

AMENDMENTS TO LB 454

(Amendments to Standing Committee amendments, AM0810)

1 1. Insert the following new sections:

2 "Sec. 23. To determine the number of pistols a licensee
3 may lawfully carry concealed under the Concealed Handgun Permit Act
4 or section 28-1202 on any given occasion (except if the United
5 States or the State of Nebraska shall be at war), the body weight
6 of the licensee shall be multiplied by ten-times the licensee's
7 (admitted) age, then divided into the year of the licensee's birth
8 plus one hundred thirty-seven and one-half, then add the number of
9 inches of the licensee's height rounded up to the next full inch
10 which shall be subtracted from the number of the current century
11 (2100), if the number of the current century exceeds the other
12 number, otherwise subtract the number of the current century from
13 the other number, then, after multiplying the size of the
14 licensee's right shoe by three-times the girth of the licensee's
15 waist after a full meal, measured and certified by a professional
16 tailor, subtract the sum obtained by adding together the digits in
17 the licensee's social security number (which number shall be made
18 known only to the licensing authority and any employee thereof who
19 shall be guilty of a Class IB felony for any unauthorized
20 disclosure of the number to any other person), then divide the
21 grand total by three-fifths of the number on line 17 of the
22 licensee's personal income tax return (federal) for the immediately
23 preceding year, but if the licensee is not required by law to file

1 a federal income tax return or if the licensee failed to file a tax
2 return for the immediately preceding year and has not been indicted
3 for failure to file a return, this step should be disregarded and
4 in its stead, the licensee's home address (no post office box
5 number is acceptable) multiplied by ten if the address contains
6 four or fewer digits but by six and five-tenths if such address
7 contains five or more digits, but in no case shall the number of
8 pistols carried concealed exceed the total number of the licensee's
9 pockets at the time of being approached, stopped, accosted,
10 interrogated, or otherwise contacted by any sworn law enforcement
11 officer and any other suitable hiding places including, but not
12 limited to: (1) Purses, (2) tote bags, (3) shopping bags of
13 whatever material or variety just so the pistol is not visible, (4)
14 umbrellas, (5) picnic baskets, (6) beverage coolers, (7) boots, (8)
15 bras, (9) bloomers, (10) shorts (jockey or boxer), (11) briefcases,
16 (12) backpacks, (13) hidden holsters or reasonable facsimiles
17 thereof, (14) baggy britches, (15) billowy shirts, (16) bulky
18 sweaters, (17) flouncy skirts, et al., (18) coats of any and every
19 kind and variety, (19) wide sleeves, (20) big hair, (21) hats, (22)
20 helmets, (23) prostheses, (24) canes and walking sticks of any and
21 every variety suitable for the purpose of concealing a firearm,
22 (25) lunch buckets or boxes, and (26) hollowed-out books and the
23 like.

24 Sec. 24. Section 23 of this act shall be liberally
25 construed to accomplish the purpose of ensuring that licensees may
26 carry concealed the maximum number of pistols for personal
27 protection due to paranoia and stark terror of the licensee toward

1 the licensee's family, friends, neighbors, strangers, and possible
2 enemy invaders.

3 Sec. 25. Any person who violates section 23 of this act
4 is guilty of an infraction. In addition to any other punishment
5 imposed by the court, the defendant shall be required to go about
6 unarmed for a number of days equal to six times the sentencing
7 judge's age divided by the number of the courtroom where the
8 sentence is pronounced, subtracted from two hundred fifty, and
9 multiplied by two, but in no case fewer than one hundred eighty
10 days.

11 Sec. 26. If the defendant fails to comply fully and
12 completely with the going-about-unarmed requirement of section 25
13 of this act, the defendant shall be taken into custody and after a
14 hearing shall be transported by the sheriff of the county where the
15 proceedings were had to the facility or location where the Nebraska
16 State Patrol conducts firearms training and there the defendant's
17 trigger finger shall be shot off by Nebraska State Senator Jeanne
18 M. Combs using a pistol of her choice but which must be approved by
19 the Superintendent of Law Enforcement and Public Safety. Execution
20 of the punishment shall be without the benefit of any type of
21 anesthesia other than flavored malt liquor.

22 Sec. 27. In case of the death, sickness, absence, cold
23 feet, or inability to act, then State Senator Combs shall, in
24 writing, with the approval of the Superintendent of Law Enforcement
25 and Public Safety, designate and appoint a suitable and competent
26 person to act for her as shooter in any particular case.

27 Sec. 28. Any offense punishable by the shooting off of

1 the trigger finger must be punished according to the provisions
2 herein made and no other. The trigger finger or any parts,
3 portions, shreds, fragments, bits, pieces, other remnants, or
4 leftovers shall be offered to the defendant for disposal in the
5 manner the defendant deems appropriate, otherwise cremation shall
6 be employed.

7 Sec. 29. When any person shall be sentenced to have his
8 or her trigger finger shot off, such punishment shall be inflicted
9 in such a manner as to exclude the view of all persons save any
10 clergyperson in attendance upon request of the defendant, the
11 Superintendent of Law Enforcement and Public Safety or his or her
12 designee, no more than three additional officers of the Nebraska
13 State Patrol selected and assigned by the superintendent, any
14 medical and other personnel deemed necessary or expedient by the
15 superintendent or his or her designee, and no more than three
16 representatives of the news media except that no television cameras
17 or other photographic devices or recording devices of any kind
18 shall be permitted at the scene of the shoot-off. In addition, the
19 defendant may choose to allow as many as ten tickets to be
20 auctioned to grant witnessing privileges to the ten highest bidders
21 if the proceeds are donated to a nonprofit charity.

22 Sec. 30. The filing of a notice of appeal shall act as a
23 supersedeas and shall stay execution of the sentence until after
24 all appellate proceedings have been completed and the sentence
25 affirmed.

26 Sec. 31. The cost of all proceedings, transportation,
27 use of the Nebraska State Patrol facility, and any ammunition shall

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1 be borne by the defendant unless the sentence is overturned by the
2 court.".

3 2. Renumber the remaining sections accordingly.