

H.B. 68

FIREARM MODIFICATIONS

Representative **Matt MacPherson** proposes the following amendments:

1. *Page 3, Lines 72 through 79:*

72 (ii) If the trier of fact finds beyond a reasonable doubt that a person who commits a
73 first degree or second degree felony violation of Subsection (1)(a)(ii) or (iii) used or possessed
74 a {~~firearm~~} **dangerous weapon** , as defined in Section 76-10-501, during the commission or
furtherance of the
75 violation, the court shall impose and may not suspend an indeterminate prison term:
76 (A) for a first degree felony violation, of at least five years and which may be for life;
77 or
78 (B) for a second degree felony violation, of at least one year and which may be up to 15
79 years.

2. *Page 13, Lines 380 through 387:*

380 (ii) If the trier of fact finds beyond a reasonable doubt that a person who commits a
381 first degree or second degree felony violation of Subsection (1)(a)(ii) or (iii) used or possessed
382 a {~~firearm~~} **dangerous weapon** , as defined in Section 76-10-501, during the commission or
furtherance of the
383 violation, the court shall impose and may not suspend an indeterminate prison term:
384 (A) for a first degree felony violation, of at least five years and which may be for life;
385 or
386 (B) for a second degree felony violation, of at least one year and which may be up to 15
387 years.