33 STATE ATTORNEYS GENERAL URGE CONGRESS TO EVALUATE ‘BUMP STOCKS’

Bipartisan Letter Spearheaded by Nevada and Massachusetts in the Wake of Las Vegas Shooting

HONOLULU – Expressing extreme concern about the role “bump stocks” played in the recent Las Vegas tragedy, Attorney General Doug Chin yesterday joined a bipartisan letter to Congressional leaders urging them to close a loophole in current federal gun laws.

The bipartisan letter, co-sponsored by Nevada Attorney General Adam Laxalt and Massachusetts Attorney General Maura Healey, includes support from a broad group of attorneys general from U.S. states and territories. The letter notes that bump stock devices – a plastic or metal piece attached to a firearm’s stock designed to increase the ability to fire like a fully automatic weapon – may be used to evade the machinegun laws that are currently in place.

It has been widely reported that the Las Vegas gunman, Stephen Paddock, modified otherwise lawful semi-automatic rifles with “bump stocks” to kill 58 innocent people and injure hundreds more. The attorneys general urge Congress to evaluate whether bump stocks should be regulated like machineguns in order to protect residents from the dangers posed by unrestricted fully automatic weapons.

Since 1986, when Congress enacted the Firearm Owners Protection Act to amend the Gun Control Act of 1968, fully automatic weapons and “machineguns” have been restricted, making it unlawful for civilians to possess a machinegun unless the firearm was acquired prior to the Act’s effective date.

According to the letter, bump stocks can “mimic fully automatic machinegun fire and therefore lead to disastrous consequences in the wrong hands.” The attorneys general also state that Congress “should carefully consider whether bump stocks have created a loophole in the machinegun laws” when considering any new laws.
Joining the letter are the attorneys general from Alabama, Alaska, American Samoa, Arizona, California, Colorado, Connecticut, Delaware, the District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Iowa, Maine, Massachusetts, Minnesota, Montana, Nevada, New Jersey, New Mexico, North Carolina, North Dakota, Northern Mariana Islands, Oregon, Pennsylvania, Rhode Island, Utah, Vermont, Virgin Islands, Virginia, and Wisconsin.

A copy of the letter is attached.

# # #

For more information, contact:

Joshua A. Wisch
Special Assistant to the Attorney General
(808) 586-1284
Email: Joshua.A.Wisch@hawaii.gov
Web: http://ag.hawaii.gov
Twitter: @ATGHIgov
ATTORNEYS GENERAL OF MASSACHUSETTS, NEVADA, ALABAMA, ALASKA, AMERICAN SAMOA, ARIZONA, CALIFORNIA, COLORADO, CONNECTICUT, DELAWARE, DISTRICT OF COLUMBIA, FLORIDA, GEORGIA, HAWAII, IDAHO, ILLINOIS, IOWA, MAINE, MINNESOTA, MONTANA, NEW JERSEY, NEW MEXICO, NORTH CAROLINA, NORTH DAKOTA, NORTHERN MARIANA ISLANDS, OREGON, PENNSYLVANIA, RHODE ISLAND, UTAH, VERMONT, VIRGIN ISLANDS, VIRGINIA, WISCONSIN

October 30, 2017

The Honorable Mitch McConnell
Majority Leader
U.S. Senate

The Honorable Paul Ryan
Speaker of the House
U.S. House of Representatives

The Honorable Chuck Schumer
Minority Leader
U.S. Senate

The Honorable Nancy Pelosi
Minority Leader
U.S. House of Representatives

Re: Las Vegas Tragedy and “Bump-Stocks”

Dear Congressional Leaders:

As the chief law enforcement officers of our respective states, we are deeply saddened by the recent tragedy in Las Vegas, Nevada and we are extremely concerned about the role that so-called “bump stocks” may have played in causing mass casualties and spreading carnage. While we mourn for those injured and killed, and honor the first responders that acted with valor, it is time for Congress to consider whether action is needed to close a loophole in current machinegun laws.

Since 1986—when Congress enacted the Firearm Owners Protection Act to amend the Gun Control Act of 1968 (“Act”)—fully automatic weapons and “machineguns” have been restricted. See Pub. L. No. 99-308, 100 Stat. 449 (May 1986). Under the Act, it is unlawful for civilians to possess a machinegun unless the firearm was acquired prior to the Act’s effective date. 18 U.S.C. § 922(o)(2)(B). Machineguns cannot be sold or transferred without the approval of the Bureau of Alcohol, Tobacco, Firearms, and Explosives. See id. § 922(o)(2)(A); 27 C.F.R. § 479.84. Thus, for over three decades, Congress has expressed its intent to tightly control the availability and use of machineguns within the civilian population. Courts have upheld these restrictions against constitutional challenges. See, e.g., U.S. v. One (1) Palmetto State Armory PA-15 Machinegun Receiver/Frame, Unknown Caliber Serial No. LW001804, 822 F.3d 136, 144 (3d Cir. 2016) (“These cases make clear that § 922(o) does not burden conduct falling within the scope of the Second Amendment, and thus, Watson’s facial challenge to § 922(o) must fail.”).

It has been widely reported that the Las Vegas gunman, Stephen Paddock, modified otherwise lawful semi-automatic rifles with “bump stocks” to kill 58 innocent people and injure hundreds more. A “bump stock” is a plastic or metal piece attached to a firearm’s stock that is specifically designed to harness the gun’s natural recoil and increase the ability to fire like a fully automatic weapon. As demonstrated by the many gut-wrenching videos that have surfaced from that fateful
night in Las Vegas, bump stocks can mimic fully automatic machinegun fire and therefore lead to disastrous consequences in the wrong hands.

It therefore appears that bump stocks may be used to evade the machinegun laws that are currently in place and that have passed judicial scrutiny. Accordingly, we urge Congress to evaluate whether bump stocks should be regulated in the same fashion as machineguns to further protect our States’ citizens from the dangers posed by unrestricted fully automatic weapons. When considering any new laws, it is vital that Congress act with due deliberation and circumspection, but Congress should carefully consider whether bump stocks have created a loophole in the machinegun laws that should be addressed.

Respectfully,

Adam Paul Laxalt  
Nevada Attorney General

Maura Healey  
Massachusetts Attorney General

Steve Marshall  
Alabama Attorney General

Jahna Lindemuth  
Alaska Attorney General

Talauega Eleasalo V. Ale  
American Samoa Attorney General

Mark Brnovich  
Arizona Attorney General

Xavier Becerra  
California Attorney General

Cynthia H. Coffman  
Colorado Attorney General

George Jepsen  
Connecticut Attorney General

Matthew P. Denn  
Delaware Attorney General

Karl A. Racine  
District of Columbia Attorney General

Pamela Jo Bondi  
Florida Attorney General
Christopher M. Carr
Georgia Attorney General

Douglas S. Chin
Hawaii Attorney General

Lawrence Wasden
Idaho Attorney General

Lisa Madigan
Illinois Attorney General

Tom Miller
Iowa Attorney General

Janet T. Mills
Maine Attorney General

Lori Swanson
Minnesota Attorney General

Tim Fox
Montana Attorney General

Christopher S. Porrino
New Jersey Attorney General

Hector Balderas
New Mexico Attorney General

Josh Stein
North Carolina Attorney General

Wayne Stenehjem
North Dakota Attorney General

Edward Manibusan
Northern Mariana Islands Attorney General

Ellen F. Rosenblum
Oregon Attorney General

Josh Shapiro
Pennsylvania Attorney General

Peter F. Kilmartin
Rhode Island Attorney General
Sean Reyes
Utah Attorney General

Claud E. Walker
Virgin Islands Attorney General

Brad Schimel
Wisconsin Attorney General

T.J. Donovan
Vermont Attorney General

Mark R. Herring
Virginia Attorney General