

1st Sub. H.B. 395
FIREARMS AMENDMENTS

Representative **Stephen E. Sandstrom** proposes the following amendments:

1. *Page 3, Lines 62 through 74:*

62 (3) (a) ~~{+}~~ The bureau may deny, suspend, or revoke a concealed firearm permit if it has
63 reasonable cause to believe that the applicant or permit holder has been or is a danger to self or
64 others as demonstrated by evidence, including:
65 {+} (i) {+} ~~{-(A)}~~ past pattern of behavior involving unlawful violence or threats of
66 unlawful
67 violence;
68 {+} (ii) {+} ~~{-(B)}~~ past participation in incidents involving unlawful violence or threats of
69 unlawful violence; [or]
70 {+} (iii) {+} ~~{-(C)}~~ conviction of an offense in violation of Title 76, Chapter 10, Part 5,
71 Weapons.
72 ~~{(ii) The bureau shall immediately reverse any action taken that was based primarily on~~
73 ~~an indictment or bindover under Subsection (3)(a)(i)(D) upon notice:~~
74 ~~— (A) that the indictment or bindover has been dismissed; or~~
~~— (B) of acquittal of the person charged. }~~

2. *Page 9, Lines 267 through 269:*

267 (8) (a) A person may not sell, transfer, or otherwise dispose of any firearm or dangerous
268 weapon to any person, knowing that the recipient is a person described in Subsection (1)(a) or
269 (b).

(b) A person who violates Subsection (8)(a) when the recipient is:
(i) a person described in Subsection (1)(a) and the transaction involves a firearm, is guilty of a
second degree felony;
(ii) a person described in Subsection (1)(a) and the transaction involves any dangerous weapon
other than a firearm, is guilty of a third degree felony;
(iii) a person described in Subsection (1)(b) and the transaction involves a firearm, is guilty of a
third degree felony; or
(iv) a person described in Subsection (1)(b) and the transaction involves any dangerous weapon
other than a firearm, is guilty of a class A misdemeanor.