Approximately one-third of all Connecticut suicide deaths are from firearms.

Connecticut's Risk Protection Order offers a way to remove firearms from those at imminent risk of harming themselves or others, while respecting their Second Amendment rights.

For every 10 to 20 Risk Protection Orders issued, one suicide is prevented. Because suicide is impulsive, temporarily restricting access to firearms increases the chances of surviving a suicidal crisis.

Suicide attempts are often preceded by warning signs.

Suicidal crises may come on quickly, but there are often warning signs. Family, friends, co-workers and healthcare professionals are all in a good position to identify someone at risk of suicide. If you see these warning signs, get the person help as soon as possible.

If they are talking about:

- Wanting to die or kill themselves
- Great guilt or shame
- Being a burden to others

If they appear to be feeling:

- Hopeless, trapped, or having no reason to live
- Extremely sad, anxious, agitated, or full of rage
- Unbearable emotional or physical pain

If they are showing these behaviors:

- Making a plan or researching ways to die
- Not seeing friends, saying good bye, giving things away
- Taking dangerous risks
- Displaying extreme mood swings
- Eating or sleeping too much or too little
- Using drugs or alcohol more often



If you or someone you know needs help now, call or text the **988 Suicide & Crisis Lifeline** for free support 24/7.

For further information on preventing suicide in Connecticut, visit 1Word 1Voice 1Life at www.preventsuicidect.org.

The law providing for Risk Protection Orders is Conn. General Statute, Chapter 529 §29-38c Seizure of firearms and ammunition from person posing risk of imminent personal injury to self or others. See https://cga.ct.gov/2022/sup/chap_529.htm#sec_29-38c

Disclaimer: this pamphlet does not provide legal or medical advice and the information is intended for general informational purposes only. If you need legal or medical advice, please contact an attorney or mental health professional. Call 2-1-1 for further information.

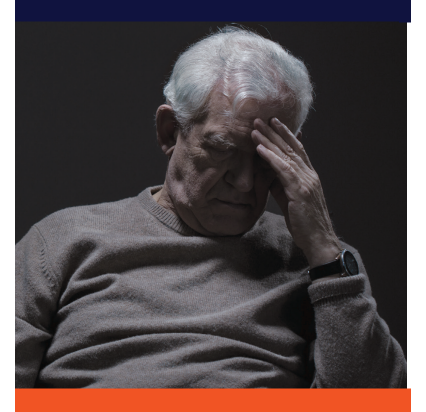
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How You Can Prevent Firearm Suicide with a Risk Protection Order.



If you know someone at immediate risk of suicide who has access to firearms, Connecticut's Risk Protection Order offers a legal process to temporarily remove them; helping to keep the person safe while respecting gun owner rights.

What is a Risk Protection Order?

Connecticut has a legal way—with due process protections—for anyone to warn the police about a person they believe is at immediate risk of suicide (or harm to others) and who may have access to firearms.

If law enforcement finds there is a risk of imminent harm, they can ask a Superior Court to order the firearms, deadly weapons and ammunition removed, as well as prohibit the person from buying firearms in the future. If you believe someone is at immediate risk of suicide with a firearm, call 9-1-1 right away.

How the process works

- Contact your local or state police and explain your concern. They will investigate to see if there is probable cause to apply for a Risk Protection Order.
- 2. If, for any reason, you do not want to start by contacting the police, or feel they aren't addressing your concerns, call the Superior Court Clerk's Office at 860-756-7800. Ask about how to apply directly to the court for a Risk Protection Order Investigation.
- **3.** If no alternative exists to keep the person or others safe, the police will ask the court for a warrant to remove the firearms.
- **4.** If a Risk Protection Order is issued by the court, police will remove all firearms, deadly weapons and ammunition in the areas the judge authorizes.
- **5.** The person's firearm permit will be revoked to prevent them from buying another one.
- 6. The person has the right to a court hearing within 14 days. If the court finds by clear and convincing evidence that the person poses a risk of imminent harm the firearms will continue to be held until the court determines that the person is no longer at risk of violence to themselves or others. The person who reported the concern usually doesn't have to go to the hearing.
- If the order is upheld the court will notify the Department of Emergency Services and Public Protection and the Department of Mental Health and Addiction Services.

What's required to get a Risk Protection Order?

To protect gun owners' constitutional rights, a Risk Protection Order may only be granted if an investigation by police officers or a state's attorney finds that:

- The person poses a risk of imminent personal injury to himself, herself or anyone else;
- The person has access to a firearm; and
- There is no reasonable alternative to keep the person from causing harm.

To decide if the situation calls for removing the firearms, the judge will consider evidence about whether the person has:

- Made recent threats or committed acts of violence toward himself or herself or anyone else;
- Committed recent acts of cruelty to animals;
- Recklessly used, displayed, or brandished a firearm:
- A history of use, attempted use, or threatened use of physical force;
- A history of involuntary confinement in a hospital for people with psychiatric disabilities; or
- A history of illegally using controlled substances or abusing alcohol.

Risk Protection Orders are not just for preventing suicide

If you know someone who is threatening anyone with a firearm, call 9-1-1 immediately.

Other measures to prevent firearm suicide.

A Risk Protection Order is a last resort to protect someone with access to firearms from suicide. It is used only when there is no reasonable alternative. Storing firearms outside of the home is the safest option when a person is at risk of suicide.

Only you can decide what is appropriate for your situation, but alternatives include:

- Ask the individual to temporarily—and legally transfer their firearms to a friend or family member. This can only be done by contacting the Department of Emergency Services and Public Protection at (860) 685-8290.
- If the firearm is stored in a safe with a combination or fingerprint lock, ask the individual if you can change it so he or she no longer has access. You can also take the keys to a safe, but be absolutely sure there are no other keys.
- Ask the individual to have the local police hold the firearms. Police can hold them for up to one year, and they will be returned if the owner asks.
- Recommend counseling or bring the person to a doctor, a mental health counseling center or a local hospital's emergency department, or call 2-1-1 for help.

Securely storing firearms prevents teen suicide, and it's the law!

Unsecured firearms in the home raise the risk of suicide for everyone, especially teens. Four out of five adolescents who die by firearm suicide use a firearm belonging to a family member. Veryone varieties of the suicide use a firearm belonging to a family member.

In Connecticut, firearm owners are required to securely store firearms when a child under the age of 18 resides in the home, if a resident poses a risk of harm to self or others, or is ineligible to possess a firearm.