ARTICLE 725
Firearms and Weapons

725.01 Firearms: use in state of emergency.
725.02 Switchblade knives.
725.99 Penalty.

CROSS REFERENCES
Discharge of firearms - see 3rd Class §2403(26) (53 P.S. §37403(26))
Uniform Firearms Act - see Crimes Code §6101 et seq. (18 Pa.S. §6101 et seq.)
Carrying firearms during emergency prohibited - see Crimes Code §6107 (18 Pa.S. §6107)
Civil emergencies - see GEN. OFF. Art. 709

725.01 FIREARMS: USE IN STATE OF EMERGENCY.
(a) No person shall discharge or carry guns, rockets, powder or any other dangerous instrument or combustible material or any other deadly weapon upon the streets or other public places or in any place to which the public has access within the City, during the period a state of emergency exists due to a proclamation issued by the Mayor or any extension of such proclamation by Council. (Ord. 51-1969 §1; Ord. 65-1969 §2.)

(b) The Pennsylvania State Police or any sheriff, police officer or constable shall seize, take, remove or cause to be removed from the person of any offender any or all weapons described in subsection (a) hereof which are in violation of this section. (Ord. 51-1969 §1; Ord. 65-1969 §2.)

725.02 SWITCHBLADE KNIVES.
(a) No person in the City shall wear under his clothes or conceal about his person or display in a threatening manner, any knife with a switchblade or device whereby the blade or blades can be opened by a flick of a button, pressure on the handle, or other mechanical contrivance.

(b) No person in the City shall sell, offer for sale, or display any knife or knives having the appearance of a pocket knife, the blade or blades which can be opened by a flick of a button, pressure on the handle, or other mechanical devices. Such knife is hereby declared to be a dangerous or deadly weapon.
(c) The Chief of Police is hereby authorized to confiscate, remove and destroy any knife herein described, which is carried, concealed, offered for sale or displayed in violation of this section. (Ord. 7-1956 §2-4.)

725.99 PENALTY.
Whoever violates any provision of this article shall, upon conviction thereof, be fined not more than one thousand dollars ($1,000) and costs of prosecution for each offense, and in default of payment thereof shall be imprisoned for not more than thirty days (30 days). (Ord. 1-2009. Passed 1-6-09.)