## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## **HOUSE BILL**

No. 1508 Session of 2025

INTRODUCED BY TOMLINSON, MARCELL AND GUENST, MAY 28, 2025

REFERRED TO COMMITTEE ON JUDICIARY, MAY 29, 2025

## AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, providing for sentences for persons not to possess, use, manufacture, control, sell or transfer firearms.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 42 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 9720.9. Sentences for persons not to possess, use,
10	manufacture, control, sell or transfer firearms.
11	(a) Mandatory sentence
12	(1) A person convicted of 18 Pa.C.S. § 6105 (relating to
13	persons not to possess, use, manufacture, control, sell or
14	transfer firearms) for violating an offense under 18 Pa.C.S.
15	§ 6105(b) shall be sentenced to a mandatory term of
16	imprisonment of at least 11 months.
17	(2) The mandatory term of imprisonment under paragraph
18	(1) does not apply if the felony conviction of 18 Pa.C.S. §
19	6105 was because the person was subject to 18 Pa.C.S. §

- 1 <u>6105(c)(3)</u>.
- 2 (3) Notwithstanding another provision of this title or
- 3 other statute, a person convicted of violating 18 Pa.C.S. §
- 4 <u>6105 when the offense is graded as a felony shall be</u>
- 5 <u>sentenced to a minimum sentence of at least five years of</u>
- 6 total confinement if during the commission of the current
- 7 offense the person had previously been convicted of 18
- 8 Pa.C.S. § 6105. Upon a second conviction for 18 Pa.C.S. §
- 9 <u>6105, the court shall give the person oral and written notice</u>
- of the penalties under this section for a third conviction
- for a crime of violence. Failure to provide the notice does
- 12 <u>not render the offender ineligible to be sentenced under</u>
- paragraph (4).
- 14 (4) During the commission of the current offense, if the
- person had previously been convicted of two or more
- violations of 18 Pa.C.S. § 6105 arising from separate
- 17 criminal actions, the person shall be sentenced to a minimum
- sentence of at least 15 years of total confinement,
- 19 notwithstanding another provision of this title or other
- 20 statute. Proof the offender received notice of or otherwise
- 21 <u>knew or should have known of the penalties under this</u>
- 22 paragraph is not required.
- 23 (b) Mandatory maximum. -- An offender sentenced to a mandatory
- 24 minimum sentence under this section shall be sentenced to a
- 25 maximum sentence equal to twice the mandatory minimum sentence,
- 26 notwithstanding 18 Pa.C.S. § 1103 (relating to sentence of
- 27 <u>imprisonment for felony</u>) or another provision of this title or
- 28 other statute.
- 29 (c) Eligibility for parole. -- Parole under this section may
- 30 not be granted until the minimum term of imprisonment is served.

(a) Application of mandatory minimum penalty
(1) For a provision of this section requiring imposition
of a mandatory minimum sentence based on a fact that is not
an element of the underlying offense or a prior conviction,
the enhancing element must be:
(i) proven beyond a reasonable doubt at trial on the
underlying offense; and
(ii) submitted to the fact-finder for deliberation
together with the underlying offense.
If the fact-finder finds the defendant guilty of the
underlying offense, the fact-finder shall decide whether an
enhancing element has been proven.
(2) For another provision of this section requiring
imposition of a mandatory minimum sentence:
(i) the enhancing element may not be an element of
the crime; and
(ii) notice of the crime to the defendant is not
required prior to conviction, however, reasonable notice
of the Commonwealth's intention to proceed under this
section shall be provided after conviction and before
sentencing.
(e) Procedure
(1) This section applies at sentencing.
(2) Prior to imposing sentence on an offender under this
section, the sentencing court shall have a complete record of
the previous convictions of the offender and copies of the
record shall be furnished to the offender.
(3) If the offender or Commonwealth contests the
accuracy of the record under paragraph (2), the court shall
schedule a hearing and direct the offender and Commonwealth

- 1 to submit evidence regarding the previous convictions of the
- 2 <u>offender.</u>
- 3 (4) For a hearing under paragraph (3), the court shall
- 4 <u>determine the previous convictions of the offender by a</u>
- 5 preponderance of the evidence. If the court finds this
- 6 section is applicable, the court shall impose a sentence in
- 7 <u>accordance with this section. If a previous conviction is</u>
- 8 <u>vacated and an acquittal or final discharge entered after</u>
- 9 imposition of sentence under this section, the offender may
- 10 petition the sentencing court for reconsideration of the
- 11 <u>sentence if this section would have been inapplicable except</u>
- 12 <u>for the vacated conviction.</u>
- (f) Appeal by Commonwealth.--If a sentencing court fails to
- 14 apply this section where applicable, including if the fact-
- 15 <u>finder found an enhancing element and a sentencing court imposes</u>
- 16 <u>a sentence below the mandatory minimum sentence</u>, the
- 17 Commonwealth shall have the right to appellate review of the
- 18 sentence. If the appellate court finds the sentence imposed in
- 19 violation of this section, the appellate court shall vacate the
- 20 sentence and remand the case to the sentencing court for
- 21 imposition of a sentence in accordance with this section.
- 22 Section 2. This act shall take effect in 60 days.