North Dakota
Permitless Carry (Limited)

Shall Issue
Must Inform Officer Immediately: YES/NO
(See Must Inform Section Below)

Note: Alaska, Arizona, Arkansas, Kansas, Kentucky, Maine, Mississippi, Missouri, New Hampshire, Oklahoma, South Dakota, Vermont and West Virginia have “Permitless Carry.” Anyone who can legally possess a firearm may carry it concealed in these states without a Permit/License. Check each states page for more information and any restrictions that may apply.

Idaho, North Dakota and Wyoming have “Permitless Carry” for their Residents only.

Permits/Licenses This State Honors Listed Below

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62.1-04-03.1. Reciprocity.

A person who has a valid license issued by another state to carry a concealed firearm or dangerous weapon in that state and whose state grants to residents of this state the right to carry a concealed firearm or dangerous weapon without requiring a separate license to carry a concealed firearm or dangerous weapon issued by that state may carry, subject to the provisions of this state's law, a concealed firearm or dangerous weapon in this state, and the other state's license is valid in this state.

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Note: With North Dakota going with a Class 1 and Class 2 permit system see Notes Section at bottom of this document for map showing what states honor the ND Class 2. The ND AG also has a listing of what states honor the ND Class 2 Here.

Permitless Carry (Limited) (ND Res. Only. Must be a Res. for a Minimum of 1 Year.)

62.1-03-01.  (2) (a.) An individual who is not otherwise precluded from possessing a class 2 firearm and dangerous weapon license under chapter 62.1 - 04 and has possessed for at least one year a valid driver's license or nondriver identification card issued by the department of transportation. . . .

62.1-04-02. Carrying concealed firearms or dangerous weapons

1. An individual, other than a law enforcement officer, may not carry a firearm or dangerous weapon concealed unless the individual is licensed to do so or exempted under this chapter.

2. An individual who is not otherwise precluded from possessing a class 2 firearm and dangerous weapon license under this chapter and who has possessed for at least one year a valid driver's license or nondriver identification card issued by the department of transportation may carry a firearm concealed under this chapter.


1. Every individual while carrying a concealed firearm or dangerous weapon, for which a license to carry concealed is required, shall have on one's person the license issued by this or another state or a digital image of one's concealed firearm or dangerous weapon license issued by this state on an electronic device and shall give it to any law enforcement officer for an inspection upon request by the officer. The failure of any individual to give the license or digital image of the license to the officer is prima facie evidence that the individual is illegally carrying a firearm or dangerous weapon concealed.

2. Every individual carrying a concealed firearm under the authority granted in subsection 2 of section 62.1 - 04 - 02 shall inform a law enforcement officer of the individual's possession of a concealed weapon upon the initiation of a traffic stop or any other in - person contact initiated by a law enforcement officer.

3. Every individual carrying a concealed firearm under the authority granted in subsection 2 of section 62.1 - 04 - 02 must have on one's person a valid driver's license or nondriver identification card issued by the department of transportation or a digital image of one's valid driver's license or nondriver identification card on a mobile device and shall provide the license or card to any law enforcement officer for inspection upon demand by the officer.

4. An individual who violates this section is guilty of a noncriminal offense punishable by a fee of twenty dollars.

Note: Must carry firearm concealed. As the law states permitless carry is for Residents of “North Dakota Only” and if carrying must have a North Dakota Drivers License or State Issued ID Card showing they have been a resident for 1 year. If you are carrying under Permitless Carry you also have a duty to inform any officer who approaches you on any official business (Traffic Stop etc.) that you are carrying a firearm or you are in violation of North Dakota Law.

Requirements (As put out by the North Dakota Attorney General)

Following are the eligibility requirements for an individual to carry concealed in North Dakota without a concealed weapon license:

- Must be at least 18 years of age. (Must be 21 to purchase a handgun, but may possess at 18 in ND provided individual is legally able to possess a firearm under the law.)

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Must be a resident of North Dakota for 1 year as evidenced by ND driver license or ND ID card.
Not prohibited by state or federal law from possessing a firearm.
ND driver license or ND ID card must be carried (or the individual must have a digital image or the license).
If carrying under this provision, the individual MUST inform law enforcement that they are in possession of the firearm upon any in-person contact by a law enforcement officer.
Restrictions on location (places) that a firearm may be possessed or carried by law (N.D.C.C. Title 62.1) still apply.

How to Apply for a Permit

How to Obtain a Concealed Weapon Permit

2. The attorney general shall offer class 1 and class 2 licenses to carry a firearm or dangerous weapon concealed pursuant to the following requirements:

a. An applicant for a class 1 license shall successfully participate in a classroom instruction that sets forth weapon safety rules and the deadly force law of North Dakota, complete an open book test based upon a manual, demonstrate familiarity with a firearm or dangerous weapon, and complete an actual shooting or certified proficiency exercise. Evidence of familiarity with a firearm or dangerous weapon to be concealed may be satisfied by one of the following:

(1) Certification of familiarity with a firearm or dangerous weapon by an individual who has been certified by the attorney general, which may include a law enforcement officer, military or civilian firearms instructor, hunter safety instructor, or dangerous weapons instructor;
(2) Evidence of equivalent experience with a firearm or dangerous weapon through participation in an organized shooting competition, law enforcement, military service, or dangerous weapon course of training;
(3) Possession of a license from another state to carry a firearm or dangerous weapon, concealed or otherwise, which is granted by that state upon completion of a course described in paragraphs 1 and 2; or
(4) Evidence that the applicant, during military service, was found to be qualified to operate a firearm or dangerous weapon.

b. An applicant for a class 2 license is required to successfully complete the open book test offered for the class 1 license.

c. Licenses issued before August 1, 2009, regardless of the age of the license holder, convert to a class 2 license upon renewal and no additional testing is required. No additional testing is required to renew a class 2 concealed weapons license. A class 1 license may be renewed upon successful completion of the class 1 requirements within one year before submission of the application for renewal. A license issued under this section before August 1, 2009, and a class 2 license may be upgraded to a class 1 license upon successful completion of the class 1 requirements and

Application.  (All Paper Applications are mailed directly to BCI. You can also apply Online.)

1. Decide whether you want a Class 1 or Class 2 license. Contact a Test Administrator and schedule a date to complete the required testing for that license.
2. The test administrator can charge up to $50 for the testing, plus additional range fees (if applicable). The testing fee includes a copy of the Concealed Weapon License Manual for you to keep.

3. You will need an application form. Complete it and take it with you when you do the concealed weapon license testing, because the Test Administrator has to sign it when you finish testing. Make sure you complete every question. You will need to sign the form in TWO places. If the form is not properly completed, signed and dated, it will be returned to you.
   - YOU MUST DISCLOSE ANY offense with which you have EVER been charged, arrested or convicted, at ANY time in your adult life – EVEN if the sentence was deferred, the charges later dismissed, or the conviction later expunged from your court record. If you don’t remember the exact details, write what you can remember. Failure to make full disclosure is a “material misstatement” and WILL result in denial of your application.

4. After testing, you will need:
   - 2-color passport photographs – write your name on the back of each photo. No glasses, prescription eyewear, hats, headgear or uniforms may be worn.
   - A $60.00 cashier’s check or money order for the non-refundable application processing fee, payable to the OFFICE OF ATTORNEY GENERAL. Write your name on the cashier’s check or money order. NO personal checks, NO joint (husband/wife) payments.
   - Fingerprints - check with your local law enforcement agency, law enforcement officer, detention officer or Test Administrator. There are also private companies that offer this service. There may be an additional fee for fingerprints. If fingerprints are determined to be unacceptable (ie of poor quality, their validity is in question, etc), we will notify the applicant that we need a new set.
   - A copy of your current driver’s license or state issued photo identification card. If your driver’s license or identification card was issued in a state other than ND, you also will need to attach a copy of a valid concealed weapon license from your home state, which state must have reciprocity with ND;

5. You must submit the application form within 30 days of completing the testing. Put the completed application form, the photographs, fingerprints, a copy of your driver’s license (and a copy of your concealed weapon license from your home state, if applicable) and the cashier’s check/money order in an envelope and mail it to:
   - ND BCI - CWL
   - PO BOX 1054
   - BISMARCK ND 58502-1054

Each application form must be in a separate envelope – no joint (husband/wife) or bulk submissions.

Applications must be submitted by mail; the BCI does not accept hand delivered application forms.

It takes up to 60 days to process a properly completed application form that has all required attachments. If your form is incomplete or missing an attachment, it will be returned. If you satisfy the criteria established by law, your license will be issued within 60 days; if not, you will receive a denial letter

To renew a Class 1 license, you must complete all required testing.

Note: You can Update Your Class 2 License to a Class 1. More Information Here. Find a Certified Test Administrators

Note: The different classes of permits will allow ND to enter into more reciprocity agreements with states. From what I have learned this is why ND went to the two different classes of permits so its residents could
decide if they wanted to have a Permit/License that would allow them to carry in more states. For complete Information see ND AG CWL Page.

Non-Resident Permits

Non-ND residents must have a valid concealed weapon license from their home state, which state must have reciprocity with North Dakota. The home state is determined by the driver’s license.

- An application form must be filled out. The form can be obtained from Law Enforcement, Instructors or by mail from BCI. Click here for a list of ND Chiefs of Police or ND Sheriffs.
- A written test must be taken by the applicant and administered by a person certified by the BCI.
- Following successful completion of the test, the permit applicant must submit the following to his/her local law enforcement agency: the application, two color photos (size 2” X 2””) and a Money Order or Certified Funds for $60 made payable to the ND Office of Attorney General.
- The local law enforcement agency will review the application, conduct a local background check, determine the applicant's ability to obtain the permit, and forward that information to the BCI.
- Fingerprints can be taken by Law Enforcement or Instructors and enclosed with the application.
- The BCI performs state and national background checks on each applicant. Additionally, each applicant's fingerprints are searched through the regional Automated Fingerprint Identification System.
- Upon approval by the director of the BCI, the applicant is issued a permit that is valid for a period of five years.
- Two color passport photos are required with the application form. The BCI will accept only actual passport photographs, no photocopies or computer generated copies.
- The completed application form and attachments must be delivered to law enforcement within 30 days of the testing date. Applications delivered to law enforcement more than 30 days after testing are untimely and will be denied by BCI as invalid.
- Class 1: when renewing must repeat all testing requirements.
- Class 2: when renewing only have to re-apply.

Military Stationed in North Dakota: If you are not a ND resident, attach a copy of your PCS (not TDY) orders showing that you are stationed in ND to the copy of your state driver’s license. If you later PCS out of North Dakota, your ND concealed weapon license will no longer be valid unless (a) you have since obtained a ND driver’s license; or (b) you have a valid concealed weapon license in your home state, which state has reciprocity with ND.

Note: Training must take place in ND and can’t be part of another states training requirements.

Places Off-Limits Even With a Permit/License


1. An individual who enters or remains in that part of the establishment that is for the retail sale of alcoholic beverages and the consumption of purchased alcoholic beverages or used as a gaming site at which bingo is the primary gaming activity while that individual knowingly possesses a firearm or dangerous weapon is guilty of an infraction. In addition, an individual is guilty of an offense under this section for the knowing possession of a device that uses a projectile and voltage in the part of an establishment that is set aside for the retail sale and consumption of alcoholic beverages.
2. This section does not apply to:
  
  f. The restaurant part of an establishment if an individual under twenty-one years of age is not prohibited in that part of the establishment.

62.1-02-05. Possession of a firearm or dangerous weapon at a public gathering - Penalty - Application.

1. An individual who knowingly possesses a firearm or dangerous weapon at a public gathering is guilty of an infraction. For the purpose of this section, "public gathering" means an athletic or sporting event, a school, a church or other place of worship, and a publicly owned or operated building.

2. This section does not apply to:

  f. A firearm or dangerous weapon carried in a temporary residence or motor vehicle;

  k. An individual in a publicly owned or operated rest area or restroom;

  l. An individual possessing a valid concealed weapons license from this state or who has reciprocity under section 62.1-04-03.1 authorizing the individual to carry a firearm or dangerous weapon concealed if the individual is in a church building or other place of worship and has the approval to carry in the church building or other place of worship by a primary religious leader of the church or other place of worship or the governing body of the church or other place of worship;

Subject: Firearms on the Capitol Grounds or Within Capitol Buildings

Pursuant to the authority granted Facility Management under NDCC 54-21-18 and in compliance with NDCC 62.1-02-05 no person, except for law enforcement and military personnel, shall be in possession of a firearm as defined in NDCC 62.1-01-01 (3) while on the Capitol grounds or in any building on the Capitol grounds without written approval and authorization from North Dakota Highway Patrol.

In compliance with NDCC 62.1-02-13 a public or private employer may not: prohibit any customer, employee, or invitee from possessing any legally owned firearm, if the firearm is lawfully possessed and locked inside or locket to a private motor vehicle in a parking lot and if the customer, employee, or invitee is lawfully in the area.


An individual may not keep or carry a loaded firearm in or on any motor vehicle, including an off-highway vehicle or snowmobile in this state. An individual violating this section is guilty of an infraction. This prohibition does not apply to:

3. An individual possessing a valid concealed weapons license from this state or who has reciprocity under section 62.1 - 04 - 03.1 with a handgun, or with a rifle or shotgun if not in the field hunting or trapping.

7. An individual who is not otherwise precluded from possessing a class 2 firearm and dangerous weapon license under chapter 62.1-04 and has possessed for at least one year a valid driver's license or non driver identification card issued by the department of transportation.


A firearm or dangerous weapon is concealed if it is carried in such a manner as to not be discernible by the ordinary observation of a passerby. There is no requirement that there be absolute invisibility of the firearm or dangerous weapon, merely that it not be ordinarily discernible. A firearm or dangerous weapon is considered concealed if it is not secured, and is worn under clothing or carried in a bundle that is held or carried by the individual, or transported in a vehicle under the individual's control or direction and available
to the individual, including beneath the seat or in a glove compartment. A firearm or dangerous weapon is not considered concealed if it is:

1. Carried in a belt holster which is wholly or substantially visible or carried in a case designed for carrying a firearm or dangerous weapon and which is wholly or substantially visible;

2. Locked in a closed trunk or luggage compartment of a motor vehicle;

3. Carried in the field while lawfully engaged in hunting, trapping, or target shooting, whether visible or not; or

4. Carried by any person permitted by law to possess a handgun unloaded and in a secure wrapper from the place of purchase to that person's home or place of business, or to a place of repair, or back from those locations.

5. A bow and arrow, rifle, shotgun, unloaded handgun, or a weapon that will expel, or is readily capable of expelling, a projectile by the action of a spring, compressed air, or compressed gas including any such weapon commonly referred to as a BB gun, air rifle, or CO2 gun, while carried in a motor vehicle.

62.1-04-03

2. c. A North Dakota resident who has a valid class 1 firearm license also may carry a class 2 dangerous weapon without any further testing required. Class 1 and class 2 permits are equally valid in this state.

Note: North Dakota Residents 18 and older who can legally possess a handgun can carry in a motor vehicle without any type of permit.

For Federal Restrictions on Firearms see the USA Page.

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

“NO”

“No Firearm” signs in North Dakota have no force of law unless they are posted on property that is specifically mentioned in State Law as being off limits to those with a Permit/License to Carry. If you are in a place not specifically mentioned in the law that is posted and they ask you to leave, you must leave. If you refuse to leave then you are breaking the law and can be charged. Even if the property is not posted and you are asked to leave you must leave. Always be aware of the possibility that responding Police Officers who may have been called without your knowledge and may not know the laws on trespass etc. could arrest you even if you are within the law.

“Handgunlaw.us highly recommends that you not enter a place that is posted "No Firearms" no matter what the state laws read/mean on signage. We recommend you print out the No Guns = No Money Cards and give one to the owner of the establishment that has the signage.” As responsible gun owners and upholders of the 2nd Amendment we should also honor the rights of property owners to control their own property even if we disagree with them.”

Parking Lot Storage Law

62.1-02-13 Possession of Secured Firearm - Prohibition by Employer Prohibited.

1. A public or private employer may not:
a. Prohibit any customer, employee, or invitee from possessing any legally owned firearm, if the firearm is lawfully possessed and locked inside or locked to a private motor vehicle in a parking lot and if the customer, employee, or invitee is lawfully in the area.

b. Make a verbal or written inquiry regarding the presence of a firearm inside or locked to a private motor vehicle in a parking lot or make an actual search of a private motor vehicle in a parking lot to ascertain the presence of a firearm within the vehicle. In addition, a public or private employer may not take any action against a customer, employee, or invitee based upon verbal or written statements of any party concerning possession of a firearm stored inside a private motor vehicle in a parking lot for lawful purposes. A search of a private motor vehicle in the parking lot of a public or private employer to ascertain the presence of a firearm within the vehicle may only be conducted by an on-duty law enforcement officer.

c. Condition employment upon the fact that an employee or prospective employee holds or does not hold a concealed weapons license or any agreement by an employee or a prospective employee that prohibits an employee from keeping a legal firearm locked inside or locked to a private motor vehicle in a parking lot, if the firearm is kept for lawful purposes.

d. Prohibit or attempt to prevent any customer, employee, or invitee from entering the parking lot or the employer's place of business because the customer's, employee's, or invitee's private motor vehicle contains a legal firearm being carried for lawful purposes, that is out of sight within the customer's, employee's, or invitee's private motor vehicle.

e. Terminate the employment of or otherwise discriminate against an employee, or expel a customer or invitee for exercising the constitutional right to keep and bear arms or for exercising the right of self-defense as long as a firearm is never exhibited on company property for any reason other than lawful defensive purposes.

2. A public or private employer has no duty of care related to the actions prohibited under this section.

3. A public or private employer is not liable in a criminal or civil action based on actions or inactions taken in compliance with this section. The immunity provided in this subsection does not apply to civil actions based on actions or inactions of public or private employers that are unrelated to compliance with this section.

4. This section does not expand any existing duty, or create any additional duty, on the part of a public or private employer, property owner, or property owner's agent.

5. A person aggrieved under this section may bring a civil action for violation of rights protected under this section. In any successful action brought by a customer, employee, or invitee aggrieved under this section, the court shall award all reasonable personal costs and losses suffered by the aggrieved person as a result of the violation of rights under this section. In any action brought under this section, the court shall award all court costs and attorney's fees to the prevailing party.

6. The prohibitions in subsection 1 do not apply to:

a. Any public or nonpublic elementary school, middle school, high school property except as otherwise provided in subsection 2 of section 62.1-02-05.

b. Any correctional facility or institution.

c. Property owned or leased by a public or private employer or the landlord of a public or private employer upon which are conducted substantial activities involving national defense, aerospace, or homeland security.

d. Property owned or leased by a public or private employer or the landlord of a public or private employer upon which the primary business conducted is the manufacture, use, storage, or transportation of combustible or explosive materials regulated under state or federal law, or property...
owned or leased by an employer who has obtained a permit required under 18 U.S.C. 842 to engage in the business of importing, manufacturing, or dealing in explosive materials on the property.

e. A motor vehicle owned, leased, or rented by a public or private employer or the landlord of a public or private employer.

f. Any other property owned or leased by a public or private employer or the landlord of a public or private employer upon which possession of a firearm or other legal product by a customer, employee, or invitee is prohibited under any federal law, contract with a federal governmental entity, or other law of this state.

g. The state hospital.

Note: The new law does not apply to the State Mental Hospital in Jamestown as it has a prison and prisons are listed in prohibited places in the new law.

Must Inform Officer Immediately on Contact By Law?

“NO” If you have Permit/License issued by North Dakota or a state they honor.

“YES” If you are a North Dakota Resident carrying under Permitless Carry

62.1-04-04. Producing License on Demand.

1. Every individual while carrying a concealed firearm or dangerous weapon, for which a license to carry concealed is required, shall have on one's person the license issued by this or another state or a digital image of one's concealed firearm or dangerous weapon license issued by this state on an electronic device and shall give it to any law enforcement officer for an inspection upon request by the officer. The failure of any individual to give the license or digital image of the license to the officer is prima facie evidence that the individual is illegally carrying a firearm or dangerous weapon concealed.

2. Every individual carrying a concealed firearm under the authority granted in subsection 2 of section 62.1-04-02 shall inform a law enforcement officer of the individual's possession of a concealed weapon upon the initiation of a traffic stop or any other in-person contact initiated by a law enforcement officer.

3. Every individual carrying a concealed firearm under the authority granted in subsection 2 of section 62.1-04-02 must have on one's person a valid driver's license or nondriver identification card issued by the department of transportation or a digital image of one's valid driver's license or nondriver identification card on a mobile device and shall provide the license or card to any law enforcement officer for inspection upon demand by the officer.

4. An individual who violates this section is guilty of a noncriminal offense punishable by a fee of twenty dollars.

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

Carry Allowed in these Areas:

State Parks: YES 62.1-02-05. (2)(i)

State/National Forests: YES State Forest Guide

State WMA’s: YES Admin Rules 30-04-02-05 Game and Fish Department

Road Side Rest Areas: YES 62.1-02-05 (2)(k) Buildings OK

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For Non Residents it is illegal to carry a loaded gun in any vehicle in North Dakota without a Permit/License issued by North Dakota or a Permit/License they honor. Residents of North Dakota 18 or older who have been a resident of North Dakota for at least one year as proven by their ND Drivers License or State Issued ID can carry without a permit. See Permitless Carry Section for more info.

62.1-01-01. General Definitions. As used in this title, unless the context otherwise requires:

12. "Secured" means the firearm is closed into the trunk or nonpassenger part of the vehicle; placed into a closed and secure carrying device; rendered inoperative by the use of a trigger, hammer, cylinder, slide, or barrel-locking device that renders the firearm incapable of firing until the device is unlocked and removed; or so disassembled or disabled as to be rendered incapable of firing.


An individual may not keep or carry a loaded firearm in or on any motor vehicle, including an off-highway vehicle or snowmobile in this state. An individual violating this section is guilty of an infraction. This prohibition does not apply to:

3. An individual possessing a valid concealed weapons license from this state or who has reciprocity under section 16.1-04-03.1 with a handgun, or with a rifle or shotgun if not in the field hunting or trapping.

7. An individual who is not otherwise precluded from possessing a class 2 firearm and dangerous weapon license under chapter 62.1-04 and has possessed for at least one year a valid driver's license or non driver identification card issued by the department of transportation.


17. "Unloaded" means the chamber of the firearm does not contain a loaded shell. If the firearm is a revolver, then none of the chambers in the cylinder may contain a loaded shell.

Note: North Dakota only allows open carry with a permit North Dakota Issues or Honors. North Dakota Residents can conceal carry without a permit but must meet certain requirements set by the state. See Permitless Carry Section near the top of this document.

Open Carry (Without a Valid Permit/License)

Open Carry is legal in North Dakota but requires a permit North Dakota Issues or Honors.

The state preempts all firearm laws in the state and local authorities can’t have Laws/Ordinances against carry. Remember that if you enter any property and the owner/responsible person ask you to leave you must leave. Failure to leave can result in Trespass Charges.

In some states Open Carry is forbidden in places where those with a valid permit/license can carry. This is not the last word on Open Carry in this state. Check at www.opencarry.org or go to Google and type in State Name Open Carry or Open Carry State Name for a search for open carry info in this state. Check with the State's RKBA Organization/s. Also see “Attorney General Opinions/Court Cases” Section for any written opinions/Cases on Open Carry.
State Preemption

62.1-01-03. Limitation on Authority of Political Subdivision Regarding Firearms.
A political subdivision, including home rule cities or counties, may not enact any ordinance relating to the purchase, sale, ownership, possession, transfer of ownership, registration, or licensure of firearms and ammunition which is more restrictive than state law. All such existing ordinances are void.

Deadly Force Laws

Chapter 12.1-05  Justification - Excuse - Affirmative Defense

12.1-05-01. Justification
12.1-05-03. Self-defense.
12.1-05-05. Use of force by persons with parental, custodial, or similar responsibilities.
12.1-05-06. Use of force in defense of premises and property.
12.1-05-07.1. Use of deadly force - Presumption of fear of death or serious bodily injury.
12.1-05-07.2. Immunity from civil liability for justifiable use of force.
12.1-05-08. Excuse.
12.1-05-09. Mistake of law.

Knife Laws State/Cities

To access State/Local Knife Laws Click “Here”

Carry in Restaurants That Serve Alcohol

“YES”

62.1-02-04. Possession of firearm or dangerous weapon in liquor establishment prohibited - Penalty - Exceptions.

1. An individual who enters or remains in that part of the establishment that is set aside for the retail sale of alcoholic beverages and the consumption of purchased alcoholic beverages or used as a gaming site at which bingo is the primary gaming activity while that individual knowingly possesses a firearm or dangerous weapon is guilty of an infraction. In addition, an individual is guilty of an offense under this section for the knowing possession of a device that uses a projectile and voltage or a device that uses a projectile and may be used to apply multiple applications of voltage during a single incident in the part of an establishment that is set aside for the retail sale and consumption of alcoholic beverages.

2. This section does not apply to:
f. The restaurant part of an establishment if an individual under twenty-one years of age is not prohibited in that part of the establishment.

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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. 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

Stun Devices/Electric Weapons:


"Dangerous weapon" includes any switchblade or gravity knife, machete, scimitar, stiletto, sword, dagger, or knife with a blade of five inches [12.7 centimeters] or more; any throwing star, nunchaku, or other martial arts weapon; any billy, blackjack, sap, bludgeon, cudgel, metal knuckles, or sand club; any slung shot; any bow and arrow, crossbow, or spear; any weapon that will expel, or is readily capable of expelling, a projectile by the action of a spring, compressed air, or compressed gas, including any such weapon, loaded or unloaded, commonly referred to as a BB gun, air rifle, or CO2 gun; and any projector of a bomb or any object containing or capable of producing and emitting any noxious liquid, gas, or substance. "Dangerous weapon" does not include a spray or aerosol containing CS, also known as ortho-chlorobenzamalonitrile; CN, also known as alpha-chloroacetophenone; or other irritating agent intended for use in the defense of an individual, nor does the term include a device that uses voltage for the defense of an individual, unless the device uses a projectile and voltage or the device uses a projectile and may be used to apply multiple applications of voltage during a single incident, then the term includes the device for an individual who is prohibited from possessing a firearm under this title.

From the ND AG’s General Information Page

Stun Guns and Defense Sprays

Stun guns and defense sprays (such as pepper spray) are exempt from the definition of “dangerous weapons” and therefore you do not need a concealed weapon license to carry those items concealed (e.g., in a purse or bag, under clothing, under the vehicle seat or in the vehicle’s glove box) within North Dakota.

Tasers

A Taser that only delivers a single application of voltage is not considered a dangerous weapon and may be carried without a concealed weapon license. However, if the Taser is capable of delivering multiple applications of voltage, you must have a concealed weapon license.

LEOSA State Information

State LEOSA Information

See the LEOSA Section on the USA Page at Handgunlaw.us for more LEOSA Information.
Attorney General Opinions/Court Cases

ND AG Opinion on Trespass
ND AG Opinion on Local Governments Posting Public Property
ND AG Opinion Analysis of Permitless Carry Law/Vehicle Carry

Airport Carry/Misc. Information

Airport Carry: Firearms not allowed in Public Buildings. If Terminal Is publically owned then Off Limits. 62.1-02-05. It is difficult to know who owns the airport. Handgunlaw.us recommends not carrying in any Terminal. Parking Lots OK.

Training Valid for: No set time period

Time Period to Establish Residency: None mentioned in laws.

Minimum Age for Permit/License: 18

Permit/License Info Public Information: NO

State Reciprocity/How They Honor Other States Statute: 62.1-04-03.1.


State Deadly Force Laws: 12.1-05.01 thru 12.1-05-12

State Knife Laws: 62.1-01-01 & 62.1-04-02


Body Armor Laws: 62.1-01-01

Does Your Permit Cover Other Weapons Besides Firearms? YES 62.1-04-03

Is carrying of a Concealed Firearm with Permit/License for Defensive Purposes Only While Hunting Legal? YES 62.1-02-10 & ND Game & Fish Guide

Notes

What Does ND Consider A Loaded Firearm?


17. "Unloaded" means the chamber of the firearm does not contain a loaded shell. If the firearm is a revolver, then none of the chambers in the cylinder may contain a loaded shell.

State Emergency Powers

37-17.1-29 Firearms in Emergencies
1. Notwithstanding any other law, a person acting on behalf or under the authority of the state or a political subdivision may not do any of the following during a declared emergency:

   a. Prohibit or restrict the otherwise lawful possession, use, carrying, transfer, transportation, storage, or display of a firearm or ammunition;

   b. Seize or confiscate, or authorize the seizure or confiscation of, any otherwise lawfully possessed firearm or ammunition unless the person acting on behalf of or under the authority of the state or political subdivision is defending that person or another from an assault, arresting an individual in actual possession of a firearm or ammunition for a violation of law, or seizing or confiscating the firearm or ammunition as evidence of a crime; or

   c. Require registration of any firearm or ammunition for which registration is not otherwise required by law.

2. Subdivision a of subsection 1 as it relates to transfer of a firearm or ammunition does not apply to the commercial sale of firearms or ammunition if an authorized authority has ordered an evacuation or general closure of businesses in the affected area.

3. Any individual aggrieved by a violation of this section may commence a civil action against any person who subjects the individual, or causes the individual to be subjected, to an action prohibited by this section.

4. In addition to any other remedy, an individual aggrieved by the seizure or confiscation of a firearm or ammunition in violation of this section may bring an action for the return of the firearm or ammunition, or the value of the firearm or ammunition, if the firearm or ammunition is no longer available, in the district court of the county in which that individual resides, in which the firearm or ammunition is located, or in which the seizure or confiscation occurred.

5. In any action to enforce this section, the court shall award a prevailing plaintiff costs and reasonable attorney's fees.

37-17.1-05 The Governor and Disasters or Emergencies - Penalty.

1. The governor is responsible to minimize or avert the adverse effects of a disaster or emergency.

6. In addition to any other powers conferred upon the governor by law, the governor may:

   h. Suspend or limit the sale, dispensing, or transportation of alcoholic beverages, explosives, and combustibles, not including ammunition.

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. The state quoted code may also not be all of the law on Emergency Powers held by the state. You should read the entire code on Emergency Powers etc for this state by following the link to the state code.

Minimum Age for Possessing and Transporting of Handguns.

North Dakota 18 Y/O 62.1-02-01

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.

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

I do not know if the reverse side of this Permit has any information.

This image has been digitally assembled from 2 or more images. It may not be 100% accurate but gives a good representation of the actual Permit/License.

Updates to this Page

Archive of Previous Updates 3

4/17/18 – Map Updated. Pennsylvania Only Honors the Resident North Dakota Class 1 Permit.
5/18/18 – Note Stating School May Mean College or University Removed From Places Off Limits. 62.1-01-01 Updated in Chem Sprays/Stun Guns/Higher Cap Mag Section.
6/23/18 – All Links Checked.
11/11/18 – All Links Checked and Repaired if Needed.
12/1/18 – Class Two Map in Notes Section Updated. Age to Carry a Firearm in Other States Link Added to Bottom of Links Section.
4/1/19 – All Links Checked.
7/1/19 - Places Off Limits and RV/Car Carry Sections Updated With New Section per SB1042. Kentucky and South Dakota added to Note under map at top of page as Permitless Carry states.
7/10/19 - Permitless Carry and Open Carry Sections Update. Permitless Carry only allows for Concealed Carry not Open Carry.
8/1/19 - Statute 62.1-04-04 Wording in Permitless Carry and Must Inform Officer Sections Updated per SB2140. Open Carry and Permitless Carry Notes Reworded for Better Clarity.
8/1/19 – Open Carry Illegal in North Dakota under Permitless Carry. References Removed stating it was legal. Open Carry is legal with a Permit ND Issues or Honors.

www.handgunlaw.us
9/20/19 – Capitol Grounds Off Limits by OMB Added to Places Off Limit Section.
11/1/19 – Oklahoma added to Note under map at top of page as Permitless Carry state.
12/20/19 – All Quoted ND Statutes in Document Checked Against Current ND Statutes for Accuracy.
1/15/20 – All Links Checked.