S. 1188

A. 3477

2009-2010 Regular Sessions

SENATE-ASSEMBLY

January 27, 2009

- IN SENATE -- Introduced by Sen. PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection
- IN ASSEMBLY -- Introduced by M. of A. CAMARA, GOTTFRIED, JAFFEE, MAISEL, ROBINSON, BENJAMIN, COLTON, CLARK, ESPAILLAT, PEOPLES, COOK -- Multi-Sponsored by -- M. of A. DIAZ, V. LOPEZ, MAYERSOHN, J. RIVERA, SALADI-NO, TITONE, TOWNS, WALKER, WEISENBERG -- read once and referred to the Committee on Codes
- AN ACT to amend the general business law, in relation to a firearm ballistic identification databank

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

1 Section 1. Section 396-ff of the general business law, as added by 2 chapter 189 of the laws of 2000, is amended to read as follows:

3 S 396-ff. [Pistol and revolver] FIREARM ballistic identification data-4 bank. (1) For the purposes of this section, the following terms shall 5 have the following meanings:

6 (a) "Manufacturer" means any person, firm or corporation possessing a 7 valid federal license that permits such person, firm or corporation to 8 engage in the business of manufacturing [pistols or revolvers] FIREARMS 9 or ammunition therefor for the purpose of sale or distribution.

10 (b) "Shell casing" means that part of ammunition capable of being used 11 in a [pistol or revolver] FIREARM that contains the primer and propel-12 lant powder to discharge the bullet or projectile.

13 (C) "FIREARM" MEANS A PISTOL, REVOLVER, OR ASSAULT WEAPON AS DEFINED 14 IN SECTION 265.00 OF THE PENAL LAW, RIFLE, OR OTHER LONG-BARRELED WEAP-15 ON.

16 (2) [On and after March first, two thousand one, any] ANY manufacturer 17 that ships, transports or delivers a [pistol or revolver] FIREARM to any 18 person in this state shall, in accordance with rules and regulations

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

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promulgated by the division of state police, include in the container 1 2 with such [pistol or revolver] FIREARM a separate sealed container that 3 encloses:

4 (a) a shell casing of a bullet or projectile discharged from such 5 [pistol or revolver] FIREARM; and

6 (b) any additional information that identifies such [pistol or revol-7 ver] FIREARM and shell casing as required by such rules and regulations.

8 (3) A gunsmith or dealer in firearms licensed in this state shall, within ten days of the receipt of any [pistol or revolver] FIREARM from 9 10 a manufacturer that fails to comply with the provisions of this section, either (a) return such [pistol or revolver] FIREARM to such manufactur-11 12 er, or (b) notify the division of state police of such noncompliance and 13 thereafter obtain a substitute sealed container through participation in 14 a program operated by the state police as provided in subdivision four 15 of this section.

16 The division of state police shall no later than October first, (4) 17 two thousand, promulgate rules and regulations for the operation of а 18 program which provides a gunsmith or a dealer in firearms licensed in this state with a sealed container enclosing the items specified in 19 20 subdivision two of this section. The program shall at a minimum: 21

(a) be operational by January first, two thousand one;

22 (b) operate in at least five regional locations within the state; and 23 specify procedures by which such gunsmith or dealer is to deliver (C) 24 a [pistol or revolver] FIREARM to the regional program location closest 25 to his or her place of business for testing and prompt return of such 26 [pistol or revolver] FIREARM.

(5) [On and after March first, two thousand one, a] A gunsmith or dealer in firearms licensed in this state shall, within ten days of 27 28 29 delivering to any person a [pistol or revolver] FIREARM received by such gunsmith or dealer in firearms [on or after such date], forward to the 30 division of state police, along with the original transaction report 31 32 required by subdivision twelve of section 400.00 of the penal law, the sealed container enclosing the shell casing from such [pistol or revol-33 34 ver] FIREARM either (a) received from the manufacturer, or (b) obtained through participation in the program operated by the division of state 35 police in accordance with subdivision four of this section. 36

37 (6) Upon receipt of the sealed container, the division of state police 38 shall cause to be entered in an automated electronic databank pertinent 39 data and other ballistic information relevant to identification of the 40 shell casing and to the [pistol or revolver] FIREARM from which it was 41 discharged. The automated electronic databank will be operated and maintained by the division of state police, in accordance with its rules 42 43 and regulations adopted after consultation with the Federal Bureau of 44 Investigation and the United States Department of Treasury, Bureau of 45 Alcohol, Tobacco and Firearms to ensure compatibility with national 46 ballistic technology.

47 Any person, firm or corporation who knowingly violates any of the (7)48 provisions of this section shall be guilty of a violation, punishable as provided in the penal law. Any person, firm or corporation who knowingly 49 violates any of the provisions of this section after having been previ-50 51 ously convicted of a violation of this section shall be guilty of a class A misdemeanor, punishable as provided in the penal law. 52

53 S 2. This act shall take effect on the sixtieth day after it shall 54 have become a law.