6744

2013-2014 Regular Sessions

IN ASSEMBLY

April 17, 2013

Introduced by M. of A. BARRON -- read once and referred to the Committee on Economic Development

AN ACT to amend the general business law, in relation to the sale of imitation weapons

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

1 Section 1. Subdivision 2 of section 871 of the general business law, 2 as added by chapter 475 of the laws of 1988, is amended to read as 3 follows:

4 2. "Imitation weapon" means any device or object made of plastic, 5 wood, metal or any other material which substantially duplicates or can 6 reasonably be perceived to be an actual firearm, air rifle, pellet gun, 7 or "B-B" gun; unless such imitation weapon (a) is colored [other than 8 black, blue, silver or aluminum, (b) is marked with a non-removable 9 orange stripe which is at least one inch in width and runs the entire length of the barrel on each side and the front end of the barrel, and 10 (c) has a barrel at least one inch in diameter that is closed for a 11 distance of not less than one-half inch from the front-end of its barrel 12 13 with the same material of which the imitation weapon is made] WHITE, BRIGHT RED, BRIGHT ORANGE, BRIGHT YELLOW, BRIGHT GREEN, BRIGHT BLUE, 14 BRIGHT PINK, OR BRIGHT PURPLE, EITHER SINGLY OR AS THE PREDOMINANT COLOR 15 COMBINATION WITH OTHER COLORS IN ANY PATTERN; (B) HAS PERMANENTLY 16 IN 17 AFFIXED TO THE MUZZLE, A BLAZE ORANGE PLUG INSERTED IN THEBARREL OF IMITATION FIREARM. SUCH PLUG SHALL BE RECESSED NO MORE THAN SIX 18 SUCH 19 MILLIMETERS FROM THE MUZZLE END OF THE BARREL OF SUCH FIREARM; (C) IS 20 CONSTRUCTED ENTIRELY OF TRANSPARENT OR TRANSLUCENT MATERIALS WHICH 21 PERMITS UNMISTAKABLE OBSERVATION OF THE DEVICE'S COMPLETE CONTENTS; OR PERMANENTLY AFFIXED TO THE EXTERIOR ORANGE MARKING 22 (D) HAS A BLAZE 23 SURFACE OF THE BARREL, COVERING THE CIRCUMFERENCE OF THE BARREL FROM THE 24 MUZZLE END FOR DEPTH OF AT LEAST SIX MILLIMETERS. "Imitation weapon" 25 does not include any TRADITIONAL B-B, PAINT BALL, OR PELLET-FIRING AIR

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

LBD02084-01-3

1 GUN THAT EXPELS A PROJECTILE THROUGH THE FORCE OF AIR PRESSURE OR ANY 2 nonfiring replica of an antique firearm, the original of which was 3 designed, manufactured and produced prior to eighteen hundred ninety-4 eight.

5 S 2. Section 873 of the general business law, as added by chapter 475 6 of the laws of 1988, is amended to read as follows:

7 S 873. Enforcement. 1. Whenever the attorney general shall believe 8 from evidence satisfactory to him OR HER that any person, firm, corporation or association or agent or employee thereof has violated any 9 10 provision of this article, he OR SHE may bring an action or special proceeding in the supreme court for a judgment enjoining the continuance 11 of such violation and for a civil penalty of not more than one thousand dollars for each violation. If it shall appear to the satisfaction of 12 13 the court or justice that the defendant has violated any provision of 14 15 this article, no proof shall be required that any person has been injured thereby nor that the defendant knowingly or intentionally violated such provision. In such action preliminary relief may be grant-16 17 under article sixty-three of the civil practice law and rules. In 18 ed 19 connection with any such proposed application, the attorney general is 20 authorized to take proof, issue subpoenas and administer oaths in the 21 manner provided in the civil practice law and rules.

22 2. IN ADDITION TO ANY ACTION GRANTED TO THE ATTORNEY GENERAL PURSUANT 23 THIS ARTICLE, ANY PERSON WHO HAS BEEN INJURED BY REASON OF ANY ΤO VIOLATION OF THIS ARTICLE; OTHER THAN A PERSON INJURED WHILE COMMITTING 24 25 IN AN UNLAWFUL ACTIVITY; MAY BRING AN ACTION IN HIS OR HER ENGAGING OR 26 OWN NAME TO ENJOIN SUCH UNLAWFUL ACT OR PRACTICE, AN ACTION TO RECOVER 27 OR HER ACTUAL DAMAGES OR TWO HUNDRED FIFTY DOLLARS, WHICHEVER IS HIS GREATER, OR BOTH SUCH ACTIONS. THE COURT MAY, IN ITS DISCRETION, 28 AWARD 29 THE PREVAILING PLAINTIFF IN SUCH ACTION A PENALTY UP TO ONE THOUSAND DOLLARS, IF THE COURT FINDS THE DEFENDANT WILLFULLY AND 30 KNOWINGLY VIOLATED THE PROVISIONS OF THIS SECTION. THE COURT MAY AWARD REASONABLE 31 32 ATTORNEY'S FEES TO A PREVAILING PLAINTIFF.

33 S 3. This act shall take effect on the ninetieth day after it shall 34 have become a law.