

- Additionally, counties and municipalities could also experience a potential negligible decrease in expenditures related to adjudication. Furthermore, counties could experiences an additional savings related to reduced demand for prosecution, indigent defense, and incarceration.
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Detailed Fiscal Analysis

Provisions of the Bill

The bill would exempt from the prohibition against discharging or transporting a firearm in a motor vehicle any person who is operating or is the passenger in a motor vehicle on real property owned by the operator, passenger, or family member of either and who has the right or privilege to be on the real property and discharges it at a coyote or groundhog. Specifically, the bill would apply to persons transporting or discharging a firearm from a motor vehicle as long as they do not discharge it under any of the following conditions: 1) while under the influence of alcohol, a drug of abuse, or both; 2) in the direction of a street, highway, or other public or private property used by the public for vehicular traffic or parking; 3) at or into an occupied structure that is a permanent or temporary habitation; 4) in the commission of any violation of law; and 5) during the deer gun hunting season as set by the Ohio Department of Natural Resources, Division of Wildlife. Under existing law, a violation of discharging or transporting a loaded firearm in a motor vehicle is an M-1 (for the first offense), while a violation of transporting a firearm that is loaded and not carried either in a closed case, an outside compartment, or in plain sight is an M-4. This exemption would apply only to real property located in an unincorporated area of a township that is either zoned or used for agriculture.

Effects of the Bill

According to the Bureau of Criminal Justice Statistics in its Sourcebook of Criminal Justice Statistics, 1995 on average approximately 214,000 offenses involving possession of a weapon take place annually nationwide. Of this number approximately 10,500 (4.9 percent) take place in rural counties. If this percentage were to be applied to rural counties in Ohio, the number of offenses involving possession of a weapon would be approximately 320. However, since the weapons involved in offenses estimated for rural counties includes all weapons and the bill addresses only firearms possessed on real property in an unincorporated area and discharged in the manner specified, the number of offenses actually addressed by the bill should be small. For example, an examination of the Franklin County Municipal Court Annual Report reveals that for the year 1996, it processed 74 cases of “improperly handling a firearm”. Taking into consideration that Franklin is an urban county and thus the type in which 95.1 percent of all weapons possession charges take place on a national basis, this would equate to approximately four cases annually in a typical rural county. As is the case above however, after accounting for the provisions of the bill that apply only to real property in unincorporated areas, this number should be reduced even further. As a result it is probably safe to assume that in the end the bill will affect a very small number of cases statewide.

Since the scope of the bill is so narrow, it is expected to affect only a small number of cases, resulting in a potential negligible decrease in both state revenues and expenditures. Specifically, the state could experience a potential negligible loss in revenues to both the GRF and the CVRF in the form of state court costs. State court costs in misdemeanor cases are \$20, with the proceeds split between the GRF and the CVRF on the basis of \$11 and \$9 respectively.

However, any loss that might occur in terms of revenue should in part be offset by decreased state expenditures related to indigent defense. On average indigent defense is necessary in approximately 37 percent of misdemeanor cases and cost \$175, of which the state would pay 47 percent.

The bill may also result in a potential negligible decrease in revenues and expenditures to both counties and municipalities. Specifically, as a result of the elimination of certain cases both counties and municipalities could experience a potential negligible loss in revenues related to the collection of local courts.* Additionally, counties could experience an additional negligible loss in terms of fine revenue.** However, any potential loss that might occur in terms of revenue should in part be offset by a potential negligible decrease in expenditures related to adjudication costs to counties and those municipalities operating municipal courts. In addition to this, counties could experience a further savings related to decreased demand for prosecution, indigent defense, and incarceration. However as discussed above, since the scope of the bill is so narrow and the number of cases affected is expected to be small any fiscal impact should be negligible.

* local court costs vary and are retained entirely by the jurisdiction operating the court

** fine revenues vary according to offense and are paid entirely to the county

□ *LBO staff: Jeff Newman, Graduate Researcher*

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