

State of Misconsin 2017 - 2018 LEGISLATURE

LRBa2568/1 CMH:all

SENATE AMENDMENT 1, TO SENATE SUBSTITUTE AMENDMENT 2, TO ASSEMBLY BILL 843

March 20, 2018 - Offered by Senators Shilling, Schachtner, Risser, Miller, Bewley, L. Taylor, Ringhand, Carpenter, Larson, Johnson, Hansen, Erpenbach and Wirch.

1 At the locations indicated, amend the substitute amendment as follows: 2 **1.** Page 2, line 1: delete the material beginning with that line and ending with 3 page 15, line 2, and substitute: "Section 1. 20.005 (3) (schedule) of the statutes: at the appropriate place, 4 insert the following amounts for the purposes indicated: 5 2018-19 2017-18 6 20.255 Public Instruction, department of 7 (2)AIDS FOR LOCAL EDUCATIONAL PROGRAMMING 8 (dh) Violence prevention and reduc-9 GPR 24,000,000 tion grants Α

Section 2. 20.255 (2) (ap) of the statutes is created to read:

1	20.255 (2) (ap) School safety aid. A sum sufficient for school safety aid under
2	s. 115.434.
3	Section 3. 20.255 (2) (dh) of the statutes is created to read:
4	20.255 (2) (dh) Violence prevention and reduction grants. The amounts in the

20.255 (2) (dh) Violence prevention and reduction grants. The amounts in the schedule for grants to school districts under s. 115.369.

Section 4. 20.455 (2) (gr) of the statutes is amended to read:

20.455 (2) (gr) *Handgun <u>Firearm</u> purchaser record check; checks for licenses or certifications to carry concealed weapons*. All moneys received as fee payments under ss. 175.35 (2i) (a), 175.49 (5m), and 175.60 (7) (c) and (d), (13), and (15) (b) 4. a. and b. to provide services under ss. 175.35, 175.49, and 175.60.

SECTION 5. 115.364 (1) (a), (am) and (b) of the statutes, as created by 2017 Wisconsin Act 59, are amended to read:

115.364 (1) (a) "Eligible independent charter school" is a school under contract with one of the entities under s. 118.40 (2r) (b) 1. or with the director under s. 118.40 (2x) that increased the amount it expended in the preceding school year to employ, hire, or retain social workers pupil services personnel over the amount it expended in the school year immediately preceding the preceding school year to employ, hire, or retain social workers pupil services personnel.

(am) "Eligible private school" means a private school participating in a parental choice program under s. 118.60 or 119.23 that increased the amount it expended in the preceding school year to employ, hire, or retain social workers <u>pupil</u> services <u>personnel</u> over the amount it expended in the school year immediately preceding the preceding school year to employ, hire, or retain <u>social workers pupil</u> services <u>personnel</u>.

(b) "Eligible school district" is a school district that increased the amount it
expended in the preceding school year to employ, hire, or retain social workers pupil
services personnel over the amount it expended in the school year immediately
preceding the preceding school year to employ, hire, or retain social workers pupil
services personnel.

Section 6. 115.364 (1) (c) of the statutes is created to read:

115.364(1)(c) "Pupil services personnel" means school counselors, school social workers, school psychologists, and school nurses.

SECTION 7. 115.364 (2) (a) 1., 2. and 3. of the statutes, as created by 2017 Wisconsin Act 59, are amended to read:

115.364 (2) (a) 1. Subject to par. (b), from the appropriation under s. 20.255 (2) (da), pay to an eligible school district an amount equal to 50 percent of the amount by which the school district increased its expenditures in the preceding school year to employ, hire, or retain social workers pupil services personnel over the amount it expended in the school year immediately preceding the preceding school year to employ, hire, or retain social workers pupil services personnel.

- 2. Subject to par. (b), from the appropriation under s. 20.255 (2) (da), pay to an eligible independent charter school an amount equal to 50 percent of the amount by which the independent charter school increased its expenditures in the preceding school year to employ, hire, or retain social workers pupil services personnel over the amount it expended in the school year immediately preceding the preceding school year to employ, hire, or retain social workers pupil services personnel.
- 3. Subject to par. (b), from the appropriation under s. 20.255 (2) (da), pay to an eligible private school an amount equal to 50 percent of the amount by which the private school increased it expenditures in the preceding school year to employ, hire,

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or retain social workers <u>pupil</u> services <u>personnel</u> over the amount it expended in the school year immediately preceding the preceding school year to employ, hire, or retain <u>social</u> workers <u>pupil</u> services <u>personnel</u>.

SECTION 8. 115.364 (2) (b) 2. a. of the statutes, as created by 2017 Wisconsin Act 59, is amended to read:

115.364 (2) (b) 2. a. Subject to subd. 2. b., if, after making the payments required under par. (a), moneys remain in the appropriation account under s. 20.255 (2) (da), the state superintendent shall reimburse eligible school districts, private schools, and independent charter schools for an amount equal to expenditures made by the school district, private school, or independent charter school in the preceding school year to employ, hire, or retain social workers <u>pupil services personnel</u> less the amount of increased expenditures for which the school district, private school, or independent charter school was reimbursed under par. (a).

SECTION 9. 115.367 (3) of the statutes, as created by 2017 Wisconsin Act 59, is amended to read:

115.367 (3) AWARDS. The department shall award grants under this section beginning in the 2018–19 school year. From the appropriation under s. 20.255 (2) (dt), the department shall award at least \$3,250,000 \$10,250,000 in grants under this section each school year.

Section 10. 115.369 of the statutes is created to read:

115.369 Violence prevention and reduction grants. (1) Beginning in the 2018–19 school year, the department shall award grants on a competitive basis to school districts to develop and implement programs to prevent and reduce violence in schools.

1	(2) A school district may not expend proceeds of a grant received under this
2	section on school district personnel costs.
3	(3) The department shall promulgate rules to implement and administer this
4	section, including all of the following:
5	(a) Rules that specify eligibility criteria for receiving a grant under this section.
6	(b) Rules that specify eligible uses of grant proceeds, including funding any of
7	the following school violence prevention activities:
8	1. Developing and implementing conflict resolution or dispute management
9	strategies, including restorative justice and student leadership programs.
10	2. Providing character education, asset building, peer mediation, antibullying,
11	and equity programs.
12	3. Developing and implementing suicide risk screening, intervention, and
13	prevention efforts.
14	4. Implementing behavioral systems of support.
15	5. Developing and implementing violence prevention curricula.
16	6. Providing wraparound services for pupils, community schools, and family
17	engagement activities.
18	7. Providing school threat or risk assessments.
19	8. Developing and implementing safety, violence prevention, emergency
20	preparedness, and all-hazards school plans.
21	9. Providing trainings with local community or law enforcement partners.
22	Section 11. 115.434 of the statutes is created to read:
23	115.434 School safety aid. (1) In this section:
24	(a) "Local law enforcement agency" means a governmental unit of one or more

persons employed full time by a city, town, village, or county in this state for the

- purpose of preventing and detecting crime and enforcing state laws or local ordinances, employees of which unit are authorized to make arrests for crimes while acting within the scope of their authority.
- (b) "Number of pupils enrolled" has the meaning given in s. 121.90 (1) (intro.) and includes 40 percent of the summer enrollment.
- (2) A school district is eligible for aid under this section if all of the following apply:
- (a) The school board and a local law enforcement agency jointly develop a school safety expenditure plan that satisfies all of the following criteria:
- 1. The plan is consistent with the school board's school safety plan under s. 118.07 (4).
 - 2. The plan covers each school in the school district.
 - 3. The plan describes how the school board will use aid under this section.
- (b) The school board approves and submits the school safety expenditure plan to the department.
- (3) Beginning in the 2018–19 school year, from the appropriation under s. 20.255 (2) (ap), the department shall pay each school district that is eligible under sub. (2) an amount equal to \$100 times the number of pupils enrolled in the school district or \$40,000, whichever is greater, for the purpose of covering compensation costs associated with providing security officers in the school district, purchasing safety equipment, and improving school safety.
 - **SECTION 12.** 118.07 (4) (b) of the statutes is amended to read:
- 118.07 (4) (b) A school safety plan shall be created Each school board and the governing body of each private school shall establish a school safety team. The school board or governing body shall create the school safety plan with the active

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participation of appropriate parties, as specified by the school board or governing body of the private school. The appropriate parties the school safety team. The school safety team may include local law enforcement officers, fire fighters, school administrators, teachers, pupil services professionals, as defined in s. 118.257 (1) (c), parents, pupils, community members, and mental health professionals. A school safety plan shall include general guidelines specifying procedures for emergency prevention and mitigation, preparedness, response, and recovery. The plan shall specify one individual employed by the school board or governing body who is responsible for implementing the school safety plan. The plan shall also specify the process for reviewing the methods for conducting drills required to comply with the plan.

Section 13. 118.07 (4) (d) of the statutes is amended to read:

118.07 (4) (d) Each school board and the governing body of each private school shall review the school safety plan at least once every 3 years after the plan goes into effect. At least once every 3 years, each school board and the governing body of each private school shall conduct a comprehensive security site assessment of each school building and facility that is owned or leased by the school board or governing body.

Section 14. 118.07 (4) (e) of the statutes is created to read:

118.07 (4) (e) The department shall promulgate rules to establish minimum standards for conducting comprehensive security site assessments and for establishing school safety teams.

Section 15. 119.04 (1) of the statutes, as affected by 2017 Wisconsin Act 59, is amended to read:

119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.0235 (3) (c), 66.0603 (1m) to (3), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343,

115.345, 115.363, 115.364, 115.365 (3), 115.367, 115.369, 115.38 (2), 115.415, 115.434, 115.445, 118.001 to 118.04, 118.045, 118.06, 118.07, 118.075, 118.076, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.196, 118.20, 118.223, 118.225, 118.24 (1), (2) (c) to (f), (6), (8), and (10), 118.245, 118.255, 118.258, 118.291, 118.292, 118.293, 118.30 to 118.43, 118.46, 118.50, 118.51, 118.52, 118.53, 118.55, 118.56, 120.12 (2m), (4m), (5), and (15) to (27), 120.125, 120.13 (1), (2) (b) to (g), (3), (14), (17) to (19), (26), (34), (35), (37), (37m), (38), and (39), 120.137, 120.14, 120.20, 120.21 (3), and 120.25 are applicable to a 1st class city school district and board but not, unless explicitly provided in this chapter or in the terms of a contract, to the commissioner or to any school transferred to an opportunity schools and partnership program.

Section 15g. 165.25 (17) of the statutes is created to read:

165.25 (17) BACKGROUND CHECKS FOR PRIVATE GUN SALES. Upon request from an individual, the department of justice shall perform a background check on an individual that is identical to a firearms restrictions record search under s. 175.35 (1) (at) and, if the search does not indicate that the individual is prohibited from possessing a firearm under state or federal law, issue the individual a certificate indicating the results of the search that is valid for 30 days after issuance.

Section 15t. 165.82 (1) (intro.) of the statutes is amended to read:

165.82 (1) (intro.) Notwithstanding s. 19.35 (3), the department of justice shall impose the following fees, plus any surcharge required under sub. (1m), for criminal history searches for purposes unrelated to criminal justice or to s. 165.25 (17), 175.35, 175.49, or 175.60:

Section 16. 175.33 of the statutes is created to read:

175.33 Transfer of firearms. (1) In this section:

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- (a) "Family member" means a spouse, parent, grandparent, sibling, child, or grandchild. The relationship may be by blood, marriage, or adoption.
 - (b) "Firearms dealer" has the meaning given in s. 175.35 (1) (ar).
 - (2) No person may sell or transfer ownership of a firearm, or purchase or obtain ownership of a firearm, unless one of the following applies:
 - (a) The seller or transferor is a firearms dealer.
 - (b) The seller or transferor makes the sale or transfer to or through a firearms dealer and obtains a receipt under s. 175.35 (2j) (b).
 - (bm) The seller or transferor is not a firearms dealer and is transferring ownership of the firearm to a person who has a valid certificate issued by the department of justice under s. 165.25 (17).
 - (c) The sale or transfer of ownership of the firearm is one of the transfers listed under s. 175.35 (2t).
 - (d) The transferor is transferring ownership of the firearm to a family member by gift, bequest, inheritance, or sale, the transferee is not prohibited from possessing a firearm under s. 941.29, and the transferee is at least 18 years of age.
 - (e) The transferor is transferring ownership of the firearm with the intent that the transfer be temporary, neither the transferor nor the transferee is prohibited from possessing a firearm under s. 941.29, and the purpose of the transfer is not prohibited by law.
 - (3) Any person who intentionally violates sub. (2) is guilty of a misdemeanor and shall be fined not less than \$500 nor more than \$10,000 and may be imprisoned for not more than 9 months. The person is also prohibited under s. 941.29 from possessing a firearm for a period of 2 years.
 - **SECTION 17.** 175.35 (title) of the statutes is amended to read:

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175.35 (title) Purchase of handguns firearms.

SECTION 18. 175.35 (1) (at) of the statutes is amended to read:

175.35 (1) (at) "Firearms restrictions record search" means a search of department of justice records to determine whether a person seeking to purchase a handgun firearm is prohibited from possessing a firearm under s. 941.29. "Firearms restrictions record search" includes a criminal history record search, a search to determine whether a person is prohibited from possessing a firearm under s. 51.20 (13) (cv) 1., 2007 stats., a search in the national instant criminal background check system to determine whether a person has been ordered not to possess a firearm under s. 51.20 (13) (cv) 1., 51.45 (13) (i) 1., 54.10 (3) (f) 1., or 55.12 (10) (a), a search to determine whether the person is subject to an injunction under s. 813.12 or 813.122, or a tribal injunction, as defined in s. 813.12 (1) (e), issued by a court established by any federally recognized Wisconsin Indian tribe or band, except the Menominee Indian tribe of Wisconsin, that includes notice to the respondent that he or she is subject to the requirements and penalties under s. 941.29 and that has been filed with the circuit court under s. 813.128 (3g), and a search to determine whether the person is prohibited from possessing a firearm under s. 813.123 (5m) or 813.125 (4m).

SECTION 19. 175.35 (1) (b) of the statutes is repealed.

SECTION 20. 175.35 (2) (intro.) of the statutes is renumbered 175.35 (2) (am) and amended to read:

175.35 (2) (am) When a firearms dealer sells <u>or transfers</u> a <u>handgun firearm</u>, he or she may not transfer possession of that <u>handgun firearm</u> to any other person until all of the <u>following have occurred</u>: requirements under par. (cm) have been met.

1 **Section 21.** 175.35 (2) (a), (b), (c) and (d) of the statutes are renumbered 175.35 $\mathbf{2}$ (2) (cm) 1., 2., 3. and 4. 3 **Section 22.** 175.35 (2) (bm) of the statutes is created to read: 4 175.35 (2) (bm) When a person sells a firearm or transfers ownership of a 5 firearm through a firearms dealer, the person may not transfer possession of that 6 firearm to any person other than the firearms dealer, and the firearms dealer may 7 not transfer or authorize the transfer of possession of that firearm to any person, 8 until all of the requirements of par. (cm) have been met. This paragraph does not 9 apply if a person sells a firearm, or transfers ownership of a firearm, to a firearms 10 dealer. 11 **Section 23.** 175.35 (2) (cm) (intro.) of the statutes is created to read: 12 175.35 (2) (cm) (intro.) All of the following must occur before a sale or transfer 13 of a firearm occurs under par. (am) or (bm): 14 **Section 24.** 175.35 (2g) (a) of the statutes is amended to read: 15 175.35 (2g) (a) The department of justice shall promulgate rules prescribing 16 procedures for use under sub. (2) (d) for a transferee to provide and a firearms dealer 17 to inspect identification containing a photograph of the transferee. 18 **Section 25.** 175.35 (2g) (b) of the statutes is amended to read: 19 175.35 (2g) (b) The department of justice shall promulgate rules prescribing 20 a notification form for use under sub. (2) (cm) 2. and 3. requiring the transferee to provide his or her name, date of birth, gender, race and social security number, and 2122 other identification necessary to permit an accurate firearms restrictions record 23 search under par. (c) 3. and the required notification under par. (c) 4. The department 24 of justice shall make the forms available at locations throughout the state.

Section 26. 175.35 (2g) (c) 4. c. of the statutes is amended to read:

175.35 (2g) (c) 4. c. If the search indicates that it is unclear whether the person is prohibited under state or federal law from possessing a firearm and the department needs more time than provided under sub. (2) (cm) 4. to make the determination, the department shall make every reasonable effort to determine whether the person is prohibited under state or federal law from possessing a firearm and notify the firearms dealer of the results as soon as practicable but no later than 5 working days after the search was requested.

SECTION 27. 175.35 (2i) of the statutes is renumbered 175.35 (2i) (a) and amended to read:

175.35 (2i) (a) The department shall charge a firearms dealer a \$10 fee for each firearms restrictions record search that the firearms dealer requests under sub. (2) (e) (cm) 3.

- (b) 1. The firearms dealer may collect the fee <u>under par. (a)</u> from the transferee.
- (c) The department may refuse to conduct firearms restrictions record searches for any firearms dealer who fails to pay any fee under this subsection par. (a) within 30 days after billing by the department.
 - **SECTION 28.** 175.35 (2i) (b) 2. of the statutes is created to read:

175.35 (2i) (b) 2. If the transfer is made under sub. (2) (bm), the firearms dealer may collect from the transferor the fee under par. (a) and any additional amount to cover any costs he or she incurs in processing the transfer.

- **SECTION 29.** 175.35 (2j) of the statutes is renumbered 175.35 (2j) (a).
- **SECTION 30.** 175.35 (2j) (b) of the statutes is created to read:

175.35 (2j) (b) If a person sells a firearm or transfers ownership of a firearm through a firearms dealer under sub. (2) (bm), or sells a firearm or transfers ownership of a firearm to a firearms dealer, the firearms dealer shall provide the

person a written receipt documenting the dealer's participation in the sale or transfer.

SECTION 31. 175.35 (2k) (ar) 2. of the statutes is amended to read:

against the information recorded by the department regarding the corresponding request for a firearms restrictions record search under sub. (2g). If the department previously provided a unique approval number regarding the request and nothing in the completed notification form indicates that the transferee is prohibited from possessing a firearm under s. 941.29, the department shall destroy all records regarding that firearms restrictions record search within 30 days after receiving the notification form.

SECTION 32. 175.35 (2k) (c) 2. a. of the statutes is amended to read:

175.35 **(2k)** (c) 2. a. A statement that the Wisconsin law enforcement agency is conducting an investigation of a crime in which a handgun <u>firearm</u> was used or was attempted to be used or was unlawfully possessed.

SECTION 33. 175.35 (2k) (c) 2. b. of the statutes is amended to read:

175.35 **(2k)** (c) 2. b. A statement by a division commander or higher authority within the Wisconsin law enforcement agency that he or she has a reasonable suspicion that the person who is the subject of the information request has obtained or is attempting to obtain a handgun <u>firearm</u>.

Section 34. 175.35 (2k) (g) of the statutes is amended to read:

175.35 **(2k)** (g) If a search conducted under sub. (2g) indicates that the transferee is prohibited from possessing a firearm under s. 941.29, the attorney general or his or her designee may shall disclose to a law enforcement agency that the transferee has attempted to obtain a handgun firearm.

SECTION 35. 175.35 (2k) (h) of the statutes is amended to read:

175.35 (**2k**) (h) If a search conducted under sub. (2g) indicates a felony charge without a recorded disposition and the attorney general or his or her designee has reasonable grounds to believe the transferee may pose a danger to himself, herself or another, the attorney general or his or her designee may disclose to a law enforcement agency that the transferee has obtained or has attempted to obtain a handgun <u>firearm</u>.

SECTION 36. 175.35 (2L) of the statutes is amended to read:

175.35 (**2L**) The department of justice shall promulgate rules providing for the review of nonapprovals under sub. (2g) (c) 4. a. Any person who is denied the right to purchase a handgun <u>firearm</u> because the firearms dealer received a nonapproval number under sub. (2g) (c) 4. a. may request a firearms restrictions record search review under those rules. If the person disagrees with the results of that review, the person may file an appeal under rules promulgated by the department.

Section 37. 175.35 (2t) (a), (b) and (c) of the statutes are amended to read:

175.35 **(2t)** (a) Transfers of any handgun <u>firearm</u> classified as an antique by regulations of the U.S. department of the treasury.

- (b) Transfers of any handgun firearm between firearms dealers or between wholesalers and dealers.
- (c) Transfers of any handgun firearm to law enforcement or armed services agencies.
- **Section 38.** 175.60 (7) (d) of the statutes is amended to read:
- 23 175.60 (7) (d) A fee for a background check that is equal to the fee charged under 24 s. 175.35 (2i) (a).
 - **Section 39.** 175.60 (15) (b) 4. b. of the statutes is amended to read:

175.60 (15) (b) 4. b. A fee for a background check that is equal to the fee charged 1 $\mathbf{2}$ under s. 175.35 (2i) (a). 3 **Section 40.** 938.208 (1) (b) of the statutes is amended to read: 4 938.208 (1) (b) Probable cause exists to believe that the juvenile possessed, 5 used or threatened to use a handgun, as defined in s. 175.35 (1) (b) 941.237 (1) (d), short-barreled rifle, as defined in s. 941.28 (1) (b), or short-barreled shotgun, as 6 7 defined in s. 941.28 (1) (c), while committing a delinquent act that would be a felony 8 under ch. 940 if committed by an adult. 9 **Section 41.** 938.34 (4m) (b) 2. of the statutes is amended to read: 10 938.34 (4m) (b) 2. The juvenile has possessed, used or threatened to use a 11 handgun, as defined in s. 175.35 (1) (b) 941.237 (1) (d), short-barreled rifle, as 12 defined in s. 941.28 (1) (b), or short-barreled shotgun, as defined in s. 941.28 (1) (c), 13 while committing a delinquent act that would be a felony under ch. 940 if committed 14 by an adult. **Section 42.** 938.341 of the statutes is amended to read: 15 16 938.341 Delinquency adjudication; restriction on firearm possession. 17 Whenever a court adjudicates a juvenile delinquent for an act that if committed by 18 an adult in this state would be a felony or for a violation under s. 175.33 (3), the court shall inform the juvenile of the requirements and penalties under s. 941.29. 19 **Section 43.** 941.237 (1) (d) of the statutes is amended to read: 20 941.237 (1) (d) "Handgun" has the meaning given in s. 175.35 (1) (b) means any 21 22 weapon designed or redesigned, or made or remade, and intended to be fired while 23 held in one hand and to use the energy of an explosive to expel a projectile through 24 a smooth or rifled bore.

Section 44. 941.285 of the statutes is created to read:

948.07, 948.08, 948.085, or 948.30.

941.285 Possession of firearm accessories that accelerate the rate of
fire. (1) No person may import, sell or offer to sell, purchase, manufacture, transfer,
use, or possess a trigger crank, a bump-fire device, or any part, combination of parts,
component, device, attachment, or accessory that is added after manufacture that is
designed or functions to accelerate the rate of fire of a semiautomatic firearm.
(2) Any person violating sub. (1) is guilty of a Class G felony.
(3) Subsection (1) does not apply to the importation, sale, purchase,
manufacture, transfer, use, or possession by or under the authority of the federal
government or a state or local government.
Section 45. 941.29 (1g) (a) of the statutes is amended to read:
941.29 (1g) (a) "Violent felony" means any felony under s. 943.23 (1m), 1999
stats., or s. 943.23 (1r), 1999 stats., this section, or s. 940.01, 940.02, 940.03, 940.05,
940.06, 940.08, 940.09, 940.10, 940.19, 940.195, 940.20, 940.201, 940.203, 940.21,
940.225, 940.23, 940.235, 940.285 (2), 940.29, 940.295 (3), 940.30, 940.302, 940.305,
940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28, <u>941.285</u> , 941.292,
941.30, 941.327 (2) (b) 3. or 4., 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), 943.32,

SECTION 46. 941.29 (1m) (dm), (dn) and (do) of the statutes are created to read: 941.29 (1m) (dm) The person has been convicted of a misdemeanor under s. 175.33 (3), unless at least 2 years have passed since the conviction.

943.87, 946.43, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.051, 948.06,

(dn) The person has been adjudicated delinquent for a violation under s. 175.33 (3), unless at least 2 years have passed since the adjudication.

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1	(do) The person has been found not guilty of a misdemeanor under s. $175.33(3)$
2	by reason of mental disease or defect, unless at least 2 years have passed since the
3	finding.
4	SECTION 47. 941.291 (1) (b) of the statutes is amended to read:
5	941.291 (1) (b) "Violent felony" means any felony, or the solicitation, conspiracy,
6	or attempt to commit any felony, under s. $943.23(1\mathrm{m})$ or $(1\mathrm{r})$, 1999 stats., or s. 940.01 ,
7	$940.02,\ 940.03,\ 940.05,\ 940.06,\ 940.08,\ 940.09,\ 940.10,\ 940.19,\ 940.195,\ 940.20,$
8	940.201,940.203,940.21,940.225,940.23,940.285(2),940.29,940.295(3),940.30,
9	940.305, 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28, <u>941.285</u> ,
10	941.29, 941.30, 941.327, 943.01 (2) (c), 943.011, 943.013, 943.02, 943.04, 943.06,
11	$943.10\ (2),\ 943.23\ (1g),\ 943.32,\ 943.81,\ 943.82,\ 943.83,\ 943.85,\ 943.86,\ 943.87,$
12	$943.88,\ 943.89,\ 943.90,\ 946.43,\ 947.015,\ 948.02\ (1)\ or\ (2),\ 948.025,\ 948.03,\ 948.04,$
13	948.05, 948.06, 948.07, 948.08, 948.085, or 948.30; or, if the victim is a financial
14	institution, as defined in s. 943.80 (2), a felony, or the solicitation, conspiracy, or
15	attempt to commit a felony under s. 943.84 (1) or (2).
16	Section 48. 941.296 (1) (b) of the statutes is amended to read:
17	941.296 (1) (b) "Handgun" has the meaning given in s. $\frac{175.35}{1}$ (1) (b) $\frac{941.237}{1}$
18	(1) (d).
19	Section 49. 968.20 (3) (b) of the statutes is amended to read:
20	968.20 (3) (b) Except as provided in par. (a) or sub. (1m) or (4), a city, village,
21	town or county or other custodian of a seized dangerous weapon or ammunition, if
22	the dangerous weapon or ammunition is not required for evidence or use in further
23	investigation and has not been disposed of pursuant to a court order at the

completion of a criminal action or proceeding, shall make reasonable efforts to notify

all persons who have or may have an authorized rightful interest in the dangerous

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weapon or ammunition of the application requirements under sub. (1). If, within 30 days after the notice, an application under sub. (1) is not made and the seized dangerous weapon or ammunition is not returned by the officer under sub. (2), the city, village, town or county or other custodian may retain the dangerous weapon or ammunition and authorize its use by a law enforcement agency, except that a dangerous weapon used in the commission of a homicide or a handgun, as defined in s. 175.35 (1) (b) 941.237 (1) (d), may not be retained. If a dangerous weapon other than a firearm is not so retained, the city, village, town or county or other custodian shall safely dispose of the dangerous weapon or, if the dangerous weapon is a motor vehicle, as defined in s. 340.01 (35), sell the motor vehicle following the procedure under s. 973.075 (4). If a firearm or ammunition is not so retained, the city, village, town or county or other custodian shall ship it to the state crime laboratories and it is then the property of the laboratories. A person designated by the department of justice may destroy any material for which the laboratories have no use or arrange for the exchange of material with other public agencies. In lieu of destruction, shoulder weapons for which the laboratory has no use shall be turned over to the department of natural resources for sale and distribution of proceeds under s. 29.934 or for use under s. 29.938.

Section 50. 971.17 (1g) of the statutes is amended to read:

971.17 **(1g)** If the defendant under sub. (1) is found not guilty of a felony, or of a violation under s. 175.33 (3), by reason of mental disease or defect, the court shall inform the defendant of the requirements and penalties under s. 941.29.

SECTION 51. 973.123 (1) of the statutes is amended to read:

973.123 **(1)** In this section, "violent felony" means any felony under s. 943.23 (1m), 1999 stats., or s. 943.23 (1r), 1999 stats., or s. 940.01, 940.02, 940.03, 940.05,

- 940.06, 940.08, 940.09, 940.10, 940.19, 940.195, 940.20, 940.201, 940.203, 940.21, 940.225, 940.23, 940.235, 940.285 (2), 940.29, 940.295 (3), 940.30, 940.302, 940.305, 940.31, 940.43 (1) to (3), 940.45 (1) to (3), 941.20, 941.26, 941.28, 941.285, 941.29, 941.292, 941.30, 941.327 (2) (b) 3. or 4., 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), 943.32, 943.87, 946.43, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05,
 - **Section 52.** 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 for a felony or for a misdemeanor under s. 175.33 (3), the court shall inform the defendant of the requirements and penalties applicable to him or her under s. 941.29 (1m) or (4m).

SECTION 53. Nonstatutory provisions.

948.051, 948.06, 948.07, 948.08, 948.085, or 948.30.

- (1) Notwithstanding section 941.285 of the statutes, no person may be subject to a penalty for violating section 941.285 (1) of the statutes with regard to the possession of any device prohibited under that section for the first 180 days after the effective date of this subsection.
- (2) The department of public instruction may promulgate emergency rules under section 227.24 of the statutes to implement section 115.369 of the statutes. Notwithstanding section 227.24 (1) (e) 1d. of the statutes, the department of public instruction is not required to prepare a statement of the scope of the rules required under section 115.369 of the statutes if emergency rules are promulgated under this subsection. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, emergency rules promulgated under this subsection remain in effect until July 1, 2019, or the date on which permanent rules take effect, whichever is sooner. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department is not required to provide

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evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.

SECTION 54. Fiscal changes.

- (1) In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (2) (dt) of the statutes, the dollar amount for fiscal year 2018–19 is increased by \$7,000,000 for the purpose for which the appropriation is made.
- (2) In the schedule under section 20.005 (3) of the statutes for the appropriation to the department of public instruction under section 20.255 (2) (da) of the statutes, the dollar amount for fiscal year 2018–19 is increased by \$17,000,000 for the purpose for which the appropriation is made.

Section 55. Initial applicability.

(1) This act first applies to sales or transfers of ownership of firearms that occur on the effective date of this subsection.".

17 (END)