



State of Tennessee
PUBLIC CHAPTER NO. 603

SENATE BILL NO. 2205

By Norris, Yager, Faulk

Substituted for: House Bill No. 2343

By McCormick, Watson, Faison, Fitzhugh, Don Miller

AN ACT to amend Tennessee Code Annotated, Section 4-3-609 and Section 39-17-1350, relative to exercise of police powers by Department of Correction employees and the authority of certain Department of Correction employees to carry firearms.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE:

SECTION 1. Tennessee Code Annotated, Section 4-3-609, is amended by deleting the section in its entirety and by substituting instead the following language:

(a) Those employees of the Department of Correction as the commissioner shall designate who have been trained in the use of firearms are vested with the powers and authority of law enforcement officers, including the authority to carry weapons, and may exercise such powers and authority while performing special details and assignments in the course of their duties as authorized by the commissioner. These instances may include the search for and apprehension of escapees, transporting inmates, assisting other law enforcement agencies, and other functions while on duty and under the supervision of the department.

(b)(1) Those employees of the Department of Correction appointed as special agents or as director of internal affairs and who have successfully completed law enforcement training in accordance with internal standards, including firearms training and successful completion of the Tennessee Bureau of Investigations basic agent training, shall be fully vested and sworn by the commissioner as full-time law enforcement officers. The department's internal standards shall include, at a minimum, forty (40) hours initial training and eight (8) hours annual in-service training in firearms qualification administered by an instructor with certification from the Tennessee Correction Academy's firearms instructor program or from a police firearms instructor training program conducted or sanctioned by the Federal Bureau of Investigation or the National Rifle Association. These agents and director shall have full authority to investigate and enforce the laws of the State of Tennessee and their mission shall focus on matters relative to the Department of Correction as well as those matters assisting other local, state, and federal agencies. These agents and director shall be so commissioned to carry weapons in the course of their duties and as is consistent with applicable standards for law enforcement personnel.

(2) Persons employed by the Department of Correction as internal affairs special agents or as an internal affairs director shall have the full power to administer oaths and take oral and written statements.

(c) The commissioner shall also establish internal procedures concerning appropriate exercise of the powers and authority vested by this section.

SECTION 2. Tennessee Code Annotated, Section 39-17-1350, is amended by deleting subsection (d) in its entirety and by substituting instead the following language:

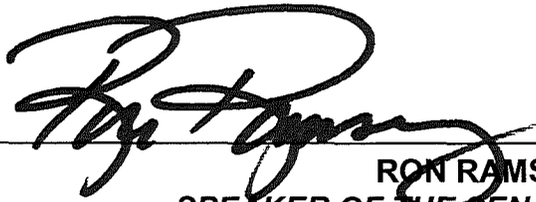
(d)(1) For purposes of this section, "law enforcement officer" means a person who is a full-time employee of the state in a position authorized by the laws of this state to carry a firearm and to make arrests for violations of some or all of the laws of this state, or a full-time police officer who has been certified by the Peace Officer Standards and Training Commission, or a commissioned reserve deputy sheriff as authorized in writing by the sheriff, or a commissioned reserve or auxiliary police officer as authorized in writing by the chief of police.

(2) For purposes of this section, "law enforcement officer" also means a vested inmate relations coordinator employed by the Department of Correction, or a vested correctional officer employed by the Department of Correction, a person employed by the Department of Correction as a warden, deputy warden, associate warden, correctional administrator, assistant or deputy commissioner, or commissioner who has successfully completed firearms training in accordance with Department of Correction standards, which standards shall include, at a minimum, forty (40) hours initial training and eight (8) hours annual in-service training in firearms qualification administered by an instructor with certification from the Tennessee Correction Academy's firearms instructor program or from a police firearms instructor training program conducted or sanctioned by the Federal Bureau of Investigation or the National Rifle Association.

SECTION 3. This act shall take effect upon becoming a law, the public welfare requiring it.

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PASSED: March 1, 2012



RON RAMSEY
SPEAKER OF THE SENATE



BETH HARWELL, SPEAKER
HOUSE OF REPRESENTATIVES

APPROVED this 21st day of March 2012



BILL HASLAM, GOVERNOR