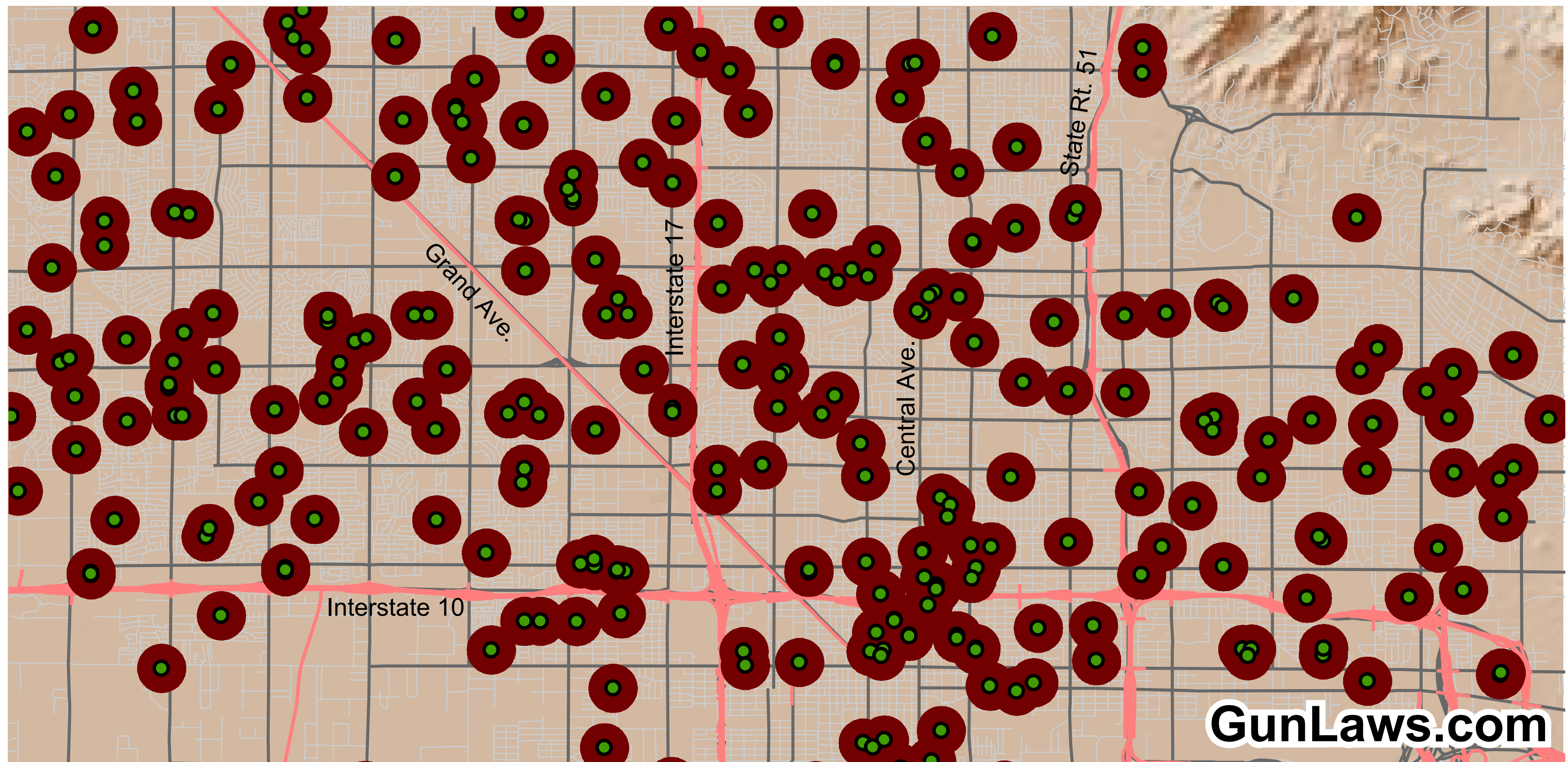


FEDERAL "GUN-FREE SCHOOL ZONES" PHOENIX 2005

Travel thru any dot = 5 years in prison 18 USC §922(q)



Each dot represents an approximate radius for every K-12 public, private or parochial school zone, assuming a 500-foot property line (1,250 ft. radius). Schools would have larger or smaller areas depending upon their campuses. The actual outline of each zone would have mostly straight lines 1,000 feet from the school's outermost perimeter.

18 USC § 922(q) Gist: (q) It's illegal to knowingly have a firearm at a place which a person knows, or should reasonably believe, is a school zone. A school zone means in or on the grounds of an elementary or secondary public, private or parochial school, and the area within 1,000 feet from the grounds of the school.

This does not apply to a firearm possessed: 1-on private property that isn't part of school grounds; 2-by a person duly licensed to possess firearms, if the license required the state's law enforcement authorities to verify that the person is qualified under law to receive the license; 3-which is unloaded and in a locked container, or a locked firearms rack which is on a motor vehicle; 4-by a person for use in a program approved by a school in the school zone; 5-by a person in accordance with a contract between a school in the school zone and the person or the person's employer; or 6- which is unloaded and possessed while traversing school premises to gain access to public or private lands open to hunting, if the entry on school premises is authorized by school authorities.

In addition, it's illegal to knowingly or with reckless disregard for another person's safety, fire or attempt to fire a gun in a school zone. This does not apply to firing a gun: on private property that isn't part of school grounds; by a person participating in a program approved by a school in the school zone; or by a person in accordance with a contract between a school in the school zone and the person or the person's employer.