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SENATE BILL NO. 210

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Public Safety on February 16, 2024)

(Patron Prior to Substitute—Senator Perry)

A BILL to amend and reenact §§ 18.2-308.5:1 and 19.2-386.28 of the Code of Virginia, relating to manufacture, importation, sale, etc., of auto sears; prohibition; penalty.

Be it enacted by the General Assembly of Virginia:

- 1. That §§ 18.2-308.5:1 and 19.2-386.28 of the Code of Virginia are amended and reenacted as
- § 18.2-308.5:1. Manufacture, importation, sale, possession, transfer, or transportation of auto sears and trigger activators prohibited; penalty.

A. As used in this section, "trigger:

"Auto sear" means a device, other than a trigger activator, designed for use in converting a semi-automatic firearm to shoot automatically more than one shot, without manual reloading, by a single function of the trigger.

"Trigger activator" means a device designed to allow a semi-automatic firearm to shoot more than one shot with a single pull of the trigger by harnessing the recoil energy of any semi-automatic firearm to which it is affixed so that the trigger resets and continues firing without additional physical manipulation of the trigger by the shooter.

- B. It is unlawful for any person to manufacture, import, sell, offer for sale, possess, transfer, or transport a an auto sear or a trigger activator in the Commonwealth.
- C. A violation of this section is punishable as a Class 6 felony.

 D. Nothing in this section shall be construed to prohibit a person from manufacturing, importing, selling, offering for sale, possessing, receiving, transferring, or transporting any item for which such person is in compliance with the National Firearms Act (26 U.S.C. § 5801 et seq.).
- § 19.2-386.28. Forfeiture of weapons, etc., that are concealed, possessed, transported, or carried in violation of law.

Any If any firearm, stun weapon as defined by § 18.2-308.1, or any weapon, auto sear, or trigger activator is concealed, possessed, transported, or carried in violation of § 18.2-283.1, 18.2-287.01, 18.2-287.4, 18.2-308.1:2, 18.2-308.1:3, 18.2-308.1:4, 18.2-308.1:8, 18.2-308.2, 18.2-308.2:01, 18.2-308.2:1, 18.2-308.4, 18.2-308.5, 18.2-308.5:1, 18.2-308.7, or 18.2-308.8, it shall be forfeited to the Commonwealth and disposed of as provided in § 19.2-386.29.

2. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 1 of the Acts of Assembly of 2023, Special Session I, requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to \$ 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be determined for periods of commitment to the custody of the Department of Juvenile Justice.