### 2020 -- H 7909

LC005131

# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2020**

# AN ACT

### RELATING TO CRIMINAL OFFENSES -- WEAPONS

Introduced By: Representatives Lima, Mattiello, Noret, Solomon, and Quattrocchi

Date Introduced: February 26, 2020

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 11-47-2, 11-47-8 and 11-47-42 of the General Laws in Chapter 11-

2 47 entitled "Weapons" are hereby amended to read as follows:

### **11-47-2. Definitions.**

When used in this chapter, the following words and phrases are construed as follows:

(1) "Antique firearm" is defined as that term is defined under the provisions of 18 U.S.C.

6 § 921.

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7 (2) "Binary trigger" means a device that replaces a standard trigger on a semi-automatic

weapon and is designed to fire one round on the pull of the trigger and another round upon release

9 of the trigger.

10 (3) "Bump-fire stock" means any device that replaces a semi-automatic weapon's standard

stock and is designed to slide back and forth rapidly, harnessing the weapon's recoil to rapidly fire

12 the weapon.

13 (4) "Crime of violence" means and includes any of the following crimes or an attempt to

commit any of them: murder, manslaughter, rape, first- or second-degree sexual assault, first- or

second-degree child molestation, kidnapping, first- and second-degree arson, mayhem, robbery,

burglary, breaking and entering, any felony violation involving the illegal manufacture, sale, or

delivery of a controlled substance, or possession with intent to manufacture, sell, or deliver a

controlled substance classified in schedule I or schedule II of § 21-28-2.08, any violation of § 21-

19 28-4.01.1 or § 21-28-4.01.2 or conspiracy to commit any violation of these statutes, assault with a

dangerous weapon, assault or battery involving grave bodily injury, or assault with intent to commit any offense punishable as a felony; upon any conviction of an offense punishable as a felony offense under § 12-29-5.

- (5) "Firearm" includes any machine gun, pistol, rifle, air rifle, air pistol, "blank gun", "BB gun", "taser", or other instrument from which steel or metal projectiles are propelled, or that may readily be converted to expel a projectile, except crossbows, recurve, compound, or longbows, and except instruments propelling projectiles that are designed or normally used for a primary purpose other than as a weapon. The frame or receiver of the weapon shall be construed as a firearm under the provisions of this section.
- (6) "Fugitive from justice" means any person who has fled from any state, territory, the District of Columbia, or possession of the United States to avoid prosecution for a crime of violence or to avoid giving testimony in any criminal proceeding.
- (7) "Licensing authorities" means the board of police commissioners of a city or town where the board has been instituted, the chief of police or superintendent of police of other cities and towns having a regular organized police force, and, in towns where there is no chief of police or superintendent of police, it means the town clerk who may issue licenses upon the recommendation of the town sergeant, and it also means any other person or body duly authorized by the city or town charter or by state law.
- (8) "Machine gun" means any weapon that shoots, is designed to shoot, or can be readily restored to shoot automatically more than one shot, without manual reloading, by a single function of the trigger. The term also includes the frame or receiver of the weapon, any combination of parts designed and intended for use in converting a weapon into a machine gun, and any combination of parts from which a machine gun can be assembled if the parts are in the possession or under the control of a person.
  - (9) "Person" includes an individual, partnership, firm, association, or corporation.
- 26 (10) "Pistol" includes any pistol or revolver, and any shotgun, rifle, or similar weapon with 27 overall length less than twenty-six inches (26"), but does not include any pistol or revolver designed 28 for the use of blank cartridges only.
- 29 (11) "Sawed-off rifle" means any rifle with overall length of less than twenty-six inches 30 (26") or barrel length of less than sixteen inches (16").
- 31 (12) "Sawed-off shotgun" means any shotgun with overall length of less than twenty-six 32 inches (26") or barrel length of less than eighteen inches (18").
  - (13) "Sell" includes let or hire, give, lend, and transfer, and "purchase" includes hire, accept, and borrow, and "purchasing" shall be construed accordingly.

1	(14) "Stun gun" is a battery-powered handheld device that transmits an electric charge from
2	the device to a person, while touching or applying the device to a person, and is activated by a
3	trigger or button.
4	(15) "Taser" is a battery-powered handheld device that transmits an electrical charge from
5	the device to a person, by means of expelling a projectile, darts or other device attached to electric
6	wires which strike or attach to a person, and is activated by a trigger or button.
7	(14)(16) "Trigger crank" means a trigger actuator that attaches to the trigger of a semi-
8	automatic weapon and causes the weapon to fire by turning the crank handle.
9	11-47-8. License or permit required for carrying pistol Possession of machine gun
10	License or permit required for carrying pistol or stun gun Possession of machine gun.
11	(a) No person shall, without a license or permit issued as provided in §§ 11-47-11, 11-47-
12	12, and 11-47-18, carry a pistol, or revolver, or taser in any vehicle or conveyance or on or about
13	his or her person whether visible or concealed, except in his or her dwelling house or place of
14	business or on land possessed by him or her or as provided in §§ 11-47-9 and 11-47-10. The
15	provisions of these sections shall not apply to any person who is the holder of a valid license or
16	permit issued by the licensing authority of another state, or territory of the United States, or political
17	subdivision of the state or territory, allowing him or her to carry a pistol or revolver in any vehicle
18	or conveyance or on or about his or her person whether visible or concealed, provided the person
19	is merely transporting the firearm through the state in a vehicle or other conveyance without any
20	intent on the part of the person to detain him or herself or remain within the state of Rhode Island.
21	No person shall manufacture, sell, purchase, or possess a machine gun except as otherwise provided
22	in this chapter. Every person violating the provision of this section shall, upon conviction, be
23	punished by imprisonment for not less than one nor more than ten (10) years, or by a fine up to ten
24	thousand dollars (\$10,000), or both, and except for a first conviction under this section, shall not
25	be afforded the provisions of suspension or deferment of sentence, nor a probation.
26	(b) No person shall have in his or her possession or under his or her control any sawed-off
27	shotgun or sawed-off rifle as defined in § 11-47-2. Any person convicted of violating this
28	subsection shall be punished by imprisonment for up to ten (10) years, or by a fine of up to five
29	thousand dollars (\$5,000), or both.
30	(c) No person shall have in his or her possession or under his or her control any firearm or
31	taser while the person delivers, possesses with intent to deliver, or manufactures a controlled
32	substance. Any person convicted of violating this subsection shall be punished by imprisonment
33	for not less than two (2) years nor more than twenty (20) years, and the sentence shall be
34	consecutive to any sentence the person may receive for the delivery, possession with intent to

deliver, or the manufacture of the controlled substance. It shall not be a defense to a violation of this subsection that a person has a license or permit to carry or possess a firearm or taser.

(d) It shall be unlawful for any person to possess a bump-fire device, binary trigger, trigger crank, or any other device that when attached to a semi-automatic weapon allows full-automatic fire. Individuals who possess these items shall have ninety (90) days from the enactment of this section to either sell, destroy, or otherwise remove these items from the state of Rhode Island. Every person violating the provisions of this section shall, upon conviction, be punished by imprisonment for not less than one nor more than ten (10) years, or by a fine up to ten thousand dollars (\$10,000), or both, and, except for a first conviction under this section, shall not be afforded the provisions of suspension or deferment of sentence, nor a probation.

### 11-47-42. Weapons other than firearms prohibited.

- (a)(1) No person shall carry or possess or attempt to use against another any instrument or weapon of the kind commonly known as a blackjack, slingshot, billy, sandclub, sandbag, metal knuckles, slap glove, bludgeon, stun-gun, or the so called "Kung-Fu" weapons.
- (2) No person shall with intent to use unlawfully against another, carry or possess a crossbow, dagger, dirk, stiletto, sword-in-cane, bowie knife, or other similar weapon designed to cut and stab another.
- (3) No person shall wear or carry concealed upon his person, any of the above-mentioned instruments or weapons, or any razor, or knife of any description having a blade of more than three (3) inches in length measuring from the end of the handle where the blade is attached to the end of the blade, or other weapon of like kind or description.

Any person violating the provisions of these subsections shall be punished by a fine of not more than one thousand dollars (\$1,000) or by imprisonment for not more than one year, or both, and the weapon so found shall be confiscated.

Any person violating the provisions of these subsections while he or she is incarcerated within the confines of the adult correctional institutions shall be punished by a fine of not less than one thousand dollars (\$1,000) nor more than three thousand dollars (\$3,000), or by imprisonment for not less than one year nor more than five (5) years, or both, and the weapon so found shall be confiscated.

(b) No person shall sell to a person under eighteen (18) years of age, without the written authorization of the minor's parent or legal guardian, any stink bomb, blackjack, slingshot, bill, sandclub, sandbag, metal knuckles, slap glove, bludgeon, stungun, paint ball gun, so called "kungfu" weapons, dagger, dirk, stiletto, sword-in-cane, bowie knife, razor, or knife of any description having a blade of more than three inches (3") in length as described in subsection (a) of this section,

1	of any multi-profiged star with sharpened edges designed to be used as a weapon and commonly
2	known as a Chinese throwing star, except that an individual who is actually engaged in the
3	instruction of martial arts and licensed under § 5-43-1 may carry and possess any multi-pronged
4	star with sharpened edges for the sole purpose of instructional use. Any person violating the
5	provisions of this subsection shall be punished by a fine of not less than one thousand dollars
6	(\$1,000) nor more than three thousand dollars (\$3,000), or by imprisonment for not less than one
7	year nor more than five (5) years, or both, and the weapons so found shall be confiscated.
8	SECTION 2. Chapter 11-47 of the General Laws entitled "Weapons" is hereby amended
9	by adding thereto the following sections:
10	11-47-8.2. Purchase, possession, sale or use of stun gun.
11	(a) Any person eighteen (18) years of age or over may purchase or possess a stun gun.
12	(b) No person shall sell or attempt to sell, transfer, deliver or furnish a stun gun to a person
13	who is less than eighteen (18) years of age. Any person convicted of violating the provisions of this
14	subsection shall be guilty of a felony and may be punished by imprisonment for not less than one
15	year nor more than five (5) years.
16	(c) No person shall use or attempt to use a stun gun in the commission of a crime. Any
17	person convicted of violating the provisions of this subsection shall be guilty of a felony and may
18	be punished by a fine of up to ten thousand dollars (\$10,000), or by imprisonment for not more
19	than ten (10) years, or both.
20	(d) No person shall use or attempt to use a stun gun on a police officer who is engaged in
21	the performance of his or her duty. Any person convicted of violating the provisions of this
22	subsection shall be guilty of a felony and may be punished by a fine of up to ten thousand dollars
23	(\$10,000), or by imprisonment for not more than ten (10) years, or both. Any sentence imposed
24	upon a person pursuant to this subsection shall be imposed consecutively to and not concurrently
25	with any sentence imposed for the underlying crime or attempted crime, and the person shall not
26	be afforded the benefits of suspension or deferment of sentence.
27	11-47-8.3. Review and appeal of the decision of the licensing authority or attorney
28	general.
29	(a) A decision denying a permit pursuant to either §§ 11-47-11 or 11-47-18 shall be final
30	unless further review or appeal is initiated in writing within fifteen (15) days after the decision has
31	been mailed to the applicant at the address listed on the application.
32	(b) An aggrieved individual may submit a written request to reconsider the denial to the
33	licensing authority or the department of the attorney general. Said request shall be submitted within
34	fifteen (15) days after the decision has been mailed to the address provided by the applicant.

I	(1) The licensing authority or the department of the attorney general shall schedule and
2	conduct an in-person meeting within fourteen (14) days of the request to review and discuss the
3	decision. Said meeting shall only be scheduled or rescheduled beyond the initial fourteen (14) day
4	period by agreement of the parties or for good cause, but in no event exceed sixty (60) days.
5	(2) The applicant may submit any supplemental documentation relative to the application,
6	which shall become part of the application.
7	(3) The meeting shall be conducted as an informal meeting, not as an administrative
8	hearing. The licensing authority or the department of the attorney general shall receive and consider
9	documents and other evidence without regard to statutory and common law rules. A stenographic
10	record, transcription, video, audio or other recording is only allowed by agreement of the parties.
11	(4) The applicant may be represented at this meeting by an attorney.
12	(5) The licensing authority or the department of the attorney general shall, within seven (7)
13	days after the meeting mail, a decision to the applicant granting or denying the application. Any
14	denial shall be in writing and state with specificity the reason(s) and evidence upon which the denial
15	was based and the rationale for the denial.
16	(c) An aggrieved individual may submit an appeal of the decision denying a permit
17	pursuant to either §§ 11-47-11 or 11-47-18 or of the decision of the request to reconsider to the
18	superior court for the county in which the licensing authority or attorney general is located, in the
19	form of a miscellaneous petition, within fifteen (15) days after the decision has been mailed to the
20	applicant at the address listed on the application.
21	(1) The petition for review shall state the grounds upon which review is sought but need
22	not be verified.
23	(2) Upon appeal, the petitioner is entitled to a trial de novo before a justice of the superior
24	court without a jury.
25	(3) Within thirty (30) days of the notice of appeal the licensing authority or attorney general
26	shall provide a full, complete and certified copy of the application and all submitted documents to
27	both the petitioner and the superior court.
28	(d) Pursuant to chapter 3 of title 38, the request to reconsider and the appeal to the superior
29	court, shall not be deemed public. All documents, records and proceedings before the licensing
30	authority, the department of the attorney general and the superior court are not open to the public,
31	but may be accessed by law enforcement personnel to be used for law enforcement purposes only
32	and shall remain otherwise confidential.
33	(e) An applicant may have his or her hearing open to the public upon written request to the
34	superior court.

- 1 (f) The superior court may award reasonable attorney's fees, costs and filing fees to the
- 2 prevailing applicant if the court finds that there is no justiciable issue of either law or fact, or to the
- 3 prevailing applicant if the licensing authority or the department of the attorney general did not have
- 4 <u>a good faith basis in the denial of the license or permit.</u>
- 5 SECTION 3. This act shall take effect upon passage.

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# **EXPLANATION**

# BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

# RELATING TO CRIMINAL OFFENSES -- WEAPONS

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This act would provide that any person eighteen (18) years of age who is issued a license may carry a stun gun. This act would also add "tasers" to the definition of "firearm." The act would provide for an appeal process for denial of an application for a permit.

This act would take effect upon passage.

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