

HB0888/243826/1

BY: Senator Reilly

AMENDMENT TO HOUSE BILL 888  
(Third Reading File Bill)

On page 5, strike beginning with “THE” in line 23 down through “EXPLOSIVES” in line 24 and substitute “A LOCAL LAW ENFORCEMENT AGENCY”; in line 25, strike “AND”; in line 26, after “(3)” insert “HAS NOT BEEN CONVICTED OF A CRIME OF VIOLENCE, AS DEFINED IN § 14-101 OF THIS ARTICLE;

(4) IS NOT A RESPONDENT AGAINST WHOM A CURRENT:

(I) FINAL PROTECTIVE ORDER HAS BEEN ENTERED UNDER § 4-506 OF THE FAMILY LAW ARTICLE; OR

(II) FINAL PEACE ORDER HAS BEEN ENTERED UNDER § 3-1505 OF THE COURTS ARTICLE;

(5) HAS NEVER BEEN VOLUNTARILY ADMITTED FOR MORE THAN 30 CONSECUTIVE DAYS TO A FACILITY AS DEFINED IN § 10-101 OF THE HEALTH – GENERAL ARTICLE;

(6) HAS NEVER BEEN INVOLUNTARILY COMMITTED TO A FACILITY AS DEFINED IN § 10-101 OF THE HEALTH – GENERAL ARTICLE; AND

(7).

On page 7, strike beginning with “the” in line 1 down through “Explosives” in line 2 and substitute “a local law enforcement agency”; in line 3, strike “[and]”; strike beginning with “THE” in line 5 down through “EXPLOSIVES” in line 6 and substitute “A

(Over)

LOCAL LAW ENFORCEMENT AGENCY"; in line 6, strike "AND"; and in line 7, after "(4)" insert "has not been convicted of a crime of violence, as defined in § 14–101 of this article;

[(4)](5) is not a respondent against whom a current:

(i) final protective order has been entered under § 4–506 of the Family Law Article; or

(ii) final peace order has been entered under § 3–1505 of the Courts Article;

[(5)](6) has never been voluntarily admitted for more than 30 consecutive days to a facility as defined in § 10-101 of the Health – General Article;

[(6)](7) has never been involuntarily committed to a facility as defined in § 10–101 of the Health – General Article; and

[(7)](8)".