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## STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

## **JANUARY SESSION, A.D. 2011**

# AN ACT

#### **RELATING TO CRIMINAL OFFENSES - WEAPONS**

Introduced By: Senator Harold M. Metts

Date Introduced: April 12, 2011

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Sections 11-47-32 and 11-47-33 of the General Laws in Chapter 11-47

2 entitled "Weapons" are hereby amended to read as follows:

3 <u>11-47-32. Possession of ammunition by minor. --</u> Except as provided in section 11-47-

33, it shall be unlawful within this state for any person under eighteen (18) years of age to possess

and use ammunition, including any priming charge of powder, propelling charge of powder, or

any form of missile or projectile to be ejected from a firearm.

7 <u>11-47-33. Possession of firearms by minors. --</u> (a) It shall be unlawful within this state

for any person under eighteen (18) years of age to possess and use any firearm unless he or she

shall hold a permit as provided in section 11-47-34, and unless the person is in the presence of a

10 parent or guardian or supervising adult at any regular and recognized camp or rifle range

approved by the Rhode Island state police or by the chief of police of the city or town in which

the camp or rifle range is located; provided, that this provision shall not apply to minors engaged

in lawful hunting activity under the supervision of a parent or guardian or qualified adult, minors

participating in Reserve Officer Training Corps programs, ceremonial parade activities,

15 competitive and target shooting, participants in state militia activities and minors participating in

a basic firearms education program; provided, further, that a person under eighteen (18) years of

age may carry a firearm, unloaded, in a suitable case to and from his or her home and the camp or

range and from the camp or range to other camp or range when accompanied by a parent,

19 guardian or supervising adult.

- 1 (b) For purposes of this section only, "qualified adult" means any person twenty-one (21)
- 2 years of age or older and permitted by law to possess and use the firearm.
- 3 SECTION 2. This act shall take effect upon passage.

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## **EXPLANATION**

## BY THE LEGISLATIVE COUNCIL

OF

# AN ACT

## RELATING TO CRIMINAL OFFENSES - WEAPONS

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