

116TH CONGRESS 1ST SESSION H.R. 3435

To encourage States to allow local governments to implement laws to reduce gun violence, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 24, 2019

Mr. Clay (for himself, Ms. Kelly of Illinois, Mrs. Demings, Mr. Rush, Mr. Carson of Indiana, Ms. Schakowsky, and Ms. Norton) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To encourage States to allow local governments to implement laws to reduce gun violence, and for other purposes.

- 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 "Local Public Health
- 5 And Safety Protection Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) When it comes to gun violence, local laws
- 9 serve the important purpose of addressing the

- unique issues and dangers facing each different community.
 - (2) Most State constitutions generally allocate authority to local governments to regulate in the interests of the public health, safety, and welfare. States that have removed authority from local governments to regulate guns and ammunition have created a dangerous exception to the traditional rule of local authority.
 - (3) Broad State preemption statutes ignore important local variations that may necessitate distinct approaches to the problem of gun violence. State preemption statutes threaten public safety because they prevent local governments from implementing customized solutions to gun violence in their communities.
 - (4) By mandating a one-size-fits-all approach to firearms regulation, preemption statutes deprive the public of a critical problem-solving resource—local innovation. Local governments are often the source of cutting-edge laws to reduce gun violence, which are proven successful and later adopted at the state-wide level.
 - (5) State preemption statutes impede local government's ability to fill regulatory gaps created by

- inaction at the State and Federal level. Restrictions
 on State and Federal resources also make an extra
 level of local involvement necessary to properly enforce many gun laws. For example, local law enforcement may provide much needed oversight of
 gun businesses, which the Bureau of Alcohol, Tobacco, Firearms & Explosives is too underfunded to
 provide.
 - (6) States should not prohibit or restrict a local government from imposing or implementing laws that are more restrictive than the laws of the relevant State with respect to—
 - (A) any background check requirement in relation to any firearm transaction;
 - (B) the ability to carry a firearm in public places or in locations owned or controlled by a unit of local government;
 - (C) any requirement relating to the sale of ammunition, such as a limitation on the amount an individual is allowed to purchase at one time;
 - (D) any additional requirements relating to licensing or permitting the purchase of a firearm;

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1	(E) any requirement that firearm owners
2	safely store their firearms, or prevent children
3	or any other unauthorized person from access-
4	ing their firearms;
5	(F) taxes on the sale of firearms and am-
6	munition, unless the State prohibits or restricts
7	local governments from imposing such taxes on
8	most other consumer products;
9	(G) the sale, transfer, or possession of spe-
10	cific types of unusually dangerous firearms and
11	accessories, such as assault weapons, bump
12	stocks, and high capacity magazines;
13	(H) the discharge of firearms in public
14	parks and other public places;
15	(I) zoning restrictions on gun dealers; and
16	(J) purchasing or obtaining a firearm on
17	behalf of a third party.
18	SEC. 3. GRANTS TO REDUCE GUN VIOLENCE THROUGH
19	LOCAL REGULATION.
20	(a) IN GENERAL.—The Attorney General may make
21	grants to States that meet the eligibility requirements of
22	subsection (b) for the purposes described in subsection
23	(c)(4).
24	(b) Flighlity —

1	(1) In general.—To be eligible for a grant
2	under this section, a State may not through statute
3	or regulation prohibit or restrict a local government
4	from imposing laws that are more restrictive than
5	the laws of the relevant State with respect to—
6	(A) any background check requirement in
7	relation to any firearm transaction;
8	(B) the ability to carry a firearm in public
9	places or in locations owned or controlled by a
10	unit of local government;
11	(C) any requirement relating to the sale of
12	ammunition, such as a limitation on the
13	amount an individual is allowed to purchase at
14	one time;
15	(D) any additional requirements relating to
16	licensing or permitting the purchase of a fire-
17	arm;
18	(E) any requirement that firearm owners
19	safely store their firearms, or prevent children
20	or any other unauthorized person from access-
21	ing their firearms;
22	(F) taxes on the sale of firearms and am-
23	munition, unless the State prohibits or restricts
24	local governments from imposing such taxes on

 $most\ other\ consumer\ products;$

1	(G) the sale, transfer, or possession of spe-
2	cific types of unusually dangerous firearms and
3	accessories, such as assault weapons, bump
4	stocks, and high capacity magazines;
5	(H) the discharge of firearms in public
6	parks and other public places;
7	(I) zoning restrictions on gun dealers; and
8	(J) purchasing or obtaining a firearm on
9	behalf of a third party.
10	(2) Application.—To receive a grant under
11	this section, a State shall submit to the Attorney
12	General an application at such time, in such man-
13	ner, and containing such information as the Attor-
14	ney General may reasonably require.
15	(c) Subgrants.—
16	(1) In general.—A State that receives a
17	grant under this section shall use the grant to make
18	subgrants to any local government that has enacted
19	a law that is more restrictive than the laws of the
20	State with respect to at least 1 of the following:
21	(A) Any background check requirement in
22	relation to any firearm transaction.
23	(B) The ability to carry a firearm in public
24	places or in locations owned or controlled by a
25	unit of local government.

1	(C) Any requirement relating to the sale of
2	ammunition, such as a limitation on the
3	amount an individual is allowed to purchase at
4	one time.
5	(D) Any additional requirements relating
6	to licensing or permitting the purchase of a
7	firearm.
8	(E) Any requirement that firearm owners
9	safely store their firearms, or prevent children
10	or any other unauthorized person from access-
11	ing their firearms.
12	(F) Taxes on the sale of firearms and am-
13	munition, unless the State prohibits or restricts
14	local governments from imposing such taxes on
15	most other consumer products.
16	(G) The sale, transfer, or possession of
17	specific types of unusually dangerous firearms
18	and accessories, such as assault weapons, bump
19	stocks, and high capacity magazines.
20	(H) The discharge of firearms in public
21	parks and other public places.
22	(I) Zoning restrictions on gun dealers.
23	(J) Purchasing or obtaining a firearm on
24	behalf of a third party.

- 1 (2) ELIGIBILITY.—To be eligible for a subgrant
 2 under this subsection, a local government shall sub3 mit to the State an application for the subgrant, at
 4 such time, in such manner, and containing such in5 formation as the State may reasonably require.
 - (3) Preference in Awarding of the subgrants to local governments that have disproportionate levels of gun violence or gun homicide.
 - (4) Use of funds.—A subgrantee under this section shall use the subgrant to implement and enforce any requirement referred to in paragraph (1), including through the development of protocols, policies, procedures, or training for law enforcement, and the development or use of technology by law enforcement, in connection with the implementation or enforcement of any such requirement.
- 18 (d) Administration.—A State that receives a grant 19 under this section may use not more than 5 percent of 20 the grant for the administration of subgrants under sub-21 section (c).