

SPONSOR: Sen. Lawson

Sens. Buckson, Richardson; Reps. Collins, Morris

## DELAWARE STATE SENATE 152nd GENERAL ASSEMBLY

## SENATE BILL NO. 85

AN ACT TO AMEND TITLE 9, TITLE 10, TITLE 11, TITLE 22, AND TITLE 24 OF THE DELAWARE CODE RELATING TO CARRYING A CONCEALED DEADLY WEAPON.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

- Section 1. Amend § 1441, Title 11 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
  - § 1441. License Authorization to carry concealed deadly weapons.
  - (a) A person of full age and good moral character desiring to be licensed to carry a concealed deadly weapon for personal protection or the protection of the person's property may be licensed to do so when the following conditions have been strictly complied with:
    - (1) The person shall make application therefor in writing and file the same with the Prothonotary of the proper county, at least 15 days before the then next term of the Superior Court, clearly stating that the person is of full age and that the person is desirous of being licensed to carry a concealed deadly weapon for personal protection or protection of the person's property, or both, and also stating the person's residence and occupation. The person shall submit together with such application all information necessary to conduct a criminal history background check. The Superior Court may conduct a criminal history background check pursuant to the procedures set forth in Chapter 85 of Title 11 for the purposes of licensing any person pursuant to this section.
    - (2) At the same time the person shall file, with the Prothonotary, a certificate of 5 respectable citizens of the county in which the applicant resides at the time of filing the application. The certificate shall clearly state that the applicant is a person of full age, sobriety and good moral character, that the applicant bears a good reputation for peace and good order in the community in which the applicant resides, and that the carrying of a concealed deadly weapon by the applicant is necessary for the protection of the applicant or the applicant's property, or both. The certificate shall be signed with the proper signatures and in the proper handwriting of each such respectable citizen.
    - (3) Every such applicant shall file in the office of the Prothonotary of the proper county the application verified by oath or affirmation in writing taken before an officer authorized by the laws of this State to administer the same, and shall under such verification state that the applicant's certificate and recommendation were read to or by the

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23	signers thereof and that the signatures thereto are in the proper and genuine handwriting of each. Prior to the issuance
24	of an initial license the person shall also file with the Prothonotary a notarized certificate signed by an instructor or
25	authorized representative of a sponsoring agency, school, organization or institution certifying that the applicant: (i)
26	has completed a firearms training course which contains at least the below-described minimum elements; and (ii) is
27	sponsored by a federal, state, county or municipal law enforcement agency, a college, a nationally recognized
28	organization that customarily offers firearms training, or a firearms training school with instructors certified by a
29	nationally recognized organization that customarily offers firearms training. The firearms training course shall include
30	the following elements:
31	a. Instruction regarding knowledge and safe handling of firearms;
32	b. Instruction regarding safe storage of firearms and child safety;
33	e. Instruction regarding knowledge and safe handling of ammunition;
34	d. Instruction regarding safe storage of ammunition and child safety;
35	e. Instruction regarding safe firearms shooting fundamentals;
36	f. Live fire shooting exercises conducted on a range, including the expenditure of a minimum of 100
37	rounds of ammunition;
38	g. Identification of ways to develop and maintain firearm shooting skills;
39	h. Instruction regarding federal and state laws pertaining to the lawful purchase, ownership,
40	transportation, use and possession of firearms;
41	i. Instruction regarding the laws of this State pertaining to the use of deadly force for self-defense; and
42	j. Instruction regarding techniques for avoiding a criminal attack and how to manage a violent
43	confrontation, including conflict resolution.
44	(4) At the time the application is filed, the applicant shall pay a fee of \$65 to the Prothonotary issuing the
45	same.
46	(5) a. The license issued upon initial application shall be valid for 3 years. On or before the date of expiration
47	of such initial license, the licensee, without further application, may renew the same for the further period of 5 years
48	upon payment to the Prothonotary of a fee of \$65, and upon filing with said Prothonotary an affidavit setting forth that
49	the carrying of a concealed deadly weapon by the licensee is necessary for personal protection or protection of the
50	person's property, or both, and that the person possesses all the requirements for the issuance of a license and may

make like renewal every 5 years thereafter; provided, however, that the Superior Court, upon good cause presented to

32	it, may inquire into the reliewar request and derry the same for good cause shown. No requirements in addition to those
53	specified in this paragraph may be imposed for the renewal of a license.
54	b. Notwithstanding the time limitations in paragraph (a)(5) of this section, and notwithstanding any law
55	rule, or regulation to the contrary, any person licensed to carry a concealed deadly weapon pursuant to this section
56	whose license expired in 2020 or 2021, may file for renewal of such license pursuant to paragraph (a)(5) of this
57	section by satisfying all of the following conditions with the Prothonotary no later than December 31, 2022:
58	1. Filing an affidavit setting forth that the carrying of a concealed deadly weapon by the licensee is
59	necessary for personal protection or protection of the person's property, or both;
60	2. The person possesses all the requirements for the issuance of a license; and
61	3. Payment of the \$65 fee required by paragraph (a)(5)a. of this section.
62	(b) The Prothonotary of the county in which any applicant for a license files the same shall cause notice of every
63	such application to be published once, at least 10 days before the next term of the Superior Court. The publication shall be
64	made in a newspaper of general circulation published in the county. In making such publication it shall be sufficient for the
65	Prothonotary to do the same as a list in alphabetical form stating therein simply the name and residence of each applicant
66	respectively.
67	(c) The Prothonotary of the county in which the application for license is made shall lay before the Superior Court
68	at its then next term, all applications for licenses, together with the certificate and recommendation accompanying the same
69	filed in the Prothonotary's office, on the first day of such application.
70	(d) The Court may or may not, in its discretion, approve any application, and in order to satisfy the Judges thereo:
71	fully in regard to the propriety of approving the same, may receive remonstrances and hear evidence and arguments for and
72	against the same, and establish general rules for that purpose.
73	(e) If any application is approved, as provided in this section, the Court shall endorse the word "approved" thereor
74	and sign the same with the date of approval. If not approved, the Court shall endorse the words "not approved" and sign the
75	same. The Prothonotary, immediately after any such application has been so approved, shall notify the applicant of such
76	approval, and following receipt of the notarized certification of satisfactory completion of the firearms training course
77	requirement as set forth in paragraph (a)(3) of this section above shall issue a proper license, signed as other state licenses
78	are, to the applicant for the purposes provided in this section and for a term to expire on June 1 next succeeding the date of
79	such approval.

80	(f) The Secretary of State shall prepare blank forms of license to carry out the purposes of this section, and shall
81	issue the same as required to the several Prothonotaries of the counties in this State. The Prothonotaries of all the counties
82	shall affix to the license, before lamination, a photographic representation of the licensee.
83	(g) The provisions of this section do not apply to the carrying of the usual weapon by the police or other peace
84	officers.
85	(h) Notwithstanding any provision to the contrary, anyone retired as a police officer, as "police officer" is defined
86	by § 1911 of this title, who is retired after having served at least 20 years in any law-enforcement agency within this State,
87	or who is retired and remains currently eligible for a duty-connected disability pension, may be licensed to carry a
88	concealed deadly weapon for the protection of that retired police officer's person or property after that retired police
89	officer's retirement, if the following conditions are strictly complied with:
90	(1) If that retired police officer applies for the license within 90 days of the date of that retired police officer's
91	retirement, the retired police officer shall pay a fee of \$65 to the Prothonotary in the county where that retired police
92	officer resides and present to the Prothonotary both:
93	a. A certification from the Attorney General's office, in a form prescribed by the Attorney General's
94	office, verifying that the retired officer is in good standing with the law enforcement agency from which the
95	retired police officer is retired; and
96	b. A letter from the chief of the retired officer's agency verifying that the retired officer is in good
97	standing with the law-enforcement agency from which the retired police officer is retired; or
98	(2) If that retired police officer applies for the license more than 90 days, but within 20 years, of the date of
99	that retired police officer's retirement, the retired police officer shall pay a fee of \$65 to the Prothonotary in the county
100	where the retired police officer resides and present to the Prothonotary certification forms from the Attorney General's
101	office, or in a form prescribed by the Attorney General's office, that:
102	a. The retired officer is in good standing with the law-enforcement agency from which that retired police
103	officer is retired;
104	b. The retired officer's criminal record has been reviewed and that the retired police officer has not been
105	convicted of any crime greater than a violation since the date of the retired police officer's retirement; and
106	c. The retired officer has not been committed to a psychiatric facility since the date of the retired police
107	officer's retirement.
108	(i) Notwithstanding anything contained in this section to the contrary, an adult person who, as a successful

petitioner seeking relief pursuant to Part D, subchapter III of Chapter 9 of Title 10, has caused a protection from abuse

order containing a firearms prohibition authorized by § 1045(a)(8) of Title 10 or a firearms prohibition pursuant to § 1448(a)(6) of this title to be entered against a person for alleged acts of domestic violence as defined in § 1041 of Title 10, shall be deemed to have shown the necessity for a license to carry a deadly weapon concealed for protection of themselves pursuant to this section. In such cases, all other requirements of subsection (a) of this section must still be satisfied.

(j) Notwithstanding any other provision of this Code to the contrary, the State of Delaware shall give full faith and credit and shall otherwise honor and give full force and effect to all licenses/permits issued to the citizens of other states where those issuing states also give full faith and credit and otherwise honor the licenses issued by the State of Delaware pursuant to this section and where those licenses/permits are issued by authority pursuant to state law and which afford a reasonably similar degree of protection as is provided by licensure in Delaware. For the purpose of this subsection "reasonably similar" does not preclude alternative or differing provisions nor a different source and process by which eligibility is determined. Notwithstanding the forgoing, if there is evidence of a pattern of issuing licenses/permits to convicted felons in another state, the Attorney General shall not include that state under the exception contained in this subsection even if the law of that state is determined to be "reasonably similar." The Attorney General shall communicate the provisions of this section to the Attorneys General of the several states and shall determine those states whose licensing/permit systems qualify for recognition under this section. The Attorney General shall publish on January 15 of each year a list of all States which have qualified for reciprocity under this subsection. Such list shall be valid for one year and any removal of a State from the list shall not occur without I year's notice of such impending removal. Such list shall be made readily available to all State and local law-enforcement agencies within the State as well as to all then current holders of licenses issued by the State of Delaware pursuant to this section.

(k) The Attorney General shall have the discretion to issue, on a limited basis, a temporary license to carry concealed a deadly weapon to any individual who is not a resident of this State and whom the Attorney General determines has a short-term need to carry such a weapon within this State in conjunction with that individual's employment for the protection of person or property. Said temporary license shall automatically expire 30 days from the date of issuance and shall not be subject to renewal, and must be carried at all times while within the State. However, nothing contained herein shall prohibit the issuance of a second or subsequent temporary license. The Attorney General shall have the authority to promulgate and enforce such regulations as may be necessary for the administration of such temporary licenses. No individual shall be issued more than 3 temporary licenses.

(l) All applications for a temporary license to carry a concealed deadly weapon made pursuant to subsection (k) of this section shall be in writing and shall bear a notice stating that false statements therein are punishable by law.

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139	(m) Notwithstanding any other law or regulation to the contrary, any license issued pursuant to this section shall be
140	void, and is automatically repealed by operation of law, if the licensee is or becomes prohibited from owning, possessing or
141	controlling a deadly weapon as specified in § 1448 of this title.
142	(a) – (m) [Repealed.]
143	(n) A person may carry a deadly weapon on or about their person for defense of self, family, home, or State if all
144	of the following applies:
145	(1) The person is 21 years of age or older.
146	(2) The person is not prohibited from purchasing, owning, possessing, or controlling a deadly weapon by the
147	laws of this State or the United States.
148	Section 2. Amend § 1442, Title 11 of the Delaware Code by making deletions as shown by strike through and
149	insertions as shown by underline as follows:
150	§ 1442. Carrying a concealed deadly weapon; class G felony; class D felony.
151	A person is guilty of carrying a concealed deadly weapon when the person carries concealed a deadly weapon
152	upon or about the person without a license to do so as provided by § 1441 of this title.
153	Carrying a concealed deadly weapon is a class G felony, unless the deadly weapon is a firearm, in which case it is
154	a class D felony.
155	It shall be a defense that the defendant has been issued an otherwise valid license to carry a concealed deadly
156	weapon pursuant to terms of § 1441 of this title, where:
157	(1) The license has expired,
158	(2) The person had applied for renewal of said license within the allotted time frame prior to expiration of the
159	license, and
160	(3) The offense is alleged to have occurred while the application for renewal of said license was pending
161	before the court.
162	(a) A person is guilty of carrying a concealed deadly weapon when the person carries concealed a deadly weapon
163	on or about their person without authorization to do so under § 1441 of this title.
164	(b)(1) Except as provided under paragraph (b)(2) of this section, carrying a concealed deadly weapon is a class G
165	felony.
166	(2) If the deadly weapon is a firearm, carrying a concealed deadly weapon is a class D felony.
167	Section 3. Amend § 1448, Title 11 of the Delaware Code by making deletions as shown by strike through and
168	insertions as shown by underline as follows:

169	§ 1448. Possession and purchase of deadly weapons by persons prohibited; penalties [Effective until June 30,
170	2025].
171	(a) Except as otherwise provided in this section, the following persons are prohibited from purchasing, owning,
172	possessing, or controlling a deadly weapon or ammunition for a firearm within the State:
173	(5) Any person under the age of 21.
174	a. This paragraph (a)(5) shall not apply to the purchase, owning, possession, or control of the following
175	deadly weapons:
176	1. A shotgun as defined in § 1444(c) of this title or ammunition for a shotgun.
177	2. A muzzle-loading rifle as defined in § 704(f) of Title 7.
178	3. Deadly weapons other than firearms if the person is 18 years of age or older.
179	b. This paragraph (a)(5) shall not apply to any of the following persons 18 years of age or older:
180	1. An active member of the Armed Forces of the United States or the National Guard.
181	2. A qualified law-enforcement officer as defined in § 1441A of this title.
182	3. A person who has license to carry a concealed deadly weapon pursuant to § 1441 of this title.
183	[Repealed.]
184	c. This paragraph (a)(5) shall not apply to any person under the age of 21 who does any of the following:
185	1. Possesses or controls a firearm for the purpose of engaging in lawful hunting, instruction, sporting,
186	or recreational activity while under the direct supervision of a person 21 years of age or older.
187	2. Possesses or controls a firearm for the purpose of engaging in lawful hunting and is in compliance
188	with § 704(g) of Title 7.
189	3. Possesses or controls a firearm for the purpose of transporting the firearm to the location of a
190	lawful hunting, instruction, sporting, or recreational activity, for which the person is authorized to possess or
191	control the firearm under paragraph (a)(5)c.1. of this section.
192	d. It is not a violation of this paragraph (a)(5) if a person under the age of 21 possesses or uses a firearm
193	during the use of force upon or towards another person if such use of force is justifiable pursuant to § 464, § 465, §
194	466, or § 469 of this title.
195	e. This paragraph (a)(5) does not apply to the possession or control of a firearm by a person 18 years of
196	age or older.
197	Section 4. Amend § 1448, Title 11 of the Delaware Code by making deletions as shown by strike through and
198	insertions as shown by underline as follows:

199	§ 1448. Possession and purchase of deadly weapons by persons prohibited; penalties [Effective June 30, 2025].
200	(a) Except as otherwise provided in this section, the following persons are prohibited from purchasing, owning
201	possessing, or controlling a deadly weapon or ammunition for a firearm within the State:
202	(5) Any person under the age of 21.
203	a. This paragraph (a)(5) shall not apply to the purchase, owning, possession, or control of the following
204	deadly weapons:
205	1. A shotgun as defined in § 1444(c) of this title or ammunition for a shotgun.
206	2. A muzzle-loading rifle as defined in § 704(f) of Title 7.
207	3. Deadly weapons other than firearms if the person is 18 years of age or older.
208	b. This paragraph (a)(5) shall not apply to any of the following persons 18 years of age or older:
209	1. An active member of the Armed Forces of the United States or the National Guard.
210	2. A qualified law-enforcement officer as defined in § 1441A of this title.
211	3. A person who has license to carry a concealed deadly weapon pursuant to § 1441 of this title
212	[Repealed.]
213	c. This paragraph (a)(5) shall not apply to any person under the age of 21 who does any of the following:
214	1. Possesses or controls a firearm for the purpose of engaging in lawful hunting, instruction, sporting
215	or recreational activity while under the direct supervision of a person 21 years of age or older.
216	2. Possesses or controls a firearm for the purpose of engaging in lawful hunting and is in compliance
217	with § 704(g) of Title 7.
218	3. Possesses or controls a firearm for the purpose of transporting the firearm to the location of
219	lawful hunting, instruction, sporting, or recreational activity, for which the person is authorized to possess o
220	control the firearm under paragraph (a)(5)c.1. of this section.
221	d. It is not a violation of this paragraph (a)(5) if a person under the age of 21 possesses or uses a firearn
222	during the use of force upon or towards another person if such use of force is justifiable pursuant to § 464, § 465,
223	466, or § 469 of this title.
224	e. [Repealed.]
225	Section 5. Amend § 1448A, Title 11 of the Delaware Code by making deletions as shown by strike through and
226	insertions as shown by underline as follows:
227	§ 1448A. Background checks for sales of firearms.
228	(e) This section does not apply to any of the following:

229	(1) Any firearm, including any firearm with a matchlock, flintlock, percussion cap, or similar type of ignition
230	system manufactured in or before 1898.
231	(2) Any replica of any firearm described in paragraph (e)(1) of this section if the replica meets 1 of the
232	following:
233	a. Is not designed or redesigned to use rimfire or conventional centerfire fixed ammunition.
234	b. Uses rimfire or conventional centerfire fixed ammunition which is no longer manufactured in the
235	United States and which is not readily available in the ordinary channels of commercial trade.
236	(3) Any shotgun, which is defined as a firearm designed or intended to be fired from the shoulder and
237	designed or made to fire through a smooth bore either a number of ball shot or a single projectile for each single pull of
238	the trigger.
239	(4) The return, by a licensed pawnbroker, of a firearm to the person from whom it was received.
240	(5) Transactions in which the potential buyer or transferee holds a valid concealed deadly weapons license
241	under §§ 1441, 1441A, and 1441B of this title. is a qualified law-enforcement officer, as defined in § 1441A of this
242	title, or a qualified retired law-enforcement officer, as defined in § 1441B of this title.
243	(6) Transactions involving a "law-enforcement officer" as defined by § 222 of this title.
244	(f) Any licensed dealer, licensed manufacturer, licensed importer, or employee thereof who wilfully and
245	intentionally requests a background check from the State Bureau of Identification, through the Firearm Transaction
246	Approval Program under subchapter VI of Chapter 85 of this title, for any purpose other than compliance with subsection
247	(a) of this section, section or § 1441(a)(1) or § 1448B(a) of this title, or wilfully and intentionally disseminates any
248	information from the background check to any person other than the subject of such information or discloses to any person
249	the unique identification number is guilty of a class A misdemeanor. The Superior Court has exclusive jurisdiction for all
250	offenses under this subsection.
251	Section 6. Amend § 1448B, Title 11 of the Delaware Code by making deletions as shown by strike through and
252	insertions as shown by underline as follows:
253	§ 1448B. Background checks for sales of firearms — Unlicensed persons.
254	(c) This section does not apply to any of the following:
255	(1) Transactions in which the prospective buyer is a parent, mother-in-law, father-in-law, stepparent, legal
256	guardian, grandparent, child, daughter-in-law, son-in-law, stepchild, grandchild, sibling, sister-in-law, brother-in-law,
257	spouse, or civil union partner of the seller or transferor.

258	(2) Any firearm, including any firearm with a matchlock, flintlock, percussion cap, or similar type of ignition
259	system, manufactured in or before 1898.
260	(3) Any replica of any firearm described in paragraph (c)(2) of this section if the replica meets 1 of the
261	following:
262	a. Is not designed or redesigned to use rimfire or conventional centerfire fixed ammunition.
263	b. Uses rimfire or conventional centerfire fixed ammunition which is no longer manufactured in the
264	United States and which is not readily available in the ordinary channels of commercial trade.
265	(4) Any muzzle-loading firearm designed for hunting or competitive shooting not requiring a criminal
266	background check under federal law.
267	(5) Transactions in which the prospective buyer is a qualified law-enforcement officer, as defined in § 1441A
268	of this title, or a qualified retired law-enforcement officer, as defined in § 1441B of this title.
269	(6) Transactions in which the prospective buyer holds a current and valid concealed carry permit issued by the
270	Superior Court under § 1441 of this title. [Repealed.]
271	(7) Transactions in which the prospective buyer is a bona fide member or adherent of an organized church or
272	religious group, the tenets of which prohibit photographic identification. Notwithstanding this paragraph (c)(7), ar
273	unlicensed person may not sell or transfer any firearm to the prospective buyer without having a background check
274	conducted under subsection (f) of this section to determine whether the sale or transfer would be in violation of federa
275	or state law.
276	(8) Transactions involving the sale or transfer of a curio or relic to a licensed collector, as such terms are
277	defined in 27 C.F.R. § 478.11.
278	(9) Transactions involving the sale or transfer of a firearm to an authorized representative of the State or any
279	subdivision thereof as part of an authorized voluntary gun buyback program.
280	Section 7. Amend § 1469, Title 11 of the Delaware Code by making deletions as shown by strike through and
281	insertions as shown by underline as follows:
282	§ 1469. Large-capacity magazines prohibited; class E felony; class B misdemeanor; or civil violation [Effective
283	until Jan. 1, 2024].
284	(c) This section does not apply to any of the following:
285	(1) Personnel of the United States government or a unit of that government who are acting within the scope of
286	official business.

287	(2) Members of the armed forces of the United States or of the National Guard who are acting within the
288	scope of official business.
289	(3) A law-enforcement officer.
290	(4) A qualified retired law-enforcement officer.
291	(5) An individual who holds a valid concealed carry permit issued by the Superior Court under § 1441 of this
292	title. [Repealed.]
293	(6) A licensed firearms dealer that sells a large-capacity magazine to another licensed firearms dealer or to ar
294	individual exempt under paragraphs (c)(1) through (5) of this section.
295	(7) A large-capacity magazine that a person has rendered permanently inoperable or has permanently
296	modified to accept 17 rounds of ammunition or less.
297	Section 8. Amend § 1469, Title 11 of the Delaware Code by making deletions as shown by strike through and
298	insertions as shown by underline as follows:
299	§ 1469. Large-capacity magazines prohibited; class E felony; class B misdemeanor; or civil violation [Effective
300	Jan. 1, 2024].
301	(c) This section does not apply to any of the following:
302	(1) Personnel of the United States government or a unit of that government who are acting within the scope of
303	official business.
304	(2) Members of the armed forces of the United States or of the National Guard who are acting within the
305	scope of official business.
306	(3) A law-enforcement officer.
307	(4) A qualified retired law-enforcement officer.
308	(5) An individual who holds a valid concealed carry permit issued by the Superior Court under § 1441 of this
309	title. [Repealed.]
310	(6) A licensed firearms dealer that sells a large-capacity magazine to another licensed firearms dealer or to ar
311	individual exempt under paragraphs (c)(1) through (5) of this section.
312	(7) A large-capacity magazine that a person has rendered permanently inoperable or has permanently
313	modified to accept 17 rounds of ammunition or less.
314	Section 9. Amend § 4376, Title 11 of the Delaware Code by making deletions as shown by strike through and
315	insertions as shown by underline as follows:
316	§ 4376. Disclosure of expunged records.

- (a) (1) Except for disclosure to law-enforcement officers acting in the lawful performance of their duties in investigating criminal activity or for the purpose of an employment application as an employee of a law-enforcement agency, it is unlawful for any person having or acquiring access to an expunged court or law-enforcement agency record to open or review it or to disclose to another person any information from it without an order from the court which ordered the record expunged.
  - (2) In addition to such other lawful purposes as may be prescribed by law or otherwise, criminal justice agencies shall have access to the following:
    - a. Records of expunged probations before judgment and past participation in the First Offenders Controlled Substance Diversion Program, First Offenders Domestic Violence Diversion Program, or a court-supervised drug diversion program for the purpose of determining whether a person is eligible for a probation before judgment, under § 4218 of this title; participation in the First Offenders Controlled Substance Diversion Program, under § 4767 of Title 16; participation in the First Offenders Domestic Violence Diversion Program, under § 1024 of Title 10; or participation in a court-supervised drug diversion program.
    - b. For criminal justice agencies involved in the licensing of individuals to carry a concealed deadly weapon under § 1441 of this title, records of expunged cases for the purpose of determining whether an individual meets the requirements to be granted a license to carry a concealed deadly weapon. [Repealed.]
- Section 10. Amend § 330, Title 9 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
  - § 330. General powers and duties.
- (d) Notwithstanding subsection (c) of this section, county governments may adopt ordinances regulating the possession of firearms, ammunition, components of firearms, or explosives in police stations and county buildings which contain all of the provisions contained in this subsection. Any ordinance adopted by a county government regulating possession of firearms, ammunition, components of firearms, or explosives in police stations or county buildings shall require that all areas where possession is restricted are clearly identified by a conspicuous sign posted at each entrance to the restricted areas. The sign may also specify that persons in violation may be denied entrance to the building or be ordered to leave the building. Any ordinance adopted by county governments relating to possession in police stations or county buildings shall also state that any person who immediately foregoes entry or immediately exits such building due to the possession of a firearm, ammunition, components of firearms, or explosives shall not be guilty of violating the ordinance. County governments may establish penalties for any intentional violation of such ordinance as deemed

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340	necessary to protect public safety. An ordinance adopted by the county government shan not prevent the following in
347	county buildings or police stations:
348	(1) Possession of firearms, components of firearms, and ammunition or explosives by law-enforcement
349	officers;
350	(2) Law-enforcement agencies receiving shipments or delivery of firearms, components of firearms,
351	ammunition or explosives;
352	(3) Law-enforcement agencies conducting firearms safety and training programs;
353	(4) Law-enforcement agencies from conducting firearm or ammunition public safety programs, donation,
354	amnesty, or any other similar programs in police stations or municipal buildings;
355	(5) Compliance by persons subject to protection from abuse court orders;
356	(6) Carrying concealed firearms and ammunition by persons who hold a valid license pursuant to either §
357	1441 or authorized under § 1441A of Title 11 so long as the firearm remains concealed except for inadvertent display
358	or for self-defense or defense of others;
359	(7) Officers or employees of the United States duly authorized to carry a concealed firearm;
360	(8) Agents, messengers and other employees of common carriers, banks, or business firms, whose duties
361	require them to protect moneys, valuables and other property and are engaged in the lawful execution of such duties.
362	Section 11. Amend § 150, Title 10 of the Delaware Code by making deletions as shown by strike through and
363	insertions as shown by underline as follows:
364	§ 150. Time for appeal from Superior Court in concealed carry permit actions.
365	Any applicant or licensee may, at any time within 30 days from the date of any adverse decision or action of the
366	Superior Court made pursuant to its administration of the provisions of § 1441 of Title 11, appeal that decision or action to
367	the Supreme Court. [Repealed.]
368	Section 12. Amend § 111, Title 22 of the Delaware Code by making deletions as shown by strike through and
369	insertions as shown by underline as follows:
370	§ 111. Limitation on firearm regulations.
371	(b) Subsection (a) of this section notwithstanding, municipal governments may adopt ordinances regulating the
372	possession of firearms, ammunition, components of firearms, or explosives in police stations and municipal buildings
373	which contain all of the provisions contained in this subsection. Any ordinance adopted by a municipal government
374	regulating possession of firearms, ammunition, components of firearms, or explosives in police stations or municipal
375	buildings shall require that all areas where possession is restricted are clearly identified by a conspicuous sign posted at

each entrance to the restricted areas. The sign may also specify that persons in violation may be denied entrance to the
building or be ordered to leave the building. Any ordinance adopted by municipal governments relating to possession in
police stations or municipal buildings shall also state that any person who immediately foregoes entry or immediately exits
such building due to the possession of a firearm, ammunition, components of firearms, or explosives shall not be guilty of
violating the ordinance. Municipal governments may establish penalties for any intentional violation of such ordinance as
deemed necessary to protect public safety. An ordinance adopted by the municipal government shall not prevent the
following in municipal buildings or police stations:

- (1) Possession of firearms, components of firearms, and ammunition or explosives by law-enforcement officers;
- (2) Law-enforcement agencies receiving shipments or delivery of firearms, components of firearms, ammunition or explosives;
  - (3) Law-enforcement agencies conducting firearms safety and training programs;
- (4) Law-enforcement agencies from conducting firearm or ammunition public safety programs, donation, amnesty, or any other similar programs in police stations or municipal buildings;
  - (5) Compliance by persons subject to protection from abuse court orders;
- (6) Carrying <u>concealed</u> firearms and ammunition by persons <del>who hold a valid license pursuant to either § 1441 or authorized under § 1441A of Title 11 so long as the firearm remains concealed except for inadvertent display or for self-defense or defense of others;</del>
  - (7) Officers or employees of the United States duly authorized to carry a concealed firearm; or
- (8) Agents, messengers and other employees of common carriers, banks, or business firms, whose duties require them to protect moneys, valuables and other property and are engaged in the lawful execution of such duties.
- Section 13. Amend § 1321, Title 24 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:
- § 1321. Firearms.

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400 (a) It shall be unlawful for anyone licensed, under this chapter, to carry a concealed deadly weapon as defined in 401 § 1442 of Title 11, unless they have been issued a concealed deadly weapons permit are authorized to do so under § 1441 of 402 Title 11.

## **SYNOPSIS**

On June 23, 2022, in New York State Rifle and Pistol Association v. Bruen, 142 S. Ct. 2111 (2022), the United States Supreme Court completely and dramatically changed the manner in which state-level gun laws are to be evaluated for constitutional sufficiency. Although not directly addressed in a definitive fashion the way other states' concealed carry

laws were, Delaware's concealed carry law was mentioned by the Court in a manner signaling that certain flaws in our law must be immediately addressed.

This Act is designed to address those issues raised by the Bruen decision in a manner meant to save Delaware's concealed carry law from a successful constitutional challenge. This Act addresses current constitutional deficiencies while maintaining public safety issues unique to Delaware.

Section 20 of Article I of the Delaware Constitution guarantees that "a person has the right to keep and bear arms for defense of self, family home and state...". Both the United States Supreme Court and the Delaware Supreme Court have recognized the right of self-defense to be fundamental and to have pre-dated the formation of our country.

As of 2020, there were over 18,600,000 Americans with concealed carry permits and 24,400,000 adults living in states where no permit is required to carry a concealed firearm, which is a 420% increase in the number of adults living in states allowing the public carrying of a firearm since 1988. As of the beginning of 2021, there were 18 states where no permits were required to carry a concealed firearm, 25 states that were considered "shall issue" permit states, and 9 states that were considered "may issue" permit states.

This Act brings Delaware law concerning the carrying of concealed deadly weapons into conformity with Section 20 of Article I of the Delaware Constitution by allowing a person who is 21 years of age or older and not a prohibited person under either Delaware law or the laws of the United States to carry a deadly weapon concealed on or about their person for the purpose of defending self, family, home, and State.

In addition, this Act makes technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual and conforming amendments in other provisions of the Delaware Code to account for the removal of the requirement to obtain a license to carry a concealed deadly weapon.

Author: Senator Lawson

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