THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1161 Session of 2007

INTRODUCED BY METCALFE, BAKER, BASTIAN, CAPPELLI, COX, CREIGHTON, CUTLER, J. EVANS, EVERETT, GEIST, GERGELY, GIBBONS, HARRIS, HERSHEY, HESS, HUTCHINSON, M. KELLER, KORTZ, MARSHALL, MUSTIO, RAPP, ROAE, ROHRER, S. H. SMITH, SONNEY, R. STEVENSON, SURRA, CAUSER, SWANGER, DENLINGER, SAYLOR AND YEWCIC, APRIL 25, 2007

REFERRED TO COMMITTEE ON JUDICIARY, APRIL 25, 2007

AN ACT

- 1 Amending Title 18 (Crimes and Offenses) of the Pennsylvania
- 2 Consolidated Statutes, providing for the offense of unlawful
- 3 firearm records; and prescribing a penalty.
- 4 The General Assembly of the Commonwealth of Pennsylvania
- 5 hereby enacts as follows:
- 6 Section 1. Title 18 of the Pennsylvania Consolidated
- 7 Statutes is amended by adding a section to read:
- 8 § 6143. Unlawful firearm records.
- 9 (a) Prohibition.--Except as otherwise provided under
- 10 <u>subsection</u> (b), no State governmental agency or political
- 11 subdivision or official, agent or employee thereof or any other
- 12 person, public or private, may knowingly and willfully keep or
- 13 cause to be kept any list, database, record or registry of
- 14 privately owned firearms or any list, database, record or
- 15 registry of the owners of those firearms.
- 16 (b) Exceptions. -- Subsection (a) shall not apply to any of

- 1 the following:
- 2 (1) Records of firearms that have been used in
- 3 <u>committing a crime</u>.
- 4 (2) Records relating to a person who has been convicted
- 5 <u>of a crime.</u>
- 6 (3) Records of firearms that have been reported stolen.
- 7 These records may be retained for a period not in excess of
- 8 ten days after such firearms are recovered and any criminal
- 9 <u>prosecution related to the stolen firearms has ended</u>,
- including any period during which an appeal may be filed.
- 11 Official documentation recording the theft of a recovered
- 12 <u>weapon may be maintained no longer than the balance of the</u>
- year entered, plus two years.
- 14 (4) Firearm records that are required to be retained by
- firearms dealers under Federal law, including copies of such
- 16 records transmitted to law enforcement agencies, provided
- 17 that no State governmental agency or political subdivision or
- 18 official, agent or employee thereof or any other person,
- 19 private or public, may accumulate, compile, computerize or
- 20 <u>otherwise collect or convert such written records into any</u>
- form of list, registry or database for any purpose.
- 22 (5) Records kept by the Pennsylvania State Police to the
- 23 extent required by Federal law and a log of dates of requests
- 24 <u>for criminal history record checks, unique approval and</u>
- 25 <u>nonapproval numbers, license identification numbers and</u>
- transaction numbers corresponding to such dates.
- 27 (6) Records of an insurer that, as a condition to
- 28 providing insurance against theft or loss of a firearm,
- 29 <u>identify such firearm, provided that the records are not</u>
- 30 sold, commingled with records relating to other firearms or

1	transferred to any other person or entity and that the
2	insurer does not keep a record of the firearm more than 60
3	days after the policy of insurance expires or after
4	notification by the insured that the insured is no longer the
5	owner of the firearm unless part of an ongoing claim.
6	(7) Lists of customers of a firearms dealer retained by
7	the dealer, provided that the lists do not disclose the
8	particular firearms purchased, and lists, or any parts
9	thereof, are not sold, commingled with records relating to
LO	other firearms or transferred to any other person or entity.
L1	(8) Sales receipts retained by the seller of firearms or
L2	by a person providing credit for the purchase, provided that
L3	the receipts do not serve as or are used for the creation of
L 4	a database for registration of firearms.
L5	(9) Personal records of firearms maintained by the owner
L6	of the firearms or at the request of the owner of the
L7	<u>firearms.</u>
L8	(10) Records maintained by a business that stores or
L9	acts as the selling agent of firearms on behalf of the lawful
20	owner of the firearms.
21	(11) Membership lists of organizations comprised of
22	owners of firearms.
23	(12) Records maintained by an employer or contracting
24	entity of the firearms owned by its officers, employees or
25	agents, if the firearms are used in the course of business
26	performed on behalf of the employer or contracting entity.
27	(13) Records of firearms involved in criminal

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investigations, criminal prosecutions, criminal appeals and

surrender or seizure of firearms, including protection orders

postconviction motions, civil proceedings relating to the

- and sheriff executions, and voluntary surrender by the owner
- 2 or custodian of the firearm.
- 3 (14) Paper documents relating to firearms involved in
- 4 <u>criminal cases, criminal investigations and criminal</u>
- 5 prosecutions, civil proceedings relating to the surrender or
- 6 <u>seizure of firearms, including protection orders and sheriff</u>
- 7 <u>executions</u>, and voluntary surrender by the owner or custodian
- 8 of the firearm.
- 9 (15) Noncriminal records relating to the receipt,
- 10 storage or return of firearms, including, but not limited to,
- 11 records relating to firearms impounded for storage or
- 12 <u>safekeeping</u>, receipts proving that a firearm was returned to
- its lawful owner and supporting records of identification and
- 14 proof of ownership, or records relating to firearms impounded
- 15 <u>pursuant to sheriff execution or court orders, provided that</u>
- the records are not compiled, sorted or otherwise arranged
- 17 into any lists, indexes or registries of firearms or owners
- 18 of firearms.
- 19 (c) Penalties.--A person who violates this section commits a
- 20 <u>felony of the third degree</u>.
- 21 (d) No expenditure of State funds to defend. --
- 22 (1) Except as otherwise provided under paragraph (2) and
- 23 the sixth amendment to the Constitution of the United States,
- 24 <u>no public funds shall be used to defend the unlawful conduct</u>
- of any person charged with a violation of this section,
- 26 unless the charges against the person are dismissed or the
- 27 person is determined to be not quilty at trial.
- 28 (2) Public funds may be expended to provide the services
- of a public defender or court-appointed attorney.
- 30 (e) Fines.--

- 1 (1) The governmental entity, or the designee of such
- 2 governmental entity, in whose service or employ a list,
- 3 record or registry was compiled in violation of this section
- 4 may be assessed a fine of not more than \$5,000,000, if the
- 5 court determines that the evidence shows that the list,
- 6 database, record or registry was compiled or maintained with
- 7 <u>the knowledge or complicity of the management of the</u>
- 8 <u>governmental entity.</u>
- 9 <u>(2) The Attorney General may bring a civil cause of</u>
- 10 action to enforce the fines assessed under this subsection.
- 11 (f) Prosecution. -- The district attorney in the appropriate
- 12 jurisdiction shall investigate complaints of criminal violations
- 13 of this section and, where evidence indicates a violation may
- 14 have occurred, shall prosecute violators.
- 15 (q) Construction. -- This section shall be construed to
- 16 effectuate its remedial and deterrent purposes. This section may
- 17 not be construed to grant any substantive, procedural privacy
- 18 right or civil claim to any criminal defendant, and a violation
- 19 of this section may not be grounds for the suppression of
- 20 <u>evidence in any criminal case.</u>
- 21 (h) Destruction of existing records.--A list, database,
- 22 record or registry of firearms maintained or under construction
- 23 on the effective date of this section shall be destroyed, unless
- 24 prohibited by law, within 60 days after the effective date of
- 25 this section. After that 60-day time period, the failure to
- 26 <u>destroy such list, database, record or registry may result in</u>
- 27 prosecution under this section.
- 28 (i) Confidentiality.--Information retained in compliance
- 29 with subsection (b)(3), (4), (5), (12), (13), (14) and (15)
- 30 shall not be subject to public access under the act of June 21,

- 1957 (P.L.390, No.212), referred to as the Right-to-Know Law. 1
- (j) Definitions. -- As used in this section, the following 2
- 3 words and phrases shall have the meanings given to them in this
- 4 <u>subsection:</u>
- 5 "Firearm." Any weapon which is designed to or may readily be
- 6 converted to expel any projectile by the action of an explosive
- 7 or the frame or receiver of such weapon.
- 8 Section 2. This act shall take effect in 60 days.