LRB-5715/1 CMH:ahe

2017 ASSEMBLY BILL 1062

March 22, 2018 - Introduced by Representatives Bowen, C. Taylor, Sinicki, Berceau, Bernier, Hebl, Sargent, Zepnick, Anderson, Subeck and Spreitzer, cosponsored by Senators Johnson, Larson, Risser and Miller. Referred to Committee on Criminal Justice and Public Safety.

AUTHORS SUBJECT TO CHANGE

AN ACT to amend 938.341, 971.17 (1g) and 973.176 (1); and to create 941.29 (1m) (bt), (bu) and (bv) of the statutes; relating to: possession of firearms by individuals who commit violent misdemeanors and providing criminal penalties.

Analysis by the Legislative Reference Bureau

Current law prohibits a person from possessing a firearm if he or she has been convicted of a felony, found not guilty of a felony by reason of mental disease or defect, or adjudicated delinquent for an act that if committed by an adult in this state would be a felony. A person who violates the prohibition is guilty of a Class G felony.

This bill adds that a person may not possess a firearm if the person was convicted of a violent misdemeanor, found not guilty of a violent misdemeanor by reason of mental disease or defect, or adjudicated delinquent for an act that if committed by adult in this state would be a violent misdemeanor. The prohibition would be for ten years following the most recent conviction, finding, or adjudication.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

ASSEMBLY BILL 1062

938.341 Delinquency adjudication; restriction on firearm possession.
Whenever a court adjudicates a juvenile delinquent for an act that if committed by
an adult in this state would be a felony or a violent misdemeanor, as defined in s.
941.29 (1g) (b), the court shall inform the juvenile of the requirements and penalties
under s. 941.29.
Section 2. 941.29 (1m) (bt), (bu) and (bv) of the statutes are created to read:
941.29 (1m) (bt) The person has been convicted in this state of a violent
misdemeanor and not more than 10 years have passed since the date of his or her
most recent conviction.
(bu) The person has been found not guilty of a violent misdemeanor in this state
by reason of mental disease or defect and not more than 10 years have passed since
the date of his or her most recent finding.
(bv) The person has been adjudicated delinquent in this state for an act
committed on or after the effective date of this paragraph \dots [LRB inserts date], that
if committed by an adult in this state would be a violent misdemeanor if not more
than 10 years have passed since the date of his or her most recent adjudication.
SECTION 3. 971.17 (1g) of the statutes is amended to read:
971.17 (1g) Notice of restriction on firearm possession. If the defendant
under sub. (1) is found not guilty of a felony or of a violent misdemeanor, as defined
in s. 941.29 (1g) (b), by reason of mental disease or defect, the court shall inform the
defendant of the requirements and penalties under s. 941.29.
SECTION 4. 973.176 (1) of the statutes is amended to read:
973.176 (1) Firearm possession. Whenever a court imposes a sentence or
places a defendant on probation regarding a felony conviction or a conviction for a
violent misdemeanor, as defined in s. 941.29 (1g) (b), the court shall inform the

ASSEMBLY BILL 1062

- defendant of the requirements and penalties applicable to him or her under s. 941.29
- 2 (1m) or (4m).
- 3 (END)