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2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

Introduced by Sen. SQUADRON -- read twice and ordered printed, and when printed to be committed to the Committee on Codes

AN ACT to amend the penal law and the executive law, in relation to banning the sale, possession or use of 50-caliber weapons

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative findings and declaration. The legislature hereby finds and declares that 50-caliber or larger weapons having the capacity for rapidly discharging ammunition have no acceptable purpose. The legislature additionally finds and declares that such weapons pose such an imminent threat and danger to the safety and security of the people of this state that it is necessary to ban the possession and use of such weapons.

8 S 2. Subdivisions 8 and 9 of section 265.00 of the penal law, as 9 amended by chapter 189 of the laws of 2000, are amended to read as 10 follows:

8. "Gunsmith" means any person, firm, partnership, corporation or company who engages in the business of repairing, altering, assembling, manufacturing, cleaning, polishing, engraving or trueing, or who performs any mechanical operation on, any firearm, large capacity ammunition feeding device, 50-CALIBER WEAPON or machine-gun.

9. "Dealer in firearms" means any person, firm, partnership, corporation or company who engages in the business of purchasing, selling, keeping for sale, loaning, leasing, or in any manner disposing of, any assault weapon, large capacity ammunition feeding device, 50-CALIBER WEAPON, pistol or revolver.

S 3. Section 265.00 of the penal law is amended by adding a new subdivision 24 to read as follows:

23 24. "50-CALIBER WEAPON" MEANS A RIFLE CAPABLE OF FIRING A CENTER-FIRE 24 CARTRIDGE IN 50-CALIBER OR LARGER, .50 BMG CALIBER OR LARGER, ANY OTHER

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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VARIANT OF 50-CALIBER OR LARGER, OR ANY OTHER METRIC EQUIVALENT OF SUCH CALIBER, PROVIDED, HOWEVER, THAT NOTHING IN THIS SUBDIVISION SHALL BE CONSTRUED TO INCLUDE ANY MUZZLE LOADING RIFLE OR SHOTGUN WITH A RIFLED BORE. Subdivision 3 of section 265.02 of the penal law, as amended by S 4. chapter 764 of the laws of 2005, is amended to read as follows: (3) Such person knowingly possesses a machine-gun, A 50-CALIBER WEAP-ON, firearm, rifle or shotgun which has been defaced for the purpose of concealment or prevention of the detection of a crime or misrepresenting the identity of such machine-gun, 50-CALIBER WEAPON, firearm, rifle or shotqun; or S 5. Section 265.02 of the penal law is amended by adding a new subdivision 4 to read as follows: (4) SUCH PERSON POSSESSES ANY 50-CALIBER WEAPON; OR S 6. Section 265.03 of the penal law, as amended by chapter 742 of the laws of 2006 and subdivisions 1 and 3 as amended by chapter 745 of the laws of 2006, is amended to read as follows: S 265.03 Criminal possession of a weapon in the second degree. A person is guilty of criminal possession of a weapon in the second degree when SUCH PERSON: [with intent to use the same unlawfully against another, such (1)person: (a)] possesses a machine-gun; or [(b)] (2) possesses a 50-CALIBER WEAPON OR A loaded firearm WITH INTENT TO USE THE SAME UNLAWFULLY AGAINST ANOTHER; or [(c)] (3) possesses a disguised gun WITH INTENT TO USE THE SAME UNLAW-FULLY AGAINST ANOTHER; or [(2) such person] (4) possesses five or more firearms; or (5) such person possesses any loaded firearm. Such possession [(3)]shall not, except as provided in subdivision one or seven of section 30 265.02 of this article, constitute a violation of this subdivision if such possession takes place in such person's home or place of business. Criminal possession of a weapon in the second degree is a class C 34 felony. 7. The penal law is amended by adding two new sections 265.45 and S 265.46 to read as follows: 37 S 265.45 CRIMINAL USE OF A 50-CALIBER WEAPON IN THE SECOND DEGREE. 1. A PERSON IS GUILTY OF CRIMINAL USE OF A 50-CALIBER WEAPON ΙN THE SECOND DEGREE WHEN HE COMMITS ANY CLASS C VIOLENT FELONY OFFENSE AS DEFINED IN PARAGRAPH (B) OF SUBDIVISION ONE OF SECTION THIS 70.02 OF CHAPTER AND HE USES A 50-CALIBER WEAPON, AS DEFINED IN SUBDIVISION TWEN-TY-FOUR OF SECTION 265.00 OF THIS ARTICLE, IF THE 50-CALIBER WEAPON IS A LOADED 50-CALIBER WEAPON FROM WHICH A SHOT, READILY CAPABLE OF PRODUCING DEATH OR OTHER SERIOUS INJURY MAY BE DISCHARGED. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, WHEN A 2. PERSON IS CONVICTED OF CRIMINAL USE OF A 50-CALIBER WEAPON IN THE SECOND DEGREE AS DEFINED IN SUBDIVISION ONE OF THIS SECTION THECOURT SHALL IMPOSE AN ADDITIONAL CONSECUTIVE TERM OF FIVE YEARS TO THE MINIMUM TERM OF THE INDETERMINATE SENTENCE OR TERM OF THEDETERMINATE SENTENCE THE UNDERLYING CLASS C VIOLENT FELONY CONVICTION. IMPOSED ON NOTWITH-STANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE AGGREGATE OF FIVE YEAR CONSECUTIVE TERM IMPOSED PURSUANT TO THIS SUBDIVISION AND THE 53 THE MINIMUM TERM OF AN INDETERMINATE SENTENCE IMPOSED ON THE UNDERLYING 54 CLASS C VIOLENT FELONY CONVICTION SHALL CONSTITUTE THE NEW AGGREGATE

MINIMUM TERM OF IMPRISONMENT, AND A DEFENDANT SUBJECT TO SUCH TERM SHALL

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BE REQUIRED TO SERVE THE ENTIRE AGGREGATE MINIMUM TERM AND SHALL NOT

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ELIGIBLE FOR RELEASE ON PAROLE OR OTHER DISCRETIONARY RELEASE DURING 1 2 SUCH TERM. 3 S 265.46 CRIMINAL USE OF A 50-CALIBER WEAPON IN THE FIRST DEGREE. 4 1. A PERSON IS GUILTY OF CRIMINAL USE OF A 50-CALIBER WEAPON IN THE 5 FIRST DEGREE WHEN HE COMMITS ANY CLASS A FELONY OFFENSE CONSTITUTING 6 KIDNAPPING, ARSON, CONSPIRACY OR SALE OF A CONTROLLED SUBSTANCE MURDER, 7 OR ATTEMPTS TO COMMIT ANY SUCH CLASS A FELONY WHERE SUCH ATTEMPT ALSO 8 A CLASS A FELONY, OR ANY CLASS B VIOLENT FELONY OFFENSE AS CONSTITUTES 9 DEFINED IN PARAGRAPH (A) OF SUBDIVISION ONE OF SECTION 70.02 OF THIS 10 CHAPTER AND HE USES A 50-CALIBER WEAPON, AS DEFINED IN SUBDIVISION TWEN-TY-FOUR OF SECTION 265.00 OF THIS ARTICLE, IF THE 50-CALIBER WEAPON IS A 11 LOADED 50-CALIBER WEAPON FROM WHICH A SHOT, READILY CAPABLE OF PRODUCING 12 DEATH OR OTHER SERIOUS INJURY MAY BE DISCHARGED. 13 14 NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, WHEN A 2. 15 PERSON IS CONVICTED OF CRIMINAL USE OF A 50-CALIBER WEAPON IN THE FIRST DEFINED IN SUBDIVISION ONE OF THIS SECTION THE COURT SHALL 16 DEGREE AS 17 IMPOSE AN ADDITIONAL CONSECUTIVE TERM OF TEN YEARS TO THE MINIMUM TERM 18 OF THE INDETERMINATE SENTENCE OR TERM OF THE DETERMINATE SENTENCE 19 IMPOSED ON THE UNDERLYING CLASS A OR CLASS B VIOLENT FELONY CONVICTION. NOTWITHSTANDING ANY OTHER PROVISION OF LAW TO THE CONTRARY, THE AGGRE-20 21 GATE OF THE TEN YEAR CONSECUTIVE TERM IMPOSED PURSUANT TO THIS SUBDIVI-22 THE MINIMUM TERM OF AN INDETERMINATE SENTENCE IMPOSED ON THE SION AND 23 UNDERLYING CLASS A OR CLASS B VIOLENT FELONY CONVICTION SHALL CONSTITUTE 24 THE NEW AGGREGATE MINIMUM TERM OF IMPRISONMENT, AND A DEFENDANT SUBJECT 25 SUCH TERM SHALL BE REQUIRED TO SERVE THE ENTIRE AGGREGATE MINIMUM TΟ 26 TERM AND SHALL NOT BE ELIGIBLE FOR RELEASE ON PAROLE OR OTHER DISCRE-

27 TIONARY RELEASE DURING SUCH TERM.

28 S 8. Subdivision 2 of section 265.08 of the penal law, as added by 29 chapter 233 of the laws of 1980, is amended to read as follows:

30 (2) displays what appears to be a pistol, revolver, rifle, shotgun, 31 50-CALIBER WEAPON, machine gun or other firearm.

32 S 9. Paragraph (b) of subdivision 1 of section 265.09 of the penal 33 law, as amended by chapter 650 of the laws of 1996, is amended to read 34 as follows:

35 (b) displays what appears to be a pistol, revolver, rifle, shotgun, 36 50-CALIBER WEAPON, machine gun or other firearm.

37 S 10. Subdivisions 2, 3 and 6 of section 265.10 of the penal law, 38 subdivision 2 as amended by chapter 257 of the laws of 2008 and subdivi-39 sions 3 and 6 as amended by chapter 189 of the laws of 2000, are amended 40 to read as follows:

Any person who transports or ships any machine-gun, 50-CALIBER 41 2. WEAPON, firearm silencer, assault weapon or large capacity ammunition 42 43 feeding device or disguised gun, or who transports or ships as merchan-44 dise five or more firearms, is guilty of a class D felony. Any person who transports or ships as merchandise any firearm, other than an assault weapon, switchblade knife, gravity knife, pilum ballistic knife, 45 46 47 billy, blackjack, bludgeon, plastic knuckles, metal knuckles, Kung Fu 48 star, chuka stick, sandbag or slungshot is guilty of a class A misdemea-49 nor.

50 Any person who disposes of any machine-qun, assault weapon, large 3. 51 capacity ammunition feeding device, 50-CALIBER WEAPON or firearm silencer is guilty of a class D felony. Any person who knowingly buys, 52 receives, disposes of, or conceals a machine-gun, 50-CALIBER WEAPON, 53 54 firearm, large capacity ammunition feeding device, rifle or shotqun 55 which has been defaced for the purpose of concealment or prevention of 56 the detection of a crime or misrepresenting the identity of such

machine-gun, 50-CALIBER WEAPON, firearm, large capacity ammunition feed-1 2 ing device, rifle or shotgun is guilty of a class D felony. 3 Any person who wilfully defaces any machine-gun, large capacity 6. 4 ammunition feeding device, 50-CALIBER WEAPON or firearm is guilty of а 5 class D felony. 6 S 11. Subdivisions 1 and 5 of section 265.15 of the penal law, subdi-7 vision 5 as amended by chapter 695 of the laws of 1987, are amended to 8 read as follows: 9 The presence in any room, dwelling, structure or vehicle of any 1. 10 machine-gun OR 50-CALIBER WEAPON is presumptive evidence of its unlawful possession by all persons occupying the place where such machine-gun OR 11 12 50-CALIBER WEAPON is found. The possession by any person of a defaced machine-gun, 50-CALIBER 13 5. 14 WEAPON, firearm, rifle or shotgun is presumptive evidence that such 15 person defaced the same. S 12. Paragraph 2 of subdivision a of section 265.20 of the penal law, 16 17 amended by chapter 189 of the laws of 2000, is amended to read as as 18 follows: 19 2. Possession of a machine-gun, large capacity ammunition feeding device, 50-CALIBER WEAPON, firearm, switchblade knife, gravity knife, 20 21 pilum ballistic knife, billy or blackjack by a warden, superintendent, 22 headkeeper or deputy of a state prison, penitentiary, workhouse, county jail or other institution for the detention of persons convicted or 23 24 accused of crime or detained as witnesses in criminal cases, in pursuit 25 of official duty or when duly authorized by regulation or order to possess the same. 26 27 S 13. Paragraph 8 of subdivision a of section 265.20 of the penal law, 28 amended by chapter 61 of the laws of 2010, is amended to read as as 29 follows: 30 8. The manufacturer of machine-guns, firearm silencers, assault weaplarge capacity ammunition feeding devices, 50-CALIBER WEAPONS, 31 ons, 32 disguised guns, pilum ballistic knives, switchblade or gravity knives, 33 billies or blackjacks as merchandise, or as a transferee recipient of 34 the same for repair, lawful distribution or research and development, the disposal and shipment thereof direct to a regularly constituted 35 and or appointed state or municipal police department, sheriff, policeman or 36 37 other peace officer, or to a state prison, penitentiary, workhouse, county jail or other institution for the detention of persons convicted 38 39 or accused of crime or held as witnesses in criminal cases, or to the 40 military service of this state or of the United States; or for the repair and return of the same to the lawful possessor or for 41 research 42 and development. 43 14. Section 265.20 of the penal law is amended by adding a new S 44 subdivision e to read as follows: 45 E. THE TERMS "PISTOL," "REVOLVER," "RIFLE," AND "SHOTGUN" AS USED INTHROUGH FIVE, SEVEN THROUGH SEVEN-B, TWELVE, THIRTEEN 46 PARAGRAPHS THREE AND THIRTEEN-A OF SUBDIVISION A OF THIS 47 SECTION SHALL NOT INCLUDE Α 48 50-CALIBER WEAPON AS DEFINED IN SUBDIVISION TWENTY-FOUR OF SECTION 49 265.00 OF THIS ARTICLE. 50 S 15. Section 265.11 of the penal law, as amended by chapter 764 of 51 the laws of 2005, is amended to read as follows: S 265.11 Criminal sale of a firearm OR 50-CALIBER WEAPON in the third 52 53 degree. 54 A person is guilty of criminal sale of a firearm OR 50-CALIBER WEAPON in the third degree when such person is not authorized pursuant to law 55

1	to possess a firearm OR 50-CALIBER WEAPON and such person unlawfully
2	either:
3	(1) sells, exchanges, gives or disposes of a firearm [or], large
4	capacity ammunition feeding device OR 50-CALIBER WEAPON to another
5	person; or
6 7	(2) possesses a firearm OR 50-CALIBER WEAPON with the intent to sell it.
8	Criminal sale of a firearm OR 50-CALIBER WEAPON in the third degree is
9	a class D felony.
10	S 16. Section 265.12 of the penal law, as amended by chapter 764 of
11	the laws of 2005, is amended to read as follows:
12	S 265.12 Criminal sale of a firearm OR 50-CALIBER WEAPON in the second
13	degree.
14	A person is guilty of criminal sale of a firearm OR 50-CALIBER WEAPON
15	in the second degree when such person:
16	(1) unlawfully sells, exchanges, gives or disposes of to another five
17	or more firearms OR 50-CALIBER WEAPONS; or
18	(2) unlawfully sells, exchanges, gives or disposes of to another
19	person or persons a total of five or more firearms OR 50-CALIBER WEAPONS
20	in a period of not more than one year.
21	Criminal sale of a firearm OR 50-CALIBER WEAPON in the second degree
22	is a class C felony.
23	S 17. Section 265.14 of the penal law, as added by chapter 175 of the
24	laws of 1991 and the closing paragraph as amended by chapter 654 of the
25	laws of 1998, is amended to read as follows:
26	S 265.14 Criminal sale of a firearm OR 50-CALIBER WEAPON with the aid of
27	a minor.
28	A person over the age of eighteen years of age is guilty of criminal
29	sale of a [weapon] FIREARM OR 50-CALIBER WEAPON with the aid of a minor
30	when a person under sixteen years of age knowingly and unlawfully sells,
31	exchanges, gives or disposes of a firearm OR 50-CALIBER WEAPON in
32	violation of this article, and such person over the age of eighteen
33	years of age, acting with the mental culpability required for the
34	years of age, acting with the mental culpability required for the commission thereof, solicits, requests, commands, importunes or inten-
35	tionally aids such person under sixteen years of age to engage in such
36	conduct.
37	Criminal sale of a firearm OR 50-CALIBER WEAPON with the aid of a
38	minor is a class C felony.
39	S 18. Section 265.13 of the penal law, as amended by chapter 764 of
40	the laws of 2005, is amended to read as follows:
41	S 265.13 Criminal sale of a firearm OR 50-CALIBER WEAPON in the first
42	degree.
43	A person is guilty of criminal sale of a firearm OR 50-CALIBER WEAPON
44	in the first degree when such person:
45	(1) unlawfully sells, exchanges, gives or disposes of to another ten
46	or more firearms OR 50-CALIBER WEAPONS; or
47	(2) unlawfully sells, exchanges, gives or disposes of to another
48	person or persons a total of ten or more firearms OR 50-CALIBER WEAPONS
49	in a period of not more than one year.
50	Criminal sale of a firearm OR 50-CALIBER WEAPON in the first degree is
51	a class B felony.
52	S 19. Section 265.16 of the penal law, as added by chapter 600 of the
53	laws of 1992 and the closing paragraph as amended by chapter 654 of the
54	laws of 1998, is amended to read as follows:
55	S 265.16 Criminal sale of a firearm OR 50-CALIBER WEAPON to a minor.

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A person is guilty of criminal sale of a firearm OR 50-CALIBER WEAPON 1 2 to a minor when he is not authorized pursuant to law to possess a 3 firearm OR 50-CALIBER WEAPON and he unlawfully sells, exchanges, qives 4 or disposes of a firearm OR 50-CALIBER WEAPON to another person who is reasonably appears to be less than nineteen years of age who is not 5 or 6 licensed pursuant to law to possess a firearm OR 50-CALIBER WEAPON. 7 Criminal sale of a firearm OR 50-CALIBER WEAPON to a minor is a class C felony. 8 S 20. The opening paragraph of subdivision 1 of section 55.05 of the penal law, as amended by chapter 276 of the laws of 1973, is amended to 9 10 11 read as follows: 12 [Felonies] EXCEPT FOR THE FELONIES DEFINED IN SECTIONS 265.45 AND 13 265.46 OF THIS CHAPTER, FELONIES are classified, for the purpose of 14 sentence, into five categories as follows: 15 S 21. Paragraph (a) of subdivision 1 of section 55.10 of the penal 16 law, as amended by chapter 276 of the laws of 1973, is amended to read as follows: 17 18 (a) [The] EXCEPT FOR THE FELONIES DEFINED IN SECTIONS 265.45 AND 19 265.46 OF THIS CHAPTER, THE particular classification or subclassification of each felony defined in this chapter is expressly designated in 20 21 the section or article defining it. S 22. The executive law is amended by adding a new section 231 to read 22 23 as follows: SALE, POSSESSION OR USE OF 24 S 231. COMPLIANCE WITH THE BAN ON THE 25 50-CALIBER WEAPONS. 1. FROM WITHIN AMOUNTS APPROPRIATED THEREFOR, THE 26 DIVISION OF STATE POLICE SHALL TAKE SUCH ACTION AS IS NECESSARY TO 27 IMPLEMENT A PROGRAM WHEREBY PERSONS, INCLUDING DEALERS OF FIREARMS, IN 28 LAWFUL POSSESSION OF 50-CALIBER WEAPONS MAY BRING THEMSELVES INTO 29 COMPLIANCE WITH THE PROVISIONS OF THE PENAL LAW WHICH BANS THE SALE, POSSESSION OR USE OF SUCH WEAPONS. 30 31 2. WITHIN THIRTY DAYS OF THE EFFECTIVE DATE OF THIS SECTION, ANY 32 LICENSED FIREARM DEALER WHO HAS IN HIS OR HER POSSESSION A NEW 50-CALI-33 BER WEAPON SHALL BE ENTITLED TO RETURN SUCH WEAPON TO THE DISTRIBUTOR OR 34 MANUFACTURER, AND SHALL BE ENTITLED TO A FULL REFUND, OR CREDIT, IN AN AMOUNT EQUAL TO THE PURCHASE PRICE OF SUCH WEAPON. IN ANY CASE WHERE A 35 DISTRIBUTOR OR MANUFACTURER FAILS OR REFUSES TO SO REFUND OR CREDIT SUCH 36 37 DEALER, THE DEALER SHALL NOTIFY THE DIVISION OF STATE POLICE, AND IT 38 SHALL IMMEDIATELY NOTIFY THE ATTORNEY GENERAL SO THAT HE OR SHE MAY 39 INTERCEDE AND TAKE SUCH ACTIONS ON BEHALF OF THE DEALER TO SECURE SUCH 40 REFUND OR CREDIT. EFFECTIVE DATE OF THIS SECTION, ANY 41 3. WITHIN THIRTY DAYS OF THEPERSON, INCLUDING A LICENSED FIREARM DEALER, WHO HAS IN HIS OR HER LEGAL 42 43 POSSESSION A USED 50-CALIBER WEAPON SHALL PERSONALLY DELIVER SUCH WEAPON TO THE DIVISION OF STATE POLICE, AND UPON TRANSFERRING OWNERSHIP 44 AND 45 POSSESSION TO A DULY DESIGNATED OFFICER THEREOF, SHALL BE ENTITLED TO RECEIVE PAYMENT IN AN AMOUNT EQUAL TO THE FAIR MARKET VALUE OF SUCH 46 WEAPON, BUT NOT TO EXCEED EIGHT THOUSAND FIVE HUNDRED DOLLARS. 47 48 4. THEDIVISION OF STATE POLICE SHALL TAKE SUCH ACTION, INCLUDING A 49 PUBLIC CAMPAIGN USING THE PRINT MEDIA, TELEVISION, RADIO OR OTHER MEANS 50 NOTIFY PERSONS OF THE EXISTENCE OF THE PROGRAM ESTABLISHED IN THIS TO 51 SECTION. S 23. This act shall take effect immediately; provided, however, that 52 53 sections one through twenty-one of this act shall take effect on the

thirtieth day after this act shall have become a law.

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