

SB363a pt 03
JAN 28 2002
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January 24, 2002
2524 Lakeshore Dr.
La Crosse, WI
54603

Senator James Baumgart
Rep. Carol Owens
Attorney General James Doyle

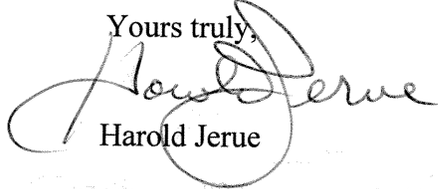
F: [Signature]

In regard to SB363: We are trying to decide if we should be ashamed of our elected officials because they really are Communists/Nazis or because they did not take to time to read the bill before signing on to it. (If it's the latter case, let me know and I will bring some blank checks for you to sign.) Distrust in government reached a high point last week when SB363 came to light. And, again, the rumor started circulating about James Doyle using tax payers' money to fly to DC to be with the ex-President for the signing of the unConstitutional Brady bill. I hope that one is not true!

You all took an oath, before God and Country, to protect and defend the US Constitution; the Law of the Land. Not just a few Amendments, all of the Amendments! US Code states that any law that is in conflict with the Constitution is null and void. Ignorance of the law is an excuse that will not hold up in court. What part of "shall not be infringed" is so hard to understand?

The 2nd Amendment of the US Constitution is not about hunting although hunting is a valid right and a responsible use of firearms. The 2nd Amendment is about the God-given Right of self-defense protecting us, our families and our country from enemies of our Freedom. All bans of any type of firearm are illegal, all bullet bans are illegal and waiting periods on the exercise of Civil Rights and the taxation of Civil Rights are totally, totally illegal.

Efforts at illegal gun control violate 9 of the first 10 Amendments of the US Constitution you took an oath to defend. We will hold you to that oath. Lets do something positive. Lets move into the new century, away from the politics of Hitler, and pass the Personal Protection Act. One cannot defend oneself without the proper tools at hand. Thanks for your time.

Yours truly,

Harold Jerue

- cc: Governor Scott McCallum
- Senator Mark Meyer
- Senator Dave Zien
- Rep. DuWayne Johnsrud
- Rep. Mike Huebsch
- Rep. Scott Suder
- Rep. Sheryl Albers
- Rep. Barbara Gronemus

Henderson, Patrick

From: Ryan, Robin
Sent: Thursday, January 24, 2002 5:21 PM
To: Henderson, Patrick; Eberle, Ed; Richard, JoAnna M.; Korte, Roy R.; Sklansky, Ron
Cc: Dsida, Michael
Subject: Possible amendment language for Fri. meeting on SB 363.

Following is a possible amendment to SB 363 that may serve as a discussion point at tomorrow's meeting.

1. Clarify that a destructive device (defined on p. 36, line 22) does not include any of the following:
A handgun, rifle, shotgun, or machine gun, or a firearm that is designed for use as a signaling, line-throwing, or safety device.
2. Replace the current exception relating to ammunition for firearms (page 41, line 24, proposed 947.07 (7) (c)) with the following exception:

Subsections (2) and (3) do not apply to the manufacture, purchase, sale, offer to sell, transfer, distribution, or possession of the following:

(c) Ammunition intended for use in a handgun, rifle, shotgun, or machine gun, or in a firearm that is designed for use as a signaling, line-throwing, or safety device; or components of such ammunition.

Definitions:

1. "firearm" means a weapon that acts by force of gunpowder to fire a projectile. (Or a weapon that acts by force of an explosion to expel a projectile.)
2. "handgun" means any weapon designed or redesigned, or made or remade, and intended to be fired while held in one hand and to use the energy of an explosive to expel a projectile through a smooth or rifled bore. (from s. 175.35 (1) (b))
3. "machine gun" any weapon that shoots, is designed to shoot or can be readily restored to shoot, automatically more than one shot, without manual reloading, by a single function of the trigger. (from s. 941.27 (1) (a))
4. "rifle" means a firearm designed or redesigned, made or remade, and intended to be fired from the shoulder or hip and designed or redesigned and made or remade to use the energy of a propellant in a metallic cartridge to fire through a rifled barrel a single projectile for each pull of the trigger. (from s. 941.28 (1) (a))
5. "shotgun" means a weapon designed or redesigned, made or remade, and intended to be fired from the shoulder or hip and designed or redesigned and made or remade to use the energy of a propellant in a fixed shotgun shell to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of the trigger. (from s. 941.27 (1) (d))

Henderson, Patrick

From: Sherry Wilberscheid
[hrhshelw@tcei.com]
Sent: Friday, January 25, 2002 11:40 AM
To: sen.baumgart@legis.state.wi.us
Subject: Senate Bill 363, et.al.

Dear Sen. Baumgart- I would like you to clarify your position on S.B. 363. I received a news release from Dave Zien, and his bracketed information regarding ban language seems rather clear. Also, why was there no heads-up on the law that allows people over 65 the automatic use of crossbows? What happened to the public hearing process? Our county alliance is meeting Wednesday, so I would like a reply ASAP. By the by, do you want to eliminate baiting and feeding for deer? Thank you for your involvement-R.C. Wilberscheid

Henderson, Patrick

From: Olson Bill [Bill.Olson@kohler.com]
Sent: Friday, January 25, 2002 6:33 AM
To: 'Sen.Baumgart@legis.state.wi.us'
Cc: Olson Bill
Subject: Ban on Guns and Ammunition?

Importance: High

Mr. Baumgart When I first moved to WI in 1995, I met you at the Pigeon River Bait Shop and you introduced yourself. I am disappointed that your name is even rumored to be connected with the ban of guns and ammunition?
You stated that you were an honest man and love the outdoors? How could you even think of banning guns and ammunition and even live in WI? Do you understand the importance of hunting and shooting sports to the wildlife? If it wasn't for the taxes hunters paid on guns and ammunition and the rules and regulations that hunters imposed on themselves, the wildlife would not exist!

I am concerned, that if you proceed with these proposed bans, that your political career is doomed.

Do you understand the number on hunters and sportsmen there are in WI?

I am an avid hunter and trapshooter and I take the proposed ban on guns and ammunition as a personal insult. I support several hunting and fishing concerns but I do not believe that the wildlife can exist with people, if their numbers are not controlled. This is done by hunting.

Please respond to my e-mail and please tell me that you are not part of this plot to ban guns and ammunition. Thank you. WEO..

Henderson, Patrick

From: Phil40cal@aol.com
Sent: Friday, January 25, 2002 7:56 AM
To: Sen.Baumgart@legis.state.wi.us
Subject: Anti-terrorism bill

I have been a supporter of you since you first put that canoe on your car. But after reading an article in the Jan. 22, 2002 edition of the Sheboygan Press I am wondering if I have been supporting the wrong man. According to the article you have sponsored a proposed bill that would ban almost all guns in Wisconsin, since it would outlaw any firearm other than a single shot. Are you and your hunting partners are all using single shot rifles when you go deer hunting? If so you are a minority among hunters. Plus there is some reference to what I assume is bomb making materials that would include gunpowder. The same gunpowder that is used in the ammunition we use in our deer rifles. None of the above really makes any sense. The terrorist that hijacked the four airplanes on 9/11/01 used plastic knives and boycotters, not firearms. The terrorist that blew up the federal building in Oklahoma City used fertilizer, not gunpowder. Please tell me that the Sheboygan Press is wrong, that you have not sponsored the proposed bill and that you will continue to standup for the rights of Wisconsin shooters.

Phil Brown
Sheboygan, WI
920-459-9448

JAN 29 2002

222 Carrington Street
Waupun, WI 53963-2112
(920) 324-5989
oostie@charter.net

January 26, 2002

Senator Jim Baumgart
Room 306 South
State Capitol
P.O. Box 7882
Madison, WI 53707-7882

To the Honorable Jim Baumgart:

I am a correctional sergeant employed by the State of Wisconsin for eight years, currently working at Dodge Correctional Institution in Waupun. I am also the secretary for the Blue Knights (Wisconsin IV), an international law-enforcement motorcycle club whose local chapter rides out of Sheboygan. I am a steward for AFSCME Council 24 Local 178, a Desert Storm veteran of the United States Navy, and a lifetime VFW member.

Please read the enclosed letter I mailed to Attorney General Jim Doyle. As noted at the bottom, I have sent a copy of the same letter to Senator Roessler and Representative Owens.

It appears that you are currently alone on the list of authors for SB363. While the bill still may have supporters as it is written right now, I seek your assistance with some of the language.

The way the language currently reads, virtually every firearm I own would be made illegal. Along those same lines, virtually every round of ammunition I own would be made illegal.

I am not a terrorist. I am also not a criminal. I ask that you reconsider some of the language in SB363, and ensure that this bill addresses real threats to society and our way of life.

Sincerely,



Paul H. Oosterhouse

PLEASE RESPOND...

222 Carrington Street
Waupun, WI 53963-2112
(920) 324-5989
oostie@charter.net

January 26, 2002

James E. Doyle
Wisconsin Department of Justice
P. O. Box 7857
Madison, WI 53707-7857

To the Honorable Jim Doyle:

It saddens me deeply to learn that the man who would run for Governor of the State of Wisconsin would even consider some of the language written into Senate Bill 363. It disturbs me greatly to read that Wisconsin's own Attorney General would suggest legislation that would label countless law-abiding Wisconsin citizens as terrorists.

Personally, I do not understand why you would want to take away our firearms (or our ammunition) in the form of "anti-terrorism legislation" when the terrorists of 9/11 used knives to commandeer those four aircraft...

I would think that it is safe to say that the majority of native Wisconsinites grew up in households where firearms are a part of life. Millions of people, countless families carry on time-honored traditions rooted deep in our very culture. The respect for firearms, in addition to the love of the outdoors and the thrill of the hunt, are carefully passed on from generation to generation. Firearms themselves, most of them made illegal under Senate Bill 363, often become invaluable family heirlooms that no amount of money could ever replace. I myself have worked hard to purchase the few firearms that I own in hopes to one day pass them on to my children in that same heart-felt fashion.

I am a law-abiding patriot that wishes to better protect my family and myself. I enjoy our rich culture and traditions like my fellow outdoors enthusiasts, men, women, and children alike. I do not use firearms to commit crimes. I am not a terrorist. I am a Wisconsin citizen, and I am not alone.

In 1998, I elected to protect my right to possess and use firearms (a right allegedly protected by the Second Amendment to the U.S. Constitution) by voting "YES" to the Wisconsin Constitutional amendment. If my memory serves me correctly, better than 84% of all votes registered were in favor of this very amendment. That is a powerful statement by the people of Wisconsin, for the people of Wisconsin.

On behalf of the 84% of Wisconsin voters, and myself, I implore you to reconsider the language in Senate Bill 363.

Sincerely yours,



Paul H. Oosterhouse

Cc: Senator Jim Baumgart
Representative Carol Owens
Senator Carol Roessler

Henderson, Patrick

From: John Welter [jwelter@discover-net.net]
Sent: Sunday, January 27, 2002 7:25 PM
To: Sen.Baumgart@legis.state.wi.us
Subject: Fw: Wisconsin Gun Ban Proposal

Jim: Just so you know what's being thrown up against the walls out there.

Regards. JW.

----- Original Message -----

From: <Lkyduck1@cs.com>
To: <n9tpl@netzero.net>; <mmatzke@netzero.net>; <rohleder@usxchange.net>; <Ldyduck2@cs.com>; <RICK1329@aol.com>; <Watess@aol.com>; <Mountstuff@aol.com>; <kb9org@prodigy.net>; <Nienbadge@aol.com>; <mikeev@itol.com>; <garrene@hotmail.com>; <beauchainem@krause.com>; <wegan@execpc.com>; <scms@netnet.net>; <Mark.Wolf@hawkinsinc.com>; <PBUNTRANDR@aol.com>; <PetSchlt@aol.com>; <broker@netnet.net>; <larryelaine@netzero.net>; <jtrudell@new.rr.com>; <mherlick48@hotmail.com>
Sent: Wednesday, January 23, 2002 2:29 PM
Subject: Wisconsin Gun Ban Proposal

>
>
> News Release from Wisconsin Senator Dave Zien:
>
> January 17, 2002 | State Senator, Dave Zien, Press Release Posted on
> 1/20/02 5:46 PM Pacific by CFW
>
> Baumgart, Doyle Propose Gun Ban
>
> Pump Shotguns and Most Other Firearms Banned Virtually every gun used
> to
> hunt in Wisconsin would be illegal to use under a bill authored by
> Senator Jim Baumgart at the request Attorney General Jim Doyle.
>
> The supposed terrorism legislation would outlaw the use of any pump,
> lever or bolt action rifle or shotgun as well as any revolver or
> semi-automatic firearm for hunting, self-defense or target practice.
> In
> fact, only single-shot firearms, less than one-percent of all
> firearms,
> could be used by anyone except law enforcement and the military.
> Anyone
> using a firearm that holds more than one bullet or even owning a
> single
> bullet would be guilty of a Felony. "If Baumgart and Doyle get their
> way, every hunter in Wisconsin would be an instant criminal, facing
> prison and a lifetime loss of voting rights," said state Senator Dave
> Zien (R-Wheaton). "Reloading your own shotgun shells could send you
> to
> prison for 15-years." Rather than ban firearms outright, Doyle and
> Baumgart ban all types of ammunition by defining the bullet as both a
> "destructive device" and an "explosive," the gunpowder as an
> "explosive"
> and even the tiny primer that ignites every bullet is specifically
> called a "detonator." Owning, possessing or using any of these items
> would be a felony offense, unless the citizens could prove they were
> only for use in "firearms that are designed to shoot no more than one
> shot without manual reloading" (i.e. single shot firearms). "Can you
> imagine a Wisconsin elected official outlawing the use every pump



Stop Baumgart and Doyle From Banning Wisconsin Guns

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To: All Gun Owners

Our rights are now being attacked under the heading "Anti-Terrorist"
Don't let Sen. Baumgart or Attorney General Doyle "sneak" a gun ban past
Wisconsin Citizens! Please read the proposed ban below and sign this petition
to stop it.

Baumgart, Doyle Propose Gun Ban
Pump Shotguns and Most Other Firearms Banned

Virtually every gun used to hunt in Wisconsin would be illegal to use under a bill authored by Senator Jim Baumgart at the request Attorney General Jim Doyle. The supposed terrorism legislation would outlaw the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice.

In fact, only single-shot firearms, less than one-percent of all firearms, could be used by anyone except law enforcement and the military. Anyone using a firearm that holds more than one bullet or even owning a single bullet would be guilty of a Felony.

"If Baumgart and Doyle get their way, every hunter in Wisconsin would be an instant criminal, facing prison and a lifetime loss of voting rights," said state Senator Dave Zien (R-Wheaton). "Reloading your own shotgun shells could send you to prison for 15-years."

Rather than ban firearms outright, Doyle and Baumgart ban all types of ammunition by defining the bullet as both a "destructive device" and an "explosive," the gunpowder as an "explosive" and even the tiny primer that ignites every bullet is specifically called a "detonator." Owning, possessing or using any of these items would be a felony offense, unless the citizens could prove they were only for use in "firearms that are designed to shoot no more than one shot without manual reloading" (i.e. single shot firearms).

"Can you imagine a Wisconsin elected official outlawing the use every pump shotgun and labeling every duck hunter a terrorist?" asked Zien. "Maybe the Attorney General should concentrate on the real terrorists and leave law-abiding gun owners alone."

The bill even goes as far as allowing photographs of a person with banned material to be used as evidence of a crime. "This will make the picture of a hunter with her Remington 870 and a trophy buck evidence of terrorist activity," said Zien.

In 1998, Wisconsin voters amended the state Constitution to protect the right of law-abiding

citizens to possess and use firearms. Because the Constitution prevents Doyle from banning the gun, the only way he can deny hunters the use of their guns is to ban the ammunition.

"It is no wonder people are cynical about their government," said Zien, author of Wisconsin's Right to Keep and Bear Arms. "When the attorney charged with upholding our Constitution deliberately tries to thwart that Constitution and deny the will of the people, it gives all public servants a bad name."

Information on the Attorney General's website describing the points of Doyle's "Anti-Terrorism Legislative Package" mentions nothing about the gun ban provisions. Zien noted the information distributed to legislators also mentioned nothing about the bans. Doyle can only propose the language to legislators. The legislative author (Baumgart) takes whatever he chooses from Doyle's draft and introduces his own bill. Baumgart likewise mentions nothing about the bans in his memo to legislators asking them to join as cosponsors of his bill.

"Unfortunately, a lot of well-intentioned legislators signed on to the 56-page bill without knowing this little treat was hidden inside," said Zien. "If you are going to take away my right to shoot my deer rifle, at least admit it up front."

Following are key provisions of the ban language as proposed by Baumgart/Doyle in Senate Bill 363 [Comments in brackets added]:

947.07 (1) (c) "Destructive device" means an overpressure device, or a device that contains an explosive or an incendiary and is designed or configured to cause substantial bodily harm, death, or property damage, including any of the following devices:

947.07 (1) (d) "Detonator" means a device containing an exploding charge used to initiate detonation in an explosive or a destructive device, or any device capable of initiating or setting off an explosive charge including, but not limited to, an impact device, a timing mechanism, a primer, primer or detonating cord, a detonating cap, detonating waves, electric blasting caps, blasting caps for use with safety fuses, a shock tube initiator, or detonating cord delay connectors. [A "primer" is the ignition device that sets off every bullet or shotgun shell.]

947.07 (1) (f) "Explosive" means any chemical compound, other substance, or mechanical system that is intended to produce an explosion capable of causing substantial bodily harm, death, or property damage, including such a compound, substance, or system that contains oxidizing and combustible units in proportions or quantities that ignition, fire, friction, concussion, percussion, or detonation may produce an explosion; including, but not limited to, items on the list of explosive materials published pursuant to 18 USC 841 (d) and 27 CFR 55.23.

947.07 (2) (a) Whoever manufactures, buys, sells, offers to sell, transfers, distributes or possesses an explosive or a destructive device is guilty of a class C felony. [Class C Felony = Up to 15 year sentence.]

947.07 (3) (a) Whoever uses an explosive or a destructive device is guilty of a Class B felony. [Class B Felony = Up to 60 year sentence]

947.07 (7) (c) Ammunition for firearms or components for ammunition for firearms that are designed to shoot no more than one shot without manual reloading. [This is the only firearms related exception to the above restrictions. Attorneys agree, the exception would not apply to any gun that can be loaded with more than one bullet or shell.]

947.07 (8) Evidence. A photograph, electronic image, videotape, or other identifying evidence of an explosive, destructive device, detonator, or weapon of mass destruction that is properly authenticated as provided under ch. 909 is admissible as evidence in lieu of the actual explosive, destructive device, detonator, or weapon of mass destruction in any action or proceeding concerning an explosive, destructive device, detonator, or weapon of mass destruction.

Sincerely,

The Undersigned

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The [Stop Baumgart and Doyle From Banning Wisconsin Guns](#) Petition to All Gun Owners was created by and written by [Scott Dahlk](#). This petition is hosted here at www.PetitionOnline.com as a public service. There is no express or implied endorsement of this petition by Artifice, Inc. or our sponsors. The petition scripts are created by Mike Wheeler at [Artifice, Inc.](#) For Technical Support please use our simple [Petition Help](#) form.

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Stop Baumgart and Doyle From Banning Wisconsin Guns

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Name: (required) | _____

Email Address: (required) | _____

Comments: (optional) | _____

: (optional) | _____

: (optional) | _____

: (optional) | _____

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Stop Baumgart and Doyle From Banning Wisconsin Guns

We endorse the Stop Baumgart and Doyle From Banning Wisconsin Guns Petition to All Gun Owners.

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Henderson, Patrick

From: Rick Hagen [rhagen@kleinins.com]
Sent: Tuesday, January 29, 2002 2:45 PM
To: sen.baumgart@legis.state.wi.us
Subject: SB 363

Senator, do you really propose to ban such things as simple primers used in shotshells and hunting ammunition? Please respond. Thanks. Rick Hagen



State Senator
James R. Baumgart

State Capitol: P. O. Box 7882, Madison, WI 53707-7882 • Telephone (608) 266-2056
Toll-free: 1-888-295-8750 • E-Mail: sen.baumgart@legis.state.wi.us

January 29, 2002

Erv Wolff
2243 N. 20th Street
Sheboygan, WI 53083

Dear Mr. Wolff:

Thank you for contacting my office regarding the proposed legislation designed to provide Wisconsin's law enforcement personnel with the necessary tools to protect our citizens in the event of future terrorist attacks. Your interest in protecting Wisconsin's citizens' right to own a firearm is commendable and one that I share with you.

Senate Bill 363 should not be misconstrued as an attempt to ban legal gun ownership in Wisconsin. As a gun owner, hunter and author of the amendment to Wisconsin's Constitution guaranteeing the right to hunt, I am strongly against any attempts to ban gun ownership. Throughout my legislative career, I have always been an advocate for ownership of firearms and a strong supporter of the hunters of this state.

The events of September 11th are not to be taken lightly and every state in the union must be prepared for future attacks. Claims that this bill is a firearms ban are merely a partisan attack designed to score political points and mislead the law-abiding public. While the definitions included in this bill will need to be tightened up to make the limitations of the bill clear there is no intent to ban gun ownership in Wisconsin. Anti-terrorism legislation ought to be a bi-partisan issue and not get bogged down in half-truths and rumors. Proof of that bipartisan effort is that there were 19 cosponsors of the bill and 17, including the Assembly author, were members of the Republican Party. There was never an intent to establish barriers to legal gun ownership. In fact, an amendment to address this issue is already being drafted. This legislation is a prime example of why the legislature conducts public hearings on all proposed legislation. It is vital to receive feedback from the public to insure that unintended consequences do not put law-abiding citizens in at risk. It is unfortunate that some see this as an opportunity to take a partisan shot rather than take the interests of all our citizens into consideration.

This or any version of this legislation will absolutely not compromise your right to own a firearm and I will not support any legislation that bans firearms, including Senate Bill 363 unless it is amended at protect your rights. In fact, I have now removed my name as a sponsor of this legislation.

Sincerely,

JIM BAUMGART
State Senator
9th Senate District

"As stewards for this and future generations, we must use the land wisely." - Jim Baumgart

Printed on recycled paper.

Henderson, Patrick

From: Mike Collins [MCollins@FisherHamilton.com]
Sent: Wednesday, January 30, 2002 1:21 PM
To: 'Sen.Baumgart@legis.state.wi.us'
Subject: SB363

Is this for real, or a bunch of spam? Please give me more info if this bill is for real. I received this today.

Thank you,
Mike Collins

ATTENTION HUNTERS

Virtually every gun used to hunt in Wisconsin would be illegal under an "anti-terrorism" bill proposed by Wisconsin State Senator Jim Baumgart. His bill contains provisions banning the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-auto pistol for hunting, self-defense, or target practice. Virtually every hunter in Wisconsin would be an instant criminal if Baumgart gets his way.

I hope you will join me in a letter campaign to oppose Jim Baumgart's Gun Ban Bill, SB363. Send an email, fax, or letter to your state Senator urging him to oppose SB363. Then, send a second letter to Baumgart himself condemning his attempt to make you a Felon.

If you live in Sheboygan County or Southern Manitowoc County, Jim Baumgart is your State Senator:
Senator Jim Baumgart
Wisconsin 9th Senate District
Room 306 South
State Capitol
P.O. Box 7882
Madison 53707-7882
Telephone: (608) 266-2056 or (888) 295-8750
Email: Sen.Baumgart@legis.state.wi.us
<mailto:Sen.Baumgart@legis.state.wi.us>

If you live in Northern Manitowoc County, Alan Lasee is your State Senator:
Senator Alan J. Lasee
Wisconsin 1st Senate District
Room 109 South
State Capitol

1-31-02

SENATOR BAUMGART,

HOW WILL IT MAKE THIS STATE
SAFE BY MAKING EVERY GUN OWNER
AND SPORTSMAN A FELON?
PERHAPS YOU SHOULD MAKE GASOLINE,
ANOTHER ITEM WHICH COULD BE
DANGEROUS, INTO A TERRORIST
SUBSTANCE. YOU SIR, ARE A MORON.

KILL SB363! THANK YOU,

Thomas L. Giese
THOMAS L. GIESE
2956 BRIDGE ROAD
GREEN BAY, WI
54303

JAN 31 2007

207 S. Vine St -
Kingston, WI 53939
Jan. 25, 002

Mr. James Baumgart
State Senator
P.O. Box 7887
Madison, WI 53707

Dear Mr. Baumgart:

Received a much discussing message on your + James Doyle proposed Senate Bill 363. I could not believe any one from the State of Wisconsin could have such thoughts. Did you give any monetary thought to this bill? 700,000 hunters would not be purchasing hunting license, no ammo, no hunting clothing - on and on. you are talking millions of dollars. The DNR are depending on hunters in keeping deer numbers in check - just think what the state would be paying in farm deer damage -

Advise you contact State Building Commission in building additional prisons as under your bill owning a gun and ammo would be a felony charge with up to 80 years in prison - 3/4 of the state voting population would not be able to vote -

Twenty 7 years I have been on the Conservation Congress - for twenty + years I have been involved with teaching Hunter Safety program - I suggest you attend a Hunter Safety class in your area - buy a gun and enjoy our outdoor recreation. If you do not shoot any game you can enjoy the outdoors and get good exercise and fresh air -

Seventy two years ago I acquired my first gun which I still have today - Fifty four years ago I got married and am still living with the same person. I want you to know I'll give up my wife before I give up one gun - I will not give her up without a fight as I don't like to cook -

As you can see with such legislation I'm not what you call a "happy camper."

Sincerely
J. Walter
Walker



State Senator
James R. Baumgart

State Capitol: P. O. Box 7882, Madison, WI 53707-7882 • Telephone (608) 266-2056
Toll-free: 1-888-295-8750 • E-Mail: sen.baumgart@legis.state.wi.us

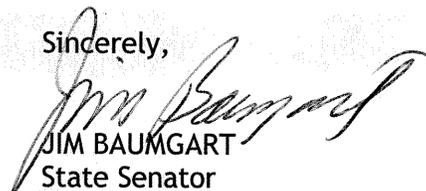
February, 2002

Dear Outdoor Enthusiast:

Recently, there has been a lot of talk about a piece of legislation, Senate Bill 363, that was intended to provide law enforcement with the necessary tools to protect Wisconsin citizens in the event that a terrorist attack affects our state.

As the main Senate sponsor of the bill, I can assure you that it was never my intention to establish barriers to gun ownership in Wisconsin. As a gun owner, hunter and author of the amendment to Wisconsin's Constitution guaranteeing the right to hunt, I am strongly against any attempts to limit gun ownership. Throughout my legislative career, I have always been an advocate for ownership of firearms and a strong supporter of the hunters of this state. Any anti-terrorism legislation must be tightened up to avoid any interpretation problems in the future. I had planned to make these necessary adjustments during the public hearing process to clearly exempt legally obtained firearms. That opportunity was not allowed to occur. The intentions of this bill have been misconstrued to the point where some have even suggested that this is a domestic partnership, or gay/lesbian rights bill rather than anti-terrorism legislation. Because of this widespread confusion over my intentions and motives, I have removed my name as a sponsor of SB 363 and have encouraged all others to do the same - **without an author, this bill is now dead**. I will continue to oppose any and all attempts to restrict gun ownership by law-abiding citizens.

Sincerely,



JIM BAUMGART
State Senator
9th Senate District

Let me take this opportunity to also provide you with an update as to the work that I am doing to improve hunting and fishing opportunities in this state.

- **Wetland mitigation rules** - The Senate Environment Committee, which I chair, recently approved responsible mitigation rules. These rule will for the first time, provide for the restoration of wetlands that are impacted due to pressures of development. For every acre that is lost, we can now receive an acre and a half in return. This should result in increased habitat for hunting throughout the state.
- **Disabled Fishing Licenses** - The Governor has signed a bill, that I was the Senate author, which will make it easier for those with a major disability to obtain a fishing license.
- **Wild elk-hunting season in Wisconsin** - The elk herd is being successfully re-introduced and we will soon be in a position to provide another hunting opportunity for Wisconsin residents.
- **Wisconsin Outdoor Wildlife Heritage Trust Fund** - This fund would allow for acceptance of donations to be used to promote fish and wildlife management programs and it is my hope it will become an effective resource for the betterment of fish and game in Wisconsin.

These are just a few examples of how my work in the State Senate has benefited the hunting community. I will continue to support hunting and all outdoor recreation in Wisconsin and look forward to the challenges that will be facing the Legislature in the future.

"As stewards for this and future generations, we must use the land wisely." - Jim Baumgart

Printed on recycled paper.

Henderson, Patrick

From: Deminsky Steve [Steve.Deminsky@GeneralCasualty.com]
Sent: Friday, February 01, 2002 9:33 AM
To: 'Henderson, Patrick'
Subject: RE: SB 363

Patrick, Thank you for response. I very much appreciate it. I'm probably not the first person that Senator Baumgart may have heard from regarding this proposed legislation. You should know that I too am very concerned with terrorism and understand that we live in a world that has changed drastically since 9-11. The freedoms we have been blessed with were and continue to be under attack. We should not however, take a knee-jerk reaction to these events in a manner that actually dilutes and restricts these hard fought for freedoms. This State's culture and economy is very much dependent on individual rights and freedoms. I am very pleased to learn that Senator Baumgart has removed his support from this legislation and thus, effectively killed the proposal.

Again, thank you for your response. Please convey my best to Senator Baumgart.

Sincerely,

Steve Deminsky
553 Old Indian Mound Tr.
Sun Prairie, Wisconsin

-----Original Message-----

From: Henderson, Patrick [mailto:Patrick.Henderson@legis.state.wi.us]
Sent: Friday, February 01, 2002 8:56 AM
To: Deminsky Steve
Subject: RE: SB 363

Dear Mr. Deminsky:

Thank you for contacting the Senator concerning the ant-terrorism legislation. In order to better respond to your email I would ask that you provide us with your home address. Thank you.

However, you should know that as a gun-owner, hunter and author of the Constitutional Amendment guaranteeing the right to hunt in Wisconsin Senator Baumgart had no intentions whatsoever to establish barriers for gun ownership in Wisconsin. He has removed his name as a supporter of the bill which will effectively kill the bill.

Patrick Henderson
Legislative Assistant
Office of Senator Baumgart
Room 306 South
(608) 266-2056
1-888-295-8750
Patrick.Henderson@legis.state.wi.us

-----Original Message-----

From: Deminsky Steve [mailto:Steve.Deminsky@GeneralCasualty.com]

Sent: Tuesday, January 29, 2002 1:12 PM
To: 'Sen.Baumgart@legis.state.wi.us'
Subject: SB 363

Senator Baumgart, Whereas I always try to get the story straight when I hear about issues in conflict with my beliefs, I very much would like to hear your response to the attached petition that is being sent around, regarding SB 363. Is in fact what is being stated in the petition an accurate portrayal of your proposal with regard to firearms?

I will assume that if I do not hear anything from you that contradicts the statements made in the attached, that you are in fact intent on introducing legislation that will virtually eliminate a person's ability to hunt in the State of Wisconsin. SB 363, 947.07 (1) (c) requires a clarification and an explanation to the thousands of outdoor sportsmen and sportswomen of this state.

Thank you for your response, in advance.

Steve Deminsky

<http://www.petitiononline.com/WGB/>

Henderson, Patrick

From: lugnut-9@excite.com
Sent: Friday, February 01, 2002 11:09
To: Sen.Baumgart@legis.state.wi.us
Cc: wisag@doj.state.wi.us
Subject: Senate Bill 363

Dear Sirs,

Could you please provide me more information on Senate Bill 363 that is being proposed. To my understanding under this bill, several provisions are included in this bill that will ultimately outlaw the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice. This is all based on banning the ammunition that is used by these types of firearms.

I hope that what I'm hearing about this bill is not true. I don't see how you can slowly take away our rights and attempt to incorporate provisions unknowingly to other members of the senate and citizens to take away these constitutional rights. As a Vietnam Veteran and an avid sportsman, I feel that I have every right under the constitution to bear arms. My wife and sons all take part in target practice at our sports club and attend quite frequently during the warmer months of the year. We have gone through hunters safety and don't feel that we (citizens) should be punished for the results of a few (criminals, etc.) It's a proven fact that everytime you remove items from our system/society that are deemed dangerous/hazardous or has that potential, only the criminals will possess these items. It won't stop at ammunition or ultimately only single shot weapons. In my opinion the government won't be satisfied until every weapon that is considered dangerous has been removed from our society. The answer is not always to remove or ban that item as is usually the case. Cell phones in cars is another example of our system trying to impose laws that would ban cell phones in cars because they are considered dangerous and attributed to automobile accidents. The old saying of "Guns don't kill People, People do" can be used in most relevant/similiar scenarios such as cell phones. If people used cell phones responsibly, automobile accidents would be reduced significantly. Are we going to ban drinking coffee, soda, bottled water, eating food in our cars also? Those items parallel along the same lines as being not attentive to your driving.

My last thought is that maybe I haven't been hearing the entire story about this Senate Bill 363 and possibly the ban on ammunition or that the incinuation that if you used those types of weapons as I described above would not be illegal. Rumors generaly abound when it comes to these types of issues. I would like your explanations as to what the real consequences are in "laymans terms" as to the impact of what this bill really entails.

Thank You for taking the time to read my concerns.

Sincerely,

Kevin McCallum
2879 Newport Ave.
Oshosh, WI 54904

02/01/2002

Ammo Ban

From Page 1)

unclear, so someone could make the argument. Sen. Baumgart has removed his name from the bill, but we're also amending the bill to make the definitions clear. It will not impact anyone's rights to own firearms or ammunition."

Henderson said Baumgart hunts and fishes and drafted the state constitutional amendment to protect hunting, fishing and trapping. Baumgart supported the mourning dove hunt in 2000 and is currently working on legislation to create an elk hunt.

Bob Seitz, chief of staff for Zien, isn't so sure the language was innocent oversight. Seitz suggested Doyle used Baumgart to get the language introduced, without first telling Baumgart what was in the bill. Henderson said that isn't true.

"The AG knows he can't ban guns because of our right to keep and bear arms amendment passed 1998," Seitz said. "So he has to get at it through banning ammo — the NRA says this is a common strategy at congressional levels.

"Now what will happen? Well, the light of day is shining on it," Seitz said. "When people propose these things, we can't just defeat them; we have to bury it. It's a good thing there is a strong reaction. They won't attempt it again in the future. It will be interesting to see if he (Baumgart) comes out with an amendment that exempts all ammunition."

Zien says that in the original form, the bill banned all types of ammo by defining a bullet as a "destructive device" and gunpowder as an "explosive" and even a primer as a "detonator." Owning, possessing or using any of these items (even if simply reloading shells) would be a felony offense, unless the citizens could prove they were only for use in "firearms that are designed to shoot no more than one shot without manual reloading" (i.e. single-shot firearms).

Ammo bill draws fire in state Senate

By Dean Bortz
Editor

Madison — Sen. Jim Baumgart (D-Sheboygan) withdrew his name as a bill sponsor and promised amendments to a draft Senate bill that Republicans claimed would forbid the possession of ammunition.

Last week's uproar began when Sen. Dave Zien's (R-Eau Claire) staff took a close look at proposed Senate Bill 363, which was offered by Baumgart at the urging of Attorney General James Doyle. The 56-page bill was suggested and prepared by Doyle as an anti-terrorism measure.

However, Zien's staff said certain language in the bill that forbids the possession of ammunition would prevent citizens from owning ammunition if it was intended for use in anything other than a single-shot rifle or shotgun. Possessing a rifle cartridge or shotgun while also possessing a semi-auto, pump, lever or double-barrel would be considered a felony under the proposed SB 363.

"We don't think (the proposed language) does say that, but the problem is that the language is unclear," said Pat Henderson, a Baumgart assistant. "It is

(See Ammo Ban Page 25)

Henderson, Patrick

From: rjdragan@excel.net
Sent: Wednesday, February 06, 2002 8:30 PM
To: Sen.Baumgart@legis.state.wi.us
Subject: NO TO SENATE BILL 363

From:
Rodney Dragan
1209 Forest Hills Dr.
Howards Grove, WI 53083

Senator Baumgart:

I just finished reading the front page article in The Wisconsin Outdoor News, Fri. Feb. 1 issue. This proposed Senate Bill 363 sounds ridiculous! Do you really think terrorists need laws to stop them from attacking us? Bills that forbid honest law abiding citizens from owning amunition for their personal firearms, does nothing to stop an airplane from smashing into a skyscraper. Why don't we outlaw air travel? Then nobody would get hurt in any hi-jacking or plane crash. Ridiculous. Maybe we should put tighter controls on fertilizer. Isn't this product used in bomb making? Please NO more bills introduced to protect ourselves from ourselves, just enforce those that are on the books already. Thank You.

Sincerely,

Rodney Dragan

Henderson, Patrick

From: Sue Iverson and Eric Olson [ekosilver@centurytel.net]
Sent: Wednesday, February 06, 2002 6:27 PM
To: sen.baumgart@legis.state.wi.us
Subject: Anti Terrorism Bill

According Senator Dave Zien, a new anti terrorism bill will ban most firearms, reloading equipment and ammunition. I have looked over and feel you should not support this bill until the language of the bill

is as such to not infringe on the rights held by the 2nd Amendment of

the Constitution of the United States. Please keep me posted on developments of this bill and most importantly, YOUR position on this issue.

Thank you for you time,

Eric K. Olson

Henderson, Patrick

From: Reynolds, Marty

Sent: Tuesday, February 05, 2002 4:40 PM

To: Sen.Baumgart

Subject: Possible press release

According to a recent press release issued by a Wisconsin State Senator, "Virtually every gun used to hunt in Wisconsin would be illegal to use under a bill authored by Senator Jim Baumgart, at the request of Attorney General Jim Doyle. The supposed terrorism legislation would outlaw the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice." So goes the lead paragraph to the most recent example of what's wrong with politics in Wisconsin.

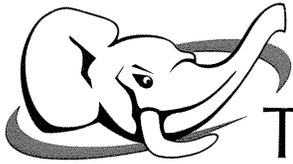
A comment recently made by an Assembly leader, affirmed that bills seldom come out of drafting, perfect and ready for passage. Such is the case with SB363, the proposal referenced in the above press release. It's not quite ready for primetime. By going through the process, a very effective piece of anti-terrorism legislation could have been enacted. However, because negative press slams are more important than good policy, this proposal may never see the light of day.

"It took me all of 5 minutes with a legislative drafter to ensure that the bill would not have a negative impact on the sportsmen and women of Wisconsin", stated Rep. Marty Reynolds (D-Ladysmith). A simple amendment clarifying the exceptions in the proposal, was all that was needed to guarantee that no judge in the state will ever misinterpret the intent of this legislation.

However, because negative press has become more important than creating good public policy, sixteen of the eighteen Republican co-authors and the two Democratic co-authors have withdrawn their support.

"I can no more speak for Senator Jim Baumgart than I can A.G. Jim Doyle. However, I've known Jim Baumgart for almost 12 years, and I know him to be an honest and principled Senator as well as an ardent sportsman. He's an avid fisherman, environmentalist and enthusiastic hunter. To have Senator Baumgart castigated as wanting to ban the rights of sportsmen and women in Wisconsin is an insult to gun owners everywhere. As a Democrat, and a card carrying member of the NRA, I'm offended when the intelligence of Wisconsin hunters is assaulted as it was in the above referenced press release."

150 -



FEB 8 2002

The Republican Party of Wisconsin

Richard W. Graber
Chairman

Darrin E. Schmitz
Executive Director

The Office of State Senator Jim Baumgart
306 South – State Capitol
Madison, WI

P.O. Box 31
Madison, WI 53701
p 608.257.4765
f 608.257.4141

www.wisgop.org
gop@wisgop.org

February 6, 2002

Senator Baumgart,

On behalf of the Republican Party of Wisconsin, I am filing an Open Records request seeking all documentation, including letters, notes, and all other communications between your office, the Legislative Reference Bureau, and the office of Attorney General Jim Doyle regarding the drafting of Senate Bill 363.

Specifically, we are interested in the origins of this legislation, which, in its original form, could have effectively outlawed otherwise common firearms and ammunition.

We hope that all documentation connected to the drafting of this legislation will be released in a timely manner.

Sincerely,

A handwritten signature in cursive script that reads "Rick Graber".

RICK GRABER
Chairman

BILL KESTELL
P.O. BOX 176
NEW HOLSTEIN, WI 53061-0176

FEB 7 2002

February 06, 2002

SENATOR JAMES R. BAUMGART
STATE CAPITOL
P.O. BOX 7882
MADISON, WI 53707-7882

Good Morning!

I thank you for Senate Bill #363 ... and after review, I find that there is something which needs immediate correction.

I have enclosed a copy of that section with the objectionable portion highlighted.

There is ABSOLUTELY NO REASON FOR THIS PHRASE (after the word "firearms").

The way it reads now, the only ammunition which could be loaded would be for single-shot, bolt action, lever action and pump firearms and single-action revolvers.

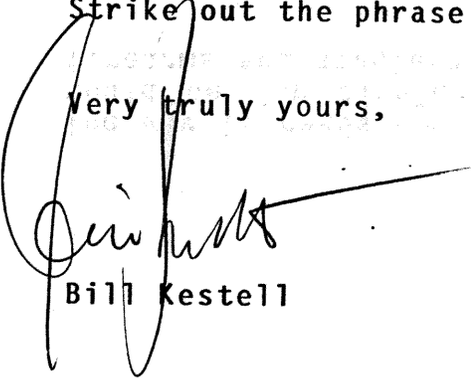
It may not have been intended, but that is PRECISELY WHAT IT SAYS.

And, as an aside, I wonder if what the author(s) intended was to prevent ammunition being reloaded for select-fire, full-auto firearms ("machine guns", "assault rifles" and "sub-machine guns") ... and if so ... what was the reason behind this? Such firearms, are still legal in the state of Wisconsin, given that the regulations are followed.

No, this is either BADLY written, or worse, INTENTIONALLY BADLY WRITTEN ... the first case is BAD ... the second case is OUTRAGEOUS!

Strike out the phrase and correct a SERIOUS FLAW.

Very truly yours,



Bill Kestell

February 7, 2002

Representative Frank Urban
State Capitol, 13-West
HAND DELIVERED

Dear Representative Urban:

As you know, there has been a great deal of controversy surrounding Senate Bill 363 that you co-authored at my request. In light of this controversy regardless of our efforts to amend the bill to tighten the language to insure that there are no barriers to legal gun ownership I am fearful that the bill will forever be thought of as anti-gun.

Of course this was not the intention of this legislation and in an effort to stem the tide of opposition I have removed my name as a co-author and would encourage you and all the co-sponsors to do the same. An amendment has been introduced to address the areas of the bill relating to gun ownership but if the legislature is going to pass anti-terrorism legislation we will need to avoid the stigma that Senate Bill 363 is certain to carry.

Please feel free to contact me with any questions.

Sincerely,

JIM BAUMGART
State Senator
9th Senate District

JB/ph

February 7, 2002

Representative Dean Kaufert
State Capitol, 22-West
HAND DELIVERED

Dear Representative Kaufert:

As you know, there has been a great deal of controversy surrounding Senate Bill 363 that we co-authored. In light of this controversy regardless of our efforts to amend the bill to tighten the language to insure that there are no barriers to legal gun ownership I am fearful that the bill will forever be thought of as anti-gun.

Of course this was not the intention of this legislation and in an effort to stem the tide of opposition I have removed my name as a co-author and would encourage you and all the co-sponsors to do the same. An amendment has been introduced to address the areas of the bill relating to gun ownership but if the legislature is going to pass anti-terrorism legislation we will need to avoid the stigma that Senate Bill 363 is certain to carry.

Please feel free to contact me with any questions.

Sincerely,

JIM BAUMGART
State Senator
9th Senate District

JB/ph



WISCONSIN LEGISLATIVE COUNCIL

Terry C. Anderson, Director
Laura D. Rose, Deputy Director

TO: SENATOR JAMES BAUMGART
FROM: Ronald Sklansky, Senior Staff Attorney
RE: Senate Amendment __ (LRBa1220/1) to 2001 Senate Bill 363
DATE: February 7, 2002

This memorandum briefly describes Senate Amendment __ (LRBa1220/1) to 2001 Senate Bill 363.

In part, Senate Bill 363 proposes to create s. 947.07, Stats., to prohibit a person from undertaking various activities with a destructive device or an explosive. The bill treats these activities as serious felonies.

Because of concerns regarding the breadth of the language in the bill that prohibits various activities in connection with a destructive device or an explosive, Senate Amendment __ (LRBa1220/1) has been drafted to clarify the bill. Under the amendment, the prohibitions in the bill will *not* apply to a person using: (1) a firearm; (2) a safety or signaling device; or (3) ammunition, or a component of ammunition, that is intended for use in a firearm or in a safety or signaling device. A firearm means a handgun, machine gun, rifle or shotgun. A safety or signaling device includes a starter pistol, flare gun or line-throwing gun. A component of ammunition includes a primer used for reloading a shell.

If I can be of any further assistance in this matter, please feel free to contact me.

RS:rv;ksm

FEB 12 2002

FEBRUARY 7, 2002
GREENVILLE, WISCONSIN
54942

DEAR STATE SENATOR JAMES BAUMGART
DEAR JAMES BAUMGART
DEAR SIR,

I MIGHT AS WELL START MY LETTER THIS AWAY, HOW COULD YOU GO ALONG WITH ATTORNEY GENERAL DOYLE, WHEN SENATOR DAVID ZEIN FOUND A RELEASED THAT JAMES BAUMGART AND JAMES DOYLE WAS GOING TO BAN GUNS FROM HONEST GUN OWNERS, AND WHATS EVEN WORST IS THAT BAUMGART, DOYLE BILL SIGN ON 15 MORE SENATORS AND REPRESENTATIVE TO SUPPORT THERE BILL, THEN SENATORS AND THE REPRESENTATIVES TOOK THERE NAMES OFF THE BILL. THE SENATE BILL NUMBER IS 363.

THEN YOUR A MEMBER OF THE
SHE BOYGAN COUNTY CONSERVATION ASSOCIATION
PAST PRESIDENT SHEBOYGAN CO. IZAAK WALTON LEAGUE
A BACHELOR'S DEGREE IN WILDLIFE MANAGEMENT

HOW CAN YOU BE A CHAIRMAN OF THE SENATE ENVIRONMENTAL RESOURCES COMMITTEE, WHEN YOU AND DOYLE WANTED TO BAN GUNS FROM THE HONSET HUNTERS, YOU ALONG WITH JOHNSRUD YOU WANT TO ESTABLISH AN ELK HUNT IN 2005. PLEASE DON'T GO ALONG WITH ANYBODY THAT WANTS TO BAN GUNS, THAT IS SILLY IDEA, DO YOU WANT OUR KIDS TO BE ON DRUGS, SMOKING, DRINKING, AND KILL THEMSELVES BEFORE THEY ARE OLD ENOUGH TO GO OUT WITH THERE DAD HUNTING. PLEASE WRITE BACK AND LET ME KNOW WHY YOU DID A SUCH A THING.

THANK YOU.
CLARENCE F. KRAUSE, JR.
W6544 LILAC LANE
GREENVILLE, WISCONSIN
54942

P.S. YOU'RE A NICE LOOKING MAN, AND BY YOUR LOOKS YOU'RE AN INTELLIGENT MAN.

Gun Ban opposed

To the Editor:

Virtually every gun used to hunt in Wisconsin would be illegal to use under a bill authored by Senator Jim Baumgart at the request Attorney General Jim Doyle. The supposed terrorism legislation would outlaw the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice.

In fact, only single-shot firearms, less than one-percent of all firearms, could be used by anyone except law enforcement and the military. Anyone using a firearm that holds more than one bullet or even owning a single bullet would be guilty of a Felony.

"If Baumgart and Doyle get their way, every hunter in Wisconsin would be an instant criminal, facing prison and lifetime loss of voting rights," said state Senator Dave Zien (R-Wheaton). "Reloading your own shotgun shells could send you to prison for 15-years."

Rather than ban firearms outright, Doyle and Baumgart ban all types of ammunition by defining the bullet as both a "destructive device" and an "explosive," the gunpowder as an "explosive" and even the tiny primer that ignites every bullet is specifically called a "detonator." Owning, possessing or using any of these items would be a felony offense, unless the citizens could prove they were only for use in "firearms that are designed to shoot no more than one shot without manual reloading" (i.e. single shot firearms).

nothing about the bans in his memo to legislators asking them to join as cosponsors of his bill.

"Unfortunately, a lot of well-intentioned legislators signed on to the 56-page bill without knowing this little treat was hidden inside," said Zien. "If you are going to take away my right to shoot my deer rifle, at least admit it up front."

Following are key provisions of the ban language as proposed by Baumgart/Doyle in Senate Bill 363 (Comments in brackets added):

947.07 (1) (c) "Destructive device" means an over pressure device, or a device that contains an explosive or an incendiary and is designed or configured to cause substantial bodily harm, death, or property damage, including any of the following devices:

947.07 (1) (d) "Detonator" means a device containing an exploding charge used to initiate detonation in an explosive or a destructive device, or any device capable of initiating or setting off an explosive charge including, but not limited to, an impact device, a timing mechanism, a primer, primer or detonating cord, a detonating cap, detonating waves, electric blasting caps, blasting caps for use with safety fuses, a shock tube initiator, detonating cord delay connectors. (A "primer" is the ignition device that sets off every bullet or shotgun shell.)

947.07 (1) (f) "Explosive" means any chemical compound, other substance, or mechanical system that is intended to produce an explosion capable of causing substantial bodily harm, death, or property damage,

lected official outlawing the use every pump shotgun and labeling every duck hunter a terrorist?" asked Zien. "Maybe the Attorney General should concentrate on the real terrorists and leave law-abiding gun owners alone."

The bill even goes as far as allowing photographs of a person with banned material to be used as evidence of a crime. "This will make the picture of a hunter with her Remington 870 and a trophy buck evidence of terrorist activity," said Zien.

In 1998, Wisconsin voters amended the state Constitution to protect the right of law-abiding citizens to possess and use firearms. Because the Constitution prevents Doyle from banning the gun, the only way he can deny hunters the use of their guns is to ban the ammunition.

"It is no wonder people are cynical about their government," said Zien, author of Wisconsin's Right to Keep and Bear Arms. "When the attorney charged with upholding our Constitution deliberately tries to thwart that Constitution and deny the will of the people, it gives all public servants a bad name."

Information on the Attorney General's website describing the points of Doyle's "Anti-Terrorism Legislative Package" mentions nothing about the gun ban provisions. Zien noted the information distributed to legislators also mentioned nothing about the bans. Doyle can only propose the language to legislators. The legislative author (Baumgart) takes whatever he chooses from Doyle's draft and introduces his own bill. Baumgart likewise mentions

substance, or system that contains oxidizing and combustible units in proportions or quantities that ignition, fire, friction, concussion, percussion, or detonation may produce an explosion; including, but not limited to, items on the list of explosive materials published pursuant to 18 USC 841 (d) and 27 CFR 55.23.

947.07 (2) (a) Whoever manufactures, buys, sells, offers to sell, transfers, distributes or possesses an explosive or a destructive device is guilty of a class C felony. (Class C Felony = Up to 15 year sentence.)

947.07 (3) (a) Whoever uses an explosive or a destructive device is guilty of a Class B felony. (Class B Felony = Up to 60 year sentence.)

947.07 (7) (c) Ammunition for firearms or components for ammunition for firearms that are designed to shoot no more than one shot without manual reloading. (This is the only firearms related exception to the above restrictions. Attorneys agree, the exception would not apply to any gun that can be loaded with more than one bullet or shell.)

947.07 (8) Evidence. A photograph, electronic image, videotape, or other identifying evidence of an explosive, destructive device, detonator, or weapon of mass destruction that is properly authenticated as provided under ch. 909 is admissible as evidence in lieu of the actual explosive, destructive device, detonator, or weapon of mass destruction in any action or proceeding concerning an explosive, destructive device, detonator, or weapon of mass destruction.

Submitted by
Scott Cooper



WISCONSIN STATE SENATE
RODNEY C. MOEN
SENATOR - 31ST DISTRICT

Jim, 2-7-02

I thought you might be
interested in the enclosed.

Rod

I think SB-363 should
be shelved & a new bill
w/o the firearm provision
should be introduced. SB-363
has a "kiss of death".

FEB 8 2002

Senator James R. Baumgart
Room 306 South
State Capitol
P.O. Box 7882
Madison, WI 53707-7882

Re: Senate Bill 363

Dear Senator Baumgart:

I do not reside in your district, so this may not carry much weight. I have written Senator Panzer on the issue, but, according to a press release from Senator Zien, your name is on the above mentioned bill.

I took the time to read your biography in the 2002 Blue Book. You are obviously a man concerned about our state and its natural resources.

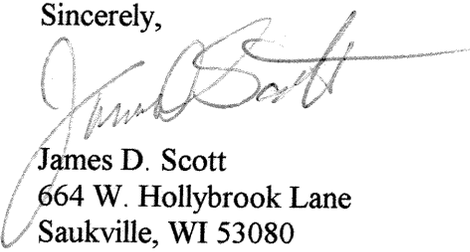
Why are you not concerned about my rights as a hunter and a shooting sportsman? Your association with the Attorney General, who I remember when I served cocktails at his father's parties in Madison, is tainting the work we concerned sportsmen are trying to do. The back door attempt to make the hunting and shooting community a bunch of criminals is criminal itself.

I am, like you, a veteran of the military, only 10 years later. I am, like you, a graduate of a state college (Oshkosh '69). I do not understand why you would defend the Constitution in service, study the history of this country, and support a Fascists attempt to wrest my Second Amendment rights away.

There is no explanation, except that you think we are not trustworthy.

I am sorry to say this Sir, but I would rather have any member of my gun club in my fox hole than someone who would support Senate Bill 363.

Sincerely,



James D. Scott
664 W. Hollybrook Lane
Saukville, WI 53080

Doyle defends proposed bill to fight terrorism

By Martha H. Shad
Sheboygan Press staff

Wisconsin Attorney General James Doyle said Monday in Sheboygan that his anti-terrorism proposal is being misinterpreted by opponents who claim the law would amount to a ban on almost all guns in Wisconsin.

"This proposal (Senate Bill 363) was not meant to restrict ammunition, but bombs," Doyle said Monday of his anti-terrorism proposal.

Doyle said his anti-terrorism proposal seeks to ban items that use or contain a destructive device, detonator or explosive.

Opponents say the bill would ban almost all ammunition and guns.

In particular, the paragraphs that seem to be causing the most controversy make "ammunition for firearms or components for ammunition for firearms that are designed to shoot no more than one shot without manual reloading" an element of a "destructive device ... designed ... to cause substantial bodily harm, death or property damage."

Opponents of Doyle's plan, such as Dave Zien, a

state senator from Eau Claire and chair of the Republican caucus, say the proposal will lead to a ban on virtually all weapons except those used by police.

"The supposed terrorism legislation would outlaw the use of any pump, lever or bolt action rifle or

shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice," Zien said. "In fact, only single-shot firearms, less than 1 percent of all firearms could be used by anyone except law enforcement and the military. Anyone using a firearm that holds

more than one bullet or even owning a single bullet would be guilty of a felony."

Doyle's proposal has already been returned to the legislative drafting committee for clarification.

The proposal falls under Doyle's Domestic Security Plan, released in October, which seeks to punish anyone involved in a terrorist act.

The proposal is sponsored by three Senators, including Sheboygan Democrat James Baumgart, and 16 state representatives.



Doyle

INSIDE

■ Doyle speaks to Rotary/A3

FEB 8 2002

3006 N 9th St
Sheboygan WI 53083
Feb 1, 2002

Senator Jim Baumgart:

How could you possibly sponsor something like this? As a conservationist and a hunter I thought you were on my side.

I am more libely to lose my freedoms because of the radical left than from terrorists.

It looks to me like Doyle and Chvala are leading you around by the nose.

Bernard Dederling

Hi Pat, this was in current issue of "Tradin' Post Buyer's Guide" Feb 12-18

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Terrorists in our state government are out to destroy your way of life!

Atty. Gen. Jim Doyle and Sen. Jim Baumgart are going to ban guns & hunting in Wisconsin. Let's get rid of them!
Call Dave Zien 608-266-7511 or K. Kenyon 715-830-0129 for information

which you can legally own stop in and see!

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STATE SENATOR DAVE ZIEN

For more information, contact: Dave Zien, (608) 266-7511

Baumgart, Doyle Propose Gun Ban Pump Shotguns and Most Other Firearms Banned

Virtually every gun used to hunt in Wisconsin would be illegal to use under a bill authored by Senator Jim Baumgart at the request Attorney General Jim Doyle. The supposed terrorism legislation would outlaw the use of any pump, lever or bolt action rifle or shotgun as well as any revolver or semi-automatic firearm for hunting, self-defense or target practice.

In fact, only single-shot firearms, less than one-percent of all firearms, could be used by anyone except law enforcement and the military. Anyone using a firearm that holds more than one bullet or even owning a single bullet would be guilty of a Felony.

If Baumgart and Doyle get their way, every hunter in Wisconsin would be an instant criminal, facing prison and a lifetime loss of voting rights," said state Senator Dave Zien (R - Wheaton), "Reloading your own shotgun shells could send you to prison for 15-years."

Rather than ban firearms outright, Doyle and Baumgart ban all types of ammunition by defining the bullet as both a "destructive device" and an "explosive," the gunpowder as an "explosive" and even the tiny primer that ignites every bullet is specifically called a "detonator." Owning, possessing or using any of these items would be a felony offense, unless the citizens could prove they were only for use in "firearms that are designed to shoot no more than one shot without manual reloading" (i.e. single shot firearms).

"Can you imagine a Wisconsin elected official outlawing the use every pump shotgun and labeling every duck hunter a terrorist?" asked Zien. "Maybe the Attorney General should concentrate on the real terrorists and leave law-abiding gun owners alone."

The bill even goes as far as allowing photographs of a person with banned material to be used as evidence of a crime. "This will make the picture of a hunter with her Remington 870 and a trophy duck evidence of terrorist activity," said Zien.

In 1998, Wisconsin voters amended the state Constitution to protect the right of law-abiding citizens to possess and use firearms. Because the Constitution prevents Doyle from banning the gun, the only way he can deny hunters the use of their guns is to ban the ammunition.

It is no wonder people are cynical about their government," said Zien, author of Wisconsin's Right to Keep and Bear Arms. "When the attorney charged with upholding our Constitution deliberately tries to thwart that Constitution and deny the will of the people, it gives all public servants a bad name."

Information on the Attorney General's website describing the points of Doyle's "Anti-Terrorism Legislative Package" mentions nothing about the gun ban provisions. Zien noted the information distributed to legislators also mentioned nothing about the bans. Doyle can only propose the language to legislators. The legislative author (Baumgart) takes whatever he chooses from Doyle's draft and introduces his own bill.

CHECK YOUR RIGHTS !!

Baumgart, Doyle Gun Ban Gets Worse 15 of 19 Sponsors Remove Names from Bill

An analysis released today by the nonpartisan Legislative Council confirms an analysis released last week by Senator Dave Zien (R-Wheaton) and goes even further: Zien found a hidden provision in the Baumgart/Doyle "antiterrorism" bill that would ban ammunition for over 99% of all firearms used by Wisconsin hunters. The Legislative Council analysis found the bill goes beyond banning ammunition to ban all firearms.

The Attorney General, whose Department of Justice attorneys prepared the provisions of the bill, admitted to the ban on ammunition when it was found. He and Baumgart have said they would eliminate the ammunition ban. Now that the firearms ban has been discovered, the question is whether they will also eliminate this hidden ban.

"At some point you have to stop trusting a guy who only admits to things he has been caught at," said Zien. "How many other restrictions on constitutional rights are they aware of in this bill?"

The Legislative Council attorney found the definitions of "explosives" and "destructive devices" in the bill could ban all firearms for private citizens, in addition to the ammunition. Even if Doyle and Baumgart keep their commitment to exempt "ammunition" from the ban, "firearms" would still be banned by the same provision.

According to the Legislative Council memo to Zien: *"This language could include gunpowder or a firearm because either might be considered an item 'intended to produce an explosion capable of causing substantial bodily harm, death or property damage.' Similarly, the term 'destructive device' may include a device (a firearm) that contains an explosive (gunpowder) that is designed or configured to cause substantial bodily harm, death, or property damage..."*

Zien went on to commend the legislators who withdrew their support for the bill when the gun and ammunition bans came to light. "No one can be blamed for trusting another elected official to be honest about the intent of their bill. With over 1,500 bills introduced each session, we have to trust one another," said Zien. "It takes true courage to stand up and speak out when the truth is known."

"The gun owners and sportsmen and women of Wisconsin owe our thanks to the Bold 15 who stood up for our rights and committed to help stop this legislation," said Zien. "I have never seen a bill loss of 14 of its sponsors for any reason, until today."

Legislators standing up for gun owners by withdrawing their support and committing to kill Doyle's secret bans are: Senators Roessler and Darling and Representatives Petrowski, Freese, Hines, Ladwig, Dan Meyer, Hahn, Jeskewitz, Lippert, Musser, Olsen, Owens, Vrakas and Ott. These withdrawals leave the author, Senator Baumgart, as the only Senate sponsor of Senate Bill 363. Remaining Assembly sponsors have committed to attempting to fix the bill to protect lawful gun ownership and use.

Draft

February 20, 2002

Rick Graber
The Republican Party of Wisconsin Legislature
P.O. Box 31
Madison, WI 53701

Dear Mr. Graber:

Enclosed you will find the information you requested relating to the drafting of Senate Bill 363. The packet includes the co-sponsorship memo, talking points that the Department of Justice prepared for my office as to what is in the bill. Also enclosed is a news release by the Attorney General and an email conversation between a member of my staff and the staff of Attorney General Doyle.

If you have any questions regarding this information, please feel free to contact me.

Sincerely,

JIM BAUMGART
State Senator
9th Senate District

JB/ph

of



MAR 20 2002

Wisconsin Wildlife Federation

2036 W. 9TH AVENUE, OSHKOSH, WI 54904 • (920) 235-9136 • 1-800-897-4161

AFFILIATED WITH NATIONAL WILDLIFE FEDERATION

March 18, 2002

Dear Legislators,

The Wisconsin Wildlife Federation would like to express its opposition to Senate Bill 363 that would forbid the possession of ammunition.

Senate Bill 363 could ban all types of ammunition by defining a bullet as a "destructive device," gunpowder as an "explosive" and even a primer as a "detonator".

As the President of the Wisconsin Wildlife Federation, I do not support any type of legislation that would take away any type of reloading, and more than ONE ROUND at a time in the firearm. And at the February 9th Board of Directors meeting in Steven Point, WI the Wisconsin Wildlife Federation went on record in opposition of SB 363.

We ask you at this time to also oppose SB 363, because we believe that this legislation could have negative impacts on the sporting community our right to bear arms.

Thank you for your time and effort in this matter.

Sincerely,

James G. Weishan
President



WISCONSIN LEGISLATURE

P. O. Box 7882 Madison, WI 53707-7882

TO: All Legislators

FROM: Senator Jim Baumgart and Representative Dean Kaufert

RE: COSPONSORING LRB 4067/1– relating to penalties for crimes committed with intent to terrorize.

DATE: November 30, 2001

.....

We are all too aware of the tragic events on September 11, 2001 and for the first time Wisconsin and the entire nation fear they are at risk for attacks by terrorists. The legislature must take steps to provide the citizens of Wisconsin with the piece of mind that the Government is prepared for any further attacks by terrorist. This bill has been drafted in cooperation with the Attorney General's office, Representative Dean Kaufert and Senator Jim Baumgart and is intended to combat terrorism and its effects by providing the necessary tools for our law enforcement officials to effectively protect us and respond to terrorism.

This legislation is not about spending money to put new security measures in place rather it aims to tighten the statutes so when perpetrators are caught law enforcement and prosecutors have the tools necessary to keep terrorists from slipping through loop holes in the justice system.

Please review the attached bill draft and if you would like to sign on to **LRB 4067/1**, please call Senator Baumgart's office at **6-2056**, or Representative Kaufert at **6-5719** by **December 17, 2001**. If you sign on to the either the Senate bill or the Assembly bill your name will be listed on both versions.

.....



STATE OF WISCONSIN
DEPARTMENT OF JUSTICE

JAMES E. DOYLE
ATTORNEY GENERAL
Burneatta L. Bridge
Deputy Attorney General

114 East, State Capitol
P.O. Box 7857
Madison, WI 53707-7857
608/266-1221
V/TTY 608/267-8902

WISCONSIN DOMESTIC SECURITY PLAN
Anti Terrorism Legislative Package

The Domestic Security plan proposes:

- 1) Creating a new crime for those providing support to terrorists
 - Would be more general than "party to a crime" and would provide law enforcement with additional tools against those who may have aided terrorism before or after the act takes place.
- 2) Creating a new definition and penalty for threatened use of destructive device or hoax device
 - Creates new definition of destructive device to include explosives, weapons of mass destruction and facsimile destructive devices.
 - Expands the existing bomb scare statute to include the use of the above-mentioned types of devices.
 - Defines detonator and firebomb.
 - Imposes a Class C felony for threat of use of **destructive** device and a Class D felony for threat of use of destructive device.
- 3) Defining general terrorist threats not specific to any type of weapon or device
 - Vague or general threats with no specific use of weapons would be a Class E felony for threats to bodily harm.
 - Threats to substantial property would be a Class I felony.
 - Threats to property damage would be a Class A misdemeanor.
- 4) Providing additional investigative tools for prosecutors and law enforcement
 - Additional safeguards for name changes on state issued identifications.
 - Broader use of Wisconsin Department of Transportation photo identification by law enforcement.
 - Expand current law on obstruction to include bomb disposal technicians, including the use of military personnel.
 - Allows use of photos for destructive device evidence that may have to be destroyed.
 - Amend machine gun statute to regulate the "transfer" of machine gun and tear gas. This would make this statute consistent with the explosive statute.

- Theft of a firearm or explosives from law enforcement or military personnel would be a Class C felony.
 - Allow for multi-jurisdictional subpoena power.
- 5) Granting statewide grand jury authority
- Broaden the listing of crimes for which an Attorney General may call a Grand Jury to include all terrorist threats or use of destructive devices.
- 6) Expanding wiretapping authority
- Phase I
 - A. Incorporate Current Federal Law into Wisconsin's Electronic Surveillance Control Laws. Wisconsin's law currently authorizes electronic surveillance for "homicide, felony murder, commercial gambling, bribery, extortion, dealing in controlled substances or controlled substance analogs, a felony computer crime or any conspiracy to commit any of the foregoing offenses. This proposal would expand to include any other crime "dangerous to life, limb, or property."
 - B. Would also allow electronic surveillance for emergency situations that involve "immediate danger of death or serious physical injury to any person." This would require courts to pre-approve all emergency surveillance with written application within 48 hours of the issuance of the original oral order.
 - C. Roving Electronic Surveillance Authority. Under current federal law, law enforcement agencies may obtain a court order allowing surveillance of communications of a particular individual, regardless of the nature of the equipment used. These "roving interception" orders are more stringent than a generalized electronic surveillance order.
 - Phase II
 - A. The Wisconsin Department of Justice would track proposed new changes to electronic surveillance and make proposals to track federal law changes in the following areas: pen registration/trap and trace provisions, search warrants for voice mail, computer trespasser language, expanded scope of subpoenas for electronic records, emergency disclosure authority, and broader access to grand jury information.
- 7) Improving money laundering investigations and creating a money laundering crime
- Allow local and state officials the same law enforcement tools that federal officials use to identify and prosecute money-laundering offenses.
 - Create a new money laundering crime.
- 8) Broadening the definition of threats to public officials and employees
- Related to duties of the offices.
 - Broadens this protection to jurors.
 - Class D felony to make these threats.

Attorney General Jim Doyle
Domestic Security Legislative Plan
Talking Points

Crime for Providing Support to Terrorist

- Includes all terrorism, not narrowed to international crimes.
- Defines terrorism to clearly include retrospective as well as prospective. Also defines act of terrorism in part as an “act intended to influence the policy or conduct of a government, governmental unit or government agency or to intimidate or coerce a civilian population.
- This provision would cover acts that are designed to simply respond to or punish a prior governmental act. Adds public officers and employees to the definition as a terrorist may target such a person for their specific act.
- Would not preclude charges from being issued under those statutes in addition to a charge of supporting terrorism.
- The proposal would allow prosecution for terrorist acts committed elsewhere which have received support in Wisconsin.
- New terrorism definition would read:

Commits the felony with the intent to influence the policy or conduct of a governmental unit or public officer or employee acting in the course of their official duties, or to punish a governmental unit or public officer or employee for actions taken in the course of their official duties, for a prior policy decision or other official decision or conduct or to intimidate or coerce a civilian population.

Facsimile Devices Defined Hoax Bombs, Destructive Devices

Expand current statutes to include broader list of destructive devices and their facsimile equivalent.

Defines the following:

Facsimile Destructive Devices

1. Explosive device
2. Detonator
3. Weapon of Mass Destruction
 - A. Through the release, dissemination, or impact of toxic or poisonous chemicals or their precursors:
 - B. Involving a disease organism
 - C. Biological agent including any microorganism
 - D. Release of radiation or radioactivity at a level dangerous to human life
4. Destructive Device: means an explosive device, detonator, improvised explosive (already defined in current law) firebomb (already defined in current law) or any weapon of mass destruction.

Application

Whoever with intent to alarm, intimidate, threaten, terrify or harass another person, makes, possesses, transfers, distributes, transports, carries or displays a facsimile destructive device or places, sends or delivers a facsimile destructive device anywhere is guilty of a Class D felony.

Racketeering statutes should be amended to include this offense as a predicate offense.

Destructive Device Scare

Expands the existing bomb scare statute to include destructive devices and weapons of mass destruction.

Whoever intentionally communicates, directly or indirectly, a threat or false information, knowing such to be false, concerning a past, present or future placing of a destructive device, or an alleged attempt made, being made or to be made to damage or destroy any property or to cause death, disease or injury to any person by means of a destructive device, is guilty of a class D felony

Explosive Laws Amended

- Whoever makes, buys, sells, transports, possesses, uses or transfers any improvised explosive device, or possesses materials or components with intent to assemble any improvised explosive device, is guilty of a Class C felony
- Expands definition of explosive.

Explosive means a chemical compound or other substance or a mechanical system intended for the purpose of producing an explosion capable of causing injury, death, or damage to property or one containing oxidizing and combustible units or other ingredients in such proportions or quantities that ignition, fire, friction, concussion, percussion, or detonation may produce an explosion capable of causing injury, death, or damage to property, Explosives include, but are not limited to the list of explosive materials published and periodically updated by the Bureau of Alcohol, Tobacco and Firearms.
- Also defines detonator.
- Also defines firebombs and increases penalty to a class C felony.

Broadens Definition of Threats to Public Officials

- Includes employees and families
- Includes juries and families
- Whoever intentionally causes bodily harm or threatens to cause bodily harm to the person or family member of any public officer or employee is guilty of a Class D felony.

Defines Terroristic Threats

General Threats not specific to any type of weapon or device

Whoever communicates a threat, directly or indirectly, to commit any felony with the intent to terrorize another or to cause evacuation of any building, school, place of assembly, vehicle, train, watercraft, airplane or facility or public transportation, or otherwise to cause serious public inconvenience, or in reckless disregard of the risk of such causing such terror or inconvenience is guilty of a Class D felony.

- Threat to cause death, great bodily harm or substantial property damage to another is guilty of a class D felony.
- Threat to cause bodily harm or property damage to another is guilty of a Class E felony.
- Threat to cause property damage is guilty of a Class A misdemeanor.

General Law Enforcement Enhancements

- 1) Name Change: Petition to a circuit court would be the only procedure available for an official change of name. An exception would be made for spouses who adopt the name of their spouse.
- 2) DOT Photos: Allows law enforcement to use DOT photo in a photo array or lineup. Existing provisions of law protect the privacy of the photos, as they are required to be destroyed after use.
- 3) Obstruction of Explosive ordnance disposal technician: Similar to interfering with firefighting, law enforcement, and rescue personnel. This would expand to bomb disposal technicians, including the use of military personnel.
- 4) Photos of Explosives used as Evidence: Allows the use of a photograph or other evidence of explosives and explosive devices at trial in lieu of presenting the actual explosive or device which might pose a danger.
- 5) Transporting Machine Gun Prohibited. Adds the word "transfer" to regulation of machine guns. Similar to prohibition of transfer of explosives and controlled substances.
- 6) Theft of a Firearm. Makes a felony (Class C felony) to steal explosives from the government or other businesses that legitimately possess them. Theft of a gun is currently a Class D felony.

Grand Juries and Administrative Subpoenas

Provides a procedure for conducting a grant jury proceeding with statewide jurisdiction.

- Statewide in nature
- Importance or influence
- Relates to dangerous drugs, gambling or other specified offenses (we would expand to include the new terrorism, terroristic threats and destructive devices)

Wiretaps

Phase I:

Expand list of crimes for which Electronic Surveillance is authorized to include threat to life, limb or property.

Emergency Electronic Surveillance Authority for situations involving immediate danger of death or serious physical injury to any person. Courts would have to preapprove all emergency surveillance. Applications could be communicated orally with written follow-up within 48 hours.

Roving Electronic Surveillance Authority for a particular individual, regardless of the nature of the equipment that he uses. Requirements for "roving interception" order would be more stringent than a generalized electronic surveillance order.

Phase II.

Track Federal changes and review

Money Laundering

Duplicates the federal law enforcement officials ability to issue subpoenas to investigate money laundering offenses.

2-6-02
PAT: INTRODUCE
- ATTY. Will do
A MEMO + EXPLAIN

Sand Hill
Conservation
Nature Center

Lil Pipping

Ray Berres

- call to find one
who is vital that
we respond to.

Bring in DNR + Schultz to
discuss SB 337. Who chaired
the leg. Council Study?
-> get their agreement
(Skansky, DNR, Freeze, ... etc)
Schultz...

SB 363

Dan Fulcer

N 8693 Rhine Rd

Elkhart Lake WI

STATE OF WISCONSIN

To _____

Date _____ Time 4:16p

WHILE YOU WERE OUT

M 1 Gloria Schultz
of 713500 City Trk Hwy
Phone Cascade 011

Telephoned		Please Call	
Called to See You		Rush	
Returned Your Call		Will Call Again	

Message Didn't like
SB 363



Party Receiving Call

STATE OF WISCONSIN

To _____

Date _____ Time _____

WHILE YOU WERE OUT

M John Elsesser
of 2319 N. 6th St.

Phone Shelb.

Telephoned		Please Call	
Called to See You		Rush	
Returned Your Call		Will Call Again	

Message Didn't like SB363.



Party Receiving Call

~~1-36-02~~
~~7B letter in box~~
STATE OF WISCONSIN
~~will call to morrow~~

To JB Jim B

Date 1/30 Time 7:15

WHILE YOU WERE OUT

M Art Soucheck
of 1131 MAIN AVE

Phone 1-800-733-5667

Telephoned		Please Call	
Called to See You		Rush	
Returned Your Call		Will Call Again	

Message He wants to talk to you about the gun ban.



Party Receiving Call

Did we sent
gun letter
to vet
groups
if not, we
need to,
incl. Plym.
VFW.

~~MIC~~
~~TONY~~

~~RAY~~ GAT - 5000
Lynn Response

~~Spot~~
TONY CELEBREZZE
801 Kingsmill Parkway
Columbus OH, 43229

Briefing on Terrorism Bill

Law Enforcement:

- Evidence collection
- Definitions of destructive devices - use, threat, hoax.
- Money laundering
- Phone/wire taps (concerned w/privacy) → This would align ourselves w/ current Federal laws.
 - Gives 48 hrs to file applications
 - Allows for multiple phone taps. (home, work, cell).
 - ↳ Difficult to obtain under Fed. law.

Stelmaszyk

-
- B: Partisan bill - these are some rules
- Dear Bob → stress importance of rules & worked on hard by Sen. Edw. Committee
 - Support of another.
 - Assembly - partisan