## 4084

## 2009-2010 Regular Sessions

IN SENATE

April 9, 2009

- Introduced by Sens. SCHNEIDERMAN, ADAMS, DIAZ, DUANE, KRUEGER, MONSER-RATE, ONORATO, PERKINS, SAMPSON, STAVISKY -- 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 general business law, in relation to banning the possession, sale or manufacture of assault weapons; and to repeal subdivision 22 of section 265.00 of the penal law relating thereto

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

1 Section 1. The New York state legislature finds that semi-automatic 2 assault weapons are military-style guns designed to allow rapid and 3 accurate spray firing for the quick and efficient killing of humans. The 4 shooter can simply point - as opposed to carefully aim - the weapon to quickly spray a wide area with a hail of bullets. Gun manufacturers have 5 6 for many years made, marketed and sold to civilians semi-automatic 7 versions of military assault weapons designed with features specifically intended to increase lethality for military applications. As a result, 8 9 approximately 2,000,000 assault weapons are currently in circulation in 10 the United States. These weapons have been the weapon of choice in the 11 most notorious mass shootings of innocent civilians in the United States, including the 1999 massacre at Columbine High School (TEC-DC9 12 13 assault pistol and Hi-Point Carbine) and the 2002 Washington, D.C.-area 14 sniper shootings (Bushmaster XM15 assault rifle). According to FBI data, 15 between 1998 and 2001, one in five law enforcement officers slain in the 16 line of duty was killed with an assault weapon. In 2003, New York lost two of its finest when undercover officers in the elite Firearms Inves-17 tigation Unit of the NYPD Organized Crime Control Bureau were brutally 18 murdered while attempting to purchase an illegal TEC-9 semi-automatic 19 assault weapon. The availability of military-style assault weapons poses 20 21 a serious threat to the public health and safety. Most citizens, includ-

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

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ing most gun owners, believe that assault weapons should not be avail-1 2 able for civilian use. S 2. Subdivision 22 of section 265.00 of the penal law is REPEALED and 3 4 a new subdivision 22 is added to read as follows: 5 22. "ASSAULT WEAPON" MEANS ANY: 6 (A) SEMI-AUTOMATIC OR PUMP-ACTION RIFLE THAT HAS THE CAPACITY TO 7 ACCEPT A DETACHABLE MAGAZINE AND HAS ONE OR MORE OF THE FOLLOWING: 8 (I) A PISTOL GRIP; 9 (II) A SECOND HANDGRIP OR A PROTRUDING GRIP THAT CAN BE HELD BY THE 10 NON-TRIGGER HAND; 11 (III) A FOLDING, TELESCOPING OR THUMBHOLE STOCK; 12 A SHROUD ATTACHED TO THE BARREL, OR THAT PARTIALLY OR COMPLETELY (IV) ENCIRCLES THE BARREL, ALLOWING THE BEARER TO HOLD THE FIREARM WITH 13 THE 14 NON-TRIGGER HAND WITHOUT BEING BURNED, BUT EXCLUDING A SLIDE THAT 15 ENCLOSES THE BARREL; OR (V) A MUZZLE BRAKE OR MUZZLE COMPENSATOR; 16 17 (B) SEMI-AUTOMATIC PISTOL, OR ANY SEMI-AUTOMATIC, CENTERFIRE RIFLE WITH A FIXED MAGAZINE, THAT HAS THE CAPACITY TO ACCEPT MORE THAN TEN 18 19 ROUNDS OF AMMUNITION; (C) SEMI-AUTOMATIC PISTOL THAT HAS THE CAPACITY TO ACCEPT A DETACHABLE 20 21 MAGAZINE AND HAS ONE OR MORE OF THE FOLLOWING: 22 (I) A SECOND HANDGRIP OR A PROTRUDING GRIP THAT CAN BE HELD ΒY THE 23 NON-TRIGGER HAND; 24 (II) A FOLDING, TELESCOPING OR THUMBHOLE STOCK; 25 (III) A SHROUD ATTACHED TO THE BARREL, OR THAT PARTIALLY OR COMPLETELY 26 ENCIRCLES THE BARREL, ALLOWING THE BEARER TO HOLD THE FIREARM WITH THE 27 NON-TRIGGER HAND WITHOUT BEING BURNED, BUT EXCLUDING A SLIDE THAT ENCLOSES THE BARREL; 28 29 (IV) A MUZZLE BRAKE OR MUZZLE COMPENSATOR; OR 30 (V) THE CAPACITY TO ACCEPT A DETACHABLE MAGAZINE AT ANY LOCATION 31 OUTSIDE OF THE PISTOL GRIP; 32 (D) SEMI-AUTOMATIC SHOTGUN THAT HAS ONE OR MORE OF THE FOLLOWING: 33 (I) A PISTOL GRIP OR A VERTICAL HANDGRIP; 34 (II) A FOLDING, TELESCOPING OR THUMBHOLE STOCK; 35 (III) A FIXED MAGAZINE CAPACITY IN EXCESS OF FIVE ROUNDS; OR 36 (IV) AN ABILITY TO ACCEPT A DETACHABLE MAGAZINE; 37 (E) SHOTGUN WITH A REVOLVING CYLINDER; OR 38 (F) CONVERSION KIT, PART, OR COMBINATION OF PARTS, FROM WHICH AN 39 ASSAULT WEAPON CAN BE ASSEMBLED IF THOSE PARTS ARE IN THE POSSESSION OR 40 UNDER THE CONTROL OF THE SAME PERSON. 41 (G) MODIFICATIONS OF SUCH FEATURES, OR OTHER FEATURES, DETERMINED BY 42 THE SUPERINTENDENT OF STATE POLICE TO BE RULES AND REGULATIONS OF 43 PARTICULARLY SUITABLE FOR MILITARY AND NOT SPORTING PURPOSES. IN ADDI-44 TION, THE SUPERINTENDENT OF STATE POLICE SHALL, BY RULES AND REGU-45 LATIONS, DESIGNATE SPECIFIC SEMI-AUTOMATIC CENTERFIRE OR RIMFIRE RIFLES OR SEMI-AUTOMATIC SHOTGUNS, IDENTIFIED BY MAKE, MODEL, AND MANUFACTUR-46 47 ER'S NAME, TO BE WITHIN THE DEFINITION OF ASSAULT WEAPON, IF THE SUPER-48 INTENDENT OF STATE POLICE DETERMINES THAT SUCH WEAPONS ARE PARTICULARLY 49 SUITABLE FOR MILITARY AND NOT SPORTING PURPOSES. A LIST OF ASSAULT WEAP-50 ONS, AS DETERMINED BY THE SUPERINTENDENT OF STATE POLICE, SHALL BE MADE 51 AVAILABLE ON A REGULAR BASIS TO THE GENERAL PUBLIC. PROVIDED, HOWEVER, THAT SUCH TERM DOES NOT INCLUDE ANY WEAPON THAT HAS 52 BEEN RENDERED PERMANENTLY INOPERABLE. 53 54 S 3. Section 265.00 of the penal law is amended by adding three new 55 subdivisions 24, 25 and 26 to read as follows:

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5 25. "MUZZLE BRAKE" MEANS A DEVICE ATTACHED TO THE MUZZLE OF A WEAPON 6 THAT UTILIZES ESCAPING GAS TO REDUCE RECOIL.

7 26. "MUZZLE COMPENSATOR" MEANS A DEVICE ATTACHED TO THE MUZZLE OF A 8 WEAPON THAT UTILIZES ESCAPING GAS TO CONTROL MUZZLE MOVEMENT.

9 S 4. Section 265.20 of the penal law is amended by adding a new subdi-10 vision e to read as follows:

11 POSSESSION OF AN ASSAULT WEAPON ON PROPERTY OWNED OR IMMEDIATELY Ε. CONTROLLED BY THE PERSON, OR WHILE ON THE 12 PREMISES OF A LICENSED GUNSMITH FOR THE PURPOSE OF LAWFUL REPAIR, OR WHILE ENGAGED IN THE LEGAL 13 14 USE OF THE ASSAULT WEAPON AT A DULY LICENSED FIRING RANGE, OR WHILE TRAVELING TO OR FROM THESE LOCATIONS, BY A PERSON WHO LAWFULLY POSSESSED 15 16 SUCH WEAPON PRIOR TO JULY FIRST, TWO THOUSAND TEN AND WHO, PRIOR TO 17 OCTOBER FIRST, TWO THOUSAND TEN:

1. RENDERS THE ASSAULT WEAPON PERMANENTLY INOPERABLE; OR

19 2. SURRENDERS THE ASSAULT WEAPON TO THE APPROPRIATE LAW ENFORCEMENT 20 AGENCY AS PROVIDED FOR IN SUBPARAGRAPH (F) OF PARAGRAPH ONE OF SUBDIVI-21 SION A OF THIS SECTION; OR

3. REGISTERS THE ASSAULT WEAPON AS PROVIDED FOR IN SUBDIVISION SEVENOF SECTION THREE HUNDRED NINETY-SIX-FF OF THE GENERAL BUSINESS LAW.

24 S 5. Subdivision 7 of section 396-ff of the general business law is 25 renumbered subdivision 8 and a new subdivision 7 is added to read as 26 follows:

27 (7) THE DIVISION OF STATE POLICE SHALL NO LATER THAN JULY FIRST, TWO THOUSAND TEN, PROMULGATE RULES AND REGULATIONS FOR THE ADDITION OF 28 INFORMATION IDENTIFYING ASSAULT WEAPONS LAWFULLY POSSESSED PRIOR TO 29 JANUARY FIRST, TWO THOUSAND TEN TO THE DATABANK ESTABLISHED BY THIS 30 SECTION. SUCH RULES AND REGULATIONS SHALL, AT A MINIMUM, SPECIFY PROCE-31 32 DURES BY WHICH THE OWNER OF AN ASSAULT WEAPON LAWFULLY POSSESSED PRIOR TO JULY FIRST, TWO THOUSAND TEN IS TO DELIVER AN ASSAULT 33 WEAPON AND VERIFICATION OF A BACKGROUND CHECK REQUIRED BY 18 USC S 922 TO THE 34 REGIONAL PROGRAM FOR TESTING AND PROMPT RETURN. 35 UPON RECEIPT OF THE SEALED CONTAINER AND INSPECTION OF A CERTIFICATE PROVING THAT A BACK-36 37 GROUND CHECK HAS BEEN CONDUCTED AND THE OWNER IS NOT PROHIBITED FROM 38 POSSESSING A FIREARM, THE DIVISION OF STATE POLICE SHALL CAUSE TO BE 39 ENTERED IN THE AUTOMATED ELECTRONIC DATABANK PERTINENT DATA, INCLUDING 40 BALLISTIC INFORMATION RELEVANT TO IDENTIFICATION OF THE SHELL CASING AND THE ASSAULT WEAPON FROM WHICH IT WAS DISCHARGED, AND THE DATE AND 41 ТΟ PLACE OF THE BACKGROUND CHECK AND THE NAME OF THE 42 INDIVIDUAL WHO 43 CONDUCTED SUCH BACKGROUND CHECK.

44 S 6. Severability. If any provision or term of this act is for any 45 reason declared unconstitutional or invalid or ineffective by any court 46 of competent jurisdiction, such decision shall not affect the validity 47 or the effectiveness of the remaining portions of this act or any part 48 thereof.

S 7. This act shall take effect July 1, 2010; provided that the division of state police is authorized to promulgate any and all rules and regulations and take any other measures necessary to implement this act on its effective date on or before such date.