SENATE, No. 3249
STATE OF NEW JERSEY
216th LEGISLATURE
INTRODUCED NOVEMBER 9, 2015

Sponsored by:
Senator LORETTA WEINBERG
District 37 (Bergen)
Senator RICHARD J. CODEY
District 27 (Essex and Morris)

SYNOPSIS
Requires firearm retailers to sell personalized handguns.

CURRENT VERSION OF TEXT
As introduced.
AN ACT concerning personalized handguns and amending and repealing various sections of statutory law.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

1. N.J.S.2C:39-1 is amended to read as follows:

2C:39-1. Definitions. The following definitions apply to this chapter and to chapter 58:

a. "Antique firearm" means any rifle or shotgun and "antique cannon" means a destructive device defined in paragraph (3) of subsection c. of this section, if the rifle, shotgun or destructive device, as the case may be, is incapable of being fired or discharged, or which does not fire fixed ammunition, regardless of date of manufacture, or was manufactured before 1898 for which cartridge ammunition is not commercially available, and is possessed as a curiosity or ornament or for its historical significance or value.

b. "Deface" means to remove, deface, cover, alter or destroy the name of the maker, model designation, manufacturer's serial number or any other distinguishing identification mark or number on any firearm.

c. "Destructive device" means any device, instrument or object designed to explode or produce uncontrolled combustion, including (1) any explosive or incendiary bomb, mine or grenade; (2) any rocket having a propellant charge of more than four ounces or any missile having an explosive or incendiary charge of more than one-quarter of an ounce; (3) any weapon capable of firing a projectile of a caliber greater than 60 caliber, except a shotgun or shotgun ammunition generally recognized as suitable for sporting purposes; (4) any Molotov cocktail or other device consisting of a breakable container containing flammable liquid and having a wick or similar device capable of being ignited. The term does not include any device manufactured for the purpose of illumination, distress signaling, line-throwing, safety or similar purposes.

d. "Dispose of" means to give, give away, lease, loan, keep for sale, offer, offer for sale, sell, transfer, or otherwise transfer possession.

e. "Explosive" means any chemical compound or mixture that is commonly used or is possessed for the purpose of producing an explosion and which contains any oxidizing and combustible materials or other ingredients in such proportions, quantities or packing that an ignition by fire, by friction, by concussion or by detonation of any part of the compound or mixture may cause such a sudden generation of highly heated gases that the resultant

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.
gaseous pressures are capable of producing destructive effects on contiguous objects. The term shall not include small arms ammunition, or explosives in the form prescribed by the official United States Pharmacopoeia.

f. "Firearm" means any handgun, rifle, shotgun, machine gun, automatic or semi-automatic rifle, or any gun, device or instrument in the nature of a weapon from which may be fired or ejected any solid projectable ball, slug, pellet, missile or bullet, or any gas, vapor or other noxious thing, by means of a cartridge or shell or by the action of an explosive or the igniting of flammable or explosive substances. It shall also include, without limitation, any firearm which is in the nature of an air gun, spring gun or pistol or other weapon of a similar nature in which the propelling force is a spring, elastic band, carbon dioxide, compressed or other gas or vapor, air or compressed air, or is ignited by compressed air, and ejecting a bullet or missile smaller than three-eighths of an inch in diameter, with sufficient force to injure a person.

g. "Firearm silencer" means any instrument, attachment, weapon or appliance for causing the firing of any gun, revolver, pistol or other firearm to be silent, or intended to lessen or muffle the noise of the firing of any gun, revolver, pistol or other firearm.

h. "Gravity knife" means any knife which has a blade which is released from the handle or sheath thereof by the force of gravity or the application of centrifugal force.

i. "Machine gun" means any firearm, mechanism or instrument not requiring that the trigger be pressed for each shot and having a reservoir, belt or other means of storing and carrying ammunition which can be loaded into the firearm, mechanism or instrument and fired therefrom.

j. "Manufacturer" means any person who receives or obtains raw materials or parts and processes them into firearms or finished parts of firearms, except a person who exclusively processes grips, stocks and other nonmetal parts of firearms. The term does not include a person who repairs existing firearms or receives new and used raw materials or parts solely for the repair of existing firearms.

k. "Handgun" means any pistol, revolver, personalized handgun, or other firearm originally designed or manufactured to be fired by the use of a single hand.

l. "Retail dealer" means any person including a gunsmith, except a manufacturer or a wholesale dealer, who sells, transfers or assigns for a fee or profit any firearm or parts of firearms or ammunition which he has purchased or obtained with the intention, or for the purpose, of reselling or reassigning to persons who are reasonably understood to be the ultimate consumers, and includes any person who is engaged in the business of repairing firearms or
who sells any firearm to satisfy a debt secured by the pledge of a firearm.

m. "Rifle" means any firearm designed to be fired from the shoulder and using the energy of the explosive in a fixed metallic cartridge to fire a single projectile through a rifled bore for each single pull of the trigger.

n. "Shotgun" means any firearm designed to be fired from the shoulder and using the energy of the explosive in a fixed shotgun shell to fire through a smooth bore either a number of ball shots or a single projectile for each pull of the trigger, or any firearm designed to be fired from the shoulder which does not fire fixed ammunition.

o. "Sawed-off shotgun" means any shotgun having a barrel or barrels of less than 18 inches in length measured from the breech to the muzzle, or a rifle having a barrel or barrels of less than 16 inches in length measured from the breech to the muzzle, or any firearm made from a rifle or a shotgun, whether by alteration, or otherwise, if such firearm as modified has an overall length of less than 26 inches.

p. "Switchblade knife" means any knife or similar device which has a blade which opens automatically by hand pressure applied to a button, spring or other device in the handle of the knife.

q. "Superintendent" means the Superintendent of the State Police.

r. "Weapon" means anything readily capable of lethal use or of inflicting serious bodily injury. The term includes, but is not limited to, all (1) firearms, even though not loaded or lacking a clip or other component to render them immediately operable; (2) components which can be readily assembled into a weapon; (3) gravity knives, switchblade knives, daggers, dirks, stilettos, or other dangerous knives, billies, blackjacks, bludgeons, metal knuckles, sandclubs, slingshots, cesti or similar leather bands studded with metal filings or razor blades imbedded in wood; and (4) stun guns; and any weapon or other device which projects, releases, or emits tear gas or any other substance intended to produce temporary physical discomfort or permanent injury through being vaporized or otherwise dispensed in the air.

s. "Wholesale dealer" means any person, except a manufacturer, who sells, transfers, or assigns firearms, or parts of firearms, to persons who are reasonably understood not to be the ultimate consumers, and includes persons who receive finished parts of firearms and assemble them into completed or partially completed firearms, in furtherance of such purpose, except that it shall not include those persons dealing exclusively in grips, stocks and other nonmetal parts of firearms.
"Stun gun" means any weapon or other device which emits an electrical charge or current intended to temporarily or permanently disable a person.

"Ballistic knife" means any weapon or other device capable of lethal use and which can propel a knife blade.

"Imitation firearm" means an object or device reasonably capable of being mistaken for a firearm.

"Assault firearm" means:

1. The following firearms:
   - Algimec AGM1 type
   - Any shotgun with a revolving cylinder such as the "Street Sweeper" or "Striker 12"
   - Armalite AR-180 type
   - Australian Automatic Arms SAR
   - Avtomat Kalashnikov type semi-automatic firearms
   - Beretta AR-70 and BM59 semi-automatic firearms
   - Bushmaster Assault Rifle
   - Calico M-900 Assault carbine and M-900 CETME G3
   - Chartered Industries of Singapore SR-88 type
   - Colt AR-15 and CAR-15 series
   - Daewoo K-1, K-2, Max 1 and Max 2, AR 100 types
   - Demro TAC-1 carbine type
   - Encom MP-9 and MP-45 carbine types
   - FAMAS MAS223 types
   - FN-FAL, FN-LAR, or FN-FNC type semi-automatic firearms
   - Franchi SPAS 12 and LAW 12 shotguns
   - G3SA type
   - Galil type Heckler and Koch HK91, HK93, HK94, MP5, PSG-1
   - Intratec TEC 9 and 22 semi-automatic firearms
   - M1 carbine type
   - M14S type
   - MAC 10, MAC 11, MAC 11-9mm carbine type firearms
   - PJK M-68 carbine type
   - Plainfield Machine Company Carbine
   - Ruger K-Mini-14/5F and Mini-14/5RF
   - SIG AMT, SIG 550SP, SIG 551SP, SIG PE-57 types
   - SKS with detachable magazine type
   - Spectre Auto carbine type
   - Springfield Armory BM59 and SAR-48 type
   - Sterling MK-6, MK-7 and SAR types
   - Steyr A.U.G. semi-automatic firearms
   - USAS 12 semi-automatic type shotgun
   - Uzi type semi-automatic firearms
   - Valmet M62, M71S, M76, or M78 type semi-automatic firearms
Weaver Arm Nighthawk.

(2) Any firearm manufactured under any designation which is substantially identical to any of the firearms listed above.

(3) A semi-automatic shotgun with either a magazine capacity exceeding six rounds, a pistol grip, or a folding stock.

(4) A semi-automatic rifle with a fixed magazine capacity exceeding 15 rounds.

(5) A part or combination of parts designed or intended to convert a firearm into an assault firearm, or any combination of parts from which an assault firearm may be readily assembled if those parts are in the possession or under the control of the same person.

x. "Semi-automatic" means a firearm which fires a single projectile for each single pull of the trigger and is self-reloading or automatically chambers a round, cartridge, or bullet.

y. "Large capacity ammunition magazine" means a box, drum, tube or other container which is capable of holding more than 15 rounds of ammunition to be fed continuously and directly therefrom into a semi-automatic firearm.

z. "Pistol grip" means a well-defined handle, similar to that found on a handgun, that protrudes conspicuously beneath the action of the weapon, and which permits the shotgun to be held and fired with one hand.

aa. "Antique handgun" means a handgun manufactured before 1898, or a replica thereof, which is recognized as being historical in nature or of historical significance and either (1) utilizes a match, friction, flint, or percussion ignition, or which utilizes a pin-fire cartridge in which the pin is part of the cartridge or (2) does not fire fixed ammunition or for which cartridge ammunition is not commercially available.

bb. "Trigger lock" means a commercially available device approved by the Superintendent of State Police which is operated with a key or combination lock that prevents a firearm from being discharged while the device is attached to the firearm. It may include, but need not be limited to, devices that obstruct the barrel or cylinder of the firearm, as well as devices that immobilize the trigger.

cc. "Trigger locking device" means a device that, if installed on a firearm and secured by means of a key or mechanically, electronically or electromechanically operated combination lock, prevents the firearm from being discharged without first deactivating or removing the device by means of a key or mechanically, electronically or electromechanically operated combination lock.
"Personalized handgun" means a handgun which incorporates within its design, and as part of its original manufacture, technology which automatically limits its operational use and which cannot be readily deactivated, so that it may only be fired by an authorized or recognized user. The technology limiting the handgun's operational use may include, but not be limited to: radio frequency tagging, touch memory, remote control, fingerprint, magnetic encoding and other automatic user identification systems utilizing biometric, mechanical or electronic systems. No make or model of a handgun shall be deemed to be a "personalized handgun" unless the Attorney General has determined, through testing or other reasonable means, that the handgun meets any reliability standards that the manufacturer may require for its commercially available handguns that are not personalized or, if the manufacturer has no such reliability standards, the handgun meets the reliability standards generally used in the industry for commercially available handguns.

(cf: P.L.2002, c.130, s.5)

2. N.J.S.2C:58-2 is amended to read as follows:


No retail dealer of firearms nor any employee of a retail dealer shall sell or expose for sale, or possess with the intent of selling, any firearm unless licensed to do so as hereinafter provided. The superintendent shall prescribe standards and qualifications for retail dealers of firearms and their employees for the protection of the public safety, health and welfare.

Applications shall be made in the form prescribed by the superintendent, accompanied by a fee of $50 payable to the superintendent, and shall be made to a judge of the Superior Court in the county where the applicant maintains his place of business. The judge shall grant a license to an applicant if he finds that the applicant meets the standards and qualifications established by the superintendent and that the applicant can be permitted to engage in business as a retail dealer of firearms or employee thereof without any danger to the public safety, health and welfare. Each license shall be valid for a period of three years from the date of issuance, and shall authorize the holder to sell firearms at retail in a specified municipality.

In addition, every retail dealer shall pay a fee of $5 for each employee actively engaged in the sale or purchase of firearms. The superintendent shall issue a license for each employee for whom said fee has been paid, which license shall be valid for so long as the employee remains in the employ of said retail dealer.

No license shall be granted to any retail dealer under the age of 21 years or to any employee of a retail dealer under the age of 18 or
to any person who could not qualify to obtain a permit to purchase a
handgun or a firearms purchaser identification card, or to any
corporation, partnership or other business organization in which the
actual or equitable controlling interest is held or possessed by such
an ineligible person.

All licenses shall be granted subject to the following conditions,
for breach of any of which the license shall be subject to revocation
on the application of any law enforcement officer and after notice
and hearing by the issuing court:

1. The business shall be carried on only in the building or
buildings designated in the license, provided that repairs may be
made by the dealer or his employees outside of such premises.

2. The license or a copy certified by the issuing authority shall
be displayed at all times in a conspicuous place on the business
premises where it can be easily read.

3. No firearm or imitation thereof shall be placed in any
window or in any other part of the premises where it can be readily
seen from the outside.

4. No rifle or shotgun, except antique rifles or shotguns, shall
be delivered to any person unless such person possesses and
exhibits a valid firearms purchaser identification card and furnishes
the seller, on the form prescribed by the superintendent, a
certification signed by him setting forth his name, permanent
address, firearms purchaser identification card number and such
other information as the superintendent may by rule or regulation
require. The certification shall be retained by the dealer and shall
be made available for inspection by any law enforcement officer at
any reasonable time.

5. No handgun shall be delivered to any person unless:
   (a) Such person possesses and exhibits a valid permit to
purchase a firearm and at least seven days have elapsed since the
date of application for the permit;
   (b) The person is personally known to the seller or presents
evidence of his identity;
   (c) The handgun is unloaded and securely wrapped;
   (d) Except as otherwise provided in subparagraph (e) of this
paragraph, the handgun is accompanied by a trigger lock or a locked
case, gun box, container or other secure facility; provided, however,
this provision shall not apply to antique handguns or personalized
handguns included in this list pursuant to section 3 of P.L.2002,
c.130 (C.2C:58-2.4). The [exemption] exemptions afforded under
this subparagraph for antique handguns and personalized handguns
shall be narrowly construed, limited solely to the requirements set
forth herein and shall not be deemed to afford or authorize any
other exemption from the regulatory provisions governing firearms
set forth in chapter 39 and chapter 58 of Title 2C of the New Jersey Statutes; and

(e) [On and after the first day of the sixth month following the date on which the list of personalized handguns is prepared and delivered pursuant to section 3 of P.L.2002, c.130 (C.2C:58-2.4), the handgun is identified as a personalized handgun and included on that list or is an antique handgun. The provisions of subparagraph (d) of this section shall not apply to the delivery of a personalized handgun.] (Deleted by amendment, P.L.., c..) (pending before the Legislature as this bill)

(6) The dealer shall keep a true record of every handgun sold, given or otherwise delivered or disposed of, in accordance with the provisions of subsections b. through e. of this section and the record shall note whether a trigger lock, locked case, gun box, container or other secure facility was delivered along with the handgun.

(7) A dealer shall not knowingly deliver more than one handgun to any person within any 30-day period. This limitation shall not apply to:

(a) a federal, State, or local law enforcement officer or agency purchasing handguns for use by officers in the actual performance of their law enforcement duties;

(b) a collector of handguns as curios or relics as defined in Title 18, United States Code, section 921 (a) (13) who has in his possession a valid Collector of Curios and Relics License issued by the federal Bureau of Alcohol, Tobacco, Firearms and Explosives;

(c) transfers of handguns among licensed retail dealers, registered wholesale dealers and registered manufacturers;

(d) any transaction where the person has purchased a handgun from a licensed retail dealer and has returned that handgun to the dealer in exchange for another handgun within 30 days of the original transaction, provided the retail dealer reports the exchange transaction to the superintendent; or

(e) any transaction where the superintendent issues an exemption from the prohibition in this subsection pursuant to the provisions of section 4 of P.L.2009, c.186 (C.2C:58-3.4).

b. Records. Every person engaged in the retail business of selling, leasing or otherwise transferring a handgun, as a retail dealer or otherwise, shall keep a register in which shall be entered the time of the sale, lease or other transfer, the date thereof, the name, age, date of birth, complexion, occupation, residence and a physical description including distinguishing physical characteristics, if any, of the purchaser, lessee or transferee, the name and permanent home address of the person making the sale, lease or transfer, the place of the transaction, and the make, model, manufacturer's number, caliber and other marks of identification on
such handgun and such other information as the superintendent shall deem necessary for the proper enforcement of this chapter. The register shall be retained by the dealer and shall be made available at all reasonable hours for inspection by any law enforcement officer.

c. Forms of register. The superintendent shall prepare the form of the register as described in subsection b. of this section and furnish the same in triplicate to each person licensed to be engaged in the business of selling, leasing or otherwise transferring firearms.

d. Signatures in register. The purchaser, lessee or transferee of any handgun shall sign, and the dealer shall require him to sign his name to the register, in triplicate, and the person making the sale, lease or transfer shall affix his name, in triplicate, as a witness to the signature. The signatures shall constitute a representation of the accuracy of the information contained in the register.

e. Copies of register entries; delivery to chief of police or county clerk. Within five days of the date of the sale, assignment or transfer, the dealer shall deliver or mail by certified mail, return receipt requested, legible copies of the register forms to the office of the chief of police of the municipality in which the purchaser resides, or to the office of the captain of the precinct of the municipality in which the purchaser resides, and to the superintendent. If hand delivered a receipt shall be given to the dealer therefor.

Where a sale, assignment or transfer is made to a purchaser who resides in a municipality having no chief of police, the dealer shall, within five days of the transaction, mail a duplicate copy of the register sheet to the clerk of the county within which the purchaser resides.

(cf: P.L.2009, c.186, s.1)

3. Section 2 of P.L.2002, c.130 (C.2C:58-2.3) is amended to read as follows:

2. a. On the first day of the sixth month following the effective date of [P.L.2002, c.130 (C.2C:58-2.2 et al.)] P.L., (pending before the Legislature as this bill), the Attorney General shall report to the Governor and the Legislature as to the availability of personalized handguns for retail sales purposes. If the Attorney General determines that personalized handguns are not available for retail sales purposes, the Attorney General, every six months thereafter, shall report to the Governor and the Legislature as to the availability of personalized handguns for retail sales purposes until such time as the Attorney General shall deem that personalized handguns are available for retail sales purposes and so report to the Governor and the Legislature. In making this
determination, the Attorney General may consult with any other
neutral and detached public or private entity that may have useful
information and expertise to assist in determining whether, through
performance and other relevant indicators, a handgun meets the
statutory definition of a personalized handgun set forth in

b. For the purposes of this section, personalized handguns shall
be deemed to be available for retail sales purposes if at least one
manufacturer has delivered at least one production model of a
personalized handgun to a registered or licensed wholesale or retail
dealer in New Jersey or any other state. As used in this subsection,
the term "production model" shall mean a handgun which is the
product of a regular manufacturing process that produces multiple
copies of the same handgun model, and shall not include a
prototype or other unique specimen that is offered for sale.

(cf: P.L.2002, c.130, s.2)

4. Section 3 of P.L.2002, c.130 (C.2C:58-2.4) is amended to
read as follows:

3. a. On the first day of the 24th month following the effective
date on which the Attorney General reports that personalized
handguns are available for retail sales purposes pursuant to section
2 of P.L.2002, c.130 (C.2C:58-2.3), the Attorney General shall
direct the Superintendent of State Police to promulgate a list of
personalized handguns that may be sold in the State. This list shall
identify those handguns by manufacturer, model and caliber.
b. The list required under subsection a. of this section shall be
prepared within six months of the Attorney General's directive to
the superintendent and a copy thereof made available to registered
and licensed firearms dealers in this State. Whenever a handgun is
determined to meet the statutory definition of a personalized
handgun as set forth in N.J.S.2C:39-1, the Attorney General shall report that determination in writing to the
Governor and the Legislature within 60 days. The superintendent
shall promptly amend and supplement the list to include handguns
which meet the statutory definition of a personalized handgun as set
forth in N.J.S.2C:39-1 or to remove previously listed handguns, if
appropriate. Registered and licensed retail firearms dealers in this
State shall be notified forthwith of any such changes in the list.
The notice shall be given in a manner prescribed by rule and
regulation. The Attorney General shall promulgate rules and
regulations establishing a process for handgun manufacturers to
demonstrate that their handguns meet the statutory definition of a
personalized handgun set forth in N.J.S.2C:39-1 and request that
their handgun be added to this list. These rules and regulations may require that the handgun manufacturer:

(1) deliver a handgun or handguns to the Attorney General or his designee for testing;
(2) pay a reasonable application fee; and
(3) pay any reasonable costs incurred in, or associated with, the testing and independent scientific analysis of the handgun, including any analysis of the technology the manufacturer has incorporated within the handgun's design to limit its operational use, that is conducted to determine whether the handgun meets the statutory definition of a personalized handgun set forth in N.J.S.2C:39-1.

c. Following the preparation and delivery of the list pursuant to subsection a. of this section, each firearms wholesale or retail dealer operating in this State shall maintain an inventory of one or more types of approved personalized handguns on the dealer’s premises. The personalized handguns shall be displayed in the dealer’s salesroom and offered for sale to the general public.

(cf: P.L.2002, c.130, s.3)

5. Section 8 of P.L.2002, c.130 (C.59:2-11) is amended to read as follows:

8. [No] The action or inaction by a public entity or public employee [in implementing the provisions of P.L.2002, c.130 (C.2C:58-2.2 et al.), including but not limited to the] when promulgating, amending or supplementing [of a] the list of personalized handguns that may be sold in this State [.] pursuant to section 3 of P.L.2002, c.130 (C.2C:58-2.4) shall not constitute a representation, warranty or guarantee by any public entity or employee with regard to the safety, use or any other aspect or attribute of a personalized handgun.

[No] An action to recover damages shall not arise or [shall] be brought against any public entity or public employee for any action or inaction related to or in connection with [the implementation of any aspect of P.L.2002, c.130 (C.2C:58-2.2 et al.)] the list of personalized handguns established pursuant to section 3 of P.L.2002, c.130 (C.2C:58-2.4).

(cf: P.L.2002, c.130, s.8)

6. The following sections are repealed:

Section 1 of P.L.2002, c.130 (C.2C:58-2.2); and
Section 4 of P.L.2002, c.130 (C.2C:58-2.5).

7. This act shall take effect immediately.
This bill requires retailers to sell personalized handguns, also known as “smart guns,” in the same manner as other handguns. A personalized handgun is designed so that it may only be fired by an authorized or recognized user.

Under current law, three years after personalized handguns are available for retail purposes, it will be illegal for a firearms manufacturer or dealer to sell or transfer a handgun unless that handgun is a personalized handgun. Personalized handguns are deemed available for retail purposes within 30 months of the date when at least one manufacturer has commercially delivered at least one personalized handgun production model to a wholesale or retail dealer in New Jersey or any other state. The law was intended to encourage the development of smart gun technology, but the prohibition on other handguns has, in effect, restricted consumer access to personalized handguns.

This bill repeals sections of law prohibiting the sale of all handguns after personalized handguns are available for retail purposes. However, the bill preserves the provision requiring the Attorney General to report to the Governor and Legislature on the availability of personalized handguns and direct the Superintendent of State Police to establish and update a list of personalized handguns that may be sold. Upon issuance of the list, the bill requires each firearms wholesale or retail dealer to maintain an inventory of one or more types of personalized handguns to be displayed in the dealer’s salesroom and offered for sale to the general public.