

1st Sub. H.B. 206

DOMESTIC VIOLENCE -- WEAPONS RESTRICTIONS

Representative **Brian S. King** proposes the following amendments:

1. Page 2, Line 56 through Page 3, Line 69:

56 (x) is a respondent or defendant subject to a protective order or child protective order
57 that ~~{C}~~
58 ~~{B}~~ (A) is issued after a hearing for which the respondent or defendant received actual
59 notice and at which the respondent or defendant has an opportunity to participate ~~{C}~~ , and that
60 ~~{B}~~ (A) restrains the respondent or defendant from harassing, stalking, threatening, or
61 engaging in other conduct that would place an intimate partner, as defined in 18 U.S.C. Sec.
62 921, or a child of the intimate partner, in reasonable fear of bodily injury to the intimate partner
63 or child of the intimate partner;
64 ~~{C}~~ (B) includes a finding that the respondent or defendant represents a credible threat to
65 the physical safety of an individual who meets the definition of an intimate partner in 18 U.S.C.
66 Sec. 921 or the child of the individual; or
67 ~~{D}~~ (C) explicitly prohibits the use, attempted use, or threatened use of physical force that
68 would reasonably be expected to cause bodily harm against an intimate partner or the child of
69 an intimate partner; or