H.C.R. No. 293

By: Kolkhorst

HOUSE CONCURRENT RESOLUTION

1 WHEREAS, House Bill No. 2730 has been adopted by the house of 2 representatives and the senate and is being prepared for 3 enrollment; and

4 WHEREAS, The bill contains technical and typographical 5 errors that should be corrected; now, therefore, be it

6 RESOLVED by the 81st Legislature of the State of Texas, That 7 the enrolling clerk of the house of representatives be instructed 8 to make the following correction:

9 (1) Strike SECTION 6.15 of the bill (conference committee 10 report, page 138, line 24, through page 139, line 2).

11 (2) In SECTION 11.03 of the bill, strike amended Section 12 411.172(a), Government Code (conference committee report, page 13 166, line 15, through page 168, line 2), and substitute the 14 following:

15 (a) A person is eligible for a license to carry a concealed16 handgun if the person:

(1) is a legal resident of this state for the six-month period preceding the date of application under this subchapter or is otherwise eligible for a license under Section 411.173(a);

20

(2) is at least 21 years of age;

21

(3) has not been convicted of a felony;

(4) is not charged with the commission of a Class A or
Class B misdemeanor <u>or equivalent offense</u>, or <u>of</u> an offense under
Section 42.01, Penal Code, or equivalent offense, or of a felony

1

H.C.R. No. 293

1 under an information or indictment;

2 (5) is not a fugitive from justice for a felony or a
3 Class A or Class B misdemeanor <u>or equivalent offense;</u>

4

(6) is not a chemically dependent person;

5 (7) is not incapable of exercising sound judgment with6 respect to the proper use and storage of a handgun;

7 (8) has not, in the five years preceding the date of
8 application, been convicted of a Class A or Class B misdemeanor <u>or</u>
9 <u>equivalent offense</u> or <u>of</u> an offense under Section 42.01, Penal
10 Code, or equivalent offense;

11 (9) is fully qualified under applicable federal and 12 state law to purchase a handgun;

13 (10) has not been finally determined to be delinquent 14 in making a child support payment administered or collected by the 15 attorney general;

16 (11) has not been finally determined to be delinquent 17 in the payment of a tax or other money collected by the comptroller, 18 the tax collector of a political subdivision of the state, or any 19 agency or subdivision of the state;

20 (12) [has not been finally determined to be in default
21 on a loan made under Chapter 57, Education Code;

[(13)] is not currently restricted under a court protective order or subject to a restraining order affecting the spousal relationship, other than a restraining order solely affecting property interests;

26 (13) [(14)] has not, in the 10 years preceding the 27 date of application, been adjudicated as having engaged in

2

H.C.R. No. 293 1 delinquent conduct violating a penal law of the grade of felony; and 2 <u>(14)</u> [(15)] has not made any material 3 misrepresentation, or failed to disclose any material fact, in an 4 application submitted pursuant to Section 411.174 [or in a request 5 for application submitted pursuant to Section 411.175].