A PUBLIC HEALTH APPROACH TO REGULATING FIREARMS AS CONSUMER PRODUCTS

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INTRODUCTION

It is indisputable that firearms are consumer products. In the United States, there are an estimated 192 million firearms in private hands.¹ Broadly speaking, firearms can be divided into two categories: handguns and long guns. About sixty-five million of all civilian-owned firearms are handguns.² More than one in three households have at least one firearm, and about one in four U.S. adults personally own one.³ In rural areas and certain regions of the country, ownership rates are still higher. Like other consumer products, firearms are manufactured by foreign and domestic corporations, then sold to consumers through a system of distributors and dealers. In 1998, about 1.2 million handguns were produced in the United States; 532,000 more were imported.⁴ Also like most consumer products, firearms are advertised in both specialized publications and mainstream media.⁵

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² See id.

³ See id. at 13, 14.


⁵ See Jon S. Vernick et al., Regulating Firearm Advertisements that Promise Home Protection: A Public Health Intervention, 277 JAMA 1391, 1392 (1997) (noting that firearm ad-
There are also important differences between firearms and other consumer products. Unlike nearly all other products commonly found in households, firearms are specifically designed to injure or kill. As a result, there were more than 32,000 firearm-related deaths in the United States in 1997, and approximately another 64,000 serious nonfatal injuries. In addition, more than 670,000 violent crimes were committed with firearms in 1998.

This special deadliness increases the need to regulate firearms. In the United States, however, we have failed to regulate firearms in the manner we regulate even less deadly consumer products. In particular, we have not implemented comprehensive product-based regulation of firearms, as we have effectively done for other consumer products, in order to reduce the incidence of firearm-related injuries.

As public health researchers and teachers, our reasons for arguing that consumer-product regulation of firearms is needed are neither philosophical nor ideological. Rather, they are based on our understanding of the potential benefits of gun regulation for the public’s health.

This Article will (1) briefly summarize how firearms are currently regulated and highlight the gaps in that regulation; (2) discuss the elements of a comprehensive system to regulate firearms as consumer products; (3) present several regulatory alternatives for implementing and maintaining such a system; (4) explain what is known about the likely benefits of such a system; and (5) anticipate and respond to several arguments that may be raised to oppose consumer-product regulation.


I. HOW FIREARMS ARE CURRENTLY REGULATED: AN OVERVIEW

In the United States, there are laws governing firearms at the federal, state, and local levels. One way to think about the structure of these laws is to imagine the history of a given gun as including its (1) design, manufacture, and marketing; (2) sale; (3) possession; and (4) use. Although some argue that there are already numerous laws governing firearms, the majority of these are criminal laws proscribing certain uses of firearms, such as harming someone or committing a crime. Most of these are promulgated at the state or local level.

A number of laws also govern the possession of firearms. Under both federal and state laws, convicted felons, among other categories of persons, may not possess firearms. Juveniles may not possess handguns, but they may possess long guns. Firearm possession is also proscribed in certain places, such as school zones and courthouses, subject to limited exceptions. State laws also establish rules defining who may carry a concealed firearm.

Regarding the sale of guns, under the federal Gun Control Act of 1968, a person engaged in the business of selling firearms must obtain a dealer's license. Some states also require gun dealers to obtain a license. Licensed dealers may not sell handguns to persons younger...
than age twenty-one, or long guns to those younger than eighteen. In addition, licensed dealers must collect information from prospective purchasers so that state or federal authorities can perform a criminal history background check. In some states, the background check includes a waiting period; in others, the check is performed immediately over the telephone.

Noticeably absent in the United States, however, are laws governing the design, manufacture, and marketing of firearms. The Consumer Product Safety Commission ("CPSC") has federal regulatory authority over most consumer products, although other federal agencies oversee the design of some products, like motor vehicles, boats, and medical devices. Virtually alone among consumer products, for firearms, no federal agency has the authority to establish standards for their safe design. In fact, Congress has expressly forbidden the CPSC from exerting regulatory authority over firearms and ammunition. Although the Bureau of Alcohol, Tobacco, and Firearms ("ATF") has the authority to implement specific gun laws, such as portions of the Gun Control Act, it has no broad regulatory authority over firearms.

In the absence of a comprehensive federal regulatory scheme for gun design, only a few individual federal and state laws address this issue. Under the Gun Control Act, no handgun may be imported unless it is "particularly suitable for or readily adaptable to sporting pur-

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16 See 18 U.S.C. § 922(b)(1) (1994) (forbidding the sale of all firearms by licensed dealers to those under eighteen years of age and all firearms, except shotguns and rifles, to those under twenty-one).

17 See 18 U.S.C. § 922(s) (1994) (enumerating the information on purchasers that must be collected and the procedures by which it must be collected); 18 U.S.C. § 922(t) (1994) (mandating that dealers in most states must contact the national instant criminal background check system instituted in 1998 under the so-called "permanent" provisions of the Brady Act).


19 The design of tobacco products like cigarettes is also virtually unregulated. See, e.g., Food & Drug Admin. et al. v. Brown & Williamson Tobacco Corp., No. 98-1152, 2000 WL 289576, at *23 (U.S. Mar. 21, 2000) (holding that Congress did not grant the FDA regulatory authority over tobacco products). But see John M. Broder, Bush and Gore See Ruling as Prod for New Controls, N.Y. TIMES, Mar. 22, 2000, at A23 (reporting that the two presidential candidates endorsed "stricter controls on tobacco products").

20 See Consumer Product Safety Commission Improvements Act of 1976, Pub. L. No. 94-284, § 3(e), 90 Stat. 503, 504 (1976) ("The Consumer Product Safety Commission shall make no ruling or order that restricts the manufacture or sale of firearms, firearms ammunition, or components of firearms ammunition, including black powder or gunpowder for firearms."). Ironically, the CPSC could choose to regulate nonpowder firearms, like BB guns or air guns, as well as toy guns.
poses." To implement the sporting-purposes test, ATF has established what are called "factoring criteria" to be applied to each imported handgun. The factoring criteria establish minimum-size standards and consider a handgun’s safety features and other design factors to determine whether a handgun may be imported. No comparable federal laws apply to domestically manufactured handguns, although some states do ban domestically-made Saturday night specials. A recent federal law also banned so-called "assault weapons," originally civilian versions of military firearms. Nineteen such weapons are banned by name, and numerous others are also outlawed if they possess some combination of design features such as a detachable magazine, barrel shroud, or bayonet mount. Finally, federal law prohibits the possession and sale of new ammunition magazines that hold more than ten rounds of ammunition.

II. HOW TO REGULATE FIREARMS AS CONSUMER PRODUCTS

A comprehensive consumer product-based regulatory scheme for firearms would include the following: (1) standards for safe design; (2) closer regulation of firearm models that are particularly dangerous or attractive to criminals; (3) surveillance and recall authority; (4) improved manufacturer and government oversight of firearm dealers and distributors; (5) requirements for responsible advertising practices; and (6) no immunity from litigation for firearm manufacturers.

Design standards are at the heart of regulating firearms in the same manner as other consumer products. Unfortunately, left to themselves, firearm manufacturers have not uniformly incorporated feasible safety technologies into the design of handguns. In fact, the general trend in handgun design has been to increase lethality rather than safety. Recently, for example, there has been a shift among

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22 See GAREN J. WINTEMUTE, RING OF FIRE: THE HANDGUN MAKERS OF SOUTHERN CALIFORNIA 66-67 tbl.5-1 (Report from the Violence Prevention Research Program) (1994) (describing the factoring criteria applied by ATF to "handguns proposed for importation").
23 These states are California, Hawaii, Illinois, Maryland, Massachusetts, Minnesota, and South Carolina.
26 See Garen J. Wintemute, The Relationship Between Firearm Design and Firearm Violence: Handguns in the 1990s, 275 JAMA 1749, 1753 (1996) (asserting that the evolution in handgun design will affect rates of firearm violence and may lead to "an increase in
manufacturers toward the production of semiautomatic pistols rather than revolvers. Manufactured pistol magazines or clips can hold more ammunition than revolvers' rotating cylinders, increasing the opportunity for multiple wounds. In addition, there has been a trend toward higher caliber handguns. Other things being equal, higher caliber ammunition can produce more serious injuries than lower caliber ammunition. Other factors, such as the widespread availability of and media attention given to laser sighting devices, may also increase the overall lethality of handguns.

This trend toward increased firearm lethality can be reversed. There are design changes to firearms that can actually reduce the risks they pose to both individuals and society. For example, a personalized gun is designed to be operable only by an authorized user. Sometimes also called "smart guns," these firearms have been patented, though generally not manufactured, for many years. Recently, however, SigArms has developed a new gun that uses personalization technology, which the company expects to market in the near future. The new gun has a built-in key pad requiring the authorized user to enter a personalized identification number. The gun can be set so that it will not operate unless the user enters the correct code, and includes a timer that can be programmed to relock the gun after a certain period of time has elapsed. Additional ways to personalize guns are also being developed, including guns that will identify the fingerprints of their authorized user(s).

27 In 1985, handgun manufacturers made more revolvers than pistols (844,000 revolvers compared with 707,000 pistols). By 1993, about four times as many semiautomatic pistols (2.2 million) as revolvers (550,000) were produced. See BUREAU OF ALCOHOL, TOBACCO & FIREARMS, ANNUAL FIREARMS MANUFACTURING AND EXPORT REPORT (1994).

28 See Daniel W. Webster et al., Epidemiologic Changes in Gunshot Wounds in Washington, DC, 1983-1990, 127 ARCHIVES OF SURGERY 694, 698 (1992) (reporting that the mean number of gunshot wounds increased significantly for patients at a Level I trauma center from 1983 to 1990, the same time period in which "more and more assailants ha[d] switched from revolvers to high-capacity semiautomatic pistols").

29 See Wintemute, supra note 26, at 1752-53 (describing laser aiming devices and asserting that they cannot reduce the frequency of accidental shootings in the home, and that the media attention given to such devices may help "increase[] their involvement in violence").

30 See KRISTA D. ROBINSON ET AL., JOHNS HOPKINS CTR. FOR GUN POLICY AND RESEARCH, PERSONALIZED GUNS: REDUCING GUN DEATHS THROUGH DESIGN CHANGES 5-9 (2d ed. 1996) (describing personalization technologies, including both devices that can be fitted to the firearm after purchase and technologies that can be included as an original part of the gun); Stephen P. Teret et al., Making Guns Safer, ISSUES IN SCI. & TECH., Summer 1998, at 37, 38-39 (describing fingerprint-reading and other personal-
Personalized guns might prevent several different kinds of firearm-related deaths and injuries. Such technology can prevent firearm suicides or unintentional deaths in which the person pulling the trigger, for example a juvenile, is not the gun's owner or authorized user. In addition, if personalized guns are not readily operable by criminals who might steal them, even some homicides may be prevented.

Other design features intended to prevent certain unintentional shootings are included on some, but not all, handguns. A loaded-chamber indicator is a device designed to indicate to a user or observer if the gun contains ammunition ready to be fired. Because semiautomatic pistols may retain one ammunition round in the firing chamber after the ammunition magazine has been removed, this device can prevent accidental shootings where the shooter mistakenly believes that the gun is not loaded. A magazine safety, sometimes called a magazine disconnect safety, is also designed to prevent some of these shootings by automatically preventing the pistol from firing when its ammunition magazine has been removed, even if one round remains in the firing chamber. Despite the lifesaving potential of these devices, they are available on only about ten percent of new pistol models.3

In addition to mandating certain design changes, comprehensive regulation of firearms as consumer products would include several additional elements. As with other products, the most potentially dangerous designs can be more heavily regulated or banned completely.32 As previously mentioned, Congress has already banned assault weapons and imported Saturday night specials. Domestically manufactured Saturday night specials, sometimes called "junk guns," however, remain lawful in most states. Models of these handguns are among the guns most frequently traced to crime.33 A comprehensive regulatory scheme would examine these and other guns to assess

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3 See Jon S. Vernick et al., I Didn't Know the Gun Was Loaded: An Examination of Two Safety Devices That Can Reduce the Risk of Unintentional Firearm Injuries, 20 J. PUB. HEALTH POLY 427, 433 (1999) (reporting that 11% of 1998 pistol models contained a loaded chamber indicator and 14% contained a magazine safety).

32 For example, the CPSC has banned certain especially hazardous products, such as lawn darts and three-wheel all terrain vehicles ("ATV"s).

33 See MARIANNE W. ZAWITZ, U.S. DEP'T OF JUSTICE, GUNS USED IN CRIME 5 (1995) (listing the ten guns most frequently traced to crime in 1994, seven of which are made by "Ring of Fire" manufacturers, as noted by WINTEMUTE, supra note 22); Stephen W. Hargarten et al., Characteristics of Firearms Involved in Fatalities, 275 JAMA 42, 43 (1996) (discussing a population-based study that documents the proportion of deaths associated with specific types of firearms).
whether additional regulation is necessary. Rather than banning these particularly dangerous weapons, one approach is to closely monitor their ownership and transfer. For example, fully-automatic weapons (or machine guns) have been very closely regulated since the 1930s. Such regulation has required registration of the gun and licensing of its owners. Consequently, machine guns are very rarely used in crime.

For most other consumer products, a mechanism is also in place to determine which models pose an increased risk of harm (what public health professionals call a “surveillance system”) and to order a recall to repair or replace defective merchandise. For example, the CPSC maintains the National Electronic Injury Surveillance System (“NEISS”) to track product-related deaths and injuries. The National Highway Traffic Safety Administration (“NHTSA”) maintains the Fatality Analysis Reporting System (“FARS”) to monitor deaths and injuries associated with motor vehicles. No such system exists for firearms. As a result, it is difficult for researchers, policy-makers, and even the firearm manufacturers themselves to determine which firearms pose special dangers and to respond appropriately. The absence of such a system became especially noticeable when Sturm Ruger & Company, Inc. (“Sturm Ruger”) manufactured a replica of an old-West revolver without including a modern safety feature to prevent accidental firing. Sturm Ruger began a voluntary recall of its gun only after numerous deaths, injuries, and corresponding lawsuits. Still, many of the firearms were never fixed and remain in circulation.

One important component of an effective surveillance and recall system is for firearms to possess truly unique serial numbers that encode information about the make, model, year, and other characteristics of the weapon. Such a system is currently used for motor vehicles. Although federal law does require firearms to contain serial

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36 The feature, a transfer-bar safety, prevents the revolver’s hammer from contacting the firing pin unless the trigger is pulled. Without such a system, the Sturm Ruger revolvers could be fired if simply dropped or bumped. The device was added as part of Sturm Ruger’s belated recall effort. See Trudy Ann Karlson & Stephen W. Hargarten, Reducing Firearm Injury and Death: A Public Health Sourcebook on Guns 41-42 (1997) (commenting that Sturm Ruger continued to sell its remaining stock of firearms without the transfer-bar safety from 1973 until the 1980s).
37 These are called Vehicle Identification Numbers, or VINs, and their content is prescribed by 49 C.F.R. §§ 565.1-565.7 (1999).
numbers, no standard system is used to encode this information, and the numbers are easily obliterated. In addition to allowing manufacturers to track their products more easily and issue recalls as needed, a more efficient serial number system could also be used by the police to facilitate prosecutions and deter illegal gun sales.

Standards for the marketing and advertising of firearms would also contribute to a consumer-product approach. Currently firearm manufacturers do not effectively monitor the practices of their dealers and distributors. Firearms can enter the criminal market when dealers either knowingly or negligently make sales to unauthorized persons. One all-too-common form of illegal sale is called a "straw purchase," where someone without a criminal record buys the gun for the real buyer, a proscribed purchaser. Regulations can compel firearm manufacturers to train dealers to identify signs of a straw purchase and to refuse to supply guns at all to dealers who fail to institute such practices. For another potentially dangerous product, alcoholic beverages, programs have been instituted to train servers not to supply alcohol to high-risk persons such as minors or intoxicated persons.

Advertisements for firearms should be regulated in the same manner as advertisements for other products. The best available research suggests that homes with guns are more likely to experience a homicide or suicide than homes without guns. Yet advertisements for handguns have touted the home or personal protection benefits of the product, without mentioning the potential risks. Other advertisements have depicted potentially unsafe storage practices such as a handgun left unlocked on a nightstand table, with loose ammunition

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38 See 27 C.F.R. § 178.92(a)(1) (1999) (requiring that a serial number be placed on every firearm manufactured or imported).
39 See Phillip J. Cook & Thomas B. Cole, Strategic Thinking About Gun Markets and Violence, 275 JAMA 1765, 1765-66 (1996) (commenting that some firearms reach the streets because of "scofflaw dealers" who sell to prohibited purchasers).
41 See David A. Brent et al., The Presence and Accessibility of Firearms in the Homes of Adolescent Suicides: A Case-Control Study, 266 JAMA 2989, 2989 (1991) (finding that the availability of guns in the home increases the risk of suicide among adolescents); Arthur L. Kellermann et al., Gun Ownership As a Risk Factor for Homicide in the Home, 329 NEW ENG. J. MED. 1084, 1084 (1993) (concluding that "guns kept in the home are associated with an increase in the risk of homicide by a family member or intimate acquaintance"); Arthur L. Kellermann et al., Suicide in the Home in Relation to Gun Ownership, 327 NEW ENG. J. MED. 467, 471-72 (1992) (concluding that "the ready availability of firearms appears to be associated with an increased risk of suicide in the home").
42 See Vernick et al., supra note 5, at 1994-95 (discussing firearm advertisements promising home protection and the legal remedies available to the Federal Trade Commission).
nearby, in a home that apparently includes young children. In addition, one manufacturer has advertised its product in a way arguably designed to appeal to criminals. Although the Federal Trade Commission has regulatory authority over deceptive or unfair advertising, including advertisements for firearms, it has not yet responded to a petition filed in 1996 to disallow such advertisements.

In the absence of comprehensive consumer product regulation of firearms, both individuals and municipalities have recently filed lawsuits against firearm manufacturers and dealers. The lawsuits seek to recover the costs associated with firearm violence. The primary legal theories are that manufacturers failed to (1) incorporate feasible safety devices into the design of their products, including loaded chamber indicators, magazine safeties, and personalization technology; and (2) employ reasonable methods of marketing and of overseeing their distributors and dealers to reduce the likelihood that their products would be sold to criminals or youth. A parallel trend, however, has been for state legislatures to enact laws forbidding municipalities from suing the firearm industry, except under very limited circumstances. Some of these enacted or proposed laws would also apply to individual lawsuits. The National Rifle Association (“NRA”) has led the lobbying effort for these laws. These immunity laws once again afford a different status to firearms than to other consumer products. Under the Consumer Product Safety Act, for example, even compliance with a federal safety standard does not preempt tort litigation against product manufacturers within the CPSC's purview. For a product whose safe design is virtually unregulated, such immunity would be particularly unfortunate for the public's health.

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43 That manufacturer, Navegar (d/b/a Intratec), has advertised its TEC-9 gun as featuring "resistance to fingerprints."
46 See id. at 1753.
III. HOW TO IMPLEMENT CONSUMER PRODUCT REGULATIONS

Consumer-product regulation of firearms might be implemented in several different ways. Congress could choose to lift the restrictions it imposed on the CPSC and allow that agency to exercise regulatory authority over firearms. This might have the advantage of relying on CPSC's existing expertise and infrastructure in the regulation of other consumer products. In fact, the CPSC's NEISS system has recently been used to provide estimates of nonfatal firearm injuries, though without attributing them to specific firearm models. In addition, the CPSC's status as a so-called "independent agency"—not directly answerable to either the executive or legislative branches—might facilitate an independence from the firearm industry to be regulated.

The CPSC, however, does not have substantial institutional expertise regarding firearms. Some have therefore suggested that ATF would be the more appropriate agency to be given consumer product authority over firearms. ATF has recently established tracing systems for all crime guns in selected cities. Data from this system can be used to better understand the relative risks of various gun models. ATF also has a history of working with firearm manufacturers and dealers to implement existing law. This could be an advantage, but also a disadvantage if ATF were unable to maintain an appropriate level of objectivity. In addition, ATF has limited, if any, experience in establishing design rules and monitoring recalls. Another regulatory option might be to create an entirely new agency, perhaps within the Department of Justice (ATF is part of the Department of the Treasury). The National Institute of Justice ("NIJ") is the research arm of the Department of Justice and has funded both research and the development of new firearm designs, including personalized guns. NIJ might serve as a valuable resource to a new agency.

However such regulations are implemented, public opinion supporting them is strong. In a random-digit-dial telephone survey, 68% of U.S. adults supported governmental regulation of gun design.

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50 But see discussion supra note 22 and accompanying text (discussing the "factoring criteria" that ATF applies to imported handguns).
Ninety-four percent favored applying the same standards for domestically-made guns as are already imposed on imported guns. More specific laws requiring personalized guns (71%), loaded-chamber indicators (73%), and magazine safeties (82%) were all supported by a majority of respondents. In fact, even a majority of gun owners supported each of these devices.

IV. THE PUBLIC HEALTH EFFECTS OF CONSUMER PRODUCT REGULATION

Consumer-product regulation of firearms, like that outlined above, can save lives. Although the effectiveness of personalized guns, loaded chamber indicators, and magazine safeties has not been fully quantified—in part because firearm manufacturers have not yet widely implemented the technology—they can be expected to prevent some firearm-related deaths and injuries. In 1997, more than 1200 people aged ten to nineteen committed suicide with a gun. Another 142 children aged fourteen and younger were unintentionally killed by firearms. Personalized guns might prevent at least some of these deaths caused by unauthorized users, such as juveniles. A personalized gun would also not be operable by the criminal who disarms a police officer. From 1987 to 1996, more than seventy police officers were shot and killed with their own weapons.

There are no reliable estimates of the number of shootings caused by persons mistakenly believing a gun is unloaded. In one survey, however, more than one-third of respondents did not know that a pistol can still be fired even if its ammunition magazine has been removed. A study performed by the U.S. General Accounting Office

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52 See id.
53 See id.
54 See id.
55 See National Center for Injury Prevention and Control, Center for Disease Control and Prevention, Firearm Suicide Deaths and Rates Per 100,000 (visited Nov. 19, 1999) <http://www.cdc.gov/ncipc/ncipchm.htm> (reporting firearm deaths by age, year, and intent).
56 See Hoyert et al., supra note 6, tbl.16 (reporting the number of firearm deaths in 1997 in the United States, broken down by race, sex, age, and intent).
58 See Vernick et al., supra note 31, at 430 (noting that 34.8% of respondents either did not know if a gun could be fired with its magazine missing or responded that it could not be fired).
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The GAO examined the potential benefits of loaded chamber indicators. After examining a series of 107 accidental shootings that occurred in 1988-1989, the GAO concluded that twenty-three percent might have been prevented by a loaded-chamber indicator. Extrapolating to the number of accidental deaths in the United States at that time, the study concluded that 345 lives might have been saved by loaded chamber indicators.

The absence of effective firearm-injury surveillance systems makes it difficult to determine more precisely the likely effects of various safer gun designs. However, public health professionals can draw on the lessons learned from the implementation of safety standards for other products. For example, motor vehicles have been subject to numerous federal safety standards since the late 1960s. Since then, motor vehicle-related fatalities have declined dramatically. Certainly other factors have also contributed to the decline in motor vehicle deaths, but safe design standards have played an important role. Standards requiring childproof designs for cigarette lighters and aspirin bottles have also been associated with declines in accidental deaths.

Several studies suggest that banning particularly dangerous fire-

59 See GENERAL ACCOUNTING OFFICE, ACCIDENTAL SHOOTINGS: MANY DEATHS AND INJURIES CAUSED BY FIREARMS COULD BE PREVENTED (1991) (considering whether accidental shootings could be prevented by alterations to handguns).

60 See id. at 17.


65 David Kopel has elsewhere cited a study claiming that safety caps on medicine bottles actually increased accidental deaths by causing people to be “more careless about storing medicine out of the reach of children.” Dave Kopel & Eugene Volokh, Loaded Guns Can Be Good for Kids (visited Mar. 18, 2000) <http://www.i2i.org/SuptDocs/OpEdArcv/1999/LoadedGuns.htm> (asserting that poisoning deaths increased as a result of the federal mandate on safety caps, and drawing an analogy to mandatory gun locks). Subsequent research has rebutted this contention. See Gregory B. Rodgers, The Safety Effects of Child-Resistant Packaging for Oral Prescription Drugs: Two Decades of Experience, 275 JAMA 1661, 1661, 1664 (1996) (estimating that safety cap regulations resulted in a reduction of about 460 child deaths between 1974 and 1992 and concluding that safety caps on medicine bottles reduce child mortality from unintentional ingestion of oral prescription drugs).
arm designs will reduce the likelihood that guns incorporating those
designs will be used in crime. Maryland is one of seven states that has
banned Saturday night specials, and in Baltimore, these banned guns
make up a much smaller proportion of the guns used in crime than in
other cities that do not ban them. Similarly, since federal law
banned certain semiautomatic assault weapons, these guns, though
never a significant share of the crime problem, are even less fre-
quently involved in crime. Some jurisdictions, such as Washington,
D.C. and Chicago, have chosen to ban all handguns. An evaluation of
Washington’s law concluded that it was associated with an approxi-
mately twenty-five percent decline in firearm-related homicides and

Tort litigation can be an important complement to effective regu-
lation. By providing manufacturers with economic incentives to make
their products safer, litigation can serve a public-health purpose.
When manufacturers or regulators fail to keep up with innovations in
design, litigation allows individual citizens or municipalities to force
manufacturers to design or market their products more safely. Al-
though a cause and effect relationship is difficult to prove, shortly af-
after the first verdict against firearm manufacturers finding liability for
negligently marketing their products, one major manufacturer re-
quired its dealers to adhere to a new code of conduct. Examples in

66 See Jon S. Vernick et al., Effects of Maryland’s Law Banning Saturday Night Special
Handguns on Crime Guns, 5 INJURY PREVENTION 259, 261 (1999). This study does not
assess the overall effect of the law on crime; only if criminals do not substitute equally
or more lethal guns for the inexpensive banned models will the overall effect be benefi-
cial.
67 See Jeffrey A. Roth & Christopher S. Koper, The Urban Institute, Impact Evalua-
tion of the Public Safety and Recreational Firearms Use Protection Act of 1994 § 1.3.1
porting a reduction in police requests for ATF traces of semiautomatic assault weapons
in the first calendar year after the federal ban took effect).
68 See Colin Loftin et al., Effects of Restrictive Licensing of Handguns on Homicide and
69 See generally Stephen P. Teret, Litigating for the Public’s Health, 76 AMER. J. PUB.
HEALTH 1027, 1029 (1986) (arguing that the response to liability exposure in products
liability litigation should be the marketing of safe products, not limitations on litiga-
tion, and that litigation provides the only de facto form of safety regulation for some
products).
71 See Smith & Wesson, Stocking Dealer Code of Responsible Business Practices (visited
Nov. 21, 1999) <http://www.apbnews.com/newscenter/breakingnews/1999/10/22/ wessondoc.html> (requiring dealers to comply with federal, state, and local regulations,
to employ “trained and competent personnel,” and to sell all Smith & Wesson
firearms with locking devices and all applicable safety and instruction manuals).
other product-related areas include litigation against motor vehicle manufacturers who failed to provide air bags and against alcoholic beverage providers who served intoxicated persons who then injured others (called dram-shop liability).

V. SOME POSSIBLE OBJECTIONS TO REGULATING GUNS AS CONSUMER PRODUCTS

It may be argued that unlike other consumer products, firearms enjoy special status under the Second Amendment to the U.S. Constitution. The resulting argument might be that consumer product regulation of firearms would be unconstitutional. With only one very recent exception that is currently on appeal, however, no federal court has ever struck down any gun law as violative of the Second Amendment. The Supreme Court has not directly addressed the Second Amendment since 1939, but based on the Court's rulings, lower federal courts have had remarkably little trouble concluding that the Second Amendment does not currently stand as an obstacle to even broad gun regulation. If laws completely banning handguns have passed constitutional muster, it is difficult to imagine how regu-

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74 The purpose of this Part is to examine a number of possible objections to regulating firearms as consumer products. These may or may not be the same arguments made by David Kopel in the companion piece to this Article.
75 In fact, this is a claim Kopel has briefly made elsewhere: "Another argument against treating guns like cars, of course, is that gun ownership is explicitly protected by the U.S. Constitution and by 44 state constitutions, while car ownership has no such special status." David B. Kopel, Taking it to the Streets, Reason, Nov. 1, 1999, at 45, 47.
76 The Second Amendment states: "A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed." U.S. Const. amend II.
77 See United States v. Emerson, 46 F. Supp. 2d 598, 610 (N.D. Tex 1999) (interpreting the Second Amendment to guarantee a personal right to bear arms).
79 See United States v. Miller, 307 U.S. 174, 183 (1939) (holding that a criminal prosecution under the National Firearms Act did not violate the Second Amendment).
80 See, e.g., Quilici v. Village of Morton Grove, 695 F.2d 261, 270-71 (7th Cir. 1982) (asserting that the "second amendment does not apply to the states" and that a village gun-control ordinance did not therefore violate the Constitution), cert. denied, 464 U.S. 863 (1983).
lations requiring design or marketing changes could run afoul of the
courts' current narrow interpretation of the Second Amendment.\textsuperscript{81}  

Some may believe that education alone is sufficient to protect
children and others from gun violence, or at least from gun accidents. In
fact, the NRA's primary response to accidental deaths among chil-
dren has been its "Eddie Eagle" curriculum, designed to teach chil-
dren that they should "Stop, Don't Touch, Leave the Area, and Tell
an Adult" if they find a gun. Unfortunately, there is no evidence that
the natural curiosity of children can be stemmed so easily. One re-
cent study demonstrated that a small group of children who received a
similar educational intervention were no less likely to play with guns
in a controlled setting than those who had not received the interven-
tion.\textsuperscript{82} Educating parents about safe storage practices, like keeping
guns locked up and unloaded until ready to use, may also not work in

\textsuperscript{81} In two nineteenth-century cases, United States v. Cruikshank, 92 U.S. 542 (1876),
and Presser v. Illinois, 116 U.S. 252 (1886), the Supreme Court concluded that the Sec-
ond Amendment is inapplicable to state laws. Although these cases precede the
Court's use of the incorporation doctrine—applying portions of the Bill of Rights to
state laws through the Fourteenth Amendment—they remain the Supreme Court's last
word on the subject, and the Second Amendment has never been so incorporated.

Regarding federal laws, in United States v. Miller, 307 U.S. 174 (1939), the Court
held that a criminal conviction under the 1934 National Firearms Act, which prohib-
ited transporting unregistered machine guns or sawed-off shotguns in interstate com-
merce, did not violate the Second Amendment. In its decision, the Court gave effect
to the opening "militia" clause of the Amendment, writing that
[i]n the absence of any evidence tending to show that possession or use of a
"shotgun having a barrel of less than eighteen inches in length" at this time
has some reasonable relationship to the preservation or efficiency of a well
regulated militia, we cannot say that the Second Amendment guarantees the
right to keep and bear such an instrument.
\textit{Id.} at 178 (citing Aymette v. State, 21 Tenn. (2 Hum.) 154, 158 (1840)).

Recently there has been a substantial amount of new scholarship arguing that the
Second Amendment should be read to grant an \textit{individual} right to keep and bear arms,
not one that is solely militia-related, applicable to both state and federal laws. \textit{See}, e.g.,
Don B. Kates, \textit{Handgun Prohibition and the Original Meaning of the Second Amendment},
82 MICH. L. REV. 204 (1983); William Van Alstyne, \textit{The Second Amendment and the Personal
Right to Arms}, 43 DUBE L.J. 1236 (1994). Although this scholarship provides interesting
arguments regarding what the Second Amendment \textit{should} mean, with only one anoma-
lous exception (United States v. Emerson, 46 F. Supp. 2d 598 (N.D. Tex. 1999)), no
federal court has ever struck down any gun law as violative of the Second Amendment.
In fact, in a number of recent, high-profile challenges to federal gun laws, opponents
have not even raised the Second Amendment as an argument. \textit{See} Vernick & Teret,
\textit{supra} note 45, at 1713, 1721. For now at least, arguments that even broad gun control
laws violate the Second Amendment—much less that narrower consumer product
regulation would—lack a foundation in judicial rulings.

\textsuperscript{82} \textit{See} Marjorie S. Hardy et al., \textit{A Firearm Safety Program for Children: They Just Can't
Say No}, 17 J. DEV. & BEHAV. PEDIATRICS 216, 219 (1996) (finding no significant reduc-
tion in "gun play" after controlled intervention).
all cases. In fact, one study found that adults who had received some form of firearm training were actually less likely to safely store their firearms locked up and unloaded.\textsuperscript{83} Certainly, parents who insist on having guns in their home have a responsibility to instill safe behaviors in themselves and their children. Education alone, however, may not be as effective as building safety into the design of the product itself.\textsuperscript{84}

The steady decline in both the number and rate of accidental firearm-related deaths in the United States is also sometimes cited as a reason why consumer product regulations are not needed. There remain about 1,000 accidental gun deaths each year.\textsuperscript{85} In addition, as has been described, comprehensive regulations can affect more than just accidental deaths—the risk of suicide and homicide may be also be reduced.

David Kopel has elsewhere argued that "loaded guns can be good for kids."\textsuperscript{86} One part of this argument is that law-abiding parents need guns (and apparently loaded guns) to prevent a criminal attack. This reasoning draws upon research purporting to show that firearms are used many times each year by civilians to thwart criminal attacks.\textsuperscript{87} Subsequent analyses have strongly suggested that this research has probably greatly overestimated the number of defensive uses of guns.\textsuperscript{88} Whatever the true number of defensive uses, however, design standards or other consumer-product regulation need not interfere with the ability of law-abiding citizens to obtain some firearms. Furthermore, personalized guns or other technology should not affect the reliability of firearms.

\textsuperscript{83} See David Hemenway et al., \textit{Firearm Training and Storage}, 273 JAMA 46, 48 (1995) (finding that in a random digit-dial telephone survey of 800 firearm owners, those who had received firearm training "are more likely to keep a gun loaded and unlocked than those who have received no training").

\textsuperscript{84} See generally LEON S. ROBERTSON, \textit{INJURY EPIDEMIOLOGY} (1992).

\textsuperscript{85} See Hoyert et al., \textit{supra} note 6, at 68 tbl.16 (reporting 981 accidental deaths caused by firearm missile in 1997).

\textsuperscript{86} Kopel & Volokh, \textit{supra} note 65.


\textsuperscript{88} See, e.g., COOK & LUDWIG, \textit{supra} note 1, at 8-10 (explaining why surveys like that of Kleck and Gertz greatly overestimate the number of defensive gun uses); David Hemenway, \textit{Survey Research and Self-Defense Gun Use: An Explanation of Extreme Overestimates}, 87 J. CRIM. L. & CRIMINOLOGY 1430, 1431 (1997) (suggesting that the Kleck and Gertz survey was characterized by "severe misestimation").
Kopel has also claimed that some design standards for firearms "will, like automobile safety rules, cause the deaths of innocent people." As evidence, he cites deaths associated with passenger-side air bags in cars. But the net effect of the safety standard requiring air bags has been to save an estimated 2263 lives from 1987 to 1997. As examples of potentially dangerous firearm regulations, Kopel cites trigger locks that "can cause a loaded gun to fire when it is dropped" and magazine safeties that might "prevent a gun owner from firing his weapon when he is attacked." We do not advocate trigger locks: they are not part of a firearm’s original design; they require the gun owner to always remember to use the lock, and, as a result, they are less likely to be effective than the automatic protection afforded by personalized guns. There is no evidence that lives have been lost because a gun had a magazine safety, much less that the net effect of these devices is harmful.

Finally, some may believe that the real way to prevent firearm deaths and injuries is through other interventions. For example, the NRA and others suggest that better enforcement of existing laws can reduce the risk of firearm violence. No one should believe that consumer-product regulation will prevent all gun deaths and injuries. We agree that better and more targeted enforcement of gun laws is important. We see no reason why this cannot be done in addition to effective consumer-product regulation, rather than in its place.

CONCLUSION

Firearms have long enjoyed a privileged status in American life. Although the sale, possession, and use of firearms is already more strictly controlled than most other consumer products, the special risk of harm associated with firearms justifies this regulation. Yet in the area of design, manufacture, and marketing, firearm manufacturers have remained largely free to do as they please. The decisions these manufacturers make, however, affect not just their own bottom line, and not even only their gun-owning customers, they affect us all. Enhanced product-based regulation of firearms might indeed force

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89 Kopel, supra note 75, at 46.
90 See NATIONAL HIGHWAY TRAFFIC SAFETY ADMIN., U.S. DEP’T OF TRANSP., EFFECTIVENESS OF OCCUPANT PROTECTION SYSTEMS AND THEIR USE, FOURTH REPORT TO CONGRESS at i (1999) (reporting that air bags saved an estimated 2263 lives from 1987 to 1997).
91 Kopel, supra note 75, at 46.
manufacturers to innovate, and customers to pay perhaps a bit more. Surely these are acceptable trade-offs to minimize the societal risks that firearms pose.