

115TH CONGRESS 1ST SESSION

H. R. 2598

To provide family members of an individual who they fear is a danger to himself, herself, or others new tools to prevent gun violence.

IN THE HOUSE OF REPRESENTATIVES

May 23, 2017

Mr. Carbajal (for himself, Ms. Esty of Connecticut, and Mr. Beyer) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To provide family members of an individual who they fear is a danger to himself, herself, or others new tools to prevent gun violence.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Gun Violence Restrain-
- 5 ing Order Act of 2017".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act—

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1	(1) the term "family member" means, with re-
2	spect to an individual, a spouse, child, parent, sib-
3	ling, grandchild, or grandparent of the individual;
4	(2) the term "firearm" has the meaning given
5	the term in section 921 of title 18, United States
6	Code;
7	(3) the term "gun violence prevention order"
8	means a written order, issued by a State court or
9	signed by a magistrate (or other comparable judicia
10	officer)—
11	(A) prohibiting a named individual from
12	having under the custody or control of the indi-
13	vidual, owning, purchasing, possessing, or re-
14	ceiving any firearms; or
15	(B) having a firearm removed;
16	(4) the term "gun violence prevention warrant"
17	means a written order, issued by a State court or
18	signed by a magistrate (or other comparable judicia
19	officer), regarding an individual who is subject to a
20	gun violence prevention order and who is known to
21	own or possess one or more firearms, that directs a
22	law enforcement officer to temporarily seize and re-

tain any firearm in the possession of the individual;

a public servant authorized by State law or by a

(5) the term "law enforcement officer" means

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- 1 State government agency to engage in or supervise
- 2 the prevention, detection, investigation, or prosecu-
- 3 tion of an offense; and
- 4 (6) the term "wellness check" means a visit
- 5 conducted by a law enforcement officer to the resi-
- 6 dence of an individual for the purpose of assessing
- 7 whether the individual poses a danger to the indi-
- 8 vidual or others due to a mental, behavioral, or
- 9 physical condition.

10 SEC. 3. NATIONAL GUN VIOLENCE PREVENTION ORDER

- 11 AND WARRANT LAW.
- 12 (a) Enactment of Gun Violence Prevention
- 13 Order Law.—In order to receive a grant under section
- 14 4, on the date that is 3 years after the date of enactment
- 15 of this Act, each State shall have in effect legislation
- 16 that—
- 17 (1) authorizes a gun violence prevention order
- and gun violence prevention warrant in accordance
- 19 with subsection (b); and
- 20 (2) requires each law enforcement agency of the
- 21 State to comply with subsection (c).
- 22 (b) Requirements for Gun Violence Preven-
- 23 TION ORDERS AND WARRANTS.—Legislation required
- 24 under subsection (a) shall be subject to the following re-
- 25 quirements:

1	(1) Application for Gun Violence Preven-
2	TION ORDER.—A family member of an individual
3	may submit an application to a State court, on a
4	form designed by the court, that—
5	(A) describes the facts and circumstances
6	necessitating that a gun violence prevention
7	order be issued against the named individual;
8	(B) is signed by the applicant, under oath;
9	and
10	(C) includes any additional information re-
11	quired by the State court or magistrate (or
12	other comparable judicial officer) to dem-
13	onstrate that possession of a firearm by the
14	named individual poses a substantial risk or a
15	higher standard of risk of personal injury to the
16	named individual or others.
17	(2) Examination of applicant and wit-
18	NESSES.—A State court or magistrate (or other
19	comparable judicial officer) may, before issuing a
20	gun violence prevention order—
21	(A) examine under oath, the individual
22	who applied for the order under paragraph (1)
23	and any witnesses the individual produces; and
24	(B)(i) require that the individual or any
25	witness submit a signed affidavit, which de-

scribes the facts the applicant or witness believes establish the grounds of the application; or

(ii) take an oral statement from the individual or witness under oath.

(3) STANDARD FOR ISSUANCE OF ORDER.—

(A) IN GENERAL.—A State court or magistrate (or other comparable judicial officer) may issue a gun violence prevention order upon a finding that there is a reasonable suspicion that possession of a firearm by the named individual poses a significant risk of personal injury to the named individual or others.

(B) Notification.—

(i) In General.—The court shall notify the Department of Justice and comparable State agency of the gun violence prevention order not later than 2 court days after issuing the order. The court shall also notify the Department of Justice and comparable State agency of any order restoring the ability of the individual to own or possess firearms not later than 2 court days after issuing the order to restore the individual's right to own or possess

sess any type of firearms that may be lawfully owned and possessed. Such notice shall be submitted in an electronic format, in a manner prescribed by the Department of Justice and the comparable State agency.

- (ii) UPDATE OF DATABASES.—As soon as practicable after receiving a notification under clause (i), the Department of Justice and comparable State agency shall update the background check databases of the Department and agency, respectively, to reflect the prohibitions articulated in the gun violence prevention order.
- (4) Issuance of Gun Violence Prevention Warrant.—

(A) In General.—After issuing a gun violence prevention order, a State court or magistrate (or other comparable judicial officer) shall, upon a finding of probable cause to believe that the named individual subject to the order has a firearm in his custody or control, issue a gun violence prevention warrant ordering the temporary seizure of all firearms specified in the warrant.

- 1 (B) REQUIREMENT.—Subject to paragraph
 2 (6), a gun violence prevention warrant issued
 3 under subparagraph (A) shall require that any
 4 firearm described in the warrant be taken from
 5 any place, or from any individual in whose possession, the firearm may be.
 - (5) SERVICE OF GUN VIOLENCE PREVENTION ORDER.—When serving a gun violence prevention order or warrant, a law enforcement officer or process server shall provide the individual with a form to request a hearing in accordance with paragraph (6)(F).

(6) Temporary seizure of firearms.—

(A) IN GENERAL.—When a law enforcement officer takes property under a gun violence prevention warrant or a gun violence prevention order, the law enforcement officer shall give a receipt for the property taken, specifying the property in detail, to the individual from whom it was taken. In the absence of a person, the law enforcement officer shall leave the receipt in the place where the law enforcement officer found the property, if such information is available.

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1	(B) Temporary custody of seized
2	FIREARMS.—All firearms seized pursuant to a
3	gun violence prevention warrant shall be re-
4	tained by the law enforcement officer or the law
5	enforcement agency in custody, subject to the
6	order of the court that issued the warrant or to
7	any other court in which an offense with re-
8	spect to the firearm is triable.
9	(C) Limitation on seizure of fire-
10	ARMS.—If the location to be searched during

- (C) Limitation on seizure of fire-Arms.—If the location to be searched during the execution of a gun violence prevention warrant is jointly occupied by multiple parties and a firearm is located during the execution of the seizure warrant, and it is determined that the firearm is owned by an individual other than the individual named in the gun violence prevention warrant, the firearm may not be seized if—
 - (i) the firearm is stored in a manner that the individual named in the gun violence prevention warrant does not have access to or control of the firearm; and
 - (ii) there is no evidence of unlawful possession of the firearm by the owner.

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- (D) Gun safe.—If the location to be searched during the execution of a gun violence prevention warrant is jointly occupied by multiple parties and a gun safe is located, and it is determined that the gun safe is owned by an individual other than the individual named in the gun violence prevention warrant, the contents of the gun safe shall not be searched except in the owner's presence, or with the owner's consent, or unless a valid search warrant has been obtained.
 - (E) RETURN OF FIREARM TO RIGHTFUL OWNER.—If any individual who is not a named individual in a gun violence prevention warrant claims title to a firearm seized pursuant to a gun violence prevention warrant, the firearm shall be returned to the lawful owner not later than 30 days after the date on which the title is claimed.
 - (F) RIGHT TO REQUEST A HEARING.—A named individual may submit 1 written request at any time during the effective period of a gun violence prevention order issued against the individual for a hearing for an order allowing the

individual to own, possess, purchase, or receive
a firearm.

- (7) Hearing on gun violence prevention order and gun violence prevention war-
 - (A) IN GENERAL.—Except as provided in subparagraph (E), not later than 30 days after the date on which a gun violence prevention order and, when applicable, a gun violence prevention warrant, is issued, the court that issued the order and, when applicable, the warrant, or another court in that same jurisdiction, shall hold a hearing to determine whether the individual who is the subject of the order may have under the custody or control of the individual, own, purchase, possess, or receive firearms and, when applicable, whether any seized firearms should be returned to the individual named in the warrant.
 - (B) Notice.—The individual named in a gun violence prevention order requested to be renewed under subparagraph (A) shall be given written notice and an opportunity to be heard on the matter.
- (C) Burden of proof.—

1	(i) In general.—Except as provided
2	in clause (ii), at any hearing conducted
3	under subparagraph (A), the State or peti-
4	tioner shall have the burden of establishing
5	probable or reasonable cause that the indi-
6	vidual poses a significant risk of personal
7	injury to the individual or others by own-
8	ing or possessing the firearm.
9	(ii) Higher burden of proof.—A
10	State may establish a burden of proof for
11	hearings conducted under subparagraph
12	(A) that is higher than the burden of proof
13	required under clause (i).
14	(D) REQUIREMENTS UPON FINDING OF
15	SIGNIFICANT RISK OR A HIGHER STANDARD OF
16	RISK.—If the named individual is found at the
17	hearing to pose a substantial risk or a higher
18	standard of risk of personal injury to the
19	named individual or others by owning or pos-
20	sessing a firearm, the following shall apply:
21	(i) The firearm or firearms seized
22	pursuant to the warrant shall be retained
23	by the law enforcement agency for a period

not to exceed 3 year.

1	(ii) The named individual shall be
2	prohibited from owning or possessing, pur-
3	chasing or receiving, or attempting to pur-
4	chase or receive a firearm for a period not
5	to exceed 1 year, a violation of which shall
6	be considered a misdemeanor offense.

(iii) The court shall notify the Department of Justice and comparable State agency of the gun violence prevention order not later than 10 court days after issuing the order. The court shall also notify the Department of Justice and comparable State agency of any order restoring the ability of the individual to own or possess firearms not later than 10 court days after issuing the order to restore the individual's right to own or possess any type of firearms that may be lawfully owned and possessed. Such notice shall be submitted in an electronic format, in a manner prescribed by the Department of Justice and the comparable State agency.

(iv) As soon as practicable after receiving a notification under clause (iii), the Department of Justice and comparable

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1	State agency shall update the background
2	check databases of the Department and
3	agency, respectively, to reflect—
4	(I) the prohibitions articulated in
5	the gun violence prevention order; or
6	(II) an order issued to restore an
7	individual's right to own or possess a
8	firearm.
9	(E) RETURN OF FIREARMS.—If the court
10	finds that the State has not met the required
11	standard of proof, any firearm seized pursuant
12	to the warrant shall be returned to the named
13	individual in a timely manner.
14	(F) Limitation on hearing require-
15	MENT.—If an individual named in a gun vio-
16	lence prevention warrant is prohibited from
17	owning or possessing a firearm for a period of
18	1 year or more by another provision of State or
19	Federal law, a hearing pursuant to subpara-
20	graph (A) is not required and the court shall

issue an order to hold the firearm until either

the individual is no longer prohibited from own-

ing a firearm or the individual sells or transfers

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1	(8) Renewing Gun violence prevention
2	ORDER AND GUN VIOLENCE PREVENTION WAR-
3	RANT.—
4	(A) In general.—Except as provided in
5	subparagraph (E), if a law enforcement agency
6	has probable cause to believe that an individual
7	who is subject to a gun violence prevention
8	order continues to pose a significant risk of per-
9	sonal injury to the named individual or others
10	by possessing a firearm, the agency may initiate
11	a request for a renewal of the order, on a form
12	designed by the court, describing the facts and
13	circumstances necessitating the request.
14	(B) Notice.—The individual named in the
15	gun violence prevention order requested to be
16	renewed under subparagraph (A) shall be given
17	written notice and an opportunity to be heard
18	on the matter.
19	(C) Hearing.—After notice is given under
20	subparagraph (B), a hearing shall be held to
21	determine if a request for renewal of the order
22	shall be issued.
23	(D) Issuance of Renewal.—Except as
24	provided in subparagraph (E), a State court
25	may issue a renewal of a gun violence preven-

tion order if there is probable cause to believe that the individual who is subject to the order continues to pose a significant risk of personal injury to the named individual or others by possessing a firearm.

(E) HIGHER BURDEN OF PROOF.—A State may establish a burden of proof for initiating a request for or issuing a renewal of a gun violence prevention order that is higher than the burden of proof required under subparagraph (A) or (D).

(F) Notification.—

(i) In General.—The court shall notify the Department of Justice and comparable State agency of a renewal of the gun violence prevention order not later than 2 court days after renewing the order. The court shall also notify the Department of Justice and comparable State agency of any order restoring the ability of the individual to own or possess firearms not later than 2 court days after issuing the order to restore the individual's right to own or possess any type of firearms that may be lawfully owned and possessed. Such notice

1	shall be submitted in an electronic format,
2	in a manner prescribed by the Department
3	of Justice and the comparable State agen-
4	cy.
5	(ii) Update of databases.—As
6	soon as practicable after receiving a notifi-
7	cation under clause (i), the Department of
8	Justice and comparable State agency shall
9	update the background check databases of
10	the Department and agency, respectively,
11	to reflect—
12	(I) the prohibitions articulated in
13	the renewal of the gun violence pre-
14	vention order; or
15	(II) an order issued to restore an
16	individual's right to own or possess a
17	firearm.
18	(c) Law Enforcement Check of State Firearm
19	Database.—Each law enforcement agency of the State
20	shall establish a procedure that requires a law enforcement
21	officer to, in conjunction with performing a wellness check
22	on an individual, check whether the individual is listed on
23	any of the firearm and ammunition databases of the State
24	or jurisdiction in which the individual resides.

- 1 (d) Confidentiality Protections.—All informa-
- 2 tion provided to the Department of Justice and com-
- 3 parable State agency pursuant to legislation required
- 4 under subsection (a) shall be kept confidential, separate,
- 5 and apart from all other records maintained by the De-
- 6 partment of Justice and comparable State agency.

7 SEC. 4. PAUSE FOR SAFETY GRANT PROGRAM.

- 8 (a) In General.—The Director of the Office of
- 9 Community Oriented Policing Services of the Department
- 10 of Justice may make grants to an eligible State to assist
- 11 the State in carrying out the provisions of the State legis-
- 12 lation described in section 3.
- 13 (b) ELIGIBLE STATE.—A State shall be eligible to re-
- 14 ceive grants under this section on and after the date on
- 15 which—
- 16 (1) the State enacts legislation described in sec-
- tion 3; and
- 18 (2) the Attorney General determines that the
- legislation of the State described in paragraph (1)
- complies with the requirements of section 3.
- 21 (c) USE OF FUNDS.—Funds awarded under this sec-
- 22 tion may be used by a State to assist law enforcement
- 23 agencies or the courts of the State in carrying out the
- 24 provisions of the State legislation described in section 3.

1	(d) Application.—An eligible State desiring a grant
2	under this section shall submit to the Director of the Of-
3	fice of Community Oriented Policing Services an applica-
4	tion at such time, in such manner, and containing or ac-
5	companied by such information, as the Director may rea-
6	sonably require.
7	(e) Authorization of Appropriations.—There
8	are authorized to be appropriated such sums as are nec-
9	essary to carry out this section.
10	SEC. 5. FEDERAL FIREARMS PROHIBITION.
11	Section 922 of title 18, United States Code, is
12	amended—
13	(1) in subsection (d)—
14	(A) in paragraph (8)(B)(ii), by striking
15	"or" at the end;
16	(B) in paragraph (9), by striking the pe-
17	riod at the end and inserting "; or"; and
18	(C) by inserting after paragraph (9) the
19	following:
20	"(10) is subject to a court order that prohibits
21	such person from having under the custody or con-
22	trol of the person, owning, purchasing, possessing,
23	or receiving any firearms."; and
24	(2) in subsection (g)—

1	(A) in paragraph (8)(C)(ii), by striking
2	"or" at the end;
3	(B) in paragraph (9), by striking the
4	comma at the end and inserting "; or"; and
5	(C) by inserting after paragraph (9) the
6	following:
7	"(10) who is subject to a court order that pro-
8	hibits such person from having under the custody or
9	control of the person, owning, purchasing, pos-
10	sessing, or receiving any firearms,".
11	SEC. 6. FULL FAITH AND CREDIT.
12	Any gun violence prevention order issued under a
	Any gun violence prevention order issued under a State law enacted in accordance with this Act shall have
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12 13 14	State law enacted in accordance with this Act shall have
12 13 14 15	State law enacted in accordance with this Act shall have the same full faith and credit in every court within the
12 13 14 15	State law enacted in accordance with this Act shall have the same full faith and credit in every court within the United States as they have by law or usage in the courts
12 13 14 15	State law enacted in accordance with this Act shall have the same full faith and credit in every court within the United States as they have by law or usage in the courts of such State from which they are issued.
112 113 114 115 116	State law enacted in accordance with this Act shall have the same full faith and credit in every court within the United States as they have by law or usage in the courts of such State from which they are issued. SEC. 7. SEVERABILITY.
112 113 114 115 116 117 118	State law enacted in accordance with this Act shall have the same full faith and credit in every court within the United States as they have by law or usage in the courts of such State from which they are issued. SEC. 7. SEVERABILITY. If any provision of this Act, or an amendment made

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21 der of this Act, or an amendment made by this Act, or

22 the application of such provision to other persons or cir-

23 cumstances, shall not be affected.