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Senate Bill 522

By: Senators Parent of the 42nd and Harrell of the 40th

A BILL TO BE ENTITLED AN ACT

1 To amend Part 5 of Article 4 of Chapter 11 of Title 16 of the Official Code of Georgia 2 Annotated, relating to Brady Law regulations, so as to provide for the establishment of a 3 voluntary do not sell list for firearms; to provide for definitions; to provide for procedures 4 and conditions for registration and removal from such list; to provide for penalties; to provide 5 for limitation on the records relating to registration or removal; to provide for forms and rules 6 and regulations; to provide for related matters; to provide for a short title; to repeal 7 conflicting laws; and for other purposes.

8 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

10 This Act shall be known and may be cited as "Donna's Law."

11SECTION 2.

12 Part 5 of Article 4 of Chapter 11 of Title 16 of the Official Code of Georgia Annotated,13 relating to Brady Law regulations, is amended by adding a new Code section to read as14 follows:

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15	″ <u>16-11-174.</u>
16	(a) As used in this Code section, the term:
17	(1) 'Do not sell list' or 'list' means a registry developed and maintained by the center that
18	records individuals prohibited from purchasing a firearm and who registered for such
19	prohibition voluntarily.
20	(2) 'Healthcare provider' means a person that provides healthcare or professional services
21	related to healthcare and is acting within the scope of the person's license, certification,
22	practice, education, or training.
23	(b)(1) Any individual who desires to be prohibited from purchasing a firearm may
24	register for inclusion on the do not sell list upon a form prescribed and furnished by the
25	center for such purpose:
26	(A) In person with a healthcare provider upon verification of identity by such
27	healthcare provider; or
28	(B) In person under oath with the judge of the probate court of his or her county of
29	residence.
30	(2) The form for registration pursuant to this Code section shall require the submission
31	of the name and contact information for two individuals who shall be contacted upon any
32	request for removal pursuant to subsection (d) of this Code section.
33	(3) A healthcare provider or probate judge accepting a registration request pursuant to
34	this subsection shall transmit such information to the center no later than one business
35	day of receipt of such completed form.
36	(4) The center shall provide the name of an individual registering for inclusion on the do
37	not sell list to the NICS within 24 hours of receipt of such registration request.
38	(c)(1) It shall be unlawful to sell or offer for sale a firearm to any individual known to
39	be on the do not sell list. Any person that violates this paragraph shall be guilty of a
40	felony.

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41	(2) Any individual on the do not sell list who knowingly possesses a firearm shall be
42	liable for a civil monetary penalty of \$25.00.
43	(d) No sooner than seven calendar days from the date a registration request pursuant to
44	subsection (b) of this Code section was submitted, an individual may, on a form prescribed
45	and furnished by the center for such purpose, request to be removed from the do not sell
46	list. Upon receipt of a request for removal from the list pursuant to this subsection, the
47	center shall inform each individual listed upon the registration form as required under
48	paragraph (2) of subsection (b) of this Code section of such removal request. No later than
49	21 days from receipt of a request for removal pursuant to this paragraph, the center shall
50	remove such individual from the list, provide such information to the NICS, and destroy
51	all records related to the individual's original request and request for removal from the list.
52	(e) Any individual who knowingly provides false information in executing the forms
53	required by this Code section commits the offense of false swearing within the meaning of
54	Code Section 16-10-71 and shall be subject to the penalties prescribed by such Code
55	section.
56	(f) Evidence of an individual's registration or removal from the do not sell list shall not be
57	used:
58	(1) In any court or proceeding or as a part of a criminal prosecution other than as
59	provided for in this Code section or in a prosecution for false swearing;
60	(2) By an employer to dismiss, discharge, demote, deny employment, or otherwise alter
61	the terms of employment;
62	(3) By an insurer as a basis for denial, modification, or reduction in coverage;
63	(4) To discriminate against such individual due to his or her disability as protected by
64	fair housing provisions in Article 4 of Chapter 3 of Title 8;
65	(5) By this state, any agency or instrumentality thereof, or any county, municipality, or
66	other political subdivision of this state to reduce any benefit, program, or assistance
67	provided under a law or regulation; or

- 68 (6) By a healthcare provider to deny service.
- 69 (g) Records relating to the registration or removal of an individual from the do not sell list
- 70 shall not be subject to Article 4 of Chapter 18 of Title 50, relating to open records.
- 71 (h) The center shall adopt rules and regulations necessary to carry out this Code section,
- 72 including a procedure for the transmission of a registration request by a healthcare provider
- 73 or probate judge and the development of forms required by this Code section. Such forms
- 74 shall include all information required by the NICS, a signature line for the requesting
- 75 individual, and notice that the form is subject to penalties for false swearing."
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SECTION 3.

77 All laws and parts of laws in conflict with this Act are repealed.