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Introduced by Representatives Waite-Simpson of Essex, Aswad of Burlington,
Buxton of Royalton, Clarkson of Woodstock, Deen of
Westminster, Edwards of Brattleboro, Evans of Essex, French
of Shrewsbury, Gilbert of Fairfax, Heath of Westford, Jerman
of Essex, Johnson of South Hero, Kitzmiller of Montpelier,
Larson of Burlington, Marek of Newfane, Mitchell of Barnard,
Mrowicki of Putney, Myers of Essex, O'Brien of Richmond,
Ram of Burlington, Shand of Weathersfield, South of
St. Johnsbury, Spengler of Colchester, Sweaney of Windsor,
Till of Jericho, Webb of Shelburne, Weston of Burlington,
Wizowaty of Burlington and Yantachka of Charlotte

Referred to Committee on

Date:

Subject: Crimes; weapons; negligent storage of a firearm

Statement of purpose: This bill proposes to make it a crime for a person to
negligently leave a firearm accessible to a child.

An act relating to negligent storage of a firearm

It is hereby enacted by the General Assembly of the State of Vermont:

1 Sec. 1. FINDINGS

2 (a) The presence of unsecured firearms in homes increases the risk of
3 suicide and accidental shootings. Studies consistently show that the risk of
4 suicide increases in homes where guns are kept loaded or unlocked.

5 (b) Despite the risk, substantial numbers of children in the United States
6 live in homes with unsecured firearms. A 2000 study of firearm storage
7 patterns in American homes found that 55 percent of the homes with children
8 and firearms reported to have one or more firearm in an unlocked place. A
9 2005 study found that over 1.6 million children under the age of 18 lived in
10 homes with loaded and unlocked firearms.

11 (c) Child Access Prevention (CAP) laws have been found in other states to
12 be associated with a significant reduction in the risk of unintentional shooting
13 deaths in young children. One study found that in 12 states where such laws
14 had been in place for at least one year, unintentional firearms deaths fell by
15 23 percent among children under 15 years of age.

16 Sec. 2. 13 V.S.A. § 4017 is added to read:

17 § 4017. NEGLIGENT STORAGE OF A FIREARM

18 (a) As used in this section:

19 (1) "Child" means a person under 18 years of age.

20 (2) "Firearm" means any weapon, whether loaded or unloaded, which
21 will expel a projectile by the action of an explosive, and includes any weapon

1 commonly referred to as a pistol, revolver, rifle, gun, machine gun, or shotgun.

2 (3) "Locking device" means a device that is designed to prevent a
3 firearm from functioning and which, when applied to a firearm, renders the
4 firearm inoperable.

5 (b) A person is guilty of negligent storage of a firearm in the first degree if:

6 (1) the person keeps a loaded firearm within any premises that are under
7 the person's custody or control;

8 (2) the person knows or reasonably should know that a child is likely to
9 gain access to the firearm without the permission of the child's parent or legal
10 guardian; and

11 (3) a child obtains access to the firearm and uses it to cause death or
12 serious bodily injury to any person.

13 (c) A person is guilty of negligent storage of a firearm in the second
14 degree if:

15 (1) the person keeps a loaded firearm within any premises that are under
16 the person's custody or control;

17 (2) the person knows or reasonably should know that a child is likely to
18 gain access to the firearm without the permission of the child's parent or legal
19 guardian; and

20 (3) a child obtains access to the firearm and discharges it or uses it in the
21 commission of a crime or uses it to cause injury to any person.

1 (d) This section shall not apply when:

2 (1) The child obtains the firearm as a result of an illegal entry into any
3 premises by any person.

4 (2) The firearm is kept in a locked container or in a location that a
5 reasonable person would believe to be secure.

6 (3) The firearm is carried on the person or within such close proximity
7 to the person that it can readily be retrieved and used as if carried on the
8 person.

9 (4) The firearm is locked with a locking device that renders the firearm
10 inoperable.

11 (5) The person from whom the child obtains the firearm is a law
12 enforcement officer, or a member of the armed forces or national guard,
13 engaged in the performance of the person's official duties.

14 (6) The child obtains or discharges the firearm during the course of a
15 lawful act of self-defense or defense of another person.

16 (7) A reasonable person would not expect a child to be present on the
17 premises where the firearm was obtained.

18 (e) A person who:

19 (1) violates subsection (b) of this section shall be imprisoned not more
20 than three years or fined not more than \$10,000.00 or both.

21 (2) violates subsection (c) of this section shall be imprisoned not more

1 than one year or fined not more than \$1,000.00 or both.

2 (f) If a violation of this section leads to the accidental shooting of a child of
3 the person who committed the violation:

4 (1) The state's attorney shall consider the impact of the child's injury or
5 death on the person when deciding whether to file charges under this section.

6 (2) No prosecution shall be brought unless the person behaved in a
7 grossly negligent manner or unless similarly egregious circumstances exist.

8 (3) The person shall not be arrested for violating this section until:

9 (A) at least seven days after the date upon which the accidental
10 shooting occurred; and

11 (B) after a law enforcement officer considers the nature and extent of
12 the child's injuries, including whether the child is in critical medical condition.

13 (g) Nothing in this section may be construed to affect any existing right to
14 purchase and own firearms, or to provide authority to any state or local agency
15 to infringe upon the privacy of any family, home, or business except by lawful
16 warrant, including rights under Chapter I, Articles 9 and 16 and Chapter II,
17 § 59 of the Constitution of the State of Vermont.

18 Sec. 3. 13 V.S.A. § 4006 is amended to read:

19 § 4006. RECORD OF FIREARM SALES; WARNING

20 (a) All pawnbrokers and retail merchants dealing in firearms shall keep a
21 record book in which they shall record the sale by them of all revolvers and

1 pistols, and the purchase by them of all secondhand revolvers and pistols.
2 Such record shall include the date of the transaction, the marks of identification
3 of the firearm, including the manufacturer's name, the caliber, model, and
4 manufacturer's number of the firearm, the name, address, birthplace,
5 occupation, age, height, weight, and color of eyes and hair of the purchaser or
6 seller. Such purchaser or seller shall sign his or her name to the record, and the
7 pawnbroker or merchant shall preserve such record book for six years after the
8 date of last entry and shall permit all enforcement officers to inspect the same
9 at all reasonable times. A person, partnership, or corporation who violates a
10 provision of this section shall be fined not more than \$100.00.

11 (b) All pawnbrokers and retail merchants dealing in firearms shall:

12 (1) conspicuously post at each purchase counter, in bold type not less
13 than one inch in height, the following warning: TO PREVENT
14 UNAUTHORIZED USE OR MISUSE BY CHILDREN, VERMONT LAW
15 REQUIRES THIS FIREARM TO BE STORED SO THAT IT IS SECURE
16 AND INACCESSIBLE TO CHILDREN; and

17 (2) provide a written copy of the warning described in subdivision (1) of
18 this subsection to every person who purchases a firearm.

19 Sec. 3. EFFECTIVE DATE

20 This act shall take effect on July 1, 2011.