A. 2689

2019-2020 Regular Sessions

SENATE - ASSEMBLY

January 24, 2019

- IN SENATE -- Introduced by Sens. KAVANAGH, ADDABBO, BAILEY, BENJAMIN, BIAGGI, BRESLIN, BROOKS, CARLUCCI, COMRIE, GAUGHRAN, GIANARIS, GOUNARDES, HARCKHAM, HOYLMAN, JACKSON, KAMINSKY, KAPLAN, KRUEGER, LIU, MARTINEZ, MAYER, MONTGOMERY, MYRIE, PARKER, PERSAUD, RAMOS, RIVERA, SALAZAR, SANDERS, SAVINO, SEPULVEDA, SERRANO, STAVISKY, STEWART-COUS-INS, THOMAS -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary
- IN ASSEMBLY -- Introduced by M. of A. SIMON, LENTOL, HEASTIE, PEOPLES-STOKES, ORTIZ, DICKENS, PICHARDO, GOTTFRIED, MOSLEY, GALEF, GLICK, JOYNER, L. ROSENTHAL, O'DONNELL, FAHY, SEAWRIGHT, D'URSO, ENGLEBRIGHT, QUART, CARROLL, PAULIN, MAGNARELLI, HUNTER, DE LA ROSA, TAYLOR, ABINANTI, LAVINE, RIVERA, BARRON, VANEL, ZEBROWSKI, NIOU, STECK, DINOWITZ, SIMOTAS, BLAKE, JAFFEE, ROZIC, AUBRY, WRIGHT, OTIS, WEPRIN, DAVILA, BICHOTTE, ARROYO, BUCHWALD, BURKE, GRIFFIN, JACOBSON, MCMAHON, STERN, BRONSON, CRUZ, REYES, SAYEGH, FRONTUS -- Multi-Sponsored by -- M. of A. EPSTEIN, THIELE -- read once and referred to the Committee on Codes
- AN ACT to amend the civil practice law and rules and the penal law, in relation to establishing extreme risk protection orders as court-issued orders of protection prohibiting a person from purchasing, possessing or attempting to purchase or possess a firearm, rifle or shotgun

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The civil practice law and rules is amended by adding a new article 63-A to read as follows:

ARTICLE 63-A

3 4

Costi

EXTREME RISK PROTECTION ORDERS

5 <u>Section 6340. Definitions.</u> 6 6341. Application 1

6341. Application for an extreme risk protection order.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD08628-02-9

SA

1	<u>6342. Issuance of a temporary extreme risk protection order.</u>
2	6343. Issuance of a final extreme risk protection order.
3	6344. Surrender and removal of firearms, rifles and shotguns
4	pursuant to an extreme risk protection order.
5	6345. Request for renewal of an extreme risk protection order.
б	6346. Expiration of an extreme risk protection order.
7	6347. Effect of findings and determinations in subsequent
8	proceedings.
9	<u>§ 6340. Definitions. For the purposes of this article:</u>
10	1. "Extreme risk protection order" means a court-issued order of
11	protection prohibiting a person from purchasing, possessing or attempt-
12	<u>ing to purchase or possess a firearm, rifle or shotgun.</u>
13	2. "Petitioner" means: (a) a police officer, as defined in section
14	1.20 of the criminal procedure law, or district attorney with jurisdic-
15	tion in the county or city where the person against whom the order is
16	sought resides; (b) a family or household member, as defined in subdivi-
17	sion two of section four hundred fifty-nine-a of the social services
18	law, of the person against whom the order is sought; or (c) a school
19	administrator as defined in section eleven hundred twenty-five of the
20	education law, or a school administrator's designee, of any school in
21	which the person against whom the order is sought is currently enrolled
22	or has been enrolled in the six months immediately preceding the filing
23	of the petition. For purposes of this article, a school administrator's
24	designee shall be employed at the same school as the school administra-
25	tor and shall be any of the following who has been designated in writing
26	to file a petition with respect to the person against whom the order is
27	sought: a school teacher, school guidance counselor, school psychol-
28	ogist, school social worker, school nurse, or other school personnel
29	required to hold a teaching or administrative license or certificate,
30	and full or part-time compensated school employee required to hold a
31	temporary coaching license or professional coaching certificate.
32	3. "Respondent" means the person against whom an extreme risk
33	protection order is or may be sought under this article.
34	4. "Possess" shall have the same meaning as defined in subdivision
35	eight of section 10.00 of the penal law.
36	§ 6341. Application for an extreme risk protection order. In accord-
37	ance with this article, a petitioner may file an application, which
38	shall be sworn, and accompanying supporting documentation, setting forth
39	the facts and circumstances justifying the issuance of an extreme risk
40	protection order. Such application and supporting documentation shall be
41	filed in the supreme court in the county in which the respondent
42	resides. The chief administrator of the courts shall adopt forms that
43	may be used for purposes of such applications and the court's consider-
44	ation of such applications. Such application form shall include inquiry
45	as to whether the petitioner knows, or has reason to believe, that the
46	respondent owns, possesses or has access to a firearm, rifle or shotgun
47	and if so, a request that the petitioner list or describe such firearms,
48	rifles and shotguns, and the respective locations thereof, with as much
49	specificity as possible.
50	§ 6342. Issuance of a temporary extreme risk protection order. 1.
51 52	Upon application of a petitioner pursuant to this article, the court may
52 52	issue a temporary extreme risk protection order, ex parte or otherwise,
53 E4	to prohibit the respondent from purchasing, possessing or attempting to
54 55	purchase or possess a firearm, rifle or shotgun, upon a finding that
55	there is probable cause to believe the respondent is likely to engage in
56	conduct that would result in serious harm to himself, herself or others,

1	as defined in paragraph one or two of subdivision (a) of section 9.39 of
2	the mental hygiene law. Such application for a temporary order shall be
3	determined in writing on the same day the application is filed.
4	2. In determining whether grounds for a temporary extreme risk
5	protection order exist, the court shall consider any relevant factors
6	including, but not limited to, the following acts of the respondent:
7	(a) a threat or act of violence or use of physical force directed
8	toward self, the petitioner, or another person;
9	(b) a violation or alleged violation of an order of protection;
10	(c) any pending charge or conviction for an offense involving the use
11	of a weapon;
12	(d) the reckless use, display or brandishing of a firearm, rifle or
13	shotgun;
14^{13}	(e) any history of a violation of an extreme risk protection order;
15	(f) evidence of recent or ongoing abuse of controlled substances or
16	alcohol; or
17	(g) evidence of recent acquisition of a firearm, rifle, shotgun or
18	other deadly weapon or dangerous instrument, or any ammunition therefor.
19	In considering the factors under this subdivision, the court shall
20	consider the time that has elapsed since the occurrence of such act or
21	acts and the age of the person at the time of the occurrence of such act
22	or acts.
23	For the purposes of this subdivision, "recent" means within the six
24	months prior to the date the petition was filed.
25	3. The application of the petitioner and supporting documentation, if
26	any, shall set forth the factual basis for the request and probable
27	cause for issuance of a temporary order. The court may conduct an exam-
28	ination under oath of the petitioner and any witness the petitioner may
29	produce.
30	4. A temporary extreme risk protection order, if warranted, shall
31	issue in writing, and shall include:
32	(a) a statement of the grounds found for the issuance of the order;
33	(b) the date and time the order expires;
34	(c) the address of the court that issued the order;
35	(d) a statement to the respondent: (i) directing that the respondent
36	may not purchase, possess or attempt to purchase or possess a firearm,
37	rifle or shotgun while the order is in effect and that any firearm,
38	rifle or shotgun possessed by such respondent shall be promptly surren-
39	dered to any authorized law enforcement official in the same manner as
40	set forth in subdivision five of section 530.14 of the criminal proce-
41	dure law;
42	(ii) informing the respondent that the court will hold a hearing no
43	sooner than three nor more than six business days after service of the
44	temporary order, to determine whether a final extreme risk protection
45	order will be issued and the date, time and location of such hearing,
46	provided that the respondent shall be entitled to more than six days
47	upon request in order to prepare for the hearing; and (iii) informing
48	the respondent the he or she may seek the advice of an attorney and that
49	an attorney should be consulted promptly; and
50	(e) a form to be completed and executed by the respondent at the time
51	of service of the temporary extreme risk protection order which elicits
52	a list of all firearms, rifles and shotguns possessed by the respondent
53	and the particular location of each firearm, rifle or shotgun listed.
54	5. If the application for a temporary extreme risk protection order is
55	not granted, the court shall notify the petitioner and, unless the
56	application is voluntarily withdrawn by the petitioner, nonetheless

1	schedule a hearing on the application for a final extreme risk
2	protection order. Such hearing shall be scheduled to be held promptly,
3	but in any event no later than ten business days after the date on which
4	such application is served on the respondent, provided, however, that
5	the respondent may request, and the court may grant, additional time to
	allow the respondent to prepare for the hearing. A notice of such hear-
6	
7	ing shall be prepared by the court and shall include the date and time
8	of the hearing, the address of the court, and the subject of the hear-
9	ing.
10	6. (a) The court shall, in the manner specified in paragraph (b) of
11	this subdivision, arrange for prompt service of a copy of the temporary
12	extreme risk protection order, if any, the application therefor and, if
13	separately applied for or if a temporary extreme risk protection order
14	was not granted, the application for an extreme risk protection order,
15	any notice of hearing prepared by the court, along with any associated
16	papers including the petition and any supporting documentation,
17	provided, that the court may redact the address and contact information
18	of the petitioner from such application and papers where the court finds
19	that disclosure of such address or other contact information would pose
20	an unreasonable risk to the health or safety of the petitioner.
21	(b) The court shall provide copies of such documents to the appropri-
22	ate law enforcement agency serving the jurisdiction of the respondent's
23	residence with a direction that such documents be promptly served, at no
24	cost to the petitioner, on the respondent; provided, however, that the
25	petitioner may voluntarily arrange for service of copies of such order
26	and associated papers through a third party, such as a licensed process
27	server.
28	7. (a) The court shall notify the division of state police, any other
29	law enforcement agency with jurisdiction, all applicable licensing offi-
30	cers, and the division of criminal justice services of the issuance of a
31	temporary extreme risk protection order and provide a copy of such order
32	no later than the next business day after issuing the order to such
33	persons or agencies. The court also shall promptly notify such persons
34	and agencies and provide a copy of any order amending or revoking such
35	protection order or restoring the respondent's ability to own or possess
36	firearms, rifles or shotguns no later than the next business day after
37	issuing the order to restore such right to the respondent. The court
38	also shall report such demographic data as required by the state divi-
39	sion of criminal justice services at the time such order is transmitted
40	thereto. Any notice or report submitted pursuant to this subdivision
41	shall be in an electronic format, in a manner prescribed by the division
42	of criminal justice services.
43	(b) Upon receiving notice of the issuance of a temporary extreme risk
44	protection order, the division of criminal justice services shall imme-
45	diately report the existence of such order to the federal bureau of
46	investigation to allow the bureau to identify persons prohibited from
47	purchasing firearms, rifles or shotguns. The division shall also imme-
48	diately report to the bureau the expiration of any such protection
49	order, any court order amending or revoking such protection order or
50	restoring the respondent's ability to purchase a firearm, rifle or shot-
51	gun.
52	8. A law enforcement officer serving a temporary extreme risk
53	protection order shall request that the respondent immediately surrender
54	to the officer all firearms, rifles and shotguns in the respondent's
55	possession and the officer shall conduct any search permitted by law for

56 such firearms. The law enforcement officer shall take possession of all

4

1	firearms, rifles and shotguns that are surrendered, that are in plain
2	sight, or that are discovered pursuant to a lawful search. As part of
3	the order, the court may also direct a police officer to search for
4	firearms, rifles and shotguns in the respondent's possession in a manner
5	consistent with the procedures of article six hundred ninety of the
6	<u>criminal procedure law.</u>
7	9. Upon issuance of a temporary extreme risk protection order, or upon
8	setting a hearing for a final extreme risk protection order where a
9	temporary order is denied or not requested, the court shall direct the
10	law enforcement agency having jurisdiction to conduct a background
11	investigation and report to the court and, subject to any appropriate
12	redactions to protect any person, each party regarding whether the
13	respondent:
14	(a) has any prior criminal conviction for an offense involving domes-
15	tic violence, use of a weapon, or other violence;
16	(b) has any criminal charge or violation currently pending against him
17	<u>or her;</u>
18	(c) is currently on parole or probation;
19	(d) possesses any registered firearms, rifles or shotguns; and
20	(e) has been, or is, subject to any order of protection or has
21	violated or allegedly violated any order of protection.
22	§ 6343. Issuance of a final extreme risk protection order. 1. In
23	accordance with this article, no sooner than three business days nor
24	later than six business days after service of a temporary extreme risk
25	protection order and, alternatively, no later than ten business days
26	after service of an application under this article where no temporary
27	extreme risk protection order has been issued, the supreme court shall
28	hold a hearing to determine whether to issue a final extreme risk
29	protection order and, when applicable, whether a firearm, rifle or shot-
30	gun surrendered by, or removed from, the respondent should be returned
31	to the respondent. The respondent shall be entitled to more than six
32	business days if a temporary extreme risk protection order has been
33	issued and the respondent requests a reasonable period of additional
34	time to prepare for the hearing. Where no temporary order has been
35	issued, the respondent may request, and the court may grant, additional
36	time beyond the ten days to allow the respondent to prepare for the
37	hearing.
38	2. At the hearing pursuant to subdivision one of this section, the
39	petitioner shall have the burden of proving, by clear and convincing
40	evidence, that the respondent is likely to engage in conduct that would
41	result in serious harm to himself, herself or others, as defined in
42	paragraph one or two of subdivision (a) of section 9.39 of the mental
43	hygiene law. The court may consider the petition and any evidence
44	submitted by the petitioner, any evidence submitted by the respondent,
45	any testimony presented, and the report of the relevant law enforcement
46	agency submitted pursuant to subdivision nine of section sixty-three
47	hundred forty-two of this article. The court shall also consider the
48	factors set forth in subdivision two of section sixty-three hundred
49	forty-two of this article.
50	3. (a) After the hearing pursuant to subdivision one of this section,
51	the court shall issue a written order granting or denying the extreme
52	risk protection order and setting forth the reasons for such determi-
53	nation. If the extreme risk protection order is granted, the court shall
54	direct service of such order in the manner and in accordance with the
55	protections for the petitioner set forth in subdivision six of section
56	sixty-three hundred forty-two of this article.

s. 2451

(b) Upon issuance of an extreme risk protection order: (i) any 1 2 firearm, rifle or shotgun removed pursuant to a temporary extreme risk 3 protection order or such extreme risk protection order shall be retained 4 by the law enforcement agency having jurisdiction for the duration of 5 the order, unless ownership of the firearm, rifle or shotgun is legally б transferred by the respondent to another individual permitted by law to 7 own and possess such firearm, rifle or shotqun; (ii) the supreme court 8 shall temporarily suspend any existing firearm license possessed by the 9 respondent and order the respondent temporarily ineligible for such a 10 license; (iii) the respondent shall be prohibited from purchasing or 11 possessing, or attempting to purchase or possess, a firearm, rifle or shotgun; and (iv) the court shall direct the respondent to surrender any 12 13 firearm, rifle or shotgun in his or her possession in the same manner as 14 set forth in subdivision five of section 530.14 of the criminal proce-15 <u>dure law.</u> (c) An extreme risk protection order issued in accordance with this 16 17 section shall extend, as specified by the court, for a period of up to one year from the date of the issuance of such order; provided, however, 18 19 that if such order was immediately preceded by the issuance of a tempo-20 rary extreme risk protection order, then the duration of the extreme 21 risk protection order shall be measured from the date of issuance of 22 such temporary extreme risk protection order. (d) A law enforcement officer serving a final extreme risk protection 23 24 order shall request that the respondent immediately surrender to the 25 officer all firearms, rifles and shotquns in the respondent's possession 26 and the officer shall conduct any search permitted by law for such 27 firearms. The law enforcement officer shall take possession of all firearms, rifles and shotguns that are surrendered, that are in plain 28 29 sight, or that are discovered pursuant to a lawful search. As part of 30 the order, the court may also direct a police officer to search for 31 firearms, rifles and shotguns in a respondent's possession consistent 32 with the procedures of article six hundred ninety of the criminal proce-33 dure law. 4. (a) The court shall notify the division of state police, any other 34 35 law enforcement agency with jurisdiction, all applicable licensing officers, and the division of criminal justice services of the issuance of a 36 37 final extreme risk protection order and provide a copy of such order to 38 such persons and agencies no later than the next business day after 39 issuing the order. The court also shall promptly notify such persons and agencies and provide a copy of any order amending or revoking such 40 41 protection order or restoring the respondent's ability to own or possess 42 firearms, rifles or shotquns no later than the next business day after 43 issuing the order to restore such right to the respondent. Any notice or 44 report submitted pursuant to this subdivision shall be in an electronic 45 format, in a manner prescribed by the division of criminal justice 46 <u>services.</u> 47 (b) Upon receiving notice of the issuance of a final extreme risk protection order, the division of criminal justice services shall imme-48 diately report the existence of such order to the federal bureau of 49 investigation to allow the bureau to identify persons prohibited from 50 51 purchasing firearms, rifles or shotguns. The division shall also imme-52 diately report to the bureau the expiration of such protection order and 53 any court order amending or revoking such protection order or restoring 54 the respondent's ability to purchase a firearm, rifle or shotgun. 5. (a) If, in accordance with a temporary extreme risk protection 55 56 order, a firearm, rifle or shotgun has been surrendered by or removed

б

from the respondent, and the supreme court subsequently finds that the 1 2 petitioner has not met the required standard of proof, the court's find-3 ing shall include a written order, issued to all parties, directing that 4 any firearm, rifle or shotgun surrendered or removed pursuant to such 5 temporary order shall be returned to the respondent, upon a written б finding that there is no legal impediment to the respondent's possession 7 of such firearm, rifle or shotgun. 8 (b) If any other person demonstrates that he or she is the lawful 9 owner of any firearm, rifle or shotgun surrendered or removed pursuant 10 to a protection order issued in accordance with this article, and provided that the court has made a written finding that there is no 11 legal impediment to the person's possession of a surrendered or removed 12 13 firearm, rifle or shotgun, the court shall direct that such firearm, 14 rifle or shotgun be returned to such lawful owner and inform such person 15 of the obligation to safely store such firearm, rifle, or shotgun in 16 accordance with section 265.45 of the penal law. 17 6. The respondent shall be notified on the record and in writing by the court that he or she may submit one written request, at any time 18 19 during the effective period of an extreme risk protection order, for a 20 hearing setting aside any portion of such order. The request shall be 21 submitted in substantially the same form and manner as prescribed by the chief administrator of the courts. Upon such request, the court shall 22 promptly hold a hearing, in accordance with this article, after provid-23 ing reasonable notice to the petitioner. The respondent shall bear the 24 25 burden to prove, by clear and convincing evidence, any change of circum-26 stances that may justify a change to the order. 27 § 6344. Surrender and removal of firearms, rifles and shotguns pursuant to an extreme risk protection order. 1. When a law enforcement offi-28 29 cer takes any firearm, rifle or shotgun pursuant to a temporary extreme 30 risk protection order or a final extreme risk protection order, the 31 officer shall give to the person from whom such firearm, rifle or shotgun is taken a receipt or voucher for the property taken, describing the 32 property in detail. In the absence of a person, the officer shall leave 33 34 the receipt or voucher in the place where the property was found, mail a 35 copy of the receipt or voucher, retaining proof of mailing, to the last known address of the respondent and, if different, the owner of the 36 firearm, rifle or shotgun, and file a copy of such receipt or voucher 37 38 with the court. All firearms, rifles and shotguns in the possession of a law enforcement official pursuant to this article shall be subject to 39 the provisions of applicable law, including but not limited to subdivi-40 41 sion six of section 400.05 of the penal law; provided, however, that any 42 such firearm, rifle or shotgun shall be retained and not disposed of by 43 the law enforcement agency for at least two years unless legally trans-44 ferred by the respondent to an individual permitted by law to own and 45 possess such firearm, rifle or shotgun. 46 2. If the location to be searched during the execution of a temporary 47 extreme risk protection order or extreme risk protection order is joint-48 ly occupied by two or more parties, and a firearm, rifle or shotgun located during the execution of such order is owned by a person other 49 than the respondent, the court shall, upon a written finding that there 50 51 is no legal impediment to the person other than the respondent's 52 possession of such firearm, rifle or shotgun, order the return of such 53 firearm, rifle or shotgun to such lawful owner and inform such person of 54 their obligation to safely store their firearm, rifle, or shotgun in

55 accordance with section 265.45 of the penal law.

7

1 6345. Request for renewal of an extreme risk protection order. 1. S 2 If a petitioner believes a person subject to an extreme risk protection 3 order continues to be likely to engage in conduct that would result in 4 serious harm to himself, herself, or others, as defined in paragraph one 5 or two of subdivision (a) of section 9.39 of the mental hygiene law, б such petitioner may, at any time within sixty days prior to the expira-7 tion of such existing extreme risk protection order, initiate a request 8 for a renewal of such order, setting forth the facts and circumstances 9 necessitating the request. The chief administrator of the courts shall 10 adopt forms that may be used for purposes of such applications and the 11 court's consideration of such applications. The court may issue a temporary extreme risk protection order in accordance with section sixty-12 three hundred forty-two of this article, during the period that a 13 14 request for renewal of an extreme risk protection order is under consid-15 eration pursuant to this section. 16 2. A hearing held pursuant to this section shall be conducted in the 17 supreme court, in accordance with section sixty-three hundred fortythree of this article, to determine if a request for renewal of the 18 19 order shall be granted. The respondent shall be served with written 20 notice of an application for renewal a reasonable time before the hear-21 ing, and shall be afforded an opportunity to fully participate in the hearing. The court shall direct service of such application and the 22 accompanying papers in the manner and in accordance with the protections 23 for the petitioner set forth in subdivision six of section sixty-three 24 hundred forty-two of this article. 25 26 § 6346. Expiration of an extreme risk protection order. 1. A 27 protection order issued pursuant to this article, and all records of any proceedings conducted pursuant to this article, shall be sealed upon 28 expiration of such order and the clerk of the court wherein such 29 30 proceedings were conducted shall immediately notify the commissioner of 31 the division of criminal justice services, the heads of all appropriate 32 police departments, applicable licensing officers, and all other appro-33 priate law enforcement agencies that the order has expired and that the record of such protection order shall be sealed and not be made avail-34 35 able to any person or public or private entity, except that such records 36 shall be made available to: 37 (a) the respondent or the respondent's designated agent; 38 (b) courts in the unified court system; 39 (c) police forces and departments having responsibility for enforcement of the general criminal laws of the state; 40 (d) any state or local officer or agency with responsibility for the 41 42 issuance of licenses to possess a firearm, rifle or shotgun, when the 43 respondent has made application for such a license; and 44 (e) any prospective employer of a police officer or peace officer as 45 those terms are defined in subdivisions thirty-three and thirty-four of 46 section 1.20 of the criminal procedure law, in relation to an application for employment as a police officer or peace officer; provided, 47 48 however, that every person who is an applicant for the position of police officer or peace officer shall be furnished with a copy of all 49 records obtained under this subparagraph and afforded an opportunity to 50 51 make an explanation thereto. 2. Upon expiration of a protection order issued pursuant to this arti-52 53 cle and upon written application of the respondent who is the subject of 54 such order, with notice and opportunity to be heard to the petitioner and every licensing officer responsible for issuance of a firearm 55 56 license to the subject of the order pursuant to article four hundred of

the penal law, and upon a written finding that there is no legal 1 imped-2 iment to the respondent's possession of a surrendered firearm, rifle or shotgun, the court shall order the return of a firearm, rifle or shotgun 3 4 not otherwise disposed of in accordance with subdivision one of section 5 sixty-three hundred forty-four of this article. When issuing such order б in connection with any firearm subject to a license requirement under article four hundred of the penal law, if the licensing officer informs 7 8 the court that he or she will seek to revoke the license, the order 9 shall be stayed by the court until the conclusion of any license revoca-10 tion proceeding. 11 § 6347. Effect of findings and determinations in subsequent proceedings. Notwithstanding any contrary claim based on common law or 12 13 a provision of any other law, no finding or determination made pursuant 14 to this article shall be interpreted as binding, or having collateral 15 estoppel or similar effect, in any other action or proceeding, or with 16 respect to any other determination or finding, in any court, forum or 17 administrative proceeding. § 2. Section 265.45 of the penal law, as amended by section 3 of part 18 19 FF of chapter 57 of the laws of 2013, is amended to read as follows: 20 § 265.45 Safe storage of rifles, shotguns, and firearms. 21 No person who owns or is custodian of a rifle, shotqun or firearm who resides with an individual who such person knows or has reason to know 22 is prohibited from possessing a firearm pursuant to 18 U.S.C. § 922(g) 23 24 (1), (4), (8) or (9), or pursuant to a temporary or final extreme risk 25 protection order issued under article sixty-three-A of the civil prac-26 tice law and rules, shall store or otherwise leave such rifle, shotgun 27 or firearm out of his or her immediate possession or control without having first securely locked such rifle, shotgun or firearm in an appro-28 29 priate safe storage depository or rendered it incapable of being fired 30 by use of a gun locking device appropriate to that weapon. For purposes 31 of this section "safe storage depository" shall mean a safe or other 32 secure container which, when locked, is incapable of being opened with-33 out the key, combination or other unlocking mechanism and is capable of 34 preventing an unauthorized person from obtaining access to and 35 possession of the weapon contained therein. With respect to a person who 36 is prohibited from possessing a firearm pursuant to 18 USC § 922(g)(9), 37 for purposes of this section, this section applies only if such person has been convicted of a crime included in subdivision one of section 38 39 370.15 of the criminal procedure law and such gun is possessed within five years from the later of the date of conviction or completion of 40 41 sentence. Nothing in this section shall be deemed to affect, impair or 42 supersede any special or local act relating to the safe storage of 43 rifles, shotguns or firearms which impose additional requirements on the owner or custodian of such weapons. 44 45 A violation of this section shall constitute a class A misdemeanor. 46 § 3. Severability. If any part or provision of this act is adjudged by 47 a court of competent jurisdiction to be unconstitutional or otherwise

48 invalid, such judgment shall not affect or impair any other part or 49 provision of this act, but shall be confined in its operation to such 50 part or provision.

51 § 4. This act shall take effect on the one hundred eightieth day after 52 it shall have become a law.