2nd Sub. H.B. 101 LAW ENFORCEMENT REPORTING REQUIREMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 13, 2024 2:52 PM

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

1.	Page	e 7, Line 202 through Page 8, Line 219:
	202	53-25-501. Reporting requirements for seized firearms.
	203	(1) As used in this section:
	204	(a) "Commission" means the State Commission on Criminal and Juvenile Justice
	205	created in Section 63M-7-201.
	206	(b) "Firearm" means the same as that term is defined in Section 76-10-501.
	207	(c) "Restricted person" means a Category I or Category II restricted person as defined
	208	in Section 76-10-503.
	209	(2) Beginning on July 1, 2026, a law enforcement agency , not including the Department of
		<u>Corrections</u> , shall annually on or before
	210	April 30 report to the commission the following data for the previous calendar year:
	211	(a) the number of firearms the law enforcement agency lawfully seized from restricted
	212	persons;
	213	(b) the types of firearms the law enforcement agency lawfully seized from restricted
	214	persons;
	215	(c) information on where the restricted persons obtained the firearms seized by the law
	216	enforcement agency if the information is known or discoverable by the law enforcement
	217	agency; and
	218	(d) the reasons under Subsection 76-10-503(1)(a) or (b) that made the individuals who
	219	had weapons seized restricted persons