3941--A

2013-2014 Regular Sessions

IN ASSEMBLY

January 29, 2013

- Introduced by M. of A. WEISENBERG, PAULIN, SCHIMEL, DINOWITZ, RAMOS, TITUS, ROBINSON, LIFTON, KAVANAGH, ROSENTHAL, CLARK, WRIGHT, MILLMAN, COLTON, WEINSTEIN, PERRY -- Multi-Sponsored by -- M. of A. BOYLAND, BRENNAN, COOK, ENGLEBRIGHT, GALEF, GANTT, GOTTFRIED, HEASTIE, JACOBS, SCARBOROUGH -- read once and referred to the Committee on Codes -recommitted to the Committee on Codes in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the penal law, the general business law and the education law, in relation to criminally negligent storage of a weapon and weapons safety programs for children

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

1 Section 1. Short title; construction. 1. This act shall be known and 2 may be cited as the "children's weapon accident prevention act".

2. The provisions of this act shall not be construed to preempt or 4 supersede any local law the provisions of which are no less stringent or 5 restrictive than the provisions of this act.

6 S 2. Legislative findings and intent. The legislature finds that a 7 tragically large number of children have been accidentally killed or 8 seriously injured by negligently stored weapons; that placing weapons 9 within reach or easy access of children is irresponsible, encourages 10 such accidents and should be prohibited; and that legislative action is 11 necessary to protect the safety of our children.

12 S 3. Section 265.00 of the penal law is amended by adding five new 13 subdivisions 26, 27, 28, 29 and 30 to read as follows:

14 26. "WEAPON" MEANS A "RIFLE", "SHOTGUN" OR "FIREARM".

15 27. "LOCKED BOX" MEANS A SAFE, CASE OR CONTAINER WHICH, WHEN LOCKED, 16 IS INCAPABLE OF BEING OPENED WITHOUT THE KEY, COMBINATION OR OTHER 17 UNLOCKING MECHANISM, AND IS RESISTANT TO TAMPERING BY AN UNAUTHORIZED 18 PERSON ATTEMPTING TO OBTAIN ACCESS TO AND POSSESSION OF THE WEAPON OR

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

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AMMUNITION CONTAINED THEREIN. THE DIVISION OF STATE POLICE SHALL DEVELOP 1 2 AND PROMULGATE RULES AND REGULATIONS SETTING FORTH THE SPECIFIC DEVICES 3 THE MINIMUM STANDARDS AND CRITERIA THEREFOR WHICH CONSTITUTE AN OR 4 EFFECTIVE LOCKED BOX. 5 LOCKING DEVICE" MEANS AN INTEGRATED DESIGN FEATURE OR AN 28. "GUN 6 ATTACHABLE ACCESSORY THAT IS RESISTANT TO TAMPERING AND IS EFFECTIVE IN 7 PREVENTING THE DISCHARGE OF A WEAPON BY A PERSON WHO DOES NOT HAVE 8 ACCESS TO THE KEY, COMBINATION OR OTHER MECHANISM USED TO DISENGAGE THE 9 DEVICE. 10 29. "LOADED RIFLE" MEANS ANY RIFLE LOADED WITH AMMUNITION OR ANY RIFLE WHICH IS POSSESSED BY ONE WHO, AT THE SAME TIME, POSSESSES A QUANTITY OF 11 12 AMMUNITION WHICH MAY BE USED TO DISCHARGE SUCH RIFLE. 30. "LOADED SHOTGUN" MEANS ANY SHOTGUN LOADED WITH AMMUNITION OR ANY 13 14 SHOTGUN WHICH IS POSSESSED BY ONE WHO, AT THE SAME TIME, POSSESSES A 15 QUANTITY OF AMMUNITION WHICH MAY BE USED TO DISCHARGE SUCH SHOTGUN. S 4. The penal law is amended by adding six new sections 265.50, 16 17 265.55, 265.60, 265.65, 265.70 and 265.75 to read as follows: S 265.50 FAILURE TO STORE A WEAPON SAFELY IN THE SECOND DEGREE. 18 19 A PERSON IS GUILTY OF FAILURE TO STORE A WEAPON SAFELY IN THE SECOND 20 WHEN HE OR SHE STORES OR OTHERWISE LEAVES A WEAPON OUT OF HIS OR DEGREE 21 HER IMMEDIATE POSSESSION OR CONTROL WITHOUT HAVING FIRST SECURELY LOCKED 22 SUCH WEAPON IN AN APPROPRIATE LOCKED BOX OR RENDERED IT INCAPABLE OF 23 BEING FIRED BY THE USE OF A GUN LOCKING DEVICE APPROPRIATE TO THAT WEAP-24 ON. 25 FAILURE TO STORE A WEAPON SAFELY IN THE SECOND DEGREE IS A VIOLATION. 26 S 265.55 FAILURE TO STORE A WEAPON SAFELY IN THE FIRST DEGREE. A PERSON IS GUILTY OF FAILURE TO STORE A WEAPON SAFELY IN THE FIRST 27 28 DEGREE WHEN HE OR SHE COMMITS THE OFFENSE OF FAILURE TO STORE A WEAPON 29 SAFELY IN THE SECOND DEGREE AS DEFINED IN SECTION 265.50 OF THIS ARTICLE HAS BEEN PREVIOUSLY CONVICTED OF THE OFFENSE OF FAILURE TO STORE A 30 AND WEAPON SAFELY IN THE SECOND DEGREE AS DEFINED IN SECTION 265.50 OF THIS 31 32 ARTICLE WITHIN THE PRECEDING FIVE YEARS. 33 TO STORE A WEAPON SAFELY IN THE FIRST DEGREE IS A CLASS B FAILURE 34 MISDEMEANOR. S 265.60 AGGRAVATED FAILURE TO STORE A WEAPON SAFELY. 35 A PERSON IS GUILTY OF AGGRAVATED FAILURE TO STORE A WEAPON SAFELY WHEN 36 37 HE OR SHE COMMITS THE OFFENSE OF FAILURE TO STORE A WEAPON SAFELY IN THE 38 SECOND DEGREE AS DEFINED IN SECTION 265.50 OF THIS ARTICLE AND SUCH 39 WEAPON IS REMOVED FROM THE PREMISES OR DISCHARGED BY ANOTHER PERSON 40 UNDER THE AGE OF EIGHTEEN. AGGRAVATED FAILURE TO STORE A WEAPON SAFELY IS A CLASS A MISDEMEANOR. 41 S 265.65 CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN THE SECOND DEGREE. 42 43 1. A PERSON IS GUILTY OF CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN 44 SECOND DEGREE WHEN WITH CRIMINAL NEGLIGENCE, HE OR SHE STORES OR THE 45 LEAVES A LOADED RIFLE, LOADED SHOTGUN OR LOADED FIREARM IN ANY LOCATION SUCH WEAPON IS ACCESSIBLE TO A PERSON UNDER THE AGE OF EIGHTEEN 46 WHERE 47 AND SUCH WEAPON IS DISCHARGED BY SUCH PERSON UNDER THE AGE OF EIGHTEEN, WHICH CAUSES 48 SERIOUS PHYSICAL INJURY TO SUCH PERSON UNDER THE AGE OF 49 EIGHTEEN OR ANY OTHER PERSON. 50 2. IN ANY PROSECUTION UNDER THIS SECTION IT SHALL BE AN AFFIRMATIVE 51 DEFENSE THAT THE DEFENDANT ACTIVELY PURSUED ALL REASONABLE EFFORTS TO 52 RETRIEVE OR OTHERWISE REGAIN POSSESSION OF SUCH WEAPON PRIOR TO ITS 53 DISCHARGE. 54 3. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY IF: 55 SUCH PERSON UNDER THE AGE OF EIGHTEEN GAINS ACCESS TO SUCH WEAPON (A) AS A RESULT OF AN UNLAWFUL ENTRY TO ANY PREMISES BY ANY PERSON; 56

(B) SUCH WEAPON IS STORED IN A SECURELY LOCKED BOX WHICH PREVENTS 1 ACCESS TO THE WEAPON AND ANY AMMUNITION WHICH MAY BE USED TO DISCHARGE 2 3 SUCH WEAPON IS STORED IN A SEPARATE, SECURELY LOCKED BOX WHICH PREVENTS 4 ACCESS TO SUCH AMMUNITION; 5 (C) SUCH WEAPON IS SECURED WITH A GUN LOCKING DEVICE WHICH PREVENTS 6 THE WEAPON FROM DISCHARGING; 7 (D) SUCH PERSON UNDER THE AGE OF EIGHTEEN POSSESSED THE LOADED SHOTGUN 8 OR LOADED RIFLE IN COMPLIANCE WITH A VALID HUNTING LICENSE ISSUED PURSU-9 ANT TO ARTICLE ELEVEN OF THE ENVIRONMENTAL CONSERVATION LAW; 10 (E) SUCH WEAPON IS IN THE POSSESSION OR CONTROL OF A POLICE OFFICER 11 WHILE THE OFFICER IS ENGAGED IN OFFICIAL DUTIES; OR 12 (F) SUCH WEAPON IS NEEDED FOR THE LAWFUL PURPOSE OF SELF DEFENSE. 13 CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN THE SECOND DEGREE IS A 14 CLASS E FELONY. S 265.70 CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN THE FIRST DEGREE. 15 1. A PERSON IS GUILTY OF CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN 16 17 FIRST DEGREE WHEN WITH CRIMINAL NEGLIGENCE, HE OR SHE STORES OR THE LEAVES A LOADED RIFLE, LOADED SHOTGUN OR LOADED FIREARM IN ANY LOCATION 18 19 WHERE SUCH WEAPON IS ACCESSIBLE TO A PERSON UNDER THE AGE OF EIGHTEEN 20 AND SUCH WEAPON IS DISCHARGED BY SUCH PERSON UNDER THE AGE OF EIGHTEEN, 21 WHICH CAUSES THE DEATH OF SUCH PERSON UNDER THE AGE OF EIGHTEEN OR ANY 22 OTHER PERSON. 2. IN ANY PROSECUTION UNDER THIS SECTION IT SHALL BE AN AFFIRMATIVE 23 24 DEFENSE THAT THE DEFENDANT ACTIVELY PURSUED ALL REASONABLE EFFORTS TO 25 RETRIEVE OR OTHERWISE REGAIN POSSESSION OF SUCH WEAPON PRIOR TO ITS 26 DISCHARGE. 27 3. THE PROVISIONS OF THIS SECTION SHALL NOT APPLY IF: 28 SUCH PERSON UNDER THE AGE OF EIGHTEEN GAINS ACCESS TO SUCH WEAPON (A) AS A RESULT OF AN UNLAWFUL ENTRY TO ANY PREMISES BY ANY PERSON; 29 (B) SUCH WEAPON IS STORED IN A SECURELY LOCKED BOX WHICH 30 PREVENTS ACCESS TO THE WEAPON AND ANY AMMUNITION WHICH MAY BE USED TO DISCHARGE 31 32 SUCH WEAPON IS STORED IN A SEPARATE, SECURELY LOCKED BOX WHICH PREVENTS 33 ACCESS TO THE WEAPON; 34 (C) THE WEAPON IS SECURED WITH A GUN LOCKING DEVICE WHICH PREVENTS THE 35 WEAPON FROM DISCHARGING; (D) SUCH PERSON UNDER THE AGE OF EIGHTEEN POSSESSED THE LOADED SHOTGUN 36 37 OR LOADED RIFLE IN COMPLIANCE WITH A VALID HUNTING LICENSE ISSUED PURSU-38 ANT TO ARTICLE ELEVEN OF THE ENVIRONMENTAL CONSERVATION LAW; 39 (E) SUCH WEAPON IS IN THE POSSESSION OR CONTROL OF A POLICE OFFICER 40 WHILE THE OFFICER IS ENGAGED IN OFFICIAL DUTIES; OR (F) SUCH WEAPON IS NEEDED FOR THE LAWFUL PURPOSE OF SELF DEFENSE. 41 CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN THE FIRST DEGREE IS 42 Α 43 CLASS D FELONY. 44 S 265.75 CRIMINALLY NEGLIGENT STORAGE OF A WEAPON IN THE FIRST AND 45 SECOND DEGREE; APPLICATION. IF A PERSON WHO IS SUSPECTED OF VIOLATING SECTION 265.65 OR 265.70 OF 46 47 THIS ARTICLE IS THE PARENT OR GUARDIAN OF A CHILD WHO IS INJURED OR WHO 48 DIES AS THE RESULT OF SUCH VIOLATION, THE DISTRICT ATTORNEY SHALL CONSIDER, AMONG OTHER FACTORS, THE IMPACT OF THE INJURY OR DEATH ON THE 49 50 PERSON WHO IS SUSPECTED OF VIOLATING SECTION 265.65 OR 265.70 OF THIS ARTICLE WHEN DECIDING WHETHER OR NOT TO PROSECUTE SUCH PERSON FOR SUCH 51 52 OFFENSE. S 5. The section heading and subdivision 2 of section 396-ee of the 53 54 general business law, as added by chapter 189 of the laws of 2000, are 55 amended to read as follows:

56 Sale of certain weapons; locking devices AND LOCKED BOXES therefor.

(2) Every person, firm or corporation engaged in the retail business 1 2 of selling rifles, shotguns or firearms, as such terms are defined in 3 section 265.00 of the penal law, shall, in the place where such rifles, 4 shotguns or firearms are displayed or transferred to the purchaser, post a notice conspicuously stating in bold print that: "The use of a GUN 5 6 locking device or [safety lock] A LOCKED BOX is only one aspect of 7 responsible firearm storage. For increased safety firearms should be 8 stored unloaded and locked in a location that is both separate from 9 their ammunition and inaccessible to children and any other unauthorized 10 LEAVING RIFLES, SHOTGUNS AND FIREARMS ACCESSIBLE TO A PERSON person. 11 UNDER EIGHTEEN IS A CRIME IN NEW YORK STATE."

12 S 6. Section 305 of the education law is amended by adding a new 13 subdivision 44 to read as follows:

14 44. THE COMMISSIONER SHALL IN COOPERATION WITH THE DIVISION OF CRIMI-15 NAL JUSTICE SERVICES DEVELOP A WEAPONS SAFETY PROGRAM DESIGNED TO 16 PROTECT CHILDREN FROM THE RISK OF GUN-RELATED DEATH AND INJURY. SUCH 17 PROGRAM SHALL BE DESIGNED TO TEACH CHILDREN TO FOLLOW AN EFFECTIVE SAFE-TY PROCEDURE WHEN THEY ARE EXPOSED TO A GUN, SHALL SPECIFICALLY WARN 18 CONTACT WITH GUNS CAN RESULT IN SERIOUS INJURY OR DEATH 19 CHILDREN THAT 20 AND SHALL HAVE BEEN PROVEN TO BE EFFECTIVE TO PREVENT INJURY THROUGH 21 FORMAL EVALUATION BY OBJECTIVE PUBLIC HEALTH AND EDUCATION PROFES-22 SIONALS. SUCH PROGRAM MAY BE USED IN PUBLIC AND NONPUBLIC SCHOOLS AT THE 23 DISCRETION OF THE LOCAL SCHOOL BOARD OF EDUCATION OR BOARD OF TRUSTEES, 24 WHICHEVER IS APPLICABLE. THE COMMISSIONER SHALL SUBMIT AN EVALUATION 25 REPORT ON THIS PROGRAM TO THE GOVERNOR, THE SPEAKER OF THE ASSEMBLY, THE 26 TEMPORARY PRESIDENT OF THE SENATE, THE CHAIR OF THE ASSEMBLY CODES 27 COMMITTEE AND THE CHAIR OF THE SENATE CODES COMMITTEE NO LATER THAN JANUARY FIRST, TWO THOUSAND SIXTEEN. 28

S 7. Severability. If any word, phrase, clause, sentence, paragraph, section, or part of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair, or invalidate the remainder thereof, but shall be confined in its operation to the words, phrase, clause, sentence, paragraph, section, or part thereof directly involved in the controversy in which such judgment shall have been rendered.

S 8. This act shall take effect on the first of November next succeeding the date on which it shall have become a law, provided, however, that sections three and four of this act shall take effect May 1, 2015; provided, further, that section five of this act shall take effect March 1, 2015 except that any rule or regulation necessary for the timely implementation of section five of this act may be promulgated on or before such date.