2016 SESSION

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SENATE BILL NO. 544

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the House Committee on Militia, Police and Public Safety

on February 19, 2016)

(Patron Prior to Substitute—Senator Newman)

- A BILL to amend and reenact § 18.2-308, as it is currently effective and as it shall become effective, of the Code of Virginia, relating to concealed handgun permits; judges.
 - Be it enacted by the General Assembly of Virginia:

9 1. That § 18.2-308, as it is currently effective and as it shall become effective, of the Code of 10 Virginia is amended and reenacted as follows:

§ 18.2-308. (Effective until July 1, 2018) Carrying concealed weapons; exceptions; penalty.

A. If any person carries about his person, hidden from common observation, (i) any pistol, revolver, 12 13 or other weapon designed or intended to propel a missile of any kind by action of an explosion of any combustible material; (ii) any dirk, bowie knife, switchblade knife, ballistic knife, machete, razor, 14 15 slingshot, spring stick, metal knucks, or blackjack; (iii) any flailing instrument consisting of two or more rigid parts connected in such a manner as to allow them to swing freely, which may be known as a nun 16 17 chahka, nun chuck, nunchaku, shuriken, or fighting chain; (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 18 be known as a throwing star or oriental dart; or (v) any weapon of like kind as those enumerated in this 19 20 subsection, he is guilty of a Class 1 misdemeanor. A second violation of this section or a conviction 21 under this section subsequent to any conviction under any substantially similar ordinance of any county, 22 city, or town shall be punishable as a Class 6 felony, and a third or subsequent such violation shall be 23 punishable as a Class 5 felony. For the purpose of this section, a weapon shall be deemed to be hidden 24 from common observation when it is observable but is of such deceptive appearance as to disguise the 25 weapon's true nature. It shall be an affirmative defense to a violation of clause (i) regarding a handgun, that a person had been issued, at the time of the offense, a valid concealed handgun permit. 26

B. This section shall not apply to any person while in his own place of abode or the curtilagethereof.

C. Except as provided in subsection A of § 18.2-308.012, this section shall not apply to:

1. Any person while in his own place of business;

31 2. Any law-enforcement officer, wherever such law-enforcement officer may travel in the32 Commonwealth;

33 3. Any person who is at, or going to or from, an established shooting range, provided that the34 weapons are unloaded and securely wrapped while being transported;

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
 while being transported;

5. Any person carrying such weapons between his place of abode and a place of purchase or repair,provided the weapons are unloaded and securely wrapped while being transported;

6. Any person actually engaged in lawful hunting, as authorized by the Board of Game and Inland
Fisheries, under inclement weather conditions necessitating temporary protection of his firearm from
those conditions, provided that possession of a handgun while engaged in lawful hunting shall not be
construed as hunting with a handgun if the person hunting is carrying a valid concealed handgun permit;
Any State Police officer retired from the Department of State Police any officer retired from the

44 7. Any State Police officer retired from the Department of State Police, any officer retired from the 45 Division of Capitol Police, any local law-enforcement officer, auxiliary police officer or animal control officer retired from a police department or sheriff's office within the Commonwealth, any special agent 46 retired from the State Corporation Commission or the Alcoholic Beverage Control Board, any conservation police officer retired from the Department of Game and Inland Fisheries, any Virginia 47 **48** 49 Marine Police officer retired from the Law Enforcement Division of the Virginia Marine Resources Commission, any campus police officer appointed under Chapter 17 (§ 23-232 et seq.) of Title 23 retired 50 51 from a campus police department, any retired member of the enforcement division of the Department of Motor Vehicles appointed pursuant to § 46.2-217, and any retired investigator of the security division of 52 53 the Virginia Lottery, other than an officer or agent terminated for cause, (i) with a service-related 54 disability; (ii) following at least 15 years of service with any such law-enforcement agency, board or any combination thereof; (iii) who has reached 55 years of age; or (iv) who is on long-term leave from such 55 law-enforcement agency or board due to a service-related injury, provided such officer carries with him 56 57 written proof of consultation with and favorable review of the need to carry a concealed handgun issued by the chief law-enforcement officer of the last such agency from which the officer retired or the agency 58 59 that employs the officer or, in the case of special agents, issued by the State Corporation Commission or

the Alcoholic Beverage Control Board. A copy of the proof of consultation and favorable review shall 60 be forwarded by the chief or the Board to the Department of State Police for entry into the Virginia 61 Criminal Information Network. The chief law-enforcement officer shall not without cause withhold such 62 63 written proof if the retired law-enforcement officer otherwise meets the requirements of this section. An 64 officer set forth in clause (iv) who receives written proof of consultation to carry a concealed handgun 65 shall surrender such proof of consultation upon return to work or upon termination of employment with 66 the law-enforcement agency. Notice of the surrender shall be forwarded to the Department of State Police for entry into the Virginia Criminal Information Network. However, if such officer retires on 67 disability because of the service-related injury, and would be eligible under clause (i) for written proof 68 of consultation to carry a concealed handgun, he may retain the previously issued written proof of 69 consultation. A retired law-enforcement officer who receives proof of consultation and favorable review 70 pursuant to this subdivision is authorized to carry a concealed handgun in the same manner as a 71 72 law-enforcement officer authorized to carry a concealed handgun pursuant to subdivision 2;

7a. Any person who is eligible for retirement with at least 20 years of service with a 73 74 law-enforcement agency or board mentioned in subdivision 7 who has resigned in good standing from 75 such law-enforcement agency or board to accept a position covered by a retirement system that is authorized under Title 51.1, provided such person carries with him written proof of consultation with 76 and favorable review of the need to carry a concealed handgun issued by the chief law-enforcement 77 78 officer of the agency from which he resigned or, in the case of special agents, issued by the State 79 Corporation Commission or the Alcoholic Beverage Control Board. A copy of the proof of consultation and favorable review shall be forwarded by the chief, Board or Commission to the Department of State 80 Police for entry into the Virginia Criminal Information Network. The chief law-enforcement officer shall 81 82 not without cause withhold such written proof if the law-enforcement officer otherwise meets the 83 requirements of this section.

For purposes of applying the reciprocity provisions of § 18.2-308.014, any person granted the privilege to carry a concealed handgun pursuant to subdivision 7 or this subdivision, while carrying the proof of consultation and favorable review required, shall be deemed to have been issued a concealed handgun permit.

88 For purposes of complying with the federal Law Enforcement Officers Safety Act of 2004, a retired 89 or resigned law-enforcement officer who receives proof of consultation and review pursuant to 90 subdivision 7 or this subdivision shall have the opportunity to annually participate, at the retired or resigned law-enforcement officer's expense, in the same training and testing to carry firearms as is 91 92 required of active law-enforcement officers in the Commonwealth. If such retired or resigned 93 law-enforcement officer meets the training and qualification standards, the chief law-enforcement officer 94 shall issue the retired or resigned officer certification, valid one year from the date of issuance, 95 indicating that the retired or resigned officer has met the standards of the agency to carry a firearm;

96 8. Any State Police officer who is a member of the organized reserve forces of any of the armed services of the United States or National Guard, while such officer is called to active military duty, 97 98 provided such officer carries with him written proof of consultation with and favorable review of the 99 need to carry a concealed handgun issued by the Superintendent of State Police. The proof of 100 consultation and favorable review shall be valid as long as the officer is on active military duty and 101 shall expire when the officer returns to active law-enforcement duty. The issuance of the proof of 102 consultation and favorable review shall be entered into the Virginia Criminal Information Network. The Superintendent of State Police shall not without cause withhold such written proof if the officer is in 103 104 good standing and is qualified to carry a weapon while on active law-enforcement duty.

 For purposes of applying the reciprocity provisions of § 18.2-308.014, any person granted the privilege to carry a concealed handgun pursuant to this subdivision, while carrying the proof of consultation and favorable review required, shall be deemed to have been issued a concealed handgun **108** permit;

109 9. Any attorney for the Commonwealth or assistant attorney for the Commonwealth, wherever such attorney may travel in the Commonwealth;

111 10. Any person who may lawfully possess a firearm and is carrying a handgun while in a personal,
 112 private motor vehicle or vessel and such handgun is secured in a container or compartment in the
 113 vehicle or vessel; and

114 11. Any enrolled participant of a firearms training course who is at, or going to or from, a training 115 location, provided that the weapons are unloaded and securely wrapped while being transported.

116 D. This section shall also not apply to any of the following individuals while in the discharge of 117 their official duties, or while in transit to or from such duties:

1. Carriers of the United States mail;

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119 2. Officers or guards of any state correctional institution;

120 3. Conservators of the peace, except that an attorney for the Commonwealth or assistant attorney for 121 the Commonwealth may carry a concealed handgun pursuant to subdivision C 9. However, the following

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122 conservators of the peace shall not be permitted to carry a concealed handgun without obtaining a 123 permit as provided in this article: (i) notaries public; (ii) registrars; (iii) drivers, operators or other 124 persons in charge of any motor vehicle carrier of passengers for hire; or (iv) commissioners in chancery; 125 4. Noncustodial employees of the Department of Corrections designated to carry weapons by the 126

Director of the Department of Corrections pursuant to § 53.1-29; and

127 5. Harbormaster of the City of Hopewell.

128 E. In addition to the provisions of subdivision D 3, any judge, justice, or retired judge or justice of 129 the Commonwealth who possesses a valid concealed handgun permit may carry a concealed handgun 130 wherever such judge or justice may travel in the Commonwealth.

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§ 18.2-308. (Effective July 1, 2018) Carrying concealed weapons; exceptions; penalty.

132 A. If any person carries about his person, hidden from common observation, (i) any pistol, revolver, 133 or other weapon designed or intended to propel a missile of any kind by action of an explosion of any 134 combustible material; (ii) any dirk, bowie knife, switchblade knife, ballistic knife, machete, razor, 135 slingshot, spring stick, metal knucks, or blackjack; (iii) any flailing instrument consisting of two or more 136 rigid parts connected in such a manner as to allow them to swing freely, which may be known as a nun 137 chahka, nun chuck, nunchaku, shuriken, or fighting chain; (iv) any disc, of whatever configuration, 138 having at least two points or pointed blades which is designed to be thrown or propelled and which may 139 be known as a throwing star or oriental dart; or (v) any weapon of like kind as those enumerated in this 140 subsection, he is guilty of a Class 1 misdemeanor. A second violation of this section or a conviction 141 under this section subsequent to any conviction under any substantially similar ordinance of any county, 142 city, or town shall be punishable as a Class 6 felony, and a third or subsequent such violation shall be 143 punishable as a Class 5 felony. For the purpose of this section, a weapon shall be deemed to be hidden 144 from common observation when it is observable but is of such deceptive appearance as to disguise the 145 weapon's true nature. It shall be an affirmative defense to a violation of clause (i) regarding a handgun, 146 that a person had been issued, at the time of the offense, a valid concealed handgun permit.

147 B. This section shall not apply to any person while in his own place of abode or the curtilage 148 thereof.

C. Except as provided in subsection A of § 18.2-308.012, this section shall not apply to:

1. Any person while in his own place of business;

151 2. Any law-enforcement officer, wherever such law-enforcement officer may travel in the 152 Commonwealth;

153 3. Any person who is at, or going to or from, an established shooting range, provided that the 154 weapons are unloaded and securely wrapped while being transported;

155 4. Any regularly enrolled member of a weapons collecting organization who is at, or going to or 156 from, a bona fide weapons exhibition, provided that the weapons are unloaded and securely wrapped 157 while being transported;

158 5. Any person carrying such weapons between his place of abode and a place of purchase or repair, 159 provided the weapons are unloaded and securely wrapped while being transported;

160 6. Any person actually engaged in lawful hunting, as authorized by the Board of Game and Inland Fisheries, under inclement weather conditions necessitating temporary protection of his firearm from 161 162 those conditions, provided that possession of a handgun while engaged in lawful hunting shall not be construed as hunting with a handgun if the person hunting is carrying a valid concealed handgun permit; 163 164 7. Any State Police officer retired from the Department of State Police, any officer retired from the 165 Division of Capitol Police, any local law-enforcement officer, auxiliary police officer or animal control 166 officer retired from a police department or sheriff's office within the Commonwealth, any special agent retired from the State Corporation Commission or the Virginia Alcoholic Beverage Control Authority, 167 168 any conservation police officer retired from the Department of Game and Inland Fisheries, any Virginia 169 Marine Police officer retired from the Law Enforcement Division of the Virginia Marine Resources 170 Commission, any campus police officer appointed under Chapter 17 (§ 23-232 et seq.) of Title 23 retired 171 from a campus police department, any retired member of the enforcement division of the Department of 172 Motor Vehicles appointed pursuant to § 46.2-217, and any retired investigator of the security division of 173 the Virginia Lottery, other than an officer or agent terminated for cause, (i) with a service-related 174 disability; (ii) following at least 15 years of service with any such law-enforcement agency, board or any 175 combination thereof; (iii) who has reached 55 years of age; or (iv) who is on long-term leave from such 176 law-enforcement agency or board due to a service-related injury, provided such officer carries with him 177 written proof of consultation with and favorable review of the need to carry a concealed handgun issued 178 by the chief law-enforcement officer of the last such agency from which the officer retired or the agency 179 that employs the officer or, in the case of special agents, issued by the State Corporation Commission or 180 the Virginia Alcoholic Beverage Control Authority. A copy of the proof of consultation and favorable review shall be forwarded by the chief or the Board to the Department of State Police for entry into the 181 Virginia Criminal Information Network. The chief law-enforcement officer shall not without cause 182

183 withhold such written proof if the retired law-enforcement officer otherwise meets the requirements of 184 this section. An officer set forth in clause (iv) who receives written proof of consultation to carry a 185 concealed handgun shall surrender such proof of consultation upon return to work or upon termination 186 of employment with the law-enforcement agency. Notice of the surrender shall be forwarded to the 187 Department of State Police for entry into the Virginia Criminal Information Network. However, if such 188 officer retires on disability because of the service-related injury, and would be eligible under clause (i) 189 for written proof of consultation to carry a concealed handgun, he may retain the previously issued 190 written proof of consultation. A retired law-enforcement officer who receives proof of consultation and 191 favorable review pursuant to this subdivision is authorized to carry a concealed handgun in the same 192 manner as a law-enforcement officer authorized to carry a concealed handgun pursuant to subdivision 2;

7a. Any person who is eligible for retirement with at least 20 years of service with a 193 194 law-enforcement agency or board mentioned in subdivision 7 who has resigned in good standing from 195 such law-enforcement agency or board to accept a position covered by a retirement system that is 196 authorized under Title 51.1, provided such person carries with him written proof of consultation with 197 and favorable review of the need to carry a concealed handgun issued by the chief law-enforcement 198 officer of the agency from which he resigned or, in the case of special agents, issued by the State 199 Corporation Commission or the Virginia Alcoholic Beverage Control Authority. A copy of the proof of 200 consultation and favorable review shall be forwarded by the chief, Board or Commission to the 201 Department of State Police for entry into the Virginia Criminal Information Network. The chief 202 law-enforcement officer shall not without cause withhold such written proof if the law-enforcement 203 officer otherwise meets the requirements of this section.

204 For purposes of applying the reciprocity provisions of § 18.2-308.014, any person granted the privilege to carry a concealed handgun pursuant to subdivision 7 or this subdivision, while carrying the 205 proof of consultation and favorable review required, shall be deemed to have been issued a concealed 206 207 handgun permit.

208 For purposes of complying with the federal Law Enforcement Officers Safety Act of 2004, a retired 209 or resigned law-enforcement officer who receives proof of consultation and review pursuant to 210 subdivision 7 or this subdivision shall have the opportunity to annually participate, at the retired or 211 resigned law-enforcement officer's expense, in the same training and testing to carry firearms as is 212 required of active law-enforcement officers in the Commonwealth. If such retired or resigned 213 law-enforcement officer meets the training and qualification standards, the chief law-enforcement officer 214 shall issue the retired or resigned officer certification, valid one year from the date of issuance, 215 indicating that the retired or resigned officer has met the standards of the agency to carry a firearm;

216 8. Any State Police officer who is a member of the organized reserve forces of any of the armed 217 services of the United States or National Guard, while such officer is called to active military duty, 218 provided such officer carries with him written proof of consultation with and favorable review of the need to carry a concealed handgun issued by the Superintendent of State Police. The proof of 219 220 consultation and favorable review shall be valid as long as the officer is on active military duty and 221 shall expire when the officer returns to active law-enforcement duty. The issuance of the proof of 222 consultation and favorable review shall be entered into the Virginia Criminal Information Network. The 223 Superintendent of State Police shall not without cause withhold such written proof if the officer is in 224 good standing and is qualified to carry a weapon while on active law-enforcement duty.

225 For purposes of applying the reciprocity provisions of § 18.2-308.014, any person granted the privilege to carry a concealed handgun pursuant to this subdivision, while carrying the proof of 226 consultation and favorable review required, shall be deemed to have been issued a concealed handgun 227 228 permit;

229 9. Any attorney for the Commonwealth or assistant attorney for the Commonwealth, wherever such 230 attorney may travel in the Commonwealth:

231 10. Any person who may lawfully possess a firearm and is carrying a handgun while in a personal, 232 private motor vehicle or vessel and such handgun is secured in a container or compartment in the 233 vehicle or vessel; and

234 11. Any enrolled participant of a firearms training course who is at, or going to or from, a training 235 location, provided that the weapons are unloaded and securely wrapped while being transported.

236 D. This section shall also not apply to any of the following individuals while in the discharge of 237 their official duties, or while in transit to or from such duties: 238

1. Carriers of the United States mail;

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2. Officers or guards of any state correctional institution;

240 3. Conservators of the peace, except that an attorney for the Commonwealth or assistant attorney for 241 the Commonwealth may carry a concealed handgun pursuant to subdivision C 9. However, the following 242 conservators of the peace shall not be permitted to carry a concealed handgun without obtaining a 243 permit as provided in this article: (i) notaries public; (ii) registrars; (iii) drivers, operators or other 244 persons in charge of any motor vehicle carrier of passengers for hire; or (iv) commissioners in chancery;

- 4. Noncustodial employees of the Department of Corrections designated to carry weapons by theDirector of the Department of Corrections pursuant to § 53.1-29; and
- **247** 5. Harbormaster of the City of Hopewell.

248 E. In addition to the provisions of subdivision D 3, any judge, justice, or retired judge or justice of **249** the Commonwealth who possesses a valid concealed handgun permit may carry a concealed handgun

250 wherever such judge or justice may travel in the Commonwealth.

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