1	A bill to be entitled
2	An act relating to sales of ammunition; providing a
3	short title; amending s. 790.065, F.S.; requiring
4	background checks for the sale or transfer of
5	ammunition; providing exceptions; conforming
6	provisions to changes made by the act; providing an
7	effective date.
8	
9	Be It Enacted by the Legislature of the State of Florida:
10	
11	Section 1. This act may be cited as "Jaime's Law."
12	Section 2. Subsections (1), (2), and (3), paragraphs (b),
13	(c), and (d) of subsection (4), and subsections (6), (11), and
14	(12) of section 790.065, Florida Statutes, are amended, and
15	subsections (8), (10), and (14) of that section are republished,
16	to read:
17	790.065 Sale and delivery of firearms and ammunition
18	(1)(a) A licensed importer, licensed manufacturer, or
19	licensed dealer may not sell or deliver from her or his
20	inventory at her or his licensed premises any firearm <u>or</u>
21	ammunition to another person, other than a licensed importer,
22	licensed manufacturer, licensed dealer, or licensed collector,
23	until she or he has:
24	1. Obtained a completed form from the potential buyer or
25	transferee, which form shall have been promulgated by the
	Page 1 of 18

CODING: Words stricken are deletions; words underlined are additions.

Department of Law Enforcement and provided by the licensed importer, licensed manufacturer, or licensed dealer, which shall include the name, date of birth, gender, race, and social security number or other identification number of such potential buyer or transferee and has inspected proper identification including an identification containing a photograph of the potential buyer or transferee.

33 Collected a fee from the potential buyer for processing 2. the criminal history check of the potential buyer. The fee shall 34 35 be established by the Department of Law Enforcement and may not exceed \$8 per transaction. The Department of Law Enforcement may 36 37 reduce, or suspend collection of, the fee to reflect payment 38 received from the Federal Government applied to the cost of 39 maintaining the criminal history check system established by this section as a means of facilitating or supplementing the 40 41 National Instant Criminal Background Check System. The 42 Department of Law Enforcement shall, by rule, establish 43 procedures for the fees to be transmitted by the licensee to the 44 Department of Law Enforcement. Such procedures must provide that 45 fees may be paid or transmitted by electronic means, including, 46 but not limited to, debit cards, credit cards, or electronic funds transfers. All such fees shall be deposited into the 47 48 Department of Law Enforcement Operating Trust Fund, but shall be segregated from all other funds deposited into such trust fund 49 50 and must be accounted for separately. Such segregated funds must

Page 2 of 18

CODING: Words stricken are deletions; words underlined are additions.

2021

51 not be used for any purpose other than the operation of the criminal history checks required by this section. The Department 52 53 of Law Enforcement, each year before February 1, shall make a 54 full accounting of all receipts and expenditures of such funds 55 to the President of the Senate, the Speaker of the House of 56 Representatives, the majority and minority leaders of each house 57 of the Legislature, and the chairs of the appropriations 58 committees of each house of the Legislature. In the event that the cumulative amount of funds collected exceeds the cumulative 59 60 amount of expenditures by more than \$2.5 million, excess funds 61 may be used for the purpose of purchasing soft body armor for law enforcement officers. 62

3. Requested, by means of a toll-free telephone call or
other electronic means, the Department of Law Enforcement to
conduct a check of the information as reported and reflected in
the Florida Crime Information Center and National Crime
Information Center systems as of the date of the request.

4. Received a unique approval number for that inquiry from
the Department of Law Enforcement, and recorded the date and
such number on the consent form.

(b) However, if the person purchasing, or receiving delivery of, the firearm <u>or ammunition</u> is a holder of a valid concealed weapons or firearms license pursuant to the provisions of s. 790.06 or holds an active certification from the Criminal Justice Standards and Training Commission as a "law enforcement

Page 3 of 18

CODING: Words stricken are deletions; words underlined are additions.

officer," a "correctional officer," or a "correctional probation 76 officer" as defined in s. 943.10(1), (2), (3), (6), (7), (8), or 77 78 (9), this subsection does not apply. 79 This subsection does not apply to the purchase, trade, (C) 80 or transfer of a rifle or shotgun or rifle or shotgun ammunition by a resident of this state when the resident makes such 81 82 purchase, trade, or transfer from a licensed importer, licensed 83 manufacturer, or licensed dealer in another state. (d) This subsection does not apply to a transfer of 84 85 ammunition if the transferor has no reason to believe that the transferee will use or intends to use the ammunition in a crime 86 87 or that the transferee is prohibited from possessing ammunition under state or federal law, and the transfer takes place and the 88 89 transferee's possession of the ammunition is exclusively: 1. At a shooting range or in a shooting gallery or other 90 91 area designated for the purpose of target shooting; or 92 2. While reasonably necessary for the purposes of hunting, 93 trapping, or fishing, if the transferor: 94 a. Has no reason to believe that the transferee intends to 95 use the ammunition in a place where it is illegal; and 96 b. Has reason to believe that the transferee will comply 97 with all licensing and permit requirements for such hunting, 98 trapping, or fishing; or c. Is the presence of the transferee. 99 100 (2) Upon receipt of a request for a criminal history

Page 4 of 18

CODING: Words stricken are deletions; words underlined are additions.

101 record check, the Department of Law Enforcement shall, during 102 the licensee's call or by return call, forthwith:

103 (a) Review any records available to determine if the104 potential buyer or transferee:

105 1. Has been convicted of a felony and is prohibited from 106 receipt or possession of a firearm <u>or ammunition</u> pursuant to s. 107 790.23;

108 2. Has been convicted of a misdemeanor crime of domestic 109 violence, and therefore is prohibited from purchasing a firearm 110 <u>or ammunition;</u>

111 3. Has had adjudication of guilt withheld or imposition of 112 sentence suspended on any felony or misdemeanor crime of 113 domestic violence unless 3 years have elapsed since probation or 114 any other conditions set by the court have been fulfilled or 115 expunction has occurred; or

4. Has been adjudicated mentally defective or has been committed to a mental institution by a court or as provided in sub-sub-subparagraph b.(II), and as a result is prohibited by state or federal law from purchasing a firearm.

a. As used in this subparagraph, "adjudicated mentally defective" means a determination by a court that a person, as a result of marked subnormal intelligence, or mental illness, incompetency, condition, or disease, is a danger to himself or herself or to others or lacks the mental capacity to contract or manage his or her own affairs. The phrase includes a judicial

Page 5 of 18

CODING: Words stricken are deletions; words underlined are additions.

finding of incapacity under s. 744.331(6)(a), an acquittal by reason of insanity of a person charged with a criminal offense, and a judicial finding that a criminal defendant is not competent to stand trial.

b. As used in this subparagraph, "committed to a mental institution" means:

132 (I) Involuntary commitment, commitment for mental 133 defectiveness or mental illness, and commitment for substance abuse. The phrase includes involuntary inpatient placement under 134 135 as defined in s. 394.467, involuntary outpatient placement under as defined in s. 394.4655, involuntary assessment and 136 137 stabilization under s. 397.6818, and involuntary substance abuse treatment under s. 397.6957, but does not include a person in a 138 139 mental institution for observation or discharged from a mental 140 institution based upon the initial review by the physician or a voluntary admission to a mental institution; or 141

(II) Notwithstanding sub-sub-subparagraph (I), voluntary admission to a mental institution for outpatient or inpatient treatment of a person who had an involuntary examination under s. 394.463, where each of the following conditions have been met:

147 (A) An examining physician found that the person is an148 imminent danger to himself or herself or others.

(B) The examining physician certified that if the persondid not agree to voluntary treatment, a petition for involuntary

Page 6 of 18

CODING: Words stricken are deletions; words underlined are additions.

outpatient or inpatient treatment would have been filed under s. 394.463(2)(g)4., or the examining physician certified that a petition was filed and the person subsequently agreed to voluntary treatment prior to a court hearing on the petition.

155 Before agreeing to voluntary treatment, the person (C) 156 received written notice of that finding and certification, and 157 written notice that as a result of such finding, he or she may 158 be prohibited from purchasing a firearm, and may not be eligible to apply for or retain a concealed weapon or firearms license 159 under s. 790.06 and the person acknowledged such notice in 160 writing, in substantially the following form: 161 162 "I understand that the doctor who examined me believes I am a danger to myself or to others. I understand that if I do not 163 164 agree to voluntary treatment, a petition will be filed in court 165 to require me to receive involuntary treatment. I understand 166 that if that petition is filed, I have the right to contest it. 167 In the event a petition has been filed, I understand that I can 168 subsequently agree to voluntary treatment prior to a court 169 hearing. I understand that by agreeing to voluntary treatment in either of these situations, I may be prohibited from buying 170 171 firearms and from applying for or retaining a concealed weapons or firearms license until I apply for and receive relief from 172 that restriction under Florida law." 173

(D) A judge or a magistrate has, pursuant to sub-subsubparagraph c.(II), reviewed the record of the finding,

Page 7 of 18

CODING: Words stricken are deletions; words underlined are additions.

176 certification, notice, and written acknowledgment classifying 177 the person as an imminent danger to himself or herself or 178 others, and ordered that such record be submitted to the 179 department.

c. In order to check for these conditions, the department shall compile and maintain an automated database of persons who are prohibited from purchasing a firearm based on court records of adjudications of mental defectiveness or commitments to mental institutions.

(I) Except as provided in sub-sub-subparagraph (II), clerks of court shall submit these records to the department within 1 month after the rendition of the adjudication or commitment. Reports shall be submitted in an automated format. The reports must, at a minimum, include the name, along with any known alias or former name, the sex, and the date of birth of the subject.

192 (II)For persons committed to a mental institution 193 pursuant to sub-sub-subparagraph b.(II), within 24 hours after 194 the person's agreement to voluntary admission, a record of the 195 finding, certification, notice, and written acknowledgment must 196 be filed by the administrator of the receiving or treatment facility, as defined in s. 394.455, with the clerk of the court 197 for the county in which the involuntary examination under s. 198 394.463 occurred. No fee shall be charged for the filing under 199 200 this sub-subparagraph. The clerk must present the records to

Page 8 of 18

CODING: Words stricken are deletions; words underlined are additions.

201 a judge or magistrate within 24 hours after receipt of the 202 records. A judge or magistrate is required and has the lawful 203 authority to review the records ex parte and, if the judge or 204 magistrate determines that the record supports the classifying 205 of the person as an imminent danger to himself or herself or 206 others, to order that the record be submitted to the department. 207 If a judge or magistrate orders the submittal of the record to 208 the department, the record must be submitted to the department within 24 hours. 209

210 d. A person who has been adjudicated mentally defective or committed to a mental institution, as those terms are defined in 211 212 this paragraph, may petition the court that made the 213 adjudication or commitment, or the court that ordered that the 214 record be submitted to the department pursuant to sub-sub-215 subparagraph c.(II), for relief from the firearm disabilities imposed by such adjudication or commitment. A copy of the 216 217 petition shall be served on the state attorney for the county in 218 which the person was adjudicated or committed. The state 219 attorney may object to and present evidence relevant to the 220 relief sought by the petition. The hearing on the petition may 221 be open or closed as the petitioner may choose. The petitioner 222 may present evidence and subpoena witnesses to appear at the hearing on the petition. The petitioner may confront and cross-223 examine witnesses called by the state attorney. A record of the 224 225 hearing shall be made by a certified court reporter or by court-

Page 9 of 18

CODING: Words stricken are deletions; words underlined are additions.

2021

226 approved electronic means. The court shall make written findings 227 of fact and conclusions of law on the issues before it and issue 228 a final order. The court shall grant the relief requested in the 229 petition if the court finds, based on the evidence presented 230 with respect to the petitioner's reputation, the petitioner's 231 mental health record and, if applicable, criminal history 232 record, the circumstances surrounding the firearm disability, 233 and any other evidence in the record, that the petitioner will 234 not be likely to act in a manner that is dangerous to public safety and that granting the relief would not be contrary to the 235 public interest. If the final order denies relief, the 236 237 petitioner may not petition again for relief from firearm disabilities until 1 year after the date of the final order. The 238 239 petitioner may seek judicial review of a final order denying 240 relief in the district court of appeal having jurisdiction over the court that issued the order. The review shall be conducted 241 242 de novo. Relief from a firearm disability granted under this 243 sub-subparagraph has no effect on the loss of civil rights, 244 including firearm rights, for any reason other than the 245 particular adjudication of mental defectiveness or commitment to 246 a mental institution from which relief is granted.

e. Upon receipt of proper notice of relief from firearm disabilities granted under sub-subparagraph d., the department shall delete any mental health record of the person granted relief from the automated database of persons who are prohibited

Page 10 of 18

CODING: Words stricken are deletions; words underlined are additions.

251 from purchasing a firearm based on court records of 252 adjudications of mental defectiveness or commitments to mental 253 institutions.

2.5.4 f. The department is authorized to disclose data collected 255 pursuant to this subparagraph to agencies of the Federal 256 Government and other states for use exclusively in determining 257 the lawfulness of a firearm sale or transfer. The department is 258 also authorized to disclose this data to the Department of 259 Agriculture and Consumer Services for purposes of determining eligibility for issuance of a concealed weapons or concealed 260 261 firearms license and for determining whether a basis exists for 262 revoking or suspending a previously issued license pursuant to 263 s. 790.06(10). When a potential buyer or transferee appeals a 264 nonapproval based on these records, the clerks of court and 265 mental institutions shall, upon request by the department, 266 provide information to help determine whether the potential 267 buyer or transferee is the same person as the subject of the 268 record. Photographs and any other data that could confirm or 269 negate identity must be made available to the department for 270 such purposes, notwithstanding any other provision of state law 271 to the contrary. Any such information that is made confidential 272 or exempt from disclosure by law shall retain such confidential or exempt status when transferred to the department. 273

(b) Inform the licensee making the inquiry either that
 records demonstrate that the buyer or transferee is so

Page 11 of 18

CODING: Words stricken are deletions; words underlined are additions.

2021

276	prohibited and provide the licensee a nonapproval number, or
277	provide the licensee with a unique approval number.
278	(c)1. Review any records available to it to determine
279	whether the potential buyer or transferee has been indicted or
280	has had an information filed against her or him for an offense
281	that is a felony under either state or federal law, or, as
282	mandated by federal law, has had an injunction for protection
283	against domestic violence entered against the potential buyer or
284	transferee under s. 741.30, has had an injunction for protection
285	against repeat violence entered against the potential buyer or
286	transferee under s. 784.046, or has been arrested for a
287	dangerous crime as specified in s. 907.041(4)(a) or for any of
288	the following enumerated offenses:
289	a. Criminal anarchy under ss. 876.01 and 876.02.
290	b. Extortion under s. 836.05.
291	c. Explosives violations under s. 552.22(1) and (2).
292	d. Controlled substances violations under chapter 893.
293	e. Resisting an officer with violence under s. 843.01.
294	f. Weapons and firearms violations under this chapter.
295	g. Treason under s. 876.32.
296	h. Assisting self-murder under s. 782.08.
297	i. Sabotage under s. 876.38.
298	j. Stalking or aggravated stalking under s. 784.048.
299	
300	If the review indicates any such indictment, information, or
	Page 12 of 18

Page 12 of 18

CODING: Words stricken are deletions; words <u>underlined</u> are additions.

301 arrest, the department shall provide to the licensee a 302 conditional nonapproval number.

2. Within 24 working hours, the department shall determine the disposition of the indictment, information, or arrest and inform the licensee as to whether the potential buyer is prohibited from receiving or possessing a firearm <u>or ammunition</u>. For purposes of this paragraph, "working hours" means the hours from 8 a.m. to 5 p.m. Monday through Friday, excluding legal holidays.

310 3. The office of the clerk of court, at no charge to the 311 department, shall respond to any department request for data on 312 the disposition of the indictment, information, or arrest as 313 soon as possible, but in no event later than 8 working hours.

314 4. The department shall determine as quickly as possible
315 within the allotted time period whether the potential buyer is
316 prohibited from receiving or possessing a firearm <u>or ammunition</u>.

5. If the potential buyer is not so prohibited, or if the department cannot determine the disposition information within the allotted time period, the department shall provide the licensee with a conditional approval number.

321 6. If the buyer is so prohibited, the conditional322 nonapproval number shall become a nonapproval number.

323 7. The department shall continue its attempts to obtain
324 the disposition information and may retain a record of all
325 approval numbers granted without sufficient disposition

Page 13 of 18

CODING: Words stricken are deletions; words underlined are additions.

326 information. If the department later obtains disposition 327 information which indicates:

a. That the potential buyer is not prohibited from owning
a firearm <u>or ammunition</u>, it shall treat the record of the
transaction in accordance with this section; or

b. That the potential buyer is prohibited from owning a
firearm <u>or ammunition</u>, it shall immediately revoke the
conditional approval number and notify local law enforcement.

8. During the time that disposition of the indictment, information, or arrest is pending and until the department is notified by the potential buyer that there has been a final disposition of the indictment, information, or arrest, the conditional nonapproval number shall remain in effect.

339 (3) In the event of scheduled computer downtime, 340 electronic failure, or similar emergency beyond the control of the Department of Law Enforcement, the department shall 341 342 immediately notify the licensee of the reason for, and estimated 343 length of, such delay. After such notification, the department 344 shall forthwith, and in no event later than the end of the next 345 business day of the licensee, either inform the requesting 346 licensee if its records demonstrate that the buyer or transferee 347 is prohibited from receipt or possession of a firearm or ammunition pursuant to Florida and Federal law or provide the 348 licensee with a unique approval number. Unless notified by the 349 350 end of said next business day that the buyer or transferee is so

Page 14 of 18

CODING: Words stricken are deletions; words underlined are additions.

351 prohibited, and without regard to whether she or he has received 352 a unique approval number, the licensee may complete the sale or 353 transfer and shall not be deemed in violation of this section 354 with respect to such sale or transfer.

355 (4)

356 Notwithstanding the provisions of this subsection, the (b) 357 Department of Law Enforcement may maintain records of NCIC 358 transactions to the extent required by the Federal Government, and may maintain a log of dates of requests for criminal history 359 360 records checks, unique approval and nonapproval numbers, license 361 identification numbers, and transaction numbers corresponding to 362 such dates for a period of not longer than 2 years or as 363 otherwise required by law.

364 (c) Nothing in this chapter shall be construed to allow
 365 the State of Florida to maintain records containing the names of
 366 purchasers or transferees who receive unique approval numbers or
 367 to maintain records of firearm <u>or ammunition</u> transactions.

(d) Any officer or employee, or former officer or employee
of the Department of Law Enforcement or law enforcement agency
who intentionally and maliciously violates the provisions of
this subsection commits a felony of the third degree punishable
as provided in s. 775.082 or s. 775.083.

373 (6) Any person who is denied the right to receive or
374 purchase a firearm <u>or ammunition</u> as a result of the procedures
375 established by this section may request a criminal history

Page 15 of 18

CODING: Words stricken are deletions; words underlined are additions.

376 records review and correction in accordance with the rules 377 promulgated by the Department of Law Enforcement.

(8) The Department of Law Enforcement shall promulgate regulations to ensure the identity, confidentiality, and security of all records and data provided pursuant to this section.

(10) A licensed importer, licensed manufacturer, or licensed dealer is not required to comply with the requirements of this section in the event of:

385 Unavailability of telephone service at the licensed (a) 386 premises due to the failure of the entity which provides 387 telephone service in the state, region, or other geographical 388 area in which the licensee is located to provide telephone 389 service to the premises of the licensee due to the location of 390 said premises; or the interruption of telephone service by 391 reason of hurricane, tornado, flood, natural disaster, or other 392 act of God, war, invasion, insurrection, riot, or other bona 393 fide emergency, or other reason beyond the control of the 394 licensee; or

395 (b) Failure of the Department of Law Enforcement to comply396 with the requirements of subsections (2) and (3).

(11) Compliance with the provisions of this chapter shall be a complete defense to any claim or cause of action under the laws of any state for liability for damages arising from the importation or manufacture, or the subsequent sale or transfer

Page 16 of 18

CODING: Words stricken are deletions; words underlined are additions.

401 to any person who has been convicted in any court of a crime 402 punishable by imprisonment for a term exceeding 1 year, of any 403 firearm or ammunition which has been shipped or transported in 404 interstate or foreign commerce. The Department of Law 405 Enforcement, its agents and employees shall not be liable for 406 any claim or cause of action under the laws of any state for 407 liability for damages arising from its actions in lawful 408 compliance with this section.

409 (12)(a) Any potential buyer or transferee who willfully
410 and knowingly provides false information or false or fraudulent
411 identification commits a felony of the third degree punishable
412 as provided in s. 775.082 or s. 775.083.

(b) Any licensed importer, licensed manufacturer, or licensed dealer who violates the provisions of subsection (1) commits a felony of the third degree punishable as provided in s. 775.082 or s. 775.083.

(c) Any employee or agency of a licensed importer,
licensed manufacturer, or licensed dealer who violates the
provisions of subsection (1) commits a felony of the third
degree punishable as provided in s. 775.082 or s. 775.083.

(d) Any person who knowingly acquires a firearm or
ammunition through purchase or transfer intended for the use of
a person who is prohibited by state or federal law from
possessing or receiving a firearm or ammunition commits a felony
of the third degree, punishable as provided in s. 775.082 or s.

Page 17 of 18

CODING: Words stricken are deletions; words underlined are additions.

2021

426 775.083.

427 This section does not apply to employees of sheriff's (14)428 offices, municipal police departments, correctional facilities 429 or agencies, or other criminal justice or governmental agencies 430 when the purchases or transfers are made on behalf of an 431 employing agency for official law enforcement purposes. 432

Section 3. This act shall take effect October 1, 2021.

Page 18 of 18

CODING: Words stricken are deletions; words underlined are additions.