Massachusetts

Shall Issue

Must Inform Officer Immediately: **NO**

(See Must Inform Section)

Massachusetts does not honor any other state permits.

Permits/Licenses This State Honors Listed Below

Anyone who can legally possess a firearm may carry in these states without a Permit. Check each states page for age or other restrictions that may apply.

Permits/Licenses This State Honors Listed Below

Massachusetts does not honor any other state permits.

How to Apply for a Permit

Notice: Massachusetts GOAL (Gun Owners’ Action League) has information for those applying in MA after the SCOTUS ruling which Hanadgunlaw.us recommends you read for additional information.

Information Regarding LTC Restrictions After NY St. Rifle & Pistol Association v. Bruen

Although *Bruen* concerned a New York law, the Court specifically identified the “good reason” provision of a Massachusetts law, G.L. c. 140, § 131(d), as an analogue to New York’s “proper cause” requirement.

Based on this decision, any restrictions appearing on any license holder’s License to Carry (“LTC”)—limiting the license holder to carrying a firearm only for such activities as hunting, target shooting, employment, or the like—are no longer enforceable. As a result, if your LTC has any such restrictions, those restrictions are no longer enforceable. If you would like a new license issued to you to reflect this change before your renewal, you may contact your licensing authority. Otherwise, when you reapply for an LTC in

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the future, you will be provided a new LTC without any such restrictions provided that the licensing authority does not deem you to be a “prohibited person” or “unsuitable” under the law.

If you have any questions, please contact the firearms licensing officer at the police department or agency that issued your LTC. (Above from Mass.gov Firearm Services FAQs)

Local Police issue Resident permits. You should check with your local police as to the criteria you have to follow to obtain and LTC. Detailed information on “How to Apply” can be found Here.

LTC (License to Carry)
The LTC permits the purchase, possession and carrying of large-capacity handguns and transporting rifles, shotguns and Large Capacity feeding devices.

LTC Information

- Your current LTC will be valid until its stated expiration date.
- New applicants must be 21 years of age or older to obtain a LTC.
- LTCs are valid for 6 years.
- The fee for an LTC is $100.00. (Fee Chart)
- Strict new eligibility requirements now apply. Please contact your local police officials for details.

Chapter 140: Section 131. Licenses to Carry Firearms; Conditions and Restrictions

Section 131. The issuance and possession of a license to carry firearms shall be subject to the following conditions and restrictions:

(a) A license shall entitle a holder thereof of a license to purchase, rent, lease, borrow, possess and carry:
(i) firearms, including large capacity firearms, and feeding devices and ammunition therefor, for all lawful purposes; and
(ii) rifles and shotguns, including large capacity weapons, and feeding devices and ammunition therefor, for all lawful purposes.

How to Apply and Application

Non-Resident Permits

How to Apply for a Massachusetts Non-Resident License from the Gun Owners’ Action League GOAL.

Notice. Effective January 1, 2017, the Massachusetts Department of Criminal Justice Information Services (DCJIS) Firearms Records Bureau (FRB) will implement a procedural change to the current non-resident firearms licensing process.

Specifically, an in-person appearance at the FRB office in Chelsea, MA will only be required every six years. You will still need to renew your license annually, however these subsequent applications will be processed solely by mail until the next required in-person appearance.

For all renewal applications received in 2017, the next in-person appearance will be as follows:

<table>
<thead>
<tr>
<th>If your birthday falls between:</th>
<th>You will next appear in-person in:</th>
</tr>
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<tbody>
<tr>
<td>January 1 and April 30</td>
<td>2020 and every six years thereafter</td>
</tr>
<tr>
<td>May 1 and August 31</td>
<td>2021 and every six years thereafter</td>
</tr>
<tr>
<td>September 1 and December 31</td>
<td>2022 and every six years thereafter</td>
</tr>
</tbody>
</table>

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For all new applications received in 2017 or after, you will be required to appear in-person for your initial application appointment and then every six years thereafter. You will still need to renew your license annually through the mail.

Please call the Firearms Records Bureau at 617.660.4782 with any questions.

Beginning August 1st, 2009, all new and renewal non-resident temporary licenses to carry firearms (LTC) in Massachusetts will be issued through the Massachusetts Instant Record Check System (MIRCS). MIRCS is a computer based application used to manage, process and monitor firearms licensing statewide.

What this means for applicants:

1. Applicants will no longer be required to obtain fingerprints from their local police departments;
2. Applicants will no longer be required to obtain a passport size photograph;
3. An LTC will be issued on a wallet-sized, digitally printed, plastic card;
4. To complete the application process, all applicants will be required to appear in person at the following:

   Firearms Records Bureau
   Criminal History Systems Board
   200 Arlington Street, Chelsea, MA 02150

Any applicant who submits an application to the Firearms Records Bureau (FRB) after June 1st, 2009, will be contacted by FRB staff to set up an appointment for final LTC processing in Chelsea, MA.

MA Non Resident Application and Instructions  MA Accepted Basic Firearms Safety Courses

Places Off-Limits Even With a Permit/License

Vehicle Carry

Section 131C. (a) No person carrying a loaded firearm under a license issued pursuant to section 131 or 131F shall carry the loaded firearm in a vehicle unless the loaded firearm while carried in the vehicle is under the direct control of the person. Whoever violates this subsection shall be punished by a fine of $500.

(b) No person possessing a large capacity rifle or shotgun under a license issued pursuant to section 131 or 131F shall possess the large capacity rifle or shotgun in a vehicle unless the large capacity rifle or shotgun is unloaded and contained within the locked trunk of the vehicle or in a locked case or other secure container. Whoever violates this subsection shall be punished by a fine of not less than $500 nor more than $5,000.

Elementary/Secondary Schools - College/Universities

MGL 269.10 (j) For the purposes of this paragraph, "firearm" shall mean any pistol, revolver, rifle or smoothbore arm from which a shot, bullet or pellet can be discharged.

Whoever, not being a law enforcement officer and notwithstanding any license obtained by the person pursuant to chapter 140, carries on the person a firearm, loaded or unloaded, or other dangerous weapon in any building or on the grounds of any elementary or secondary school, college or university without the written authorization of the board or officer in charge of the elementary or secondary school, college or university shall be punished by a fine of not more than $1,000 or by imprisonment for not more than 2 years or both. A law enforcement officer may arrest without a warrant and detain a person found carrying a firearm in violation of this paragraph.

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Part I - Title XIV - Chapter 90.

Section 61. Logan Airport security zone; access; penalties

(a) Notwithstanding the provisions of any general or special law to the contrary, as a matter of public safety and security, there is hereby created a security zone bordering the General Edward Lawrence Logan Airport that shall include the area between the mean high water line of said airport and a line measured 500 feet seaward of and parallel to said mean high water line from Wood Island Basin to the easterly end of Jeffries Cove as shown on a plan entitled "Plan of General Edward Lawrence Logan International Airport Security Zone" prepared by Massachusetts Port Authority Capital Programs Department, April 2002.

(b) No person, except authorized law enforcement or military personnel and authorized personnel of the authority, shall: (1) carry or otherwise possess a firearm, rifle, shotgun, assault weapon, ammunition, explosive device or material, or any hoax device as defined by section 102A1/2 of chapter 266, within said security zone; (2) engage in any activity within said security zone that jeopardizes or may jeopardize the safety or security of any person or of the airport; or (3) enter said security zone or engage in any activity, including boating, anchoring, fishing, shell-fishing, hunting, swimming or other underwater activities, within said security zone, except (i) as may be expressly permitted in writing by said authority……….

740 CMR 30.04 Airport Authority/Airports

(1) No person except federal or state law enforcement officers, United States Postal Service, United States Customs and Border Patrol, Air Carrier employees approved by the TSA, members of the Armed Forces of the United States and Massachusetts National Guard on official duty and licensed armored truck service guards with the prior approval of the Authority, who are authorized and validly licensed to carry Firearms, ammunition and explosives in Massachusetts, shall carry loaded or otherwise operational Firearms or explosives on the Airport. All persons shall, promptly upon entering the passenger terminal or General Aviation Terminal, as the case may be, deliver any unloaded Firearms and ammunition, as they are carrying and licensed to carry under Massachusetts law to the appropriate Air Carrier agent for transport in the hold of the aircraft, in the case of commercial flights, or directly to the aircraft, in the case of general aviation aircraft. For transport on an Air Carrier aircraft, the Firearm shall be delivered to the agent of the Air Carrier and shall, at all times while on the Airport, be unloaded and contained in a locked gun case; ammunition shall be stored in a separate container, all in accordance with all applicable state and federal law. For transport on a general aviation aircraft, Firearms shall, in all instances be unloaded and either fitted with a trigger lock that disables the trigger or disassembled for shipment or shall be otherwise rendered unusable by removing the bolt or otherwise disassembling the firing mechanism, as applicable. All ammunition shall be stored in a separate box or bag.

Court Facility or Other Trial Court Buildings

"No person shall carry any weapon or firearm while in a Court Facility or other Trial Court building with the following exceptions:

Any law enforcement officer, in the course of official business, shall be permitted to carry such weapons as are authorized by his appointing authority while in any state or county courthouse.

740 CMR 30.01 Defines Airport - Airport shall mean an airport owned or operated by the Authority.

Logan International Airport, Hanscom Field, and Worcester Regional Airport are operated by the Authority.
**Note:** From my reading even the parking area would be off limits to firearms unless they are packaged and declared for transport via an air carrier’s checked baggage. This would be all airports in Massachusetts which the Airport Authority has jurisdiction over.

**Massachusetts Environmental Police** Boat and Recreation Vehicle Safety Bureau publish an **Off Highway Vehicle Brochure** which states this under Prohibited Operation:

“Operating with a loaded firearm, rifle, or shotgun.”

**Note:** So it looks to Handgunlaw.us even with a Massachusetts Permit/License to Carry, even a No Restrictions Permit/License, you can’t carry when on an OHV. This may also include Snowmobiles.

**Mount Greylock State Reservation** (Found in **Hunting Regs** for Greylock)

Hunting is allowed within Mount Greylock State Reservation with appropriate license(s) and/or permit(s) in season, from Columbus Day (October) through May 20. Hikers and pets on leash are recommended to wear blaze orange in a conspicuous manner during the hunting season. No Hunting or firearms are permitted within the War Memorial Park, a 0.75 mile radius from the War Memorial Tower.

**Woods Hole, Martha’s Vineyard and Nantucket Steamship Authority**

If planning on traveling on the above ferries you need to read the Firearms provisions they have in their Customer Handbook. Section J 2.1. Those with a valid permit/license to carry can transport but there are conditions that you must meet to transport it. You can read the Customer Handbook by going [Here](#).

**527 CMR: Sec. 13 Storage and Ammo Quantities Regulations:**

These regulations are found in the Codes of Massachusetts Regulations or CMR’s. Those controlling the storage and quantities of ammo that a person can have on hand is in the Fire Regulations.

**Boston Parks**

**Boston Parks Rules and Regulations Section 2** No person shall, in any public park (including any boundary road thereof), or other public place (including any parkway) under the control of the Parks and Recreation Commission, except under the auspices of public authority:

2 (m) have in any such park or place, except a boundary road or parkway on which there are dwellings, any firearm or destructive weapon; or

For Federal Restrictions on Firearms see the [USA Page](#).

**Do “No Gun Signs” Have the Force of Law?**

**“YES” Trespass Law**

**Gen Laws – Part IV – Title I Chpt. 266**

Section 120 - Entry Upon Private Property After Being Forbidden as Trespass; Prima Facie Evidence; Penalties; Arrest; Tenants or Occupants Excepted

Whoever, without right enters or remains in or upon the dwelling house, buildings, boats or improved or enclosed land, wharf, or pier of another, or enters or remains in a school bus, as defined in section 1 of chapter 90, **after having been forbidden so to do by the person who has lawful control of said premises**,...
whether directly or by notice posted thereon, or in violation of a court order pursuant to section thirty-four B of chapter two hundred and eight or section three or four of chapter two hundred and nine A, shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than thirty days or both such fine and imprisonment. Proof that a court has given notice of such a court order to the alleged offender shall be prima facie evidence that the notice requirement of this section has been met. A person who is found committing such trespass may be arrested by a sheriff, deputy sheriff, constable or police officer and kept in custody in a convenient place, not more than twenty-four hours, Sunday excepted, until a complaint can be made against him for the offence, and he be taken upon a warrant issued upon such complaint.

Note: Handgunlaw.us believes when you come across a business that is posted that you not just walk away. That business needs to know that they lost your business because of their “No Gun” sign. Giving them a “No Firearms = No Money” card would do just that. You can print free “No Firearms = No Money” cards by going Here.

Must Inform Officer Immediately on Contact By Law?

“NO”

Part I. Title XX. Chpt. 140
Section 129C

(u) Any person who, while not being within the limits of his own property or residence, or such person whose property or residence is under lawful search, and who is not exempt under this section, shall on demand of a police officer or other law enforcement officer, exhibit his license to carry firearms, or his firearm identification card or receipt for fee paid for such card, or, after January first, nineteen hundred and seventy, exhibit a valid hunting license issued to him which shall bear the number officially inscribed of such license to carry or card if any. Upon failure to do so such person may be required to surrender to such officer said firearm, rifle or shotgun which shall be taken into custody as under the provisions of section one hundred and twenty-nine D, except that such firearm, rifle or shotgun shall be returned forthwith upon presentation within thirty days of said license to carry firearms, firearm identification card or receipt for fee paid for such card or hunting license as hereinbefore described. Any person subject to the conditions of this paragraph may, even though no firearm, rifle or shotgun was surrendered, be required to produce within thirty days said license to carry firearms, firearm identification card or receipt for fee paid for such card, or said hunting license, failing which the conditions of section one hundred and twenty-nine D will apply. Nothing in this section shall prevent any person from being prosecuted for any violation of this chapter.

Carry In State Parks//WMA/Road Side Rest Areas & St. /Nat. Forests

Carry Allowed in these Areas:

State Parks: YES 302 CMR 12.04 (5)
State/National Forests: YES
State WMA: YES 321 CMR 3:01 NO State Wildlife Sanctuaries 321 CMR 7:01
Road Side Rest Areas: YES per MSP NO Nature Preserves 321 CMR 11.07

284, Sec. 41 effective January 1, 2021.
RV/Car Carry Without a Permit/License

You can’t carry a loaded firearm of any type inside any vehicle in Massachusetts without an LTC permit issued by the state of Massachusetts.

Definition of Large Capacity Weapon

A weapon is large capacity if it is a semi-automatic handgun or rifle that is capable of accepting (or readily modifiable to accept) any detachable large capacity feeding device that holds more than ten rounds, OR if it is a shotgun capable of accepting more than five shotgun shells, OR if it is an assault weapon.

NOTE: A .22 caliber rifle with a fixed tubular magazine is not considered large capacity.

Transporting Firearms in Motor Vehicles

An LTC: Allows the holder to transport a loaded or unloaded handgun on his person or in a motor vehicle if the handgun is under their direct control. Handgun does not have to be in a locked case or container.

Large-Capacity Rifles And Shotguns: No person possessing a large-capacity rifle or shotgun under an LTC shall possess said rifle or shotgun in a motor vehicle unless unloaded and contained within a locked trunk or in a locked case or other secure container.

NOTE: All rifles and shotguns must be unloaded when in or on a motor vehicle, but only large-capacity rifles and shotguns are subject to the storage requirement. This also applies to Muzzleloading or other Black Powder arms.

Q: Can I leave my gun in my car if I need to go into the store on my way home from the range or from hunting?

A: If your handgun or large capacity rifle or shotgun is transported in accordance with the provisions of M.G.L. c. 140, §131C (i.e. unloaded and in a locked case, locked trunk or other secure container) then the gun may be left unattended in the vehicle. Weapons transported in this manner will automatically be considered "stored or kept" in compliance with the safe storage requirements of §131L. A person leaving a non-large capacity rifle or shotgun in an unattended vehicle is required to lock the rifle or shotgun in a case/container or in the trunk, or install a mechanical locking device on the weapon (i.e. cable or trigger lock).

Note: Use extreme Caution when entering Massachusetts unless you have a MA Permit to Carry. The laws are very difficult to understand and certain firearms are not allowed in the state. Follow the links above and read the laws of MA on firearms.

Massachusetts FAQs - “Transporting Firearms.”

Open Carry (Without a Valid Permit/License)

There is no Statute in Massachusetts law that prohibits a Massachusetts license holder from carrying a handgun openly. This Massachusetts Court Case could apply to a person with a permit and open carrying. I would not want to be another test case.
State Preemption

Part I, Title VII, CHAPTER 43B. Home Rule Procedures
Chapter 43B:
Section 13. Exercise of Powers and Functions by Municipalities

Section 13. Any city or town may, by the adoption, amendment or repeal of local ordinances or by-laws, exercise any power or function which the general court has power to confer upon it, which is not inconsistent with the constitution or laws enacted by the general court in conformity with powers reserved to the general court by section 8 of Article LXXXIX of the Amendments to the Constitution and which is not denied, either expressly or by clear implication, to the city or town by its charter. Whenever appropriations, appointments, orders, regulations or other legislative or executive actions within the scope of any such ordinance or by-law are necessary in the exercise of any power or function authorized by such ordinance or by-law, any such actions which are to be taken by a city council or town meeting may be taken by ordinance, by-law, resolution, order or vote, and any such actions which are to be taken by executive officers may be taken in any appropriate manner, subject, however, as to both such categories, to all provisions of the ordinance or by-law in question, the city or town charter, and other applicable law. Any requirement that an ordinance or by-law be entitled as such, or that it contain the word "ordained," "enacted" or words of similar import shall not affect the validity of any action which is required to be taken by ordinance or by-law. Nothing in this section shall be construed to permit any city or town, by ordinance or by-law, to exercise any power or function which is inconsistent with any general law enacted by the general court before November eighth, nineteen hundred and sixty-six which applies alike to all cities, or to all towns, or to all cities and towns, or to a class of not fewer than two. No exercise of a power or function denied to the city or town, expressly or by clear implication, by special laws having the force of a charter under section nine of said Article, and no change in the composition, mode of election or appointment, or terms of office of the legislative body, the mayor or city manager or the board of selectmen or town manager, may be accomplished by by-law or ordinance. Such special laws may be made inapplicable, and such changes may be accomplished, only under procedures for the adoption, revision or amendment of a charter under this chapter.

Deadly Force Laws

Part III Title II Chpt. 233: Section 23F. Admissibility of past physical, sexual or psychological abuse of defendant
Part IV, Title II, Chapter 278: Section 8A. Killing or injuring a person unlawfully in a dwelling; defense

Knife Laws State/Cities

To access State/Local Knife Laws Click “Here”

Carry in Restaurants That Serve Alcohol

YES

Note: A “YES” above means you can carry into places like described below. “NO” means you can’t. Handgunlaw.us definition of “Restaurant Carry” is carry in a restaurant that serves alcohol. Places like Friday’s or Red Lobster unless posted with “No Gun Signs.” This may or may not mean the bar or the bar area of a restaurant. But you can carry your firearm into a restaurant that serves alcohol and sit and eat without consuming. Handgunlaw.us recommends you not sit at the Bar or in the Bar area of such restaurants. In some states it is illegal to be in the Bar area of such restaurants.

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Handgunlaw.us believes you should never consume alcohol when carrying your firearm. In some states it is illegal to take even one drink while carrying a firearm. If you want further info on carrying in places that serve alcohol check your state laws.

Chemical Sprays/Stun Gun/Higher Capacity Magazine Laws

Large Capacity Feeding Devices:

General Laws, Part I, Title XX, Chapter 140, Section 121:

"Large capacity feeding device",

(i) a fixed or detachable magazine, box, drum, feed strip or similar device capable of accepting, or that can be readily converted to accept, more than ten rounds of ammunition or more than five shotgun shells; or

(ii) a large capacity ammunition feeding device as defined in the federal Public Safety and Recreational Firearms Use Protection Act, 18 U.S.C. section 921(a)(31) as appearing in such section on September 13, 1994. The term "large capacity feeding device" shall not include an attached tubular device designed to accept, and capable of operating only with, .22 caliber ammunition.

"Large capacity weapon", any firearm, rifle or shotgun:

(i) that is semiautomatic with a fixed large capacity feeding device;

(ii) that is semiautomatic and capable of accepting, or readily modifiable to accept, any detachable large capacity feeding device;

(iii) that employs a rotating cylinder capable of accepting more than ten rounds of ammunition in a rifle or firearm and more than five shotgun shells in the case of a shotgun or firearm; or

(iv) that is an assault weapon.

The term "large capacity weapon" shall be a secondary designation and shall apply to a weapon in addition to its primary designation as a firearm, rifle or shotgun and shall not include:

(i) any weapon that was manufactured in or prior to the year 1899;

(ii) any weapon that operates by manual bolt, pump, lever or slide action;

(iii) any weapon that is a single-shot weapon;

(iv) any weapon that has been modified so as to render it permanently inoperable or otherwise rendered permanently unable to be designated a large capacity weapon; or

any weapon that is an antique or relic, theatrical prop or other weapon that is not capable of firing a projectile and which is not intended for use as a functional weapon and cannot be readily modify through a combination of available parts into an operable large capacity weapon

Part I, Title XX Chpt. 140

Section 131M

Section 131M. No person shall sell, offer for sale, transfer or possess an assault weapon or a large capacity feeding device that was not otherwise lawfully possessed on September 13, 1994. Whoever not being licensed under the provisions of section 122 violates the provisions of this section shall be punished, for a first offense, by a fine of not less than $1,000 nor more than $10,000 or by imprisonment for not less than one year nor more than ten years, or by both such fine and imprisonment, and for a second offense, by a fine
of not less than $5,000 nor more than $15,000 or by imprisonment for not less than five years nor more than 15 years, or by both such fine and imprisonment.

The provisions of this section shall not apply to: (i) the possession by a law enforcement officer; or (ii) the possession by an individual who is retired from service with a law enforcement agency and is not otherwise prohibited from receiving such a weapon or feeding device from such agency upon retirement.

Stun Devices/Electric Weapons

Part I, Title XX Chpt. 140
Section 131J  Sections 131¾, 131K and 131P shall not apply to stun guns. The secretary of public safety and security shall promulgate regulations restricting access or use of stun guns by non-licensed persons and establishing minimum safety and quality standards, safe storage requirements, education and safety training requirements and law enforcement training on the appropriate use of stun guns, which shall require that any stun gun purchased or used by a law enforcement or public safety official include a mechanism for tracking the number of times the stun gun has been fired.

Massachusetts Gov. FAQ on Firearms
Q: Can I possess a stun gun in Massachusetts?
A: Yes. However you must have a current LTC (FID card holders may not purchase or possess stun guns).

Note: The US Supreme Court struck down the Massachusetts Ban on Stun Guns. They can be owned and kept in your home but they may not be legal to carry outside the home unless you have a permit to carry a concealed handgun outside the home. They also must be locked up and out of the hands of unauthorized persons. Same as firearms. Note: See the Supreme Court Decision Here that ruled they were legal to own.

Part I, Title XX, Chapter 140
122C

(a) As used in this section and section 122D, "self-defense spray" shall mean chemical mace, pepper spray or any device or instrument which contains, propels or emits a liquid, gas, powder or other substance designed to incapacitate.

(b) Whoever, not being licensed as provided in section 122B, sells self-defense spray shall be punished by a fine of not more than $1,000 or by imprisonment in a house of correction for not more than 2 years.

(c) Whoever sells self-defense spray to a person younger than 18 years of age, if the person younger than 18 years of age does not have a firearms identification card, shall be punished by a fine of not more than $300.

(d) A person under 18 years of age who possesses self-defense spray and who does not have a firearms identification card shall be punished by a fine of not more than $300.

Note: Those 18 and older do not need a FOID Card)

LEOSA State Information

Massachusetts LEOSA Info 1  LEOSA Qualification & Standards
Massachusetts LEOSA Information 2  LEOSA Instructors

See the LEOSA Section on the USA Page at Handgunlaw.us for more LEOSA Information.

Attorney General Opinions/Court Cases

MA US District Court – Resident Aliens Can Obtain Permit to Keep Firearms in Their Homes.
Airport Carry/Misc. Information

Airport Carry:  NO  See Places off Limits Even with a Permit/License Above.
Training Valid for:  No time period specified.
Time Period to Establish Residency:  Upon obtaining a Massachusetts Drivers License/ID
Minimum Age for Permit/License:  21
Permit/License Info Public Information:  NO
State Firearm Laws:  140-129B thru 140-131P
State Deadly Force Laws:  Chpt 278 -8A & 231-85U
State Knife Laws:  269-10 thru 269-12 & 71-37H
Chemical/Electric Weapons Laws:  140.121 & 140-131J
Body Armor Laws:  269-10D
Does Your Permit Cover Other Weapons Besides Firearms?  YES  Part IV Title I
State Safe Storage/Access by Minors Statute/s:  MA General Laws Chpt. 140, § 131L
Is carrying of a Concealed Firearm with Permit/License for Defensive Purposes Only While Hunting Legal?  NO  MA Dept of Fish & Wildlife Regs

Notes

What Does MA Consider A Loaded Firearm?

Part IV Crimes, Punishments And Proceedings in Criminal Cases
Title I Crimes And Punishments
Chapter 269 Crimes Against Public Peace
Section 12D Rifle or shotgun loaded with shells or cartridges; unloaded rifle or shotgun; carrying on public way prohibited; exceptions; punishment

Section 12D.  (a) Except as exempted or provided by law, no person shall carry on his person on any public way a loaded rifle or shotgun having cartridges or shells in either the magazine or chamber thereof. For purposes of this section, "loaded shotgun or loaded rifle" shall mean any shotgun or rifle having ammunition in either the magazine or chamber thereof, such ammunition including a live cartridge, primer (igniter), bullet or propellant powder designed for use in any firearm, rifle or shotgun and, in the case of a muzzle loading or black powder shotgun or rifle, containing powder in the flash pan, a percussion cap and shot or ball; but the term "loaded shotgun or loaded rifle" shall not include a shotgun or rifle loaded with a blank cartridge, which contains no projectile within such blank or within the bore or chamber of such shotgun or rifle.

State Emergency Powers

What is a Gubernatorial State of Emergency?
The Governor of the Commonwealth of Massachusetts is authorized under state law to declare a Gubernatorial State of Emergency upon the occurrence of a natural or man-made disaster. The law gives the Governor broad authorities to implement emergency measures to ensure the safety and health of the residents of the Commonwealth, take appropriate steps to mobilize state assets, and conduct other emergency business for the protection of the Commonwealth. A Gubernatorial State of Emergency (SOE) is initiated when it becomes necessary for the Governor to assume command (direction and control) for the efficient utilization of the total resources of the Commonwealth, in order to mitigate the effects on people and property of a large-scale threat, emergency or disaster.

There is a misconception that various restrictions or bans automatically are triggered when there is a Gubernatorial State of Emergency in place. This is not so. The declaration of a State of Emergency does not in itself affect the operation of private enterprise. Travel is not automatically banned; businesses and schools are not automatically closed. Many businesses do have contractual agreements with their employees regarding who does/does not have to report to work when a Gubernatorial State of Emergency is issued. Following the January 22-23, 2005 Blizzard, some businesses revisited their policies which were probably instigated by memories of the Blizzard of ’78. The January 2005 Snowstorm presented some unique dilemmas for employers and employees, alike. There were no travel restrictions; also, the SOE was in place for the entire Commonwealth from January 22nd through 26th, in large regard, due to the major snow removal issues on the South Shore and Cape Cod.

A SOE may be accompanied by a request by the Governor to stay off the roads, to release employees early, or to stagger arrival at work, in order to promote Public Safety. Such actions, however, are usually in the form of a request, not an order. In extreme circumstances, the Governor, as part of his SOE, may order roads be closed to all but emergency traffic, restricting normal travel, such as occurred during and immediately following the Blizzard of ’78.

The Governor is authorized to exercise certain powers when a SOE is declared, including the power to exercise any and all authority over persons and property necessary for meeting the State of Emergency, including the taking and using of property for the protection of the Commonwealth. Actions such as ordering evacuations, restricting access, implementing curfews, driving bans or restrictions, etc. can be stated in the declaration to protect health and welfare if determined to be warranted.

The SOE may cover a specific municipality (a tornado), multiple communities or counties (a coastal storm), or the entire Commonwealth (a major blizzard). The governor is also authorized to issue Executive Orders to meet the needs of a threat, emergency or disaster. These Orders have the force of law and supersede existing law if there is any conflict between a law and the Executive Order.

The Governor looks to the Massachusetts Emergency Management Agency (MEMA) Director and her/his staff for recommendations concerning all matters related to carrying out the operational aspects of the Commonwealth's Emergency Management Program. Specifically, in case of any and all disasters, it is as a result of the recommendation from the MEMA Director that the Governor would declare a Gubernatorial SOE. The Governor may, on a recommendation by the Director, authorize assistance from various appropriate State Agencies, and request Federal Agency support allowable under existing Federal statutory authority, to tender assistance. MEMA drafts the appropriate documentation for a Gubernatorial SOE and requests for Presidential Assistance when needed.

A Gubernatorial SOE does not mean that the state will provide financial assistance to cities and towns affected by the disaster. There is no Disaster Fund available to the Governor or the MEMA Director. State financial assistance may be made available by a vote of the Legislature following the declaration of a Gubernatorial SOE, because of the disaster. It is important to note that there are many instances when a Gubernatorial SOE is declared, however there is not a need for financial support to carry out emergency actions. Operational and financial recovery assistance may become available from the Federal Government.
following a disaster. It is predicated upon a Presidential Declaration of Emergency or Disaster, as we saw following the January 22-23, 2005 Blizzard, and requires the Governor's activation of the Massachusetts Comprehensive Emergency Management (CEM) Plan, with written justification that the Commonwealth and its political subdivisions have inadequate resources to cope with anticipated or existing consequences of the emergency or disaster.

The Governor is authorized with these broad emergency powers through a number of sources including the Massachusetts Constitution, which vests supreme executive power in the Governor, and Chapter 639 of the Massachusetts General Laws, which spells out the Commonwealth's preparation for and response to emergencies and disasters.

This article was originally printed in *City and Town*, a publication of the Massachusetts's Department of Revenue's Division of Local Services.

**Note:** Federal Law can apply if the state is receiving monetary and/or other assistance from the Federal Government. See [US Code 42-5207](#) for Federal Law as it applies to States of Emergencies.

### Minimum Age for Possessing and Transporting of Handguns.

**Massachusetts 21 Y/O Part I, Title XX, Chapter 140, Section 130 & 131** You must possess a FID (Firearms Identification Card) to possess a handgun.

This is the minimum age for possessing and transporting a handgun unloaded and secured in a vehicle without any type of permit/license to carry firearms.

Some states (and counties) require Firearms Identification Cards, and/or registration.

**Note:** In some states Possession and Transportation CAN be very restrictive in that you can ONLY possess and transport a handgun to and from a Shooting Range, Gun Shop, property you own or other places you can legally possess a handgun. Some states do not have this restriction.

This is not the last word on possession and transporting of handguns in this, or any other state. Study your state law further for more information. See “RV/Car Carry” Section Above for more information.

### Permit/License Image

These image has been digitally assembled from other images. They may not be 100% accurate but give a good representation of the actual Permit/Licenses.

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Updates to this Page

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9/6/2022 – Boston Parks Added to Places Off Limits Section.
9/26/2022 - Chapter 140: Section 131 Updated per H 5163 2022 In How to Apply Section. Do No Gun Signs Have the Force of Law Updated from NO to YES.
12/1/2022 – All Quoted Law Sections Up to Date With Massachusetts Statutes Updated as of 12/2022.
1/1/2023 – Alabama Added Under Map as a Permitless Carry State.
2/25/2023 – All Links Checked.
7/1/2023 – Florida Now Honors the Massachusetts Permit to Carry. Florida Now A Permitless Carry State. All Links Checked.
8/1/2023 – North Dakota Added as Permitless Carry States Listing Under Map
9/2/2023 – Nebraska Added as a Permitless Carry State Under Map.
9/23/2023- Section 121: Added to Chem Sparys/Higher Cap Map Section Under Mag Bans.