

second or subsequent offense. If you...if you are following along and want to switch over to Section 35, this titles this section as the Gun-Free School Zone Act. Section 36 deals with the definition of a thousand feet of any public, private, or parochial facility or institution which provides elementary or secondary education. Section 37 cites the statutes which an individual would be in violation of that would trigger the additional penalties provided for under this amendment. Section 38 details that this gun-free school zone shall be marked and indicated by adequate signs so that it is completely visible, and that the local or state authorities shall erect and maintain such signs, and that this zone act will not...shall not be enforced until such signs are erected and maintained. Section 39 deals with individuals knowingly or with reckless disregard for the safety of another discharge or attempt to discharge a firearm in a gun-free school zone. The balance of that section talks about the exceptions to Section 39, individuals participating in a school program, individuals in accordance with a contract that they would have with a school. It talks about anyone in the armed forces in item (C). Item (D), the exception is a properly licensed hunter legally hunting on private or public land. These are exceptions to this statute. By a person in lawful possession of a firearm on his or her own private property or a person who is a tenant in lawful possession. The next exception would be a person in lawful possession of a firearm on private property with the permission of the property owner or the permission of the tenant. Item (3) in that section is that nothing in the School Zone Act shall be construed as preempting or preventing a political subdivision from enacting an ordinance or passing a resolution establishing gun-free school zones as provided in the act. Section 40 states the penalty for criminals that violate the Gun-Free School Zone Act will be a Class I misdemeanor for the first offense, a Class IV felony for any second or subsequent offense, and a sentence of imprisonment under the act shall not run concurrently but consecutively with any other jail term imposed. Section 41 deals with a person who violates the Gun-Free School Zone Act and is a student that they may be expelled from his or her school for one year for the first offense and shall be expelled for one year for a second or subsequent offense in accordance with the policies adopted by the school and with the provision that a formal due process hearing be conducted in the manner as provided under Chapter 79. Section 42 deals with an employee who violates this act, and they may have their employment terminated after, once again, a