The Director's Column

This is the second in our series of newsletters designed to keep you informed concerning the new initiatives, regulation changes and ATF programs which may affect you, and to answer some of your more frequently asked questions.

I firmly believe the licensee holds the key to federal enforcement in firearms. And the Supreme Court agrees.

In 1973, in a case involving a previously convicted person attempting to redeem firearms from a federally-licensed pawnbroker, the Court said in part:

"...commerce in firearms is channeled through federally-licensed importers, manufacturers and dealers in an attempt to halt mail-order and interstate consumer traffic in these weapons. The principal agent of federal enforcement is the dealer. Information drawn from records kept by dealers is a prime guarantee of the Act's (Gun Control Act of 1968) effectiveness in keeping these lethal weapons out of the hands of criminals, drug addicts, mentally disordered persons, juveniles and other persons whose possession of them is too high a price in danger for us to allow. From this outline of the Act, it is apparent that the focus of the federal scheme is the federally licensed firearm dealer..."

Our goals are identical. We are partners in the fight to keep the guns out of the hands of criminals.

We are counting on your continued cooperation.

We are steering a new course in firearms enforcement. I believe the initiatives and programs you will read about in this and future newsletters will make us more efficient in reducing firearms crimes nationally, and reducing or eliminating the sources of crime guns and their availability.

We will need a considerable amount of input from you to determine your needs. Through the toll-free telephone and this newsletter we hope to strengthen our lines of communication with you.

Let us know some of the subjects you would like to see covered in future issues and some of the questions you need to have answered.

Curios, Relics Classification Expanded

The Code of Federal Regulations defines curios or relics as "Firearms or ammunition which are of special interest to collectors by reason of some quality other than is ordinarily associated with firearms intended for sporting use or as offensive or defensive weapons."

ATF requires that to be recognized as curios or relics, firearms and ammunition must fall within one of the following categories:

- Firearms and ammunition which were manufactured at least 50 years before the current date. Replicas are not included.

- Firearms and ammunition which are certified by the curator of a municipal, state or federal museum which exhibits firearms to be curios or relics of museum interest.

- Any other firearms or ammunition which derive a substantial part of their monetary value from the fact that they are rare, novel, bizarre, or because of their association with some historical figure, period, or event. Proof of qualification under this category may be established by: a) evidence of present value, b) evidence that like firearms or ammunition are not available except as collector's items, and c) evidence that the value of like firearms or ammunition available in commercial channels is substantially less.

The following information should clarify those firearms which qualify as curios or relics and how to obtain the classification:

1. ATF has determined that a collector need not request a classification for a specific firearm which was manufactured at least 50 years before the present date.

2. Firearms—50 years or old qualifies as curios or relics.
Curios & Relics
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2. A collector who wishes to have a firearm, which is less than 50 years old, classified as a curio or relic should submit a letter to: Chief, Firearms Technology Branch, Bureau of Alcohol, Tobacco and Firearms, 12th & Pennsylvania, Washington, D.C. 20226.

The letter should include: a complete description of the firearms or ammunition; the reasons why it merits a curio or relic classification; any supporting data concerning the history of firearms or ammunition, including production figures if available; and the current market value.

3. The National Firearms Act (NFA) weapons also can be considered for classification as curios or relics; however, they are still subject to the registration and transfer requirements of the NFA. Certain NFA weapons which are primarily of interest to collectors (with the exception of machineguns and silencers) may qualify for removal from NFA provisions as collector's items which are not likely to be used as weapons. A person wishing to remove a specific NFA firearm removed from the NFA provisions should submit a letter to the address listed in section 2.

This letter should include a complete physical description of the weapon, the reason the firearm is not likely to be used as a weapon, the history of the firearm and its value. There is no guarantee that every request can be approved.

4. Certain other NFA firearms (except machineguns) may be modified in order to remove them from the provisions of the NFA. For example—a H&R Handy Gun (.410 gauge shot pistol) may be modified by reaming or drilling out the shotgun chamber and installing a rifled sleeve chambered for a pistol cartridge. The sleeve must be permanently installed by means of high temperature silver solder or steel welding. The modified H&R Handy Gun would no longer be subject to the provisions of the NFA. Anyone who wishes to obtain specific instructions for modifying a firearm should contact their nearest Bureau of Alcohol, Tobacco and Firearms office.

Stolen Guns Threaten Everyone

In 1979 in the United States:
- An estimated total of 225,000 guns were reported stolen.
- Approximately 10,000 were reported stolen from licensees and 5,000 from common carriers transporting firearms to dealers.
- The remaining 210,000 were stolen from private individuals.
- Presently there are 5 million firearms listed as stolen in the National Crime Intelligence Center—a frightening and staggering statistic!

A current ongoing study has confirmed that more than 50 percent of all criminally used firearms are stolen. In a Philadelphia project 1,000 weapons seized by the police in the first five months of 1979 were traced. Eighty-eight percent were used in serious crimes. Half of that number—44 percent—were stolen from private residential owners.

We feel quite certain these figures indicate only the tip of the problem. Unfortunately, at present there is no method to determine the full extent of thefts from private owners because so many go unreported.

We know too that violent crimes are on the increase in the United States.

We know a sizable number of stolen guns are used in crimes. Criminals like stolen guns because they are difficult to trace. And stealing a gun is easy—too easy.

This year we are making a special effort to alert gun owners and dealers to the dangers caused by unsecured firearms and to suggest steps they can take to make their guns theft-proof.

We need your help in two ways: 1) make certain your place of business is secure; and 2) help educate your customer to the need for keeping his firearms safe.

Place of Business

In addition to the normal security system, firearms licensees can take additional precautions to increase their protection. It's a good idea to keep the interior of your place of business readily visible from the outside at all times. Keep it well lighted at night. Keep firearms storage and inventory areas physically separated from counter and display areas. Access during business hours should be carefully controlled. During nonbusiness hours, keep the storage area locked.

Firearms on display should be temporarily deactivated by removing magazines and bolts, and by using trigger guards. Firearms in inventory should be tagged and cross-referenced to the appropriate entry in the acquisition records. If a theft does occur, it is less difficult to determine which weapons are missing.
For Your Customer...

Each time you make a sale, you are in the perfect spot to offer the customer gun education. Remind your customer to lock up the gun, to keep it secure and out of sight, to record the serial number, to keep records of the make and model and finally, to report every theft to the local law enforcement agency.

With your support— we will get our message across and we will keep the guns out of the hands of the criminal.

News You Can Use

ATF has issued a national warning that private citizens who have purchased MAC-10 and 11 machine gun kits may be violating federal law. Citizens are asked to take the kits to their nearest ATF office or through ATF to donate them to government museums, or to a law enforcement agency.

ATF has ruled that possession of a combination of parts, which when assembled, make up the MAC-10 or 11, violates the National Firearms Act, unless the kit has been previously registered by the owner. The MAC-10 fires 9mm and .45 caliber ammunition. It is believed more than 2,000 of these have been sold in the United States.

In 1979, two New York City police officers were shot and severely wounded during the arrest of suspects in a bank robbery. One of the policemen died later from his wounds. The murder weapon was recovered with the arrest of one of the suspects.

ATF traced the weapon at the request of the New York Police Department. The gun had been purchased from a Florida gun shop by an individual identifying himself as Demetrios Asimacopoulos. Asimacopoulos used a Florida driver's license which had been obtained on the same date as the gun purchase. The address listed on the driver's license and V.F. form 4473 proved to be fictitious. The murder weapon was one of seven purchased on the same date by Asimacopoulos. He was found to be a resident of Uniondale, N.Y., at the time of the purchase and had a prior criminal record, but no convictions. A complaint was filed with the United States Magistrate in Miami, charging Asimacopoulos with violations of the Gun Control Act. He was arrested in New York in 1979, five days after the robbery.

On March 21, 1980, Asimacopoulos was sentenced to serve a term of three years in prison and was fined $5,000 in the U.S. District Court in New York.

Firearms Trace Results

<table>
<thead>
<tr>
<th>Description</th>
<th>Count</th>
</tr>
</thead>
<tbody>
<tr>
<td>From Jan. 1 through March 31, 1980</td>
<td>4,331</td>
</tr>
<tr>
<td>Successful traces evaluated</td>
<td></td>
</tr>
<tr>
<td>Traces considered of value by the requesting agency</td>
<td>2,593 (60%)</td>
</tr>
<tr>
<td>Traces considered of no value or of indeterminate value</td>
<td>1,738 (40%)</td>
</tr>
<tr>
<td>Traces resulting in the recovery of stolen property</td>
<td>455</td>
</tr>
<tr>
<td>Traces which assisted in solving a crime</td>
<td>1,176</td>
</tr>
<tr>
<td>ATF violations</td>
<td>1,176</td>
</tr>
<tr>
<td>Murder</td>
<td>126</td>
</tr>
<tr>
<td>Assault</td>
<td>115</td>
</tr>
<tr>
<td>Robbery/Burglary</td>
<td>406</td>
</tr>
<tr>
<td>Narcotics violations</td>
<td>74</td>
</tr>
<tr>
<td>Other</td>
<td>405</td>
</tr>
</tbody>
</table>

*Some traces may have been counted as assisting in more than one crime.

Toll-Free Service Available

Toll-free "800" numbers have been installed in each of ATF's seven regional regulatory headquarters offices. Calls received during nonwork hours will be recorded and answered the next business day.

The regional offices addresses, the toll-free numbers, and the states served by each number are as follows:

**Central Region**

Regional Regulatory Adm.
550 Main St.
Cincinnati, Ohio 45202

(Indiana, Kentucky, Michigan, Ohio, and West Virginia)

Ohio only: 800-582-1880
All other states: 800-543-1932

**Mid-Atlantic Region**

Regional Regulatory Adm.
16th & Kennedy Blvd.
Philadelphia, Pa. 19102

(Delaware, Maryland, New Jersey, Pennsylvania, Virginia and the District of Columbia)

Pennsylvania only: 800-462-1650
All other states: 800-523-0677, 0678

**Midwest Region**

Regional Regulatory Adm.
230 South Dearborn St.
Chicago, Ill. 60604

(Illinois, Iowa, Kansas, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin)

Illinois only: 800-572-3178
All other states: 800-621-3211

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