1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Judiciary to which was referred House Bill No. 230
3	entitled "An act relating to implementing mechanisms to reduce suicide"
4	respectfully reports that it has considered the same and recommends that the
5	bill be amended by striking out all after the enacting clause and inserting in
6	lieu thereof the following:
7	Sec. 1. FINDINGS
8	The General Assembly finds:
9	(1) More than 700 Vermont residents died of gunshot wounds in the
10	decade from 2011 to 2020. 88 percent of these deaths were suicide.
11	(2) Of all the deaths in Vermont involving firearms in 2021, 89 percent
12	were by suicide and 8 percent were by homicide.
13	(3) The 2021 suicide rate by all methods in Vermont was 20.3 per
14	100,000 persons, compared to a national rate of 14.0 per 100,000 persons.
15	Suicide among Vermont men and boys is 50 percent higher than the national
16	average.
17	(4) In 2021, the number of suicides in Vermont was 142, with 83 of
18	them completed by firearm, or 58 percent.
19	(5) Rand Corporation research estimates that in 2016, firearms were
20	present in 47 percent of Vermont homes and in 32 percent of homes in the
21	United States.

1	(6) Children are 4.4 times more likely to die by suicide in a home with a
2	firearm compared to a home without a firearm.
3	(7) Persons at greatest risk of suicide in Vermont are men, persons
4	living in rural areas, persons with a disability, veterans, and members of the
5	LGBTQ+ community.
6	Sec. 2. LEGISLATIVE PURPOSE
7	The purpose of this legislation is to prevent death by suicide by reducing
8	access to lethal means of firearms. Although there are many other methods for
9	completing suicide, firearms are unique in their ability to create instantaneous
10	and irreversible outcomes. Nearly every other commonly used method for
11	suicide has a high survivability rate. It is extremely rare for someone to
12	survive a suicide attempt in which a firearm is used. This fact, combined with
13	the high prevalence of firearms in Vermont, is why this method alone is being
14	addressed by this bill.
15	Sec. 3. 13 V.S.A. § 4024 is added to read:
16	<u>§ 4024. SECURE FIREARMS STORAGE</u>
17	(a)(1) Prohibition. A person shall not, within any premises that are under
18	the person's custody or control, store or keep a firearm if the person knows or
19	reasonably should know that a child or prohibited person is likely to gain
20	access to the firearm, unless the person stores or keeps the firearm:
21	(A) separate from ammunition; and

1	(B) in a locked container or equipped with a tamper-resistant
2	mechanical lock or other safety device, properly engaged so as to render the
3	firearm inoperable by any person other than the owner or authorized user.
4	(2) Exceptions. This subsection shall not apply if:
5	(A) the firearm is carried by or under the control of within such close
6	proximity that it can be readily retrieved and used by the owner or another
7	lawfully authorized user;
8	(B) a child or prohibited person accesses the firearm as a result of an
9	illegal entry;
10	(C) a child or prohibited person accesses and uses the firearm during
11	the course of a lawful act of self-defense or defense of another person; or
12	(D) a child accesses the firearm with the consent of the child's parent
13	or guardian.
14	(b) Penalties. A person who violates subsection (a) of this section shall be:
15	(1) fined not more than \$100.00;
16	(2) imprisoned not more than one year or fined not more than \$1,000.00,
17	or both, if a child or prohibited person gains access to the firearm and uses it in
18	the commission of a crime, or displays it in a threatening manner; or
19	(3) imprisoned not more than five years or fined not more than
20	\$5,000.00, or both, if a child or prohibited person gains access to the firearm
21	and uses it to cause death or injury to any person.

1	(c) Charging discretion. If a person who allegedly violates this section is a
2	parent or guardian of a child who gains access to a firearm that is used in an
3	unintentional or self-inflicted shooting that causes death or injury to the child,
4	the impact of the child's death or injury on the person who committed the
5	alleged violation shall may be considered by the State's Attorney when
6	deciding whether to file criminal charges in the case.
7	(d) Information distribution.
8	(1) At any location where a licensed dealer conducts firearm sales or
9	transfers, the licensed dealer shall conspicuously display a sign containing the
10	information required by subdivision (2) of this subsection in any area where
11	the sales or transfers occur. The sign shall be posted so that it can be easily
12	viewed by persons purchasing or receiving firearms, and the sign shall not be
13	removed, obscured, or rendered illegible. If the location where the sales or
14	transfers occur is the premises listed on the dealer's federal firearms license, an
15	additional sign shall be placed at or near the entrance to the premises.
16	(2) The sign required by subdivision (1) of this subsection shall be at
17	least eight and one-half inches high by 11 inches wide and shall contain black
18	text at least half an inch high against a white background. The sign shall
19	contain the following text, and no other statements or markings:
20	"WARNING: Access to a firearm in the home significantly increases the
21	risk of suicide, death during domestic violence disputes, and the unintentional

1	death of children, household members, and others. If you or a loved one is
2	experiencing distress or depression, call the 988 Suicide and Crisis hotline or
3	<u>text "VT" to 741741.</u>
4	Vermont law requires gun owners to securely store their firearms
5	separately from ammunition in their homes and other premises under their
6	control if a person prohibited from purchasing or possessing firearms or a child
7	is likely to gain access to them. Failure to securely store firearms as required
8	by law may result in criminal prosecution.
9	Posted pursuant to 13 V.S.A. § 4024."
10	(e) Definitions. As used in this section:
11	(1) "Authorized user" means a person 18 years of age or older who is
12	not a prohibited person and who has been authorized to carry or use the firearm
12 13	not a prohibited person and who has been authorized to carry or use the firearm by the owner.
13	by the owner.
13 14	by the owner. (2) "Child" means a person under 18 years of age.
13 14 15	by the owner. (2) "Child" means a person under 18 years of age. (3) "Firearm" has the same meaning as in subsection 4017(d) of this
13 14 15 16	by the owner. (2) "Child" means a person under 18 years of age. (3) "Firearm" has the same meaning as in subsection 4017(d) of this title.
13 14 15 16 17	by the owner. (2) "Child" means a person under 18 years of age. (3) "Firearm" has the same meaning as in subsection 4017(d) of this title. (4) "Injury" means a harmful effect on an individual's health, including
13 14 15 16 17 18	by the owner. (2) "Child" means a person under 18 years of age. (3) "Firearm" has the same meaning as in subsection 4017(d) of this title. (4) "Injury" means a harmful effect on an individual's health, including the individual's mental, emotional, or physical health, or a combination of

1	(6) "Locked container" means a box, case, chest, locker, safe, or other
2	similar receptacle equipped with a tamper-resistant lock.
3	(7) "Prohibited person" means a person who is prohibited from
4	possessing a firearm by state or federal law or by court order.
5	Sec. 4. 13 V.S.A. § 4051 is amended to read:
6	§ 4051. DEFINITIONS
7	As used in this subchapter:
8	* * *
9	(7) "Household member" has the same meaning as in 15 V.S.A. § 1101
10	means persons who are living together, are sharing occupancy of a dwelling,
11	are engaged in a sexual relationship, or minors or adults who are dating.
12	"Dating" means a social relationship of a romantic nature. Factors that the
13	court may consider when determining whether a dating relationship exists
14	include:
15	(A) the nature of the relationship;
16	(B) the length of time the relationship has existed; and
17	(C) the frequency of interaction between the parties.
18	Sec. 5. 13 V.S.A. § 4052 is amended to read:
19	<u>§ 4052. JURISDICTION AND VENUE</u>
20	* * *

(c) Proceedings under this chapter shall be commenced in the county where
the law enforcement agency is located, the county where the family or
household member or the respondent resides, or the county where the events
giving rise to the petition occur.
Sec. 6. 13 V.S.A. § 4053 is amended to read:
§ 4053. PETITION FOR EXTREME RISK PROTECTION ORDER
(a) A State's Attorney or , the Office of the Attorney General, or a family or
household member may file a petition requesting that the court issue an
extreme risk protection order prohibiting a person from purchasing, possessing,
or receiving a dangerous weapon or having a dangerous weapon within the
person's custody or control. The petitioner shall submit an affidavit in support
of the petition.
(b)(1) Except as provided in section 4054 of this title, the court shall grant
relief only after notice to the respondent and a hearing. The petitioner shall
have the burden of proof by clear and convincing evidence.
(2) When a petition has been filed by a family or household member, the
state's attorney or Attorney General shall be substituted as the plaintiff in the
action upon the issuance of an ex-parte order under section 4054 of this title or
at least 7 days prior to the hearing for a petition filed under this section. Upon
substitution of the state's attorney or Attorney General as the plaintiff, the

1	* * *
2	(d)(1) The court shall hold a hearing within 14 days after a petition is filed
3	under this section. Notice of the hearing shall be served pursuant to section
4	4056 of this title concurrently with the petition and any ex parte order issued
5	under section 4054 of this title.
6	(2) If a petition is filed by a family or household member under this
7	section, the court shall transmit a copy of the petition to the state's attorney or
8	the Attorney General, along with all supporting documents and the notice of
9	the initial status conference or hearing.
10	* * *
11	Sec. 7. 13 V.S.A. § 4054 is amended to read:
12	§ 4054. EMERGENCY RELIEF; TEMPORARY EX PARTE ORDER
13	(a)(1) A State's Attorney or, the Office of the Attorney General, or a family
14	or household member may file a motion requesting that the court issue an
15	extreme risk protection order ex parte, without notice to the respondent. A law
16	enforcement officer may notify the court that an ex parte extreme risk
17	protection order is being requested pursuant to this section, but the court shall
18	not issue the order until after the motion is submitted.
19	* * *
20	(b)(1)(A) The court shall grant the motion and issue a temporary ex parte
21	extreme risk protection order if it finds by a preponderance of the evidence that

1	at the time the order is requested the respondent poses an imminent and
2	extreme risk of causing harm to himself or herself or another person by
3	purchasing, possessing, or receiving a dangerous weapon or by having a
4	dangerous weapon within the respondent's custody or control. The petitioner
5	shall cause a copy of the order to be served on the respondent pursuant to
6	section 4056 of this title, and the court shall deliver a copy to the holding
7	station.
8	(B) If a motion is filed by a family or household member under this
9	section and the court has issued an ex parte order, the court shall transmit a
10	copy of the motion to the state's attorney or the Attorney General, along with
11	all supporting documents and the notice of the initial status conference or
12	hearing.
13	<mark>* * *</mark>
14	Sec. 8. 13 V.S.A. § 4055 is amended to read:
15	<u>§ 4055. TERMINATION AND RENEWAL MOTIONS</u>
16	* * *
17	(b)(1) A State's Attorney or, the Office of the Attorney General, or a
18	family or household member may file a motion requesting that the court renew
19	an extreme risk protection order issued under this section or section 4053 of
20	this title for an additional period of up to six months. The motion shall be
21	accompanied by an affidavit and shall be filed not more than 30 days and not

1	less than 14 days before the expiration date of the order. The motion and
2	affidavit shall comply with the requirements of subsection 4053(c) of this title,
3	and the moving party shall have the burden of proof by clear and convincing
4	evidence.
5	* * * *
6	Sec. 9. 13 V.S.A. § 4019a is added to read:
7	<u>§ 4019a. FIREARMS TRANSFERS; WAITING PERIOD</u>
8	(a) A person shall not transfer a firearm to another person until 72 hours
9	after the licensed dealer facilitating the transfer is provided with a unique
10	identification number for the transfer by the National Instant Criminal
11	Background Check System (NICS), or seven business days have elapsed since
12	the dealer contacted NICS to initiate the background check, whichever occurs
13	<u>first.</u>
14	(b) A person who transfers a firearm to another person in violation of
15	subsection (a) of this section shall be imprisoned not more than one year or
16	fined not more than \$500.00, or both.
17	(c) This section shall not apply to a firearm transfer that does not require a
18	background check under 18 U.S.C. § 922(s) or section 4019 of this title.
19	(d) As used in this section, "firearm" has the same meaning as in
20	subsection 4017(d) of this title.
21	(e)(1) This section shall not apply to a firearms transfer at a gun show.

1	(2) As used in this subsection, "gun show" means a function sponsored
2	by:
3	(A) a national, state, or local organization, devoted to the collection,
4	competitive use, or other sporting use of firearms; or
5	(B) an organization or association that sponsors functions devoted to
6	the collection, competitive use, or other sporting use of firearms in the
7	community.
8	(3) This subsection shall be repealed on July 1, 2024.
9	Sec. 10. EFFECTIVE DATE
10	This act shall take effect on passage July 1, 2024.
11	
12	
13	(Committee vote:)
14	
15	Representative
16	FOR THE COMMITTEE
17	