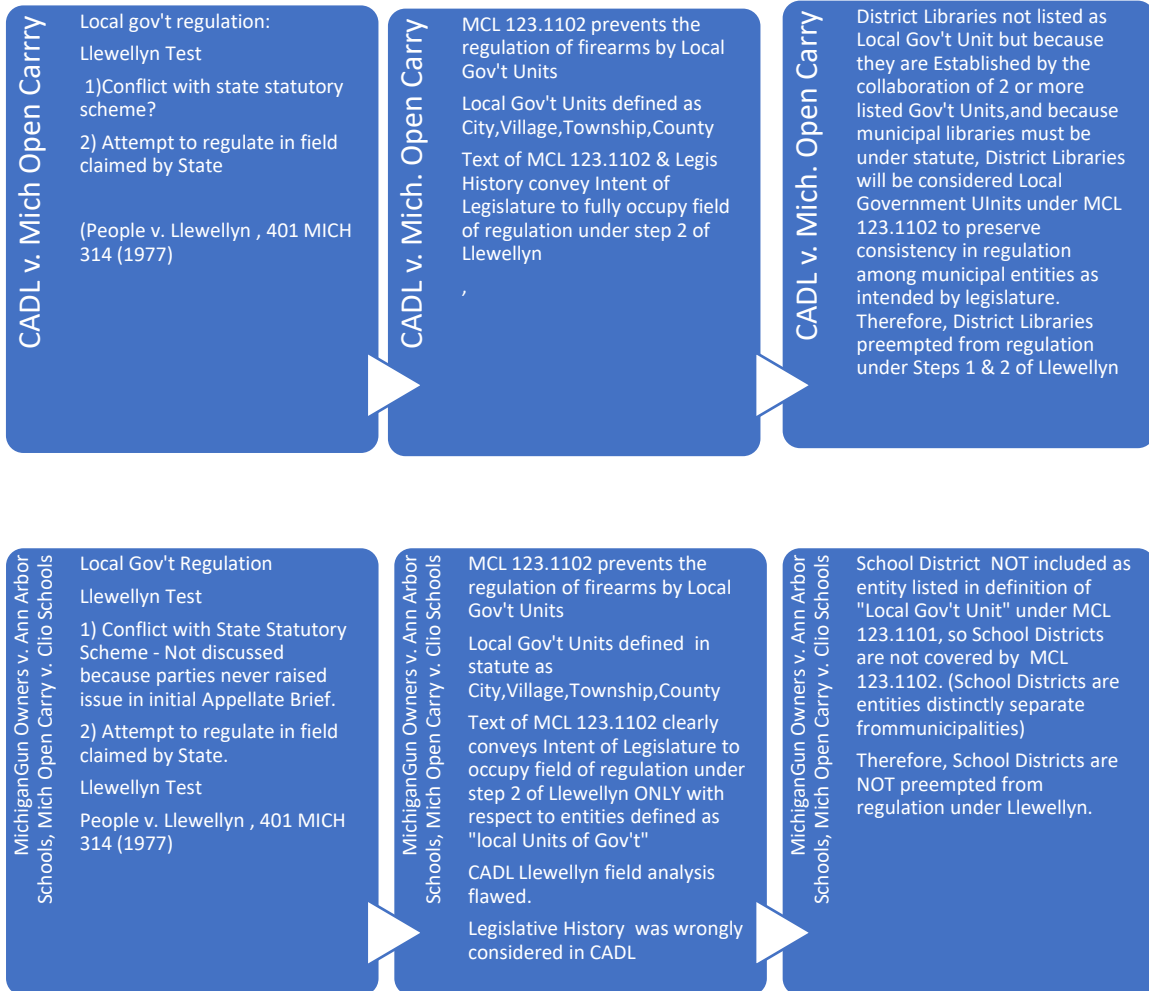


MICHIGAN GUN OWNERS V. ANN ARBOR PUBLIC SCHOOLS, ET AL

AND

CADL V. MICHIGAN OPEN CARRY

WHAT DOES THIS MEAN FOR GUNS IN LIBRARIES?



Could the school district rulings affect the ruling in CADL?

Most likely not unless or until there is another court proceeding that challenges the ruling in CADL. If there is, there are arguments that could support a ruling in Libraries' favor. For now, guns can still not be forbidden in libraries.

Within the Ann Arbor/Clio ruling, the Court distinguishes its holding in CADL as **not affected** by the school district case because District Libraries are entities created by two or more of the "local government units" expressly defined by MCL 123.1101. School Districts are created by the State – not by local municipalities, so they are definitely not local units of governments as listed by MCL 123.1101-1102. In other words, District Libraries are included within the sphere of MCL 123.1102 by virtue of their relationship to municipal libraries and their municipal ancestry (their being formed by two or more municipalities).