ENGROSSED

2018 SESSION

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18103753D **HOUSE BILL NO. 366** 1 2 House Amendments in [] - February 12, 2018 3 A BILL to amend and reenact §§ 18.2-308.09 and 18.2-308.2 of the Code of Virginia, relating to 4 restoration of firearms rights; report to State Police. 5 Patron Prior to Engrossment-Delegate Rush 6 Referred to Committee on Militia, Police and Public Safety 7 8 9 Be it enacted by the General Assembly of Virginia: 1. That §§ 18.2-308.09 and 18.2-308.2 of the Code of Virginia are amended and reenacted as 10 11 follows: § 18.2-308.09. Disqualifications for a concealed handgun permit. 12 13 The following persons shall be deemed disqualified from obtaining a permit: 1. An individual who is ineligible to possess a firearm pursuant to § 18.2-308.1:1, 18.2-308.1:2, or 14 15 18.2-308.1:3 or the substantially similar law of any other state or of the United States. 16 2. An individual who was ineligible to possess a firearm pursuant to § 18.2-308.1:1 and who was discharged from the custody of the Commissioner pursuant to § 19.2-182.7 less than five years before 17 the date of his application for a concealed handgun permit. 18 19 3. An individual who was ineligible to possess a firearm pursuant to § 18.2-308.1:2 and whose 20 competency or capacity was restored pursuant to § 64.2-2012 less than five years before the date of his 21 application for a concealed handgun permit. 4. An individual who was ineligible to possess a firearm under § 18.2-308.1:3 and who was released 22 23 from commitment less than five years before the date of this application for a concealed handgun 24 permit. 25 5. An individual who is subject to a restraining order, or to a protective order and prohibited by 26 § 18.2-308.1:4 from purchasing, possessing, or transporting a firearm. 27 6. An individual who is prohibited by § 18.2-308.2 from possessing or transporting a firearm, except 28 that a permit *restoration order* may be obtained in accordance with subsection C of that section. 29 7. An individual who has been convicted of two or more misdemeanors within the five-year period 30 immediately preceding the application, if one of the misdemeanors was a Class 1 misdemeanor, but the judge shall have the discretion to deny a permit for two or more misdemeanors that are not Class 1. Traffic infractions and misdemeanors set forth in Title 46.2 shall not be considered for purposes of this 31 32 33 disgualification. 34 8. An individual who is addicted to, or is an unlawful user or distributor of, marijuana, synthetic 35 cannabinoids, or any controlled substance. 36 9. An individual who has been convicted of a violation of § 18.2-266 or a substantially similar local 37 ordinance, or of public drunkenness, or of a substantially similar offense under the laws of any other 38 state, the District of Columbia, the United States, or its territories within the three-year period 39 immediately preceding the application, or who is a habitual drunkard as determined pursuant to 40 § 4.1-333. 41 10. An alien other than an alien lawfully admitted for permanent residence in the United States. 11. An individual who has been discharged from the armed forces of the United States under 42 43 dishonorable conditions. 44 12. An individual who is a fugitive from justice. 13. An individual who the court finds, by a preponderance of the evidence, based on specific acts by 45 the applicant, is likely to use a weapon unlawfully or negligently to endanger others. The sheriff, chief 46 of police, or attorney for the Commonwealth may submit to the court a sworn, written statement 47 indicating that, in the opinion of such sheriff, chief of police, or attorney for the Commonwealth, based 48 49 upon a disqualifying conviction or upon the specific acts set forth in the statement, the applicant is likely to use a weapon unlawfully or negligently to endanger others. The statement of the sheriff, chief 50 51 of police, or the attorney for the Commonwealth shall be based upon personal knowledge of such 52 individual or of a deputy sheriff, police officer, or assistant attorney for the Commonwealth of the 53 specific acts, or upon a written statement made under oath before a notary public of a competent person having personal knowledge of the specific acts. 54 55 14. An individual who has been convicted of any assault, assault and battery, sexual battery, discharging of a firearm in violation of § 18.2-280 or 18.2-286.1 or brandishing of a firearm in violation 56 57 of § 18.2-282 within the three-year period immediately preceding the application.

58 15. An individual who has been convicted of stalking.

59 16. An individual whose previous convictions or adjudications of delinquency were based on an 60 offense that would have been at the time of conviction a felony if committed by an adult under the laws of any state, the District of Columbia, the United States or its territories. For purposes of this 61 62 disqualifier, only convictions occurring within 16 years following the later of the date of (i) the 63 conviction or adjudication or (ii) release from any incarceration imposed upon such conviction or 64 adjudication shall be deemed to be "previous convictions." Disqualification under this subdivision shall not apply to an individual with previous adjudications of delinquency who has completed a term of 65 service of no less than two years in the Armed Forces of the United States and, if such person has been 66 discharged from the Armed Forces of the United States, received an honorable discharge. 67

68 17. An individual who has a felony charge pending or a charge pending for an offense listed in69 subdivision 14 or 15.

18. An individual who has received mental health treatment or substance abuse treatment in aresidential setting within five years prior to the date of his application for a concealed handgun permit.

19. An individual not otherwise ineligible pursuant to this article, who, within the three-year period immediately preceding the application for the permit, was found guilty of any criminal offense set forth in Article 1 (§ 18.2-247 et seq.) or former § 18.2-248.1:1 or of a criminal offense of illegal possession or distribution of marijuana, synthetic cannabinoids, or any controlled substance, under the laws of any state, the District of Columbia, or the United States or its territories.

77 20. An individual, not otherwise ineligible pursuant to this article, with respect to whom, within the 78 three-year period immediately preceding the application, upon a charge of any criminal offense set forth in Article 1 (§ 18.2-247 et seq.) or former § 18.2-248.1:1 or upon a charge of illegal possession or 79 80 distribution of marijuana, synthetic cannabinoids, or any controlled substance under the laws of any state, the District of Columbia, or the United States or its territories, the trial court found that the facts 81 of the case were sufficient for a finding of guilt and disposed of the case pursuant to § 18.2-251 or the 82 83 substantially similar law of any other state, the District of Columbia, or the United States or its 84 territories.

§ 18.2-308.2. Possession or transportation of firearms, firearms ammunition, stun weapons, explosives or concealed weapons by convicted felons; penalties; petition for restoration order; when issued.

88 A. It shall be unlawful for (i) any person who has been convicted of a felony; (ii) any person 89 adjudicated delinquent as a juvenile 14 years of age or older at the time of the offense of murder in 90 violation of § 18.2-31 or 18.2-32, kidnapping in violation of § 18.2-47, robbery by the threat or 91 presentation of firearms in violation of § 18.2-58, or rape in violation of § 18.2-61; or (iii) any person 92 under the age of 29 who was adjudicated delinquent as a juvenile 14 years of age or older at the time of the offense of a delinquent act which would be a felony if committed by an adult, other than those 93 94 felonies set forth in clause (ii), whether such conviction or adjudication occurred under the laws of the 95 Commonwealth, or any other state, the District of Columbia, the United States or any territory thereof, 96 to knowingly and intentionally possess or transport any firearm or ammunition for a firearm, any stun weapon as defined by § 18.2-308.1, or any explosive material, or to knowingly and intentionally carry 97 98 about his person, hidden from common observation, any weapon described in subsection A of 99 § 18.2-308. However, such person may possess in his residence or the curtilage thereof a stun weapon as 100 defined by § 18.2-308.1. Any person who violates this section shall be guilty of a Class 6 felony. 101 However, any person who violates this section by knowingly and intentionally possessing or transporting any firearm and who was previously convicted of a violent felony as defined in § 17.1-805 shall be 102 103 sentenced to a mandatory minimum term of imprisonment of five years. Any person who violates this section by knowingly and intentionally possessing or transporting any firearm and who was previously 104 convicted of any other felony within the prior 10 years shall be sentenced to a mandatory minimum 105 term of imprisonment of two years. The mandatory minimum terms of imprisonment prescribed for 106 107 violations of this section shall be served consecutively with any other sentence.

108 B. The prohibitions of subsection A shall not apply to (i) any person who possesses a firearm, ammunition for a firearm, explosive material or other weapon while carrying out his duties as a member 109 of the Armed Forces of the United States or of the National Guard of Virginia or of any other state, (ii) 110 111 any law-enforcement officer in the performance of his duties, (iii) any person who has been pardoned or whose political disabilities have been removed pursuant to Article V, Section 12 of the Constitution of 112 113 Virginia provided the Governor, in the document granting the pardon or removing the person's political disabilities, may expressly place conditions upon the reinstatement of the person's right to ship, 114 transport, possess or receive firearms, (iv) any person whose right to possess firearms or ammunition has 115 been restored under the law of another state subject to conditions placed upon the reinstatement of the 116 117 person's right to ship, transport, possess, or receive firearms by such state, or (v) any person adjudicated delinquent as a juvenile who has completed a term of service of no less than two years in the Armed 118 119 Forces of the United States and, if such person has been discharged from the Armed Forces of the United States, received an honorable discharge and who is not otherwise prohibited under clause (i) or 120

121 (ii) of subsection A.

122 C. Any person prohibited from possessing, transporting, or carrying a firearm, ammunition for a 123 firearm, or a stun weapon under subsection A may petition the circuit court of the jurisdiction in which he resides or, if the person is not a resident of the Commonwealth, the circuit court of any county or 124 125 city where such person was last convicted of a felony or adjudicated delinquent of a disqualifying 126 offense pursuant to subsection A, for a permit to possess or carry restoration order that unconditionally 127 authorizes possessing, transporting, or carrying a firearm, ammunition for a firearm, or a stun weapon; 128 however, no person who has been convicted of a felony shall be qualified to petition for such a permit 129 an order unless his civil rights have been restored by the Governor or other appropriate authority. A 130 copy of the petition shall be mailed or delivered to the attorney for the Commonwealth for the 131 jurisdiction where the petition was filed who shall be entitled to respond and represent the interests of 132 the Commonwealth. The court shall conduct a hearing if requested by either party. The court may, in its 133 discretion and for good cause shown, grant such petition and issue a permit restoration order. Such order shall contain the petitioner's name and date of birth. The clerk shall certify and forward forthwith 134 135 to the Central Criminal Records Exchange (CCRE), on a form provided by the CCRE, a copy of the 136 order. The Department of State Police shall forthwith enter the petitioner's name and description in the 137 CCRE so that the order's existence will be made known to law-enforcement personnel accessing the 138 computerized criminal history records for investigative purposes. The provisions of this section relating 139 to firearms, ammunition for a firearm, and stun weapons shall not apply to any person who has been 140 granted a permit issued a restoration order pursuant to this subsection.

141 C1. Any person who was prohibited from possessing, transporting or carrying explosive material
 142 under subsection A may possess, transport or carry such explosive material if his right to possess,
 143 transport or carry explosive material has been restored pursuant to federal law.

144 C2. The prohibitions of subsection A shall not prohibit any person other than a person convicted of 145 an act of violence as defined in § 19.2-297.1 or a violent felony as defined in subsection C of 146 § 17.1-805 from possessing, transporting, or carrying (i) antique firearms or (ii) black powder in a 147 quantity not exceeding five pounds if it is intended to be used solely for sporting, recreational, or 148 cultural purposes in antique firearms. For the purposes of this subsection, "antique firearms" means any 149 firearm described in subdivision 3 of the definition of "antique firearm" in subsection G of 150 § 18.2-308.2:2.

D. For the purpose of this section:

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"Ammunition for a firearm" means the combination of a cartridge, projectile, primer, or propellant
designed for use in a firearm other than an antique firearm as defined in § 18.2-308.2:2.

"Explosive material" means any chemical compound mixture, or device, the primary or common
purpose of which is to function by explosion; the term includes, but is not limited to, dynamite and
other high explosives, black powder, pellet powder, smokeless gun powder, detonators, blasting caps and
detonating cord but shall not include fireworks or permissible fireworks as defined in § 27-95.

158 [2. That the provisions of this act shall become effective on July 1, 2019.]