(d) Except as provided in subsections (e), (m), (t), and (u), a law
31	enforcement officer appointed to a law enforcement department or
32	agency after June 30, 1993, may not:
33	(1) make an arrest;
34	(2) conduct a search or a seizure of a person or property; or
35	(3) carry a firearm;
36	unless the law enforcement officer successfully completes, at a board
37	certified law enforcement academy or at a law enforcement training
38	center under section 10.5 or 15.2 of this chapter, the basic training
39	requirements established by the board under this chapter.
40	(e) This subsection does not apply to:
41	(1) a gaming agent employed as a law enforcement officer by the

Indiana gaming commission; or



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1	(2) an:
2	(A) attorney; or
3	(B) investigator;
4	designated by the securities commissioner as a police officer of
5	the state under IC 23-19-6-1(k).
6	Before a law enforcement officer appointed after June 30, 1993,
7	completes the basic training requirements, the law enforcement officer
8	may exercise the police powers described in subsection (d) if the
9	officer successfully completes the pre-basic course established in
10	subsection (f). Successful completion of the pre-basic course authorizes

subsection (d) for one (1) year after the date the law enforcement officer is appointed.

(f) The board shall adopt rules under IC 4-22-2 to establish a pre-basic course for the purpose of training:

a law enforcement officer to exercise the police powers described in

- (1) law enforcement officers;
- (2) police reserve officers (as described in IC 36-8-3-20); and
- (3) conservation reserve officers (as described in IC 14-9-8-27); regarding the subjects of arrest, search and seizure, the lawful use of force, interacting with individuals with autism, and the operation of an emergency vehicle. The pre-basic course must be offered on a periodic basis throughout the year at regional sites statewide. The pre-basic course must consist of at least forty (40) hours of course work. The board may prepare the classroom part of the pre-basic course using available technology in conjunction with live instruction. The board shall provide the course material, the instructors, and the facilities at the regional sites throughout the state that are used for the pre-basic course. In addition, the board may certify pre-basic courses that may be conducted by other public or private training entities, including postsecondary educational institutions.
- (g) Subject to subsection (h), the board shall adopt rules under IC 4-22-2 to establish a mandatory inservice training program for police officers and police reserve officers (as described in IC 36-8-3-20). After June 30, 1993, a law enforcement officer who has satisfactorily completed basic training and has been appointed to a law enforcement department or agency on either a full-time or part-time basis is not eligible for continued employment unless the officer satisfactorily completes the mandatory inservice training requirements established by rules adopted by the board. Inservice training must include training in interacting with persons with mental illness, addictive disorders, intellectual disabilities, autism, developmental disabilities, and Alzheimer's disease or related senile dementia, to be



provided by persons approved by the secretary of family and social
services and the board, and training concerning human and sexual
trafficking and high risk missing persons (as defined in IC 5-2-17-1).
The board may approve courses offered by other public or private
training entities, including postsecondary educational institutions, as
necessary in order to ensure the availability of an adequate number of
inservice training programs. The board may waive an officer's inservice
training requirements if the board determines that the officer's reason
for lacking the required amount of inservice training hours is due to
either an emergency situation or the unavailability of courses.

- (h) This subsection applies only to a mandatory inservice training program under subsection (g). Notwithstanding subsection (g), the board may, without adopting rules under IC 4-22-2, modify the course work of a training subject matter, modify the number of hours of training required within a particular subject matter, or add a new subject matter, if the board satisfies the following requirements:
 - (A) (1) The board must conduct at least two (2) public meetings on the proposed modification or addition.
 - (B) (2) After approving the modification or addition at a public meeting, the board must post notice of the modification or addition on the Indiana law enforcement academy's Internet web site at least thirty (30) days before the modification or addition takes effect.

If the board does not satisfy the requirements of this subsection, the modification or addition is void. This subsection does not authorize the board to eliminate any inservice training subject matter required under subsection (g).

- (i) The board shall also adopt rules establishing a town marshal basic training program, subject to the following:
 - (1) The program must require fewer hours of instruction and class attendance and fewer courses of study than are required for the mandated basic training program.
 - (2) Certain parts of the course materials may be studied by a candidate at the candidate's home in order to fulfill requirements of the program.
 - (3) Law enforcement officers successfully completing the requirements of the program are eligible for appointment only in towns employing the town marshal system (IC 36-5-7) and having not more than one (1) marshal and two (2) deputies.
 - (4) The limitation imposed by subdivision (3) does not apply to an officer who has successfully completed the mandated basic training program.



1	(5) The time limitations imposed by subsections (b) and (c) for
2	completing the training are also applicable to the town marshal
3	basic training program.
4	(6) The program must require training in interacting with
5	individuals with autism.
6	(j) The board shall adopt rules under IC 4-22-2 to establish an
7	executive training program. The executive training program must
8	include training in the following areas:
9	(1) Liability.
10	(2) Media relations.
11	(3) Accounting and administration.
12	(4) Discipline.
13	(5) Department policy making.
14	(6) Lawful use of force.
15	(7) Department programs.
16	(8) Emergency vehicle operation.
17	(9) Cultural diversity.
18	(k) A police chief shall apply for admission to the executive training
19	program within two (2) months of the date the police chief initially
20	takes office. A police chief must successfully complete the executive
21 22	training program within six (6) months of the date the police chief
22	initially takes office. However, if space in the executive training
23 24	program is not available at a time that will allow completion of the
24	executive training program within six (6) months of the date the police
25 26	chief initially takes office, the police chief must successfully complete
26	the next available executive training program that is offered after the
27 28	police chief initially takes office.
	(l) A police chief who fails to comply with subsection (k) may not
29	continue to serve as the police chief until completion of the executive
30	training program. For the purposes of this subsection and subsection
31	(k), "police chief" refers to:
32	(1) the police chief of any city;
33	(2) the police chief of any town having a metropolitan police
34	department; and
35	(3) the chief of a consolidated law enforcement department
36	established under IC 36-3-1-5.1.
37	A town marshal is not considered to be a police chief for these
38	purposes, but a town marshal may enroll in the executive training
39	nrogram

(m) A fire investigator in the division of fire and building safety

appointed after December 31, 1993, is required to comply with the

basic training standards established under this chapter.



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1	(n) The board shall adopt rules under IC 4-22-2 to establish a
2	program to certify handgun safety courses, including courses offered
3	in the private sector, that meet standards approved by the board for
4	training probation officers in handgun safety as required by
5	IC 11-13-1-3.5(3). IC 11-13-1-3.5(2).
6	(o) The board shall adopt rules under IC 4-22-2 to establish a
7	refresher course for an officer who:
8	(1) is hired by an Indiana law enforcement department or agency
9	as a law enforcement officer;
10	(2) has not been employed as a law enforcement officer for:
11	(A) at least two (2) years; and
12	(B) less than six (6) years before the officer is hired under
13	subdivision (1); and
14	(3) completed at any time a basic training course certified or
15	recognized by the board before the officer is hired under
16	subdivision (1).
17	(p) An officer to whom subsection (o) applies must successfully
18	complete the refresher course described in subsection (o) not later than
19	six (6) months after the officer's date of hire, or the officer loses the
20	officer's powers of:
21	(1) arrest;
22	(2) search; and
23	(3) seizure.
24	(q) The board shall adopt rules under IC 4-22-2 to establish a
25	refresher course for an officer who:
26	(1) is appointed by an Indiana law enforcement department or
27	agency as a reserve police officer; and
28	(2) has not worked as a reserve police officer for at least two (2)
29	years after:
30	(A) completing the pre-basic course; or
31	(B) leaving the individual's last appointment as a reserve
32	police officer.
33	An officer to whom this subsection applies must successfully complete
34	the refresher course established by the board in order to work as a
35	reserve police officer.
36	(r) This subsection applies to an individual who, at the time the
37	individual completes a board certified or recognized basic training
38	course, has not been appointed as a law enforcement officer by an
39	Indiana law enforcement department or agency. If the individual is not
40	employed as a law enforcement officer for at least two (2) years after
41	completing the basic training course, the individual must successfully
42	retake and complete the basic training course as set forth in subsection



1	(d).
2	(s) The board shall adopt rules under IC 4-22-2 to establish a
3	refresher course for an individual who:
4	(1) is appointed as a board certified instructor of law enforcemen
5	training; and
6	(2) has not provided law enforcement training instruction for
7	more than one (1) year after the date the individual's instructor
8	certification expired.
9	An individual to whom this subsection applies must successfully
10	complete the refresher course established by the board in order to
11	renew the individual's instructor certification.
12	(t) This subsection applies only to a gaming agent employed as a
13	law enforcement officer by the Indiana gaming commission. A gaming
14	agent appointed after June 30, 2005, may exercise the police powers
15	described in subsection (d) if:
16	(1) the agent successfully completes the pre-basic course
17	established in subsection (f); and
18	(2) the agent successfully completes any other training courses
19	established by the Indiana gaming commission in conjunction
20	with the board.
21	(u) This subsection applies only to a securities enforcement office
22	designated as a law enforcement officer by the securities
23	commissioner. A securities enforcement officer may exercise the police
24	powers described in subsection (d) if:
25	(1) the securities enforcement officer successfully completes the
26	pre-basic course established in subsection (f); and
27	(2) the securities enforcement officer successfully completes any
28	other training courses established by the securities commissioner
29	in conjunction with the board.
30	(v) As used in this section, "upper level policymaking position"
31	refers to the following:
32	(1) If the authorized size of the department or town marsha
33	system is not more than ten (10) members, the term refers to the
34	position held by the police chief or town marshal.
35	(2) If the authorized size of the department or town marsha
36	system is more than ten (10) members but less than fifty-one (51)
37	members, the term refers to:
38	(A) the position held by the police chief or town marshal; and
39	(B) each position held by the members of the police
40	department or town marshal system in the next rank and pay
41	grade immediately below the police chief or town marshal.

(3) If the authorized size of the department or town marshal



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1	system is more than fifty (50) members, the term refers to:
2	(A) the position held by the police chief or town marshal; and
3	(B) each position held by the members of the police
4	department or town marshal system in the next two (2) ranks
5	and pay grades immediately below the police chief or town
6	marshal.
7	(w) This subsection applies only to a correctional police officer
8	employed by the department of correction. A correctional police officer
9	may exercise the police powers described in subsection (d) if:
10	(1) the officer successfully completes the pre-basic course
11	described in subsection (f); and
12	(2) the officer successfully completes any other training courses
13	established by the department of correction in conjunction with
14	the board.
15	SECTION 2. IC 10-13-3-40, AS AMENDED BY P.L.91-2014,
16	SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2018]: Sec. 40. If the amount of money that is deposited in the
18	state general fund during a state fiscal year from handgun reciprocity
19	license fees (as described in IC 35-47-2-4) exceeds one million one
20	hundred thousand dollars (\$1,100,000), the excess is appropriated from
21	the state general fund to the department. An appropriation under this
22	section is subject to allotment by the budget agency.
23	SECTION 3. IC 11-9-2-4 IS REPEALED [EFFECTIVE JULY 1,
24	2018]. Sec. 4. The governor may issue a pardon that conditions the
25	removal of all disabilities applicable to holding a handgun permit or
26	other license issued under IC 35-47-2 upon a determination by the
27	superintendent of state police that circumstances have changed to such
28	an extent since the pardoned conviction was entered that the applicant
29	for the permit or license is likely to handle handguns in compliance
30	with the law.
31	SECTION 4. IC 11-13-1-3.5, AS AMENDED BY P.L.4-2017,
32	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
33	JULY 1, 2018]: Sec. 3.5. A probation officer may not carry a handgun
34	as described in IC 35-47-2-1 in any vehicle or on or about the
35	probation officer's body while acting in the scope of employment as
36	a probation officer unless all of the following conditions are met:
37	(1) The appointing court enters an order authorizing the probation
38	officer to carry the handgun while on duty.
39	(2) The probation officer is issued a license to carry the handgun
40	under IC 35-47-2.
41	(3) (2) The probation officer successfully completes a handgun
42	safety course certified by the law enforcement training board



1	under IC 5-2-1-9(n).
2	SECTION 5. IC 14-16-1-23, AS AMENDED BY P.L.35-2011
3	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2018]: Sec. 23. (a) An individual shall not operate a vehicle
5	under any of the following conditions:
6	(1) At a rate of speed greater than is reasonable and proper having
7	due regard for existing conditions or in a manner tha
8	unnecessarily endangers the person or property of another.
9	(2) While:
10	(A) under the influence of an alcoholic beverage; or
1	(B) unlawfully under the influence of a narcotic or other habi
12	forming or dangerous depressant or stimulant drug.
13	(3) During the hours from thirty (30) minutes after sunset to thirty
14	(30) minutes before sunrise without displaying a lighted headligh
15	and a lighted taillight.
16	(4) In a forest nursery, a planting area, or public land posted or
17	reasonably identified as an area of forest or plant reproduction
18	and when growing stock may be damaged.
19	(5) On the frozen surface of public waters within:
20	(A) one hundred (100) feet of an individual not in or upon a
21	vehicle; or
22	(B) one hundred (100) feet of a fishing shanty or shelter;
	except at a speed of not more than five (5) miles per hour.
24	(6) Unless the vehicle is equipped with a muffler in good working
23 24 25	order and in constant operation to prevent excessive or unusua
26	noise and annoying smoke.
27	(7) Within one hundred (100) feet of a dwelling between midnigh
28	and 6:00 a.m., except on the individual's own property or property
29	under the individual's control or as an invited guest.
30	(8) On any property without the consent of the landowner or
31	tenant.
32	(9) While transporting on or in the vehicle a firearm, unless the
33	firearm is:
34	(A) unloaded; and
35	(B) securely encased or equipped with and made inoperative
36	by a manufactured keylocked trigger housing mechanism.
37	(10) On or across a cemetery or burial ground.
38	(11) Within one hundred (100) feet of a slide, ski, or skating area
39	except for the purpose of servicing the area.
10	(12) On a railroad track or railroad right-of-way, except railroad
11	personnel in the performance of duties.
12	(13) In or upon a flowing river stream or great except for the



1	purpose of crossing by the shortest possible route, unless the
2 3	river, stream, or creek is of sufficient water depth to permit
	movement by flotation of the vehicle at all times.
4	(14) An individual shall not operate a vehicle while a bow is
5	present in or on the vehicle if the nock of an arrow is in position
6	on the string of the bow.
7	(b) Subsection (a)(9) does not apply to a person who is carrying a
8	firearm:
9	(1) if
10	(A) the firearm is a handgun; and
11	(B) the person has been issued an unlimited handgun license
12	to carry a handgun under IC 35-47-2;
13	(2) if.
14	(A) the firearm is a handgun; and
15	(B) the person is not required to possess a license to carry a
16	handgun under IC 35-47-2-2; or
17	(3) (2) if the person carrying the firearm is operating the vehicle
18	on property that the person:
19	(A) owns;
20	(B) has a contractual interest in;
21	(C) otherwise legally possesses; or
22	(D) has permission from a person described in clauses (A)
23	through (C) to possess a firearm on.
24	SECTION 6. IC 21-17-5-6, AS AMENDED BY P.L.17-2017,
25	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2018]: Sec. 6. Whenever a police officer retires after at least
27	twenty (20) years of service, the police officer may retain the officer's
28	service weapon. The officer is entitled to receive, in recognition of the
29	service to the educational institution and the public, a badge that
30	indicates that the officer is retired. Upon retirement, the state police
31	department shall issue to the police officer an identification card that:
32	(1) states the police officer's name and rank at retirement;
33	(2) states the officer's retired status; and
34	(3) notes the officer's authority to retain the service weapon.
35	A retired police officer described in this section is entitled to a lifetime
36	firearms reciprocity license to carry a handgun as described under
37	IC 35-47-2-3(e).
38	SECTION 7. IC 21-39-4-7, AS AMENDED BY P.L.17-2017,
39	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2018]: Sec. 7. Whenever a police officer retires after at least
41	twenty (20) years of service, the police officer may retain the officer's
42	service weapon. The officer is entitled to receive, in recognition of the



I	service to the state educational institution and the public, a badge that
2	indicates that the officer is retired. Upon retirement, the state police
3	department shall issue to the police officer an identification card that:
4	(1) states the police officer's name and rank at retirement;
5	(2) states the officer's retired status; and
6	(3) notes the officer's authority to retain the service weapon.
7	A police officer described in this section is entitled to a lifetime
8	firearms reciprocity license to carry a handgun as described under
9	IC 35-47-2-3(e).
10	SECTION 8. IC 31-30-1-4, AS AMENDED BY P.L.28-2016,
11	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2018]: Sec. 4. (a) The juvenile court does not have jurisdiction
13	over an individual for an alleged violation of:
14	(1) IC 35-41-5-1(a) (attempted murder);
15	(2) IC 35-42-1-1 (murder);
16	(3) IC 35-42-3-2 (kidnapping);
17	(4) IC 35-42-4-1 (rape);
18	(5) IC 35-42-4-2 (criminal deviate conduct) (before its repeal);
19	(6) IC 35-42-5-1 (robbery) if:
20	(A) the robbery was committed while armed with a deadly
21	weapon; or
22	(B) the robbery results in bodily injury or serious bodily
23	injury;
24	(7) IC 35-42-5-2 (carjacking) (before its repeal);
25	(8) IC 35-47-2-1 (carrying a handgun without a license), if
26	charged as a felony;
27	(9) (8) IC 35-47-10 (children and firearms), if charged as a felony;
28	or
29	(10) (9) any offense that may be joined under IC 35-34-1-9(a)(2)
30	with any crime listed in this subsection;
31	if the individual was at least sixteen (16) years of age but less than
32	eighteen (18) years of age at the time of the alleged violation.
33	(b) Once an individual described in subsection (a) has been charged
34	with any offense listed in subsection (a), the court having adult
35	criminal jurisdiction shall retain jurisdiction over the case if the
36	individual pleads guilty to or is convicted of any offense listed in
37	subsection (a)(1) through $\frac{(a)(9)}{(a)(8)}$.
38	(c) If:
39	(1) an individual described in subsection (a) is charged with one
40	(1) or more offenses listed in subsection (a);
41	(2) all the charges under subsection (a)(1) through (a)(9) (a)(8)
42	resulted in an acquittal or were dismissed; and



1	(3) the individual pleads guilty to or is convicted of any offense
2	other than an offense listed in subsection (a)(1) through $\frac{(a)(9)}{(a)(9)}$
3	(a)(8);
4	the court having adult criminal jurisdiction may withhold judgment and
5	transfer jurisdiction to the juvenile court for adjudication and
6	disposition. In determining whether to transfer jurisdiction to the
7	juvenile court for adjudication and disposition, the court having adul
8	criminal jurisdiction shall consider whether there are appropriate
9	services available in the juvenile justice system, whether the child i
10	amenable to rehabilitation under the juvenile justice system, and
11	whether it is in the best interests of the safety and welfare of the
12	community that the child be transferred to juvenile court. All order
13	concerning release conditions remain in effect until a juvenile cour
14	detention hearing, which must be held not later than forty-eight (48
15	hours, excluding Saturdays, Sundays, and legal holidays, after the orde
16	of transfer of jurisdiction.
17	SECTION 9. IC 35-31.5-2-78, AS AMENDED BY P.L.181-2014
18	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2018]: Sec. 78. "Crime of domestic violence", for purposes o
20	IC 5-2-6.1, IC 35-38-9, IC 35-47-2-1.8 , and IC 35-47-4-7, means an
21	offense or the attempt to commit an offense that:
22	(1) has as an element the:
23	(A) use of physical force; or
24	(B) threatened use of a deadly weapon; and
25	(2) is committed against a:
26	(A) current or former spouse, parent, or guardian of the
27	defendant;
28	(B) person with whom the defendant shared a child in
29	common;
30	(C) person who was cohabiting with or had cohabited with the
31	defendant as a spouse, parent, or guardian; or
32	(D) person who was or had been similarly situated to a spouse
33	parent, or guardian of the defendant.
34	SECTION 10. IC 35-33-1-1, AS AMENDED BY P.L.65-2016
35	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2018]: Sec. 1. (a) A law enforcement officer may arrest a
37	person when the officer has:
38	(1) a warrant commanding that the person be arrested;
39	(2) probable cause to believe the person has committed o
40	attempted to commit, or is committing or attempting to commit
41	a felony;



(3) probable cause to believe the person has violated the

1	provisions of IC 9-26-1-1.1 or IC 9-30-5;
2	(4) probable cause to believe the person is committing or
3	attempting to commit a misdemeanor in the officer's presence;
4	(5) probable cause to believe the person has committed a:
5	(A) battery resulting in bodily injury under IC 35-42-2-1; or
6	(B) domestic battery under IC 35-42-2-1.3.
7	The officer may use an affidavit executed by an individual alleged
8	to have direct knowledge of the incident alleging the elements of
9	the offense of battery to establish probable cause;
10	(6) probable cause to believe that the person violated
11	IC 35-46-1-15.1 (invasion of privacy) or IC 35-46-1-15.3;
12	(7) probable cause to believe that the person violated
13	IC 35-47-2-1 (carrying a handgun without a license) or
14	IC 35-47-2-22 (counterfeit handgun license);
15	(8) (7) probable cause to believe that the person is violating or has
16	violated an order issued under IC 35-50-7;
17	(9) (8) probable cause to believe that the person is violating or has
18	violated IC 35-47-6-1.1 (undisclosed transport of a dangerous
19	device);
20	(10) (9) probable cause to believe that the person is:
21	(A) violating or has violated IC 35-45-2-5 (interference with
22	the reporting of a crime); and
23	(B) interfering with or preventing the reporting of a crime
24	involving domestic or family violence (as defined in
25	IC 34-6-2-34.5);
26	(11) (10) probable cause to believe that the person has committed
27	theft (IC 35-43-4-2);
28	(12) (11) a removal order issued for the person by an immigration
29	court;
30	(13) (12) a detainer or notice of action for the person issued by the
31	United States Department of Homeland Security; or
32	(14) (13) probable cause to believe that the person has been
33	indicted for or convicted of one (1) or more aggravated felonies
34	(as defined in 8 U.S.C. 1101(a)(43)).
35	(b) A person who:
36	(1) is employed full time as a federal enforcement officer;
37	(2) is empowered to effect an arrest with or without warrant for a
38	violation of the United States Code; and
39	(3) is authorized to carry firearms in the performance of the
40	person's duties;
41	may act as an officer for the arrest of offenders against the laws of this
42	state where the person reasonably believes that a felony has been or is



1	about to be committed or attempted in the person's presence.
2	SECTION 11. IC 35-47-1-2 IS AMENDED TO READ AS
3	FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 2. "Alcohol abuser"
4	means an individual who has had two (2) or more alcohol related
5	offenses, any one (1) of which resulted in conviction by a court or
6	treatment in an alcohol abuse facility within three (3) years prior to:
7	(1) the date of the application; or
8	(2) the carrying of a handgun.
9	SECTION 12. IC 35-47-1-4 IS AMENDED TO READ AS
10	FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 4. "Drug abuser" means
11	an individual who has had two (2) or more violations of IC 35-48-1,
12	IC 35-48-2, IC 35-48-3, or IC 35-48-4, any one (1) of which resulted
13	in conviction by a court or treatment in a drug abuse facility within five
14	(5) years prior to:
15	(1) the date of application; or
16	(2) the carrying of a handgun.
17	SECTION 13. IC 35-47-2-1, AS AMENDED BY P.L.221-2017,
18	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
19	JULY 1, 2018]: Sec. 1. (a) Except as provided in subsections (b) and
20	(c) and sections 2 through 2.1 of this chapter, a person shall not carry
21	a handgun in any vehicle or on or about the person's body without
22	being licensed under this chapter to carry a handgun.
23	(b) Except as provided in subsection (c), a person may earry a
24	handgun without being licensed under this chapter to carry a handgun
25	if:
26	(1) the person carries the handgun on or about the person's body
27	in or on property that is owned, leased, rented, or otherwise
28	legally controlled by the person;
29	(2) the person carries the handgun on or about the person's body
30	while lawfully present in or on property that is owned, leased,
31	rented, or otherwise legally controlled by another person, if the
32	person:
33	(A) has the consent of the owner, renter, lessor, or person who
34	legally controls the property to have the handgun on the
35	premises;
36	(B) is attending a firearms related event on the property,
37	including a gun show, firearms expo, gun owner's club or
38	convention, hunting club, shooting club, or training course; or
39	(C) is on the property to receive firearms related services,
40	including the repair, maintenance, or modification of a
41	firearm;

(3) the person carries the handgun in a vehicle that is owned,



1	leased, rented, or otherwise legally controlled by the person, if the
2	handgun is:
3	(A) unloaded;
4	(B) not readily accessible; and
5	(C) secured in a case;
6	(4) the person carries the handgun while lawfully present in a
7	vehicle that is owned, leased, rented, or otherwise legally
8	controlled by another person, if the handgun is:
9	(A) unloaded;
10	(B) not readily accessible; and
11	(C) secured in a case;
12	(5) the person carries the handgun:
13	(A) at a shooting range (as defined in IC 14-22-31.5-3);
14	(B) while attending a firearms instructional course; or
15	(C) while engaged in a legal hunting activity; or
16	(6) the person is permitted to carry a handgun without a license
17	under section 2.1 of this chapter (persons protected by a
18	protection order).
19	(c) Unless the person's right to possess a firearm has been restored
20	under IC 35-47-4-7, a person who has been convicted of domestic
21	battery under IC 35-42-2-1.3 may not possess or carry a handgun.
22	(d) This section chapter may not be construed:
23	(1) to prohibit a person who owns, leases, rents, or otherwise
24	legally controls private property from regulating or prohibiting the
25	possession of firearms on the private property;
26	(2) to allow a person to adopt or enforce an ordinance, resolution,
27	policy, or rule that:
28	(A) prohibits; or
29	(B) has the effect of prohibiting;
30	an employee of the person from possessing a firearm or
31	ammunition that is locked in the trunk of the employee's vehicle,
32	kept in the glove compartment of the employee's locked vehicle,
33	or stored out of plain sight in the employee's locked vehicle,
34	unless the person's adoption or enforcement of the ordinance,
35	resolution, policy, or rule is allowed under IC 34-28-7-2(b); or
36	(3) to allow a person to adopt or enforce a law, statute, ordinance,
37	resolution, policy, or rule that allows a person to possess or
38	transport a firearm or ammunition if the person is prohibited from
39	possessing or transporting the firearm or ammunition by state or
40	federal law.
41	(e) A person who knowingly or intentionally violates this section
42	commits a Class A misdemeanor. However, the offense is a Level 5



1	felony:
2	(1) if the offense is committed:
3	(A) on or in school property;
4	(B) within five hundred (500) feet of school property; or
5	(C) on a school bus; or
6	(2) if the person:
7	(A) has a prior conviction of any offense under:
8	(i) this section; or
9	(ii) section 22 of this chapter; or
0	(B) has been convicted of a felony within fifteen (15) years
l 1	before the date of the offense.
12	SECTION 14. IC 35-47-2-1.5 IS ADDED TO THE INDIANA
13	CODE AS A NEW SECTION TO READ AS FOLLOWS
14	[EFFECTIVE JULY 1, 2018]: Sec. 1.5. (a) Unless the person's right
15	to possess a firearm has been restored under IC 35-47-4-7, a person
16	who has been convicted of domestic battery under IC 35-42-2-1.3
17	may not possess or carry a handgun.
18	(b) A person who knowingly or intentionally violates this section
9	commits a Class A misdemeanor. However, the offense is a Level
20	5 felony:
21	(1) if the offense is committed:
22	(A) on or in school property;
23	(B) within five hundred (500) feet of school property; or
24	(C) on a school bus; or
25	(2) if the person:
26	(A) has a prior conviction for an offense under this section;
27	or
28	(B) has been convicted of a felony within fifteen (15) years
29	before the date of the offense.
30	SECTION 15. IC 35-47-2-1.8 IS ADDED TO THE INDIANA
31	CODE AS A NEW SECTION TO READ AS FOLLOWS
32	[EFFECTIVE JULY 1, 2018]: Sec. 1.8. (a) The following terms are
33	defined for this section:
34 35	(1) "Adjudicated a mental defective" means a determination
36	by a court that a person: (A) presents a danger to the person or to others; or
37	(A) presents a danger to the person or to others; or
38	(B) lacks the mental capacity necessary to contract or manage the person's affairs.
90 39	The term includes a finding of insanity by a court in a
10	criminal proceeding.
‡0 ‡1	(2) "Alien" means any person who is not lawfully in the
12	United States The term includes:



1	(A) any person who has:
2	(i) entered the United States without inspection and
3	authorization by an immigration officer; and
4	(ii) not been paroled into the United States under the
5	federal Immigration and Nationality Act;
6	(B) a nonimmigrant:
7	(i) whose authorized period of stay has expired; or
8	(ii) who has violated the terms of the nonimmigrant
9	category under which the person was admitted;
10	(C) a person paroled under the federal Immigration and
11	Nationality Act whose period of parole has:
12	(i) expired; or
13	(ii) been terminated; and
14	(D) a person subject to an order:
15	(i) of deportation, exclusion, or removal; or
16	(ii) to depart the United States voluntarily;
17	regardless of whether or not the person has left the United
18	States.
19	(3) "Committed to a mental institution" means the formal
20	commitment of a person to a mental institution by a court.
21	The term includes:
22	(A) a commitment for:
23 24	(i) a cognitive or mental defect; or
24	(ii) a mental illness; and
25	(B) involuntary commitments.
26	The term does not include voluntary commitments or a
27	commitment made for observational purposes.
28	(4) "Crime of domestic violence" has the meaning set forth in
29	IC 35-31.5-2-78.
30	(5) "Dangerous" has the meaning set forth in IC 35-47-14-1.
31	(6) "Fugitive from justice" means any person who:
32	(A) flees or leaves from any state to avoid prosecution for
33	a felony or misdemeanor offense; or
34	(B) flees or leaves any state to avoid testifying in a criminal
35	proceeding.
36	(7) "Indictment" means any formal accusation of a crime
37	made by a prosecuting attorney in any court for a crime
38	punishable by a term of imprisonment exceeding one (1) year.
39	(b) Except as provided in subsection (c), the following persons
40	may not knowingly or intentionally carry a handgun:
41	(1) A person convicted of a federal or state offense punishable
42	by a term of imprisonment exceeding one (1) year.



1	(2) A fugitive from justice.
2	(3) An alien.
3	(4) A person convicted of:
4	(A) a crime of domestic violence (IC 35-31.5-2-78);
5	(B) domestic battery (IC 35-42-2-1.3); or
6	(C) criminal stalking (IC 35-45-10-5).
7	(5) A person restrained by an order of protection issued under
8	IC 34-26-5.
9	(6) A person under indictment.
10	(7) A person who has been:
11	(A) adjudicated dangerous under IC 35-47-14-6;
12	(B) adjudicated a mental defective; or
13	(C) committed to a mental institution.
14	(8) A person dishonorably discharged from:
15	(A) military service; or
16	(B) the National Guard.
17	(9) A person who renounces the person's United States
18	citizenship in the manner described in 8 U.S.C. 1481.
19	(10) A person who:
20	(A) is less than twenty-three (23) years of age; and
21	(B) has an adjudication as a delinquent child for an act
22 23	described by IC 35-47-4-5.
23	(c) Subsection (b) does not apply to a person who has
24	successfully petitioned for the return of a firearm under
25	IC 35-47-14-8.
26	(d) A person who violates this section commits unlawful
27	carrying of a handgun, a Class A misdemeanor. However, the
28	offense is a Level 4 felony if the person:
29	(1) is less than twenty-three (23) years of age; and
30	(2) has an adjudication as a delinquent child for an act
31	described by IC 35-47-4-5.
32	SECTION 16. IC 35-47-2-2 IS REPEALED [EFFECTIVE JULY 1,
33	2018]. Sec. 2. Section 1 of this chapter does not apply to:
34	(1) marshals;
35	(2) sheriffs;
36	(3) the commissioner of the department of correction or persons
37	authorized by the commissioner in writing to carry firearms;
38	(4) judicial officers;
39	(5) law enforcement officers;
40	(6) members of the armed forces of the United States or of the
41	national guard or organized reserves while they are on duty;
42	(7) regularly enrolled members of any organization duly



1	authorized to purchase or receive such weapons from the United
2	States or from this state who are at or are going to or from their
3	place of assembly or target practice;
4	(8) employees of the United States duly authorized to carry
5	handguns;
6	(9) employees of express companies when engaged in company
7	business; or
8	(10) any person engaged in the business of manufacturing,
9	repairing, or dealing in firearms or the agent or representative of
10	any such person having in the person's possession, using, or
11	carrying a handgun in the usual or ordinary course of that
12	business.
13	SECTION 17. IC 35-47-2-2.1 IS REPEALED [EFFECTIVE JULY
14	1, 2018]. Sec. 2.1. (a) As used in this section, "protection order" means
15	a civil protection order issued under IC 34-26-5.
16	(b) A person may carry a handgun without a license if the person:
17	(1) has applied for a license to carry a handgun as described in
18	17 has applied for a needisc to earry a handgulf as described in IC 35-47-2-3;
19	
20	(2) is at least eighteen (18) years of ago, and
	(3) is at least eighteen (18) years of age; and
21	(4) is not otherwise barred by state or federal law from possessing
22	a handgun;
23	during the period described in subsection (c).
24	(c) A person described in subsection (b) may carry a handgun
25	without a license for a period ending sixty (60) days after the date the
26	protection order is issued.
27	SECTION 18. IC 35-47-2-3, AS AMENDED BY P.L.17-2017,
28	SECTION 3, AND AS AMENDED BY P.L.221-2017, SECTION 3, IS
29	CORRECTED AND AMENDED TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2018]: Sec. 3. (a) A person desiring a license
31	to carry who is not otherwise prohibited from carrying or
32	possessing a handgun shall apply: under state or federal law is not
33	required to obtain or possess a license or permit from the state to
34	carry a handgun in Indiana. A resident of this state who wishes to
35	carry a firearm in another state under a reciprocity agreement
36	entered into by this state and another state may obtain an Indiana
37	reciprocity license under this chapter by applying:
38	(1) to the chief of police or corresponding law enforcement officer
39	of the municipality in which the applicant resides;
40	(2) if that municipality has no such officer, or if the applicant does
41	not reside in a municipality, to the sheriff of the county in which
42	the applicant resides after the applicant has obtained an



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1	application form prescribed by the superintendent; or
2	(3) if the applicant is a resident of another state and has a regular
2 3	place of business or employment in Indiana, to the sheriff of the
4	county in which the applicant has a regular place of business or
5	employment.
6	The superintendent and local law enforcement agencies shall allow an
7	applicant desiring to obtain or renew a reciprocity license to carry a
8	handgun to submit an application electronically under this chapter if
9	funds are available to establish and maintain an electronic application
10	system.
11	(b) The law enforcement agency which accepts an application for a
12	handgun reciprocity license shall collect the following application
13	fees:
14	(1) From a person applying for a four (4) five (5) year handgun
15	reciprocity license, a ten dollar (\$10) application fee, five dollars
16	(\$5) of which shall be refunded if the license is not issued.
17	(2) From a person applying for a lifetime handgun reciprocity
18	license who does not currently possess a valid Indiana handgun
19	reciprocity license, a fifty dollar (\$50) application fee, thirty
20	dollars (\$30) of which shall be refunded if the reciprocity license
21	is not issued.
22	(3) From a person applying for a lifetime handgun reciprocity
23	license who currently possesses a valid Indiana handgun or
24	reciprocity license, a forty dollar (\$40) application fee, thirty
25	dollars (\$30) of which shall be refunded if the reciprocity license

is not issued. Except as provided in subsection (h), the fee shall be deposited into the law enforcement agency's firearms training fund or other appropriate training activities fund and used by the agency to train law enforcement officers in the proper use of firearms or in other law enforcement duties, or to purchase firearms, firearm related equipment, or body armor (as defined in IC 35-47-5-13(a)) for the law enforcement officers employed by the law enforcement agency. The state board of accounts shall establish rules for the proper accounting and expenditure of funds collected under this subsection.

(c) The officer to whom the application is made shall ascertain the applicant's name, full address, length of residence in the community, whether the applicant's residence is located within the limits of any city or town, the applicant's occupation, place of business or employment, criminal record, if any, and convictions (minor traffic offenses excepted), age, race, sex, nationality, date of birth, citizenship, height, weight, build, color of hair, color of eyes, scars and marks, whether the



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applicant has previously held an Indiana license to carry a handgun or an Indiana reciprocity license and, if so, the serial number of the license and year issued, whether the applicant's license has ever been suspended or revoked, and if so, the year and reason for the suspension or revocation, and the applicant's reason for desiring a license. If the applicant is not a United States citizen, the officer to whom the application is made shall ascertain the applicant's country of citizenship, place of birth, and any alien or admission number issued by United States Immigration and Customs Enforcement or any successor agency as applicable. The officer to whom the application is made shall conduct an investigation into the applicant's official records and verify thereby the applicant's character and reputation, and shall in addition verify for accuracy the information contained in the application, and shall forward this information together with the officer's recommendation for approval or disapproval and one (1) set of legible and classifiable fingerprints of the applicant to the superintendent. An investigation conducted under this section shall involve contact with available local, state, and federal criminal history data banks, including the National Instant Criminal Background Check System (NICS), to determine whether possession of a firearm by an applicant would be a violation of state or federal law.

- (d) The superintendent may make whatever further investigation the superintendent deems necessary. Whenever disapproval is recommended, the officer to whom the application is made shall provide the superintendent and the applicant with the officer's complete and specific reasons, in writing, for the recommendation of disapproval.
 - (e) If it appears to the superintendent that the applicant:
 - (1) has a proper reason for earrying a handgun; receiving a reciprocity license;
 - (2) is of good character and reputation;
 - (3) is a proper person to be licensed; and
 - (4) 1s:

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- (A) a citizen of the United States; or
- (B) not a citizen of the United States but is allowed to carry a firearm in the United States under federal law;

the superintendent shall issue to the applicant a qualified or an unlimited reciprocity license. to carry any handgun lawfully possessed by the applicant. The original reciprocity license shall be delivered to the licensee. A copy shall be delivered to the officer to whom the application for the reciprocity license was made. A copy shall be



retained by the superintendent for at least four (4) years in the case of
a four (4) five (5) year reciprocity license. The superintendent may
adopt guidelines to establish a records retention policy for a lifetime
reciprocity license. A four (4) five (5) year reciprocity license shall
be valid for a period of four (4) five (5) years from the date of issue. A
lifetime reciprocity license is valid for the life of the individual
receiving the license. The reciprocity license of police officers,
sheriffs or their deputies, and law enforcement officers of the United
States government who have been honorably retired by a lawfully
created pension board or its equivalent after twenty (20) or more years
of service shall be valid for the life of these individuals. However, a
lifetime reciprocity license is automatically revoked if the license
holder does not remain a proper person.

- (f) At the time a **reciprocity** license is issued and delivered to a licensee under subsection (e), the superintendent shall include with the license information concerning handgun firearms safety rules that:
 - (1) neither opposes nor supports an individual's right to bear arms; and
 - (2) is:

- (A) recommended by a nonprofit educational organization that is dedicated to providing education on safe handling and use of firearms;
- (B) prepared by the state police department; and
- (C) approved by the superintendent.

The superintendent may not deny a **reciprocity** license under this section because the information required under this subsection is unavailable at the time the superintendent would otherwise issue a license. The state police department may accept private donations or grants to defray the cost of printing and mailing the information required under this subsection.

- (g) A **reciprocity** license to earry a handgun shall not be issued to any person who:
 - (1) has been convicted of a felony;
 - (2) has had a license to carry a handgun **or a reciprocity license** suspended, unless the person's license has been reinstated;
 - (3) is under eighteen (18) years of age;
 - (4) is under twenty-three (23) years of age if the person has been adjudicated a delinquent child for an act that would be a felony if committed by an adult; or
 - (5) has been arrested for a Class A or Class B felony for an offense committed before July 1, 2014, for a Level 1, Level 2, Level 3, or Level 4 felony for an offense committed after June 30,



l	2014, or any other felony that was committed while armed with
2	a deadly weapon or that involved the use of violence, if a cour
3	has found probable cause to believe that the person committed the
4	offense charged;
5	(6) is described in IC 35-47-2-1.8, unless exempted by
6	IC 35-47-2-1.8; or
7	(7) is prohibited by federal law from possessing or receiving
8	firearms under 18 U.S.C. 922(g) through 18 U.S.C. 922(n).
9	In the case of an arrest under subdivision (5), a reciprocity license to
0	carry a handgun may be issued to a person who has been acquitted or
1	the specific offense charged or if the charges for the specific offense
2	are dismissed. The superintendent shall prescribe all forms to be used
3	in connection with the administration of this chapter.
4	(h) If the law enforcement agency that charges a fee under
5	subsection (b) is a city or town law enforcement agency, the fee shal
6	be deposited in the law enforcement continuing education fund
7	established under IC 5-2-8-2.
8	(i) If a person who holds a valid reciprocity license to earry a
9	handgun issued under this chapter:
0	(1) changes the person's name;
1	(2) changes the person's address; or
2	(3) experiences a change, including an arrest or a conviction, tha
3	may affect the person's status as a proper person (as defined in
4	IC 35-47-1-7) or otherwise disqualify the person from holding a
5	license;
6	the person shall, not later than thirty (30) days after the date of a
7	change described under subdivision (3), and not later than sixty (60)
8	days after the date of the change described under subdivision (1) or (2)
9	notify the superintendent, in writing, of the event described under
0	subdivision (3) or, in the case of a change under subdivision (1) or (2)
1	the person's new name or new address.
2	(j) The state police shall indicate on the form for a reciprocity
3	license to carry a handgun the notification requirements of subsection
4	(i).
5	(k) The state police department shall adopt rules under IC 4-22-2 to
6	(1) implement an electronic application system under subsection
7	(a). <i>and</i>
8	(2) expedite the processing of an application made by a person
9	described in IC 35-47-2-2.1(b).
0	Rules adopted under this section must require the superintendent to
1	keep on file one (1) set of classifiable and legible fingerprints from
?	avary parson who has received a reciprocity license to come a handow



1	so that a person who applies to renew a license will not be required to
2	submit an additional set of fingerprints.
3	(1) Except as provided in subsection (m), for purposes of
4	IC 5-14-3-4(a)(1), the following information is confidential, may not
5	be published, and is not open to public inspection:
6	(1) Information submitted by a person under this section to:
7	(A) obtain; or
8	(B) renew;
9	a reciprocity license. to carry a handgun.
10	(2) Information obtained by a federal, state, or local government
l 1	entity in the course of an investigation concerning a person who
12	applies to:
13	(A) obtain; or
14	(B) renew;
15	a reciprocity license to carry a handgun issued under this
16	chapter.
17	(3) The name, address, and any other information that may be
18	used to identify a person who holds a reciprocity license to carry
19	a handgun issued under this chapter.
20	(m) Notwithstanding subsection (l):
21	(1) any information concerning an applicant for or a person who
22	holds a reciprocity license to carry a handgun issued under this
23	chapter may be released to a federal, state, or local government
23 24 25	entity:
25	(A) for law enforcement purposes; or
26	(B) to determine the validity of a reciprocity license; to carry
27	a handgun; and
28	(2) general information concerning the issuance of reciprocity
29	licenses to earry handguns in Indiana may be released to a person
30	conducting journalistic or academic research, but only if all
31	personal information that could disclose the identity of any person
32	who holds a reciprocity license to carry a handgun issued under
33	this chapter has been removed from the general information.
34	(n) A person who knowingly or intentionally violates this section
35	commits a Class B misdemeanor.
36	SECTION 19. IC 35-47-2-4, AS AMENDED BY P.L.17-2017,
37	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
38	JULY 1, 2018]: Sec. 4. (a) Reciprocity licenses to carry handguns
39	shall be either qualified or unlimited, and issued under section 3 of
10	this chapter are valid for:
1 1	(1) four (4) five (5) years from the date of issue in the case of a
12	four (4) five (5) year license; or



1	(2) the life of the individual receiving the license in the case of a
2	lifetime license.
3	A qualified license shall be issued for hunting and target practice. The
4	superintendent may adopt rules imposing limitations on the use and
5	carrying of handguns under a license when handguns are carried by a
6	licensee as a condition of employment. Unlimited licenses shall be
7	issued for the purpose of the protection of life and property.
8	(b) In addition to the application fee, the fee for:
9	(1) a qualified license shall be:
10	(A) five dollars (\$5) for a four (4) year qualified license;
11	(B) twenty-five dollars (\$25) for a lifetime qualified license
12	from a person who does not currently possess a valid Indiana
13	handgun license; or
14	(C) twenty dollars (\$20) for a lifetime qualified license from
15	a person who currently possesses a valid Indiana handgun
16	license; and
17	(2) an unlimited license shall be:
18	(A) thirty dollars (\$30) for a four (4) year unlimited license;
19	(B) seventy-five dollars (\$75) for a lifetime unlimited license
20	from a person who does not currently possess a valid Indiana
21	handgun license; or
22	(C) sixty dollars (\$60) for a lifetime unlimited license from a
23	person who currently possesses a valid Indiana handgun
24	license.
25	(b) The superintendent shall charge a twenty dollar (\$20) fee for the
26	issuance of a duplicate reciprocity license to replace a lost or damaged
27	license. These fees The fee shall be deposited in accordance with
28	subsection (f). (d).
29	(c) Licensed dealers are exempt from the payment of fees specified
30	in subsection (b) for a qualified license or an unlimited license.
31	(d) (c) The following officers of this state or the United States who
32	have been honorably retired by a lawfully created pension board or its
33	equivalent after at least twenty (20) years of service or because of a
34	disability are exempt from the payment of fees the fee specified in
35	subsection (b):
36	(1) Police officers.
37	(2) Sheriffs or their deputies.
38	(3) Law enforcement officers.
39	(4) Correctional officers.
40	(e) The following officers described in section 3(e) of this chapter
41	who have at least twenty (20) years of service are exempt from the
42	payment of fees for a lifetime qualified license or a lifetime unlimited



license specified in subsection (b):

(1) Police officers.

32.

- (2) Sheriffs or their deputies.
- (3) Law enforcement officers of the United States government.
- (f) (d) Fees collected under this section shall be deposited in the state general fund.
- (g) (e) The superintendent may not issue a lifetime qualified license or a lifetime unlimited reciprocity license to a person who is a resident of another state. The superintendent may issue a four (4) year qualified license or a four (4) five (5) year unlimited reciprocity license to a person who is a resident of another state and who has a regular place of business or employment in Indiana as described in section 3(a)(3) of this chapter.
- (h) (f) A person who knowingly or intentionally violates this section commits a Class B misdemeanor.

SECTION 20. IC 35-47-2-5, AS AMENDED BY P.L.158-2013, SECTION 576, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 5. (a) The superintendent may suspend or revoke any **reciprocity** license issued under this chapter if the superintendent has reasonable grounds to believe that the person's license should be suspended or revoked.

- (b) Documented evidence that a person is not a "proper person" to be licensed as defined by IC 35-47-1-7, or is prohibited under section 3(g)(5) of this chapter from being issued a **reciprocity** license, shall be grounds for immediate suspension or revocation of a **reciprocity** license previously issued under this chapter. However, if a **reciprocity** license is suspended or revoked based solely on an arrest under section 3(g)(5) of this chapter, the license shall be reinstated upon the acquittal of the defendant in that case or upon the dismissal of the charges for the specific offense.
- (c) A person who knowingly or intentionally fails to promptly return the person's **reciprocity** license after written notice of suspension or revocation commits a Class A misdemeanor. The observation of a handgun **reciprocity** license in the possession of a person whose license has been suspended or revoked constitutes a sufficient basis for the arrest of that person for violation of this subsection.
- (d) The superintendent shall establish rules under IC 4-22-2 concerning the procedure for suspending or revoking a person's **reciprocity** license.

SECTION 21. IC 35-47-2-17, AS AMENDED BY P.L.158-2013, SECTION 581, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 17. (a) No person, in purchasing or



1	otherwise securing delivery of a firearm or in applying for a
2	reciprocity license, to carry a handgun, shall knowingly or
3	intentionally:
4	(1) give false information on a form required to:
5	(A) purchase or secure delivery of a firearm; or
6	(B) apply for a reciprocity license; to carry a handgun; or
7	(2) offer false evidence of identity.
8	In addition to any penalty provided by this chapter, any firearm
9	obtained through false information shall be subject to confiscation and
10	disposition as provided in this chapter. Upon notice of a violation of
11	this section by the superintendent, it shall be the duty of the sheriff or
12	chief of police or corresponding officer of the jurisdiction in which the
13	purchaser resides to confiscate the firearm and retain it as evidence
14	pending trial for the offense.
15	(b) A person who knowingly or intentionally violates this section
16	commits a Level 5 felony.
17	SECTION 22. IC 35-47-2-20 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 20. (a) A full pardor
19	from the governor of Indiana for:
20	(1) a felony other than a felony that is included in IC 35-42; or
21	(2) a violation of this chapter;
22	removes any disability under this chapter imposed because of tha
23	offense, if fifteen (15) years have elapsed between the time of the
24	offense and the application for a reciprocity license under this chapter
25	(b) A conditional pardon described in IC 11-9-2-4 for:
26	(1) a felony; or
27	(2) a violation of this chapter;
28	removes a disability under this chapter if the superintendent determines
29	after an investigation that circumstances have changed since the
30	pardoned conviction was entered to such an extent that the pardoned
31	person is likely to handle handguns in compliance with the law.
32	SECTION 23. IC 35-47-2-22 IS REPEALED [EFFECTIVE JULY
33	1, 2018]. Sec. 22. (a) It is unlawful for any person to use, or to attemp
34	to use, a false, counterfeit, spurious, or altered handgun-carrying
35	license to obtain a handgun contrary to the provisions of this chapter
36	(b) A person who knowingly or intentionally violates this section
37	commits a Level 6 felony.
38	SECTION 24. IC 35-47-2-24 IS REPEALED [EFFECTIVE JULY
39	1, 2018]. Sec. 24. (a) In an information or indictment brought for the
40	enforcement of any provision of this chapter, it is not necessary to
41	negate any exemption specified under this chapter, or to allege the

absence of a license required under this chapter. The burden of proof



42

1	is on the defendant to prove that he is exempt under section 2 of this
2	chapter, or that he has a license as required under this chapter.
3	(b) Whenever a person who has been arrested or charged with a
4	violation of section 1 of this chapter presents a valid license to the
5	prosecuting attorney or establishes that he is exempt under section 2 of
6	this chapter, any prosecution for a violation of section 1 of this chapter
7	shall be dismissed immediately, and all records of an arrest or
8	proceedings following arrest shall be destroyed immediately.
9	SECTION 25. IC 35-47-2.5-1, AS AMENDED BY P.L.152-2014,
10	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
11	JULY 1, 2018]: Sec. 1. (a) Sections 2 through 5 of this chapter do not
12	apply to the following:
13	(1) Transactions between persons who are licensed as firearms
14	importers or collectors or firearms manufacturers or dealers under
15	18 U.S.C. 923.
16	(2) Purchases by or sales to a law enforcement officer or agent of
17	the United States, the state, or a county or local government.
18	(3) Indiana residents licensed to carry handguns under
19	IC 35-47-2-3. in possession of a reciprocity license described
20	in IC 35-47-2-3.
21	(b) Notwithstanding any other provision of this chapter, the state
22	shall participate in the NICS if federal funds are available to assist the
23	state in participating in the NICS. If:
24	(1) the state participates in the NICS; and
25	(2) there is a conflict between:
26	(A) a provision of this chapter; and
27	(B) a procedure required under the NICS;
28	the procedure required under the NICS prevails over the conflicting
29	provision of this chapter.
30	SECTION 26. IC 35-47-11.1-4, AS AMENDED BY P.L.147-2014,
31	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2018]: Sec. 4. This chapter may not be construed to prevent
33	any of the following:
34	(1) A law enforcement agency of a political subdivision from
35	enacting and enforcing regulations pertaining to firearms,
36	ammunition, or firearm accessories issued to or used by law
37	enforcement officers in the course of their official duties.
38	(2) Subject to IC 34-28-7-2, an employer from regulating or
39	prohibiting the employees of the employer from carrying firearms
40	and ammunition in the course of the employee's official duties.
41	(3) A court or administrative law judge from hearing and



2018

resolving any case or controversy or issuing any opinion or order

1	on a matter within the jurisdiction of the court or judge.
2	(4) The enactment or enforcement of generally applicable zoning
3	or business ordinances that apply to firearms businesses to the
4	same degree as other similar businesses. However, a provision of
5	an ordinance that is designed or enforced to effectively restrict or
6	prohibit the sale, purchase, transfer, manufacture, or display o
7	firearms, ammunition, or firearm accessories that is otherwise
8	lawful under the laws of this state is void. A unit (as defined in
9	IC 36-1-2-23) may not use the unit's planning and zoning powers
10	under IC 36-7-4 to prohibit the sale of firearms within a
11	prescribed distance of any other type of commercial property of
12	of school property or other educational property.
13	(5) Subject to IC 35-47-16-1, the enactment or enforcement of a
14	provision prohibiting or restricting the possession of a firearm in
15	any building that contains the courtroom of a circuit, superior
16	city, town, or small claims court. However, if a portion of the
17	building is occupied by a residential tenant or private business
18	any provision restricting or prohibiting the possession of a firearm
19	does not apply to the portion of the building that is occupied by
20	the residential tenant or private business, or to common areas or
21	the building used by a residential tenant or private business.
22	(6) The enactment or enforcement of a provision prohibiting or
23	restricting the intentional display of a firearm at a public meeting
24	(7) The enactment or enforcement of a provision prohibiting or
25	restricting the possession of a firearm in a public hospital
26	corporation that contains a secure correctional health unit that is
27	staffed by a law enforcement officer twenty-four (24) hours a day
28	(8) The imposition of any restriction or condition placed on a
29	person participating in:
30	(A) a community corrections program (IC 11-12-1);
31	(B) a forensic diversion program (IC 11-12-3.7); or
32	(C) a pretrial diversion program (IC 33-39-1).
33	(9) The enforcement or prosecution of the offense of crimina
34	recklessness (IC 35-42-2-2) involving the use of a firearm.
35	(10) For an event occurring on property leased from a political
36	subdivision or municipal corporation by the promoter or organize
37	of the event:
38	(A) the establishment, by the promoter or organizer, at the
39	promoter's or organizer's own discretion, of rules of conduct or
40	admission upon which attendance at or participation in the
41	event is conditioned; or



(B) the implementation or enforcement of the rules of conduct

1	or admission described in clause (A) by a political subdivision
2	or municipal corporation in connection with the event.
3	(11) The enactment or enforcement of a provision prohibiting or
4	restricting the possession of a firearm in a hospital established
5	and operated under IC 16-22-2 or IC 16-23.
6	(12) A unit from using the unit's planning and zoning powers
7	under IC 36-7-4 to prohibit the sale of firearms within two
8	hundred (200) feet of a school by a person having a business tha
9	did not sell firearms within two hundred (200) feet of a schoo
10	before April 1, 1994.
11	(13) Subject to IC 35-47-16-1, a unit (as defined in IC 36-1-2-23)
12	from enacting or enforcing a provision prohibiting or restricting
13	the possession of a firearm in a building owned or administered
14	by the unit if:
15	(A) metal detection devices are located at each public entrance
16	to the building;
17	(B) each public entrance to the building is staffed by at leas
18	one (1) law enforcement officer:
19	(i) who has been adequately trained to conduct inspections
20	of persons entering the building by use of metal detection
21	devices and proper physical pat down searches; and
22	(ii) when the building is open to the public; and
23	(C) each:
24	(i) individual who enters the building through the public
25	entrance when the building is open to the public; and
26	(ii) bag, package, and other container carried by the
27	individual;
28	is inspected by a law enforcement officer described in clause
29	(B).
30	However, except as provided in subdivision (5) concerning a
31	building that contains a courtroom, a unit may not prohibit or
32	restrict the possession of a handgun under this subdivision in a
33	building owned or administered by the unit if the person who
34	possesses the handgun has been issued a valid license to earry the
35	handgun under IC 35-47-2. is not otherwise prohibited from
36	carrying or possessing a handgun.
37	SECTION 27. IC 35-47-14-6, AS ADDED BY P.L.1-2006
38	SECTION 537, IS AMENDED TO READ AS FOLLOWS
39	[EFFECTIVE JULY 1, 2018]: Sec. 6. (a) In a hearing conducted under
40	section 5 of this chapter, the state has the burden of proving all materia
41	facts by clear and convincing evidence.

(b) If the court, in a hearing under section 5 of this chapter,



determines that the state has proved by clear and convincing evidence
that the individual is dangerous, the court may order that the law
enforcement agency having custody of the seized firearm retain the
firearm. In addition, if the individual has received a firearms
reciprocity license to carry a handgun under IC 35-47-2-3, the court
shall suspend the individual's firearms reciprocity license. to earry a
handgun. If the court determines that the state has failed to prove that
the individual is dangerous, the court shall order the law enforcement
agency having custody of the firearm to return the firearm to the
individual from whom it was seized.

(c) If the court, in a hearing under section 5 of this chapter, orders a law enforcement agency to retain a firearm, the law enforcement agency shall retain the firearm until the court orders the firearm returned or otherwise disposed of.

SECTION 28. IC 35-50-2-13, AS AMENDED BY P.L.84-2015, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 13. (a) The state may seek, on a page separate from the rest of a charging instrument, to have a person who allegedly committed an offense of dealing in a controlled substance under IC 35-48-4-1 through IC 35-48-4-4 sentenced to an additional fixed term of imprisonment if the state can show beyond a reasonable doubt that the person knowingly or intentionally:

- (1) used a firearm; or
- (2) possessed a:

- (A) handgun in violation of IC 35-47-2-1;
- (B) (A) sawed-off shotgun in violation of federal law; or
- (C) (B) machine gun in violation of IC 35-47-5-8;

while committing the offense.

- (b) If the person was convicted of the offense in a jury trial, the jury shall reconvene to hear evidence in the enhancement hearing. If the trial was to the court, or the judgment was entered on a guilty plea, the court alone shall hear evidence in the enhancement hearing.
- (c) If the jury (if the hearing is by jury) or the court (if the hearing is to the court alone) finds that the state has proved beyond a reasonable doubt that the person knowingly or intentionally committed an offense as described in subsection (a), the court may sentence the person to an additional fixed term of imprisonment of not more than five (5) years, except as follows:
 - (1) If the firearm is a sawed-off shotgun, the court may sentence the person to an additional fixed term of imprisonment of not more than ten (10) years.
 - (2) If the firearm is a machine gun or is equipped with a firearm



1	silencer or firearm muffler, the court may sentence the person to
2	an additional fixed term of imprisonment of not more than twenty
3	(20) years. The additional sentence under this subdivision is in
4	addition to any additional sentence imposed under section 11 of
5	this chanter for use of a firearm in the commission of an offense

