AN ACT
RELATING TO CRIMINAL OFFENSES -- WEAPONS

Introduced By: Representatives Caldwell, Knight, Fellela, Batista, Boylan, Kazarian, Fogarty, Stewart, McEntee, and Handy

Date Introduced: January 31, 2024

Referred To: House Judiciary

(Governor/Lieutenant Governor/Secretary of State/General Treasurer/Attorney General)

It is enacted by the General Assembly as follows:

SECTION 1. Sections 11-47-60.1 and 11-47-60.3 of the General Laws in Chapter 11-47 entitled "Weapons" are hereby amended to read as follows:

11-47-60.1. Safe storage - Unsafe storage of a firearm. (a) Nothing in this section shall be construed to reduce or limit any existing right to purchase and own firearms and/or ammunition or to provide authority to any state or local agency to infringe upon the privacy of any family, home or business except by lawful warrant.

(b) A person who stores or leaves a firearm in any place is guilty of the violation of unsafe storage of a firearm unless the firearm is secured in a locked container or equipped with a tamper-resistant mechanical lock or other safety device, properly engaged in order to render such firearm inoperable by any person other than the owner or other lawfully authorized user. For purposes of this section, such firearm shall not be deemed stored or left within such proximity to its owner or other lawfully authorized user that the firearm can be readily retrieved and used as if carried on said person. Any violation of this subsection shall result in, for a first offense, a civil infraction punishable by a fine of not more than two hundred fifty dollars ($250), and for a second offense, a civil infraction punishable by a fine of not more than one thousand dollars ($1,000). A third or subsequent violation of this subsection shall, upon conviction, be punished by imprisonment for no more than six (6) months, or a fine of not more than five hundred dollars ($500), or both.

(c) A person who stores or leaves on premises under his or her control a loaded firearm...
and who knows or reasonably should know that a child is likely to gain access to the firearm without
the permission of the child’s parent or guardian, and the child or who knows or reasonably should
know that a person who is prohibited, under state or federal law, from purchasing or possessing
firearms is likely to gain access to the firearm, is guilty of criminal storage of a firearm in the
second degree if a child or person who is prohibited, under state or federal law, from purchasing or
possessing firearms obtains access to the firearm, and causes injury to himself or herself or any
other person with the firearm, is guilty of the crime of criminal storage of a firearm and, Any person
who violates this section shall, upon conviction, shall be punished by imprisonment for no more
than one year, or be fined not more than one thousand dollars ($1,000) or imprisoned for not more
than one year, or both. For purposes of this section, a “child” is defined as any person who has not
attained the age of sixteen (16) eighteen (18) years.

(d) A person is guilty of criminal storage of a firearm in the first degree if they commit the
crime of criminal storage in the second degree and the firearm obtained by a child or a person who
is prohibited, under state or federal law, from purchasing or possessing firearms is used by said
person in the commission of a crime or to cause injury to himself or herself or any other person.

Any violation of this subsection shall, upon conviction, be punishable by imprisonment for not
more than five (5) years, or a fine of not more than five thousand dollars ($5,000), or both.

(e) The provisions of subsection (b), subsections (c) and (d) of this section shall not apply
whenever any of the following occurs:

(1) The child or person who is prohibited, under state or federal law, from purchasing or
possessing firearms obtains the firearm as a result of an illegal entry of any premises by any person
or an illegal taking of the firearm from the premises of the owner without permission of the owner;

(2) The firearm is kept in a locked container or in a location which a reasonable person
would believe to be secured in a locked container or equipped with a tamper-resistant mechanical
lock or other safety device, properly engaged in order to render such firearm inoperable by any
person other than the owner or other lawfully authorized user;

(3) The firearm is carried on by the person owner or other lawfully authorized user or
within such a close proximity so that the individual can readily retrieve and use the firearm as if
carried on the person; and

(4) The firearm is locked with a locking device;

(5) The child or person who is prohibited, under state or federal law, from purchasing or
possessing firearms obtains or obtains and discharges the firearm in a lawful act of self-defense or
defense of another person;

(6) The person who keeps a loaded firearm on any premises which is under his or her
custody or control has no reasonable expectations, based on objective facts and circumstances, that
a child is likely to be present on the premises.

(c)(1) If the person who allegedly violated this section is the parent or guardian of a child
who is injured or who dies as the result of an accidental shooting, the attorney general’s department
attorney general shall consider among other factors, the impact of the injury or death on the person
who has allegedly violated this section when deciding whether to prosecute an alleged violation.

(2) It is the intent of the general assembly that a parent or guardian of a child who is injured
or who dies of an accidental shooting shall be prosecuted only in those instances in which the parent
or guardian behaved in a grossly negligent manner.

11-47-60.3. Trigger lock required.

No licensed retail dealer shall deliver any pistol, rifle or shotgun to any purchaser without
providing a trigger lock or other safety device designed to prevent an unauthorized user from
operating the pistol firearm.

SECTION 2. Chapter 11-47 of the General Laws entitled “Weapons” is hereby amended
by adding thereto the following section:

11-47-60.4. Secure storage information and awareness.

(a)At any site where firearms sales or transfers are conducted by licensed dealers in Rhode
Island, the licensed dealers shall conspicuously display a sign containing the information set forth
in subsection (b) of this section, in any area where the sales or transfers occur. Such signs shall be
posted in a manner so that they can be easily viewed by persons to whom firearms are sold or
transferred, and shall not be removed, obscured, or rendered illegible. If the site where the sales or
transfers occur are the premises listed on the dealer's federal firearms license(s), an additional such
sign shall be placed at or near the entrance.

(b) Each informational sign shall be at least eight and one-half inches (8 1/2”) high by eleven
inches (11”) wide, and feature black text against a white background and letters that are at least
one-half inch (1/2") high. The signs shall not contain other statements or markings other than the
following text, in English and Spanish:

WARNING: Access to a firearm in the home significantly increases the risk of suicide,
depth during domestic violence disputes, and the unintentional death of children, household
members, or others. If you or a loved one is experiencing distress and/or depression, call the 988
Suicide and Crisis hotline or text “HOME” to 741741.

Secure firearm storage is the law in Rhode Island. Rhode Island state law requires gun
owners to securely store their firearms any time the firearms are not in their possession or control
and to securely store firearms in premises under their control where a child or person prohibited
from purchasing or possessing firearms is likely to gain access to them. Failure to securely store firearms as required by law may result in fines and/or criminal prosecution.

(c) The department of health, in consultation with the state police, shall develop detailed printed information to be made available to licensed dealers at no cost to the dealers, in English and Spanish, regarding the risks of access to firearms, state laws requiring secure firearm storage, a summary of the major provisions of chapter 47 of title 11 relating to firearms, including, but not limited to, the duties of the sellers and purchasers and possessors of firearms, and suicide prevention resources. Licensed dealers shall distribute this printed information to all purchasers of firearms.

(d). The department of health and department of education shall annually develop detailed information for students and their families, parents and guardians regarding the importance of secure gun storage to protect minors from accessing firearms, the risks of access to firearms, secure firearm storage requirements under state law, and suicide prevention and other behavioral health resources. School districts shall annually distribute a pamphlet containing this information, in English and in Spanish, to all enrolled students and their parents or guardians and make this information electronically accessible on the district’s webpage.

SECTION 3. This act shall take effect upon passage.
EXPLANATION
BY THE LEGISLATIVE COUNCIL
OF
A N A C T
RELATING TO CRIMINAL OFFENSES -- WEAPONS

***

1 This act would require the safe storage of firearms and would provide civil and criminal
2 penalties for violations. It would also add rifles and shotguns to the type of firearms that require a
3 trigger lock to be included with purchase. Firearms dealers would be required to post informational
4 signs regarding safe storage.
5 This act would take effect upon passage.

=========
LC004005
=========