## 1994 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 18.2-308, 19.2-12, 19.2-187 and 19.2-187.01 of the Code of Virginia, 3 relating generally to the United States Naval Investigative Service.

[S 420]

5 Approved 6 Be it enacted by the General Assembly of Virginia:

## 7 1. That §§ 18.2-308, 19-2.12, 19.2-187 and 19.2-187.01 of the Code of Virginia are amended and 8 reenacted as follows: 9

§ 18.2-308. Carrying concealed weapons; when lawful to carry.

10 A. If any person carries about his person, hidden from common observation, (i) any pistol, revolver, or other weapon designed or intended to propel a missile of any kind, or (ii) any dirk, bowie knife, 11 switchblade knife, ballistic knife, razor, slingshot, spring stick, metal knucks, blackjack, or (iii) any 12 13 flailing instrument consisting of two or more rigid parts connected in such a manner as to allow them to 14 swing freely, which may be known as a nun chahka, nun chuck, nunchaku, shuriken, or fighting chain, 15 or (iv) any disc, of whatever configuration, having at least two points or pointed blades which is designed to be thrown or propelled and which may be known as a throwing star or oriental dart, or (v) 16 any weapon of like kind as those enumerated in this subsection, he shall be guilty of a Class 1 17 18 misdemeanor. A second violation of this section or a conviction under this section subsequent to any 19 conviction under any substantially similar ordinance of any county, city, or town shall be punishable as 20 a Class 6 felony, and a third or subsequent such violation shall be punishable as a Class 5 felony. Any weapon used in the commission of a violation of this section shall be forfeited to the Commonwealth 21 22 and may be seized by an officer as forfeited, and such as may be needed for police officers, 23 conservators of the peace, and the Division of Forensic Science shall be devoted to that purpose, subject 24 to any registration requirements of federal law, and the remainder shall be disposed of as provided in 25 § 18.2-310. For the purpose of this section, a weapon shall be deemed to be hidden from common 26 observation when it is observable but is of such deceptive appearance as to disguise the weapon's true 27 nature.

- B. This section shall not apply to:
- 1. Any person while in his own place of abode or the curtilage thereof;

30 2. Any police officers, sergeants, sheriffs, deputy sheriffs or regular game wardens appointed 31 pursuant to Chapter 2 (§ 29.1-200 et seq.) of Title 29.1;

- 3. Any regularly enrolled member of a target shooting organization who is at, or going to or from, 32 an established shooting range, provided that the weapons are unloaded and securely wrapped while being 33 34 transported;
- 35 4. Any regularly enrolled member of a weapons collecting organization who is at, or going to or from, a bona fide weapons exhibition, provided that the weapons are unloaded and securely wrapped 36 37 while being transported;
- 5. Any person carrying such weapons between his place of abode and a place of purchase or repair, 38 39 provided the weapons are unloaded and securely wrapped while being transported; 40
  - 6. Campus police officers appointed pursuant to Chapter 17 (§ 23-232 et seq.) of Title 23; and
- 41 7. Any person actually engaged in lawful hunting, as authorized by the Board of Game and Inland 42 Fisheries, under inclement weather conditions necessitating temporary protection of his firearm from 43 those conditions.
- 44 C. This section shall also not apply to any of the following individuals while in the discharge of 45 their official duties, or while in transit to or from such duties: 46
  - 1. Carriers of the United States mail in rural districts;
    - 2. Officers or guards of any state correctional institution;
    - 3. [Repealed.]
- 49 4. Conservators of the peace, except that the following conservators of the peace shall not be 50 permitted to carry a concealed weapon without obtaining a permit as provided in subsection D hereof: (a) notaries public; (b) registrars; (c) drivers, operators or other persons in charge of any motor vehicle 51 52 carrier of passengers for hire; (d) commissioners in chancery;
- 5. Noncustodial employees of the Department of Corrections designated to carry weapons by the 53 54 Director of the Department of Corrections pursuant to § 53.1-29;
- 55 6. Law-enforcement agents of the Armed Forces of the United States and federal agents who are otherwise authorized to carry weapons by federal law while engaged in the performance of their duties; 56 57 7. Law-enforcement agents of the United States Naval Criminal Investigative Service; and

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58 8. Harbormaster of the City of Hopewell.

59 D. Any person may apply in writing to the clerk of the circuit court of the county or city in which 60 he resides for a two-year permit to carry a specific type of concealed weapon. The application shall be made on a form prescribed by the Supreme Court, requiring only that information necessary to 61 62 determine eligibility for the permit. The court, after consulting the law-enforcement authorities of the 63 county or city and receiving a report from the Central Criminal Records Exchange, shall issue such permit if the applicant is of good character, has demonstrated a need to carry such concealed weapon, 64 65 which need may include but is not limited to lawful defense and security, is physically and mentally 66 competent to carry such weapon and is not prohibited by law from receiving, possessing, or transporting 67 such weapon. The court may further require proof that the applicant has demonstrated competence with 68 a handgun by one of the following:

69 1. Completing any hunter education or hunter safety course approved by the Department of Game 70 and Inland Fisheries or a similar agency of another state; 71

2. Completing any National Rifle Association firearms safety or training course;

72 3. Completing any firearms safety or training course or class available to the general public offered 73 by a law-enforcement agency, junior college, college, or private or public institution or organization or 74 firearms training school utilizing instructors certified by the National Rifle Association or the 75 Department of Criminal Justice Services;

76 4. Completing any law-enforcement firearms safety or training course or class offered for security 77 guards, investigators, special deputies, or any division or subdivision of law enforcement or security 78 enforcement;

79 5. Presenting evidence of equivalent experience with a firearm through participation in organized 80 shooting competition or military service;

6. Obtaining or previously having held a license to carry a firearm in this Commonwealth or a 81 locality thereof, unless such license has been revoked for cause; 82

7. Completing any firearms training or safety course or class conducted by a state-certified or 83 84 National Rifle Association-certified firearms instructor; or 85

8. Completing any other firearms training which the court deems adequate.

A photocopy of a certificate of completion of any of the courses or classes; an affidavit from the 86 87 instructor, school, club, organization, or group that conducted or taught such course or class attesting to the completion of the course or class by the applicant; or a copy of any document which shows 88 89 completion of the course or class or evidences participation in firearms competition shall constitute 90 evidence of qualification under this subsection.

91 Persons who previously have held a concealed weapons permit shall be issued, upon application, a 92 new two-year permit unless there is good cause shown for refusing to reissue a permit. If the circuit 93 court denies the permit, the specific reasons for the denial shall be stated in the order of the court 94 denying the permit. Upon denial of the application and request of the applicant made within ten days, 95 the court shall place the matter on the docket for an ore tenus hearing. The applicant may be represented by counsel, but counsel shall not be appointed. The final order of the court shall include the court's 96 97 findings of fact and conclusions of law.

98 No fee shall be charged for the issuance of such permit to a person who has retired from service as a 99 magistrate in the Commonwealth or as a law-enforcement officer with the Department of State Police, or with a sheriff or police department, bureau or force of any political subdivision of the Commonwealth 100 of Virginia, after completing twenty years' service or after reaching age fifty-five nor to any person who 101 has retired after completing twenty years' service or after reaching age fifty-five from service as a 102 law-enforcement officer with the United States Federal Bureau of Investigation, Bureau of Alcohol, 103 104 Tobacco and Firearms, Secret Service Agency, Drug Enforcement Administration or Naval Criminal 105 Investigative Service. Any fee charged by the court associated with the processing of an application, 106 including costs associated with the consultation with law-enforcement agencies, shall not exceed twenty-five dollars. The order issuing such permit shall be provided to the State Police and the 107 108 law-enforcement agencies of the county or city.

109 Any person denied a permit to carry a concealed weapon under the provisions of this subsection 110 may, within thirty days of the final decision, present a petition for review to the Court of Appeals or any judge thereof. The petition shall be accompanied by a copy of the original papers filed in the circuit 111 court, including a copy of the order of the circuit court denying the permit. Subject to the provisions of 112 113 § 17-116.07 B, the decision of the Court of Appeals or judge shall be final.

E. As used in this article:

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115 "Spring stick" means a spring-loaded metal stick activated by pushing a button which rapidly and forcefully telescopes the weapon to several times its original length. 116

117 "Ballistic knife" means any knife with a detachable blade that is propelled by a spring-operated 118 mechanism.

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119 § 19.2-12. Who are conservators of the peace.

120 Every judge throughout the Commonwealth and every magistrate within the geographical area for 121 which he is appointed or elected, shall be a conservator of the peace. In addition, every commissioner in 122 chancery, while sitting as such commissioner, and any special agent of the United States Department of 123 Justice, Department of Treasury, Department of Agriculture, Department of State, and Department of Interior, any inspector and special investigator of the United States Postal Inspection Service and any 124 125 United States marshal or deputy United States marshal whose duties involve the enforcement of the 126 criminal laws of the United States, any officer of the Virginia Marine Patrol, any criminal investigator 127 of the United States Department of Labor, and any eivilian special agent of the United States Naval 128 *Criminal* Investigative Service shall be a conservator of the peace.

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§ 19.2-187. Admission into evidence of certain certificates of analysis.

130 In any hearing or trial of any criminal offense or in any proceeding brought pursuant to Chapter 22.1 (§ 19.2-386.1 et seq.) of this title, a certificate of analysis of a person performing an analysis or 131 132 examination, performed in any laboratory operated by the Division of Consolidated Laboratory Services 133 or the Division of Forensic Science or authorized by such Division to conduct such analysis or 134 examination, or performed by the Federal Bureau of Investigation, the federal Postal Inspection Service, 135 the federal Bureau of Alcohol, Tobacco and Firearms, the Naval Criminal Investigative Service, or the 136 federal Drug Enforcement Administration when such certificate is duly attested by such person, shall be 137 admissible in evidence as evidence of the facts therein stated and the results of the analysis or 138 examination referred to therein, provided (i) the certificate of analysis is filed with the clerk of the court 139 hearing the case at least seven days prior to the hearing or trial and (ii) a copy of such certificate is 140 mailed or delivered by the clerk or attorney for the Commonwealth to counsel of record for the accused 141 at least seven days prior to the hearing or trial upon request of such counsel.

142 The certificate of analysis of any examination conducted by the Division of Forensic Science relating 143 to a controlled substance or marijuana shall be mailed or forwarded by personnel of the Division of 144 Forensic Science to the attorney for the Commonwealth of the jurisdiction where such offense may be 145 heard. The attorney for the Commonwealth shall acknowledge receipt of the certificate on forms 146 provided by the laboratory.

147 Any such certificate of analysis purporting to be signed by any such person shall be admissible as
148 evidence in such hearing or trial without any proof of the seal or signature or of the official character of
149 the person whose name is signed to it.

150 § 19.2-187.01. Certificate of analysis as evidence of chain of custody of material described therein.

151 A report of analysis duly attested by the person performing such analysis or examination in any 152 laboratory operated by (i) the Division of Consolidated Laboratory Services, the Division of Forensic 153 Science or any of its regional laboratories, or by any laboratory authorized by either Division to conduct 154 such analysis or examination, (ii) the Federal Bureau of Investigation, (iii) the federal Bureau of Alcohol, Tobacco and Firearms, (iv) the Naval Criminal Investigative Service, (v) the federal Drug 155 156 Enforcement Administration, or (vi) the Postal Inspection Service shall be prima facie evidence in a 157 criminal or civil proceeding as to the custody of the material described therein from the time such 158 material is received by an authorized agent of such laboratory until such material is released subsequent 159 to such analysis or examination. Any such certificate of analysis purporting to be signed by any such 160 person shall be admissible as evidence in such hearing or trial without any proof of the seal or signature 161 or of the official character of the person whose name is signed to it. The signature of the person who 162 received the material for the laboratory on the request for laboratory examination form shall be deemed 163 prima facie evidence that the person receiving the material was an authorized agent and that such receipt constitutes proper receipt by the laboratory for purposes of this section. 164