



Wisconsin Firearms Coalition

2024 WIFC State Legislative Candidate Survey

2024 WIFC State Legislative Candidate Survey

Question 1

Anti-gun organizations, often funded with out-of-state resources from Michael Bloomberg, have been clamoring for legislation to end all private party firearms transfers in Wisconsin unless they submit to a federal NCIC check, thereby adding themselves and the firearm to a federal list. As we've seen, this legislation does little to stop crime but creates statewide databases of gun owners – which can be used against gun owners later.

Question 1 Answer

Yes

Question 2

“Extreme Risk Protection Orders” commonly referred to as ‘Red Flag Gun Confiscations,’ would allow a spurned ex, a former partner, a co-worker etc, to petition a court and make the claim, with no evidence or substantiation, that a person is a “danger to themselves or others”. Under “Red Flag Gun Confiscations” the court could, through ex parte hearings and with no due process of law, issue a “Red Flag” order, stripping a law-abiding gun owner, who has never even been arrested, indicted or convicted of a crime, of their firearms without so much as a day in court!

Question 2 Answer

Yes

Question 3

Various state legislatures have already passed legislation that would ban all gun rights from American citizens between the ages of 18-20. In addition, many lawmakers at the state and federal level are publicly calling for this legislation to be enacted at the state level nationwide! This, despite the fact that these are law abiding citizens that can serve in the military, pay taxes, get married, have careers and enjoy every other aspect of being a legal adult.

Question 3 Answer

Yes

Question 4

In the wake of recent high-profile murder sprees, anti-gun lawmakers, the media, and Bloomberg funded activists have been screaming for a complete ban of the AR-15 (and their standard 30-round magazine) and hundreds of related firearms all because of a variety of cosmetic features. Legislation has been introduced to ban these firearms in Washington, D.C., and lawmakers here in Wisconsin have talked about introducing similar legislation. This, despite the fact that all semi-automatic firearms function essentially the same way.

Question 4 Answer

Yes

Question 5

Gun control activists have long desired a mandatory waiting period before law abiding citizens would be able to exercise their 2nd Amendment freedoms and purchase a firearm for self-defense. This, despite the fact that Wisconsin got rid of our ridiculous waiting periods because they were ineffective and unconstitutional. Of course, these waiting periods do nothing to stop violent crime and have only resulted in many women being murdered by violent predators because they were unarmed and couldn't defend themselves, because they hadn't waited enough days to buy a gun.

Question 5 Answer

Yes

Question 6

Constitutional Carry recognizes that every law-abiding citizen has the right to carry a gun, openly or concealed, for any reason they want to, except to commit a crime. Thus, with no government bureaucracy or license, Wisconsin citizens could defend themselves, and criminals who use firearms to commit crimes are severely punished. This is the law in Alabama, Alaska, Arizona, Arkansas, Florida, Georgia, Idaho, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Mississippi, Missouri, Montana, Nebraska, New Hampshire, North Dakota, Ohio, Oklahoma, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, West Virginia and Wyoming. If passed in Wisconsin, this law will allow thousands of people the right to carry a firearm for any lawful purpose with no additional paperwork or fees.

Question 6 Answer

- Sponsor
- Co-Sponsor

Question 7

Stand-Your-Ground law, already on the books in 38 states, simply removes the duty to retreat before an individual can defend themselves from a violent attacker in public places, the same way we don't have to retreat when attacked in our homes, businesses, or vehicles. The bill provides an enactment clause, establishes a threatened use of force to allow for tactical retreat from a deadly situation, and states that you can't be civilly sued or criminally charged if a burden of proof cannot be met.

Question 7 Answer

- Sponsor
- Co-Sponsor

Question 8

Most mass shootings happen in so-called "Gun-Free" areas where law-abiding citizens are forced to disarm, which quite literally has resulted in violent criminals targeting these sites, like we saw in Uvalde, TX. This prevents otherwise law-abiding citizens from defending themselves, their loved ones and innocent citizens around them.

Question 8 Answer

- Sponsor
- Co-Sponsor

Question 9

Missouri passed the nation's leading Second Amendment Preservation Act (SAPA) in 2021. This law asserts state sovereignty under the 10th Amendment and tells the federal government that while Missouri can't stop them from passing gun control, Missouri wouldn't allow their cops and other resources to be used to help them enforce it. And since the bulk of federal laws are enforced by state and local officers, this law means that the bulk of Biden's gun control agenda will go unenforced in Missouri. And with strong civil penalties built into it, Missouri's SAPA law gives individual gun owners the ability to hold departments that intentionally violate the law accountable.

Question 9 Answer

- Sponsor
- Co-Sponsor

Question 10

Almost every legislative candidate will say "I support the Second Amendment" but not all will stand firmly against new and invasive forms of gun control, especially when 'compromises' are offered.

Question 10 Answer

Yes

Name (As it will appear on the ballot)

Clint Moses

Email Address

drclint@redcedarchiro.com

Phone

7155052294

District Number

92

Chamber

Wisconsin House

Party Affiliation

Republican

E-Signature

✓ I have truthfully answered the questions above and they accurately reflect my positions on the Second Amendment

Date

07/07/2024

Signature