Nevada

Shall Issue: Yes
Must Inform Officer by Law: NO
(See Must Inform Section Below)

Note: Alaska, Arizona, Kansas, Maine, Mississippi, Vermont and West Virginia have "Permitless Carry." Anyone who can legally possess a firearm may carry it concealed in those states. Check each respective state page for more information and other restrictions that may apply.

Permits/Licenses This State Honors Listed Below

<table>
<thead>
<tr>
<th>Alaska</th>
<th>Arizona</th>
<th>Arkansas</th>
<th>Florida</th>
<th>Idaho²</th>
<th>Illinois</th>
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<tbody>
<tr>
<td>Kansas</td>
<td>Kentucky</td>
<td>Louisiana</td>
<td>Massachusetts</td>
<td>Michigan</td>
<td>Minnesota</td>
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<tr>
<td>Mississippi¹</td>
<td>Montana</td>
<td>Nebraska</td>
<td>New Mexico</td>
<td>North Carolina</td>
<td>North Dakota</td>
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<tr>
<td>Ohio</td>
<td>Oklahoma</td>
<td>South Carolina</td>
<td>South Dakota³</td>
<td>Tennessee</td>
<td>Texas</td>
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<td>Utah</td>
<td>Virginia</td>
<td>West Virginia</td>
<td>Wisconsin</td>
<td>Wyoming</td>
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</tbody>
</table>

Mississippi¹ - Nevada only honors the Mississippi Enhanced Permit.
Idaho² - Nevada only honors the Idaho Enhanced Permit.
South Dakota³ – Nevada only honors the South Dakota Enhanced Permit.

Nevada Honors Non-Resident Permits/Licenses From the States They Honor. (Must be 21 Years Old)

Reciprocity/How This State Honors Other States Permit/Licenses

NRS 202.3688 Circumstances in which holder of permit issued by another state may carry concealed firearm in this State; holder of permit issued by another state subject to same restrictions and requirements as holder of permit issued in this State.

1. Except as otherwise provided in subsection 2, a person who possesses a permit to carry a concealed firearm that was issued by a state included in the list prepared pursuant to NRS 202.3689 may carry a concealed firearm in this State in accordance with the requirements set forth in NRS 202.3653 to 202.369, inclusive.

2. A person who possesses a permit to carry a concealed firearm that was issued by a state included in the list prepared pursuant to NRS 202.3689 may not carry a concealed firearm in this State if the person:

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(a) Becomes a resident of this State; and
(b) Has not been issued a permit from the sheriff of the county in which he or she resides within 60 days after becoming a resident of this State.
3. A person who carries a concealed firearm pursuant to this section is subject to the same legal restrictions and requirements imposed upon a person who has been issued a permit by a sheriff in this State.

NRS 202.3689 Department to prepare list of states that meet certain requirements concerning permits; Department to provide copy of list to law enforcement agencies in this State; Department to make list available to public.

(a) Examine the requirements for the issuance of a permit to carry a concealed firearm in each state and determine whether the requirements of each state are substantially similar to or more stringent than the requirements set forth in NRS 202.3653 to 202.369, inclusive.
(b) Determine whether each state has an electronic database which identifies each individual who possesses a valid permit to carry a concealed firearm issued by that state and which a law enforcement officer in this State may access at all times through a national law enforcement telecommunications system.
(c) Prepare a list of states that meet the requirements of paragraphs (a) and (b).
(d) Provide a copy of the list prepared pursuant to paragraph (c) to each law enforcement agency in this State.

How to Apply for a Permit

Note: Beginning Oct 1, 2013 you can qualify with any type of firearm and can carry any type of firearm you own. Your Instructor should inform you of that. There will be no more Revolver, Semiauto or both listed on your permit. There will be no more listing of firearms by serial number on your Permit as the new law is below. I do not know how this will affect permits already issued and if you still have to carry one listed on your previously issued permit. I would say that you can now carry any firearm you own. The law does state, Handgun owned by the person or obtained thereafter.

If you live in Nevada, to obtain a Nevada Concealed Firearm’s Permit application, contact the Sheriff’s Office of the county that you reside in. In Clark County, Nevada Concealed Firearm’s Permits and applications are issued only by the Las Vegas Metropolitan Police Department.

A completed application for the permit must accompany a set of ten-print fingerprint cards, a full-view color photograph of the applicant. All fees and costs associated with obtaining a concealed firearms permit are the responsibility of the applicant and are not refundable.

Las Vegas PD costs will be $98.25 initial and $63.25 to renew. The rest of the Sheriffs should be about the same. The Permit is valid for 5 years.

202.3657 Application for permit; eligibility; denial or revocation of permit.

2. A person applying for a permit may submit one application and obtain one permit to carry all handguns owned by the person. The person must not be required to list and identify on the application each handgun owned by the person. A permit is valid for any handgun which is owned or thereafter obtained by the person to whom the permit is issued.
3. Except as otherwise provided in this section, the sheriff shall issue a permit to any person who is qualified to possess a handgun under state and federal law, who submits an application in accordance with the provisions of this section and who:

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(a) Is 21 years of age or older;
(b) Is not prohibited from possessing a firearm pursuant to NRS 202.360; and
(c) Demonstrates competence with handguns by presenting a certificate or other documentation to the sheriff which shows that the applicant:
   (1) Successfully completed a course in firearm safety approved by a sheriff in this State; or
   (2) Successfully completed a course in firearm safety offered by a federal, state or local law enforcement agency, community college, university or national organization that certifies instructors in firearm safety.

Such a course must include instruction in the use of handguns and in the laws of this State relating to the use of a firearm. A sheriff may not approve a course in firearm safety pursuant to subparagraph (1) unless the sheriff determines that the course meets any standards that are established by the Nevada Sheriffs’ and Chiefs’ Association or, if the Nevada Sheriffs’ and Chiefs’ Association ceases to exist, its legal successor.

Non-Resident Permits

Nevada permits are issued by local Sheriffs or Police Departments. NRS 202.3657 Application for Permit; Eligibility; Denial or Revocation of Permit.

1. Any person may apply to the sheriff of the county in which he resides for a permit on a form prescribed by regulation of the department. Application forms for permits must be furnished by the sheriff of each county upon request.
2. Except as otherwise provided in this section, the sheriff shall issue a permit for one or more specific firearms to any person who is qualified to possess a firearm under state and federal law, who submits an application in accordance with the provisions of this section and who:

2. 
(a) Is a resident of this state;
(b) Is 21 years of age or older;
(c) Is not prohibited from possessing a firearm pursuant to NRS 202.360; and
(d) Demonstrates competence with a firearm by presenting a certificate or other documentation to the sheriff which shows that he:
   (1) Successfully completed a course in firearm safety approved by a sheriff in this state; or
   (2) Successfully completed a course in firearm safety offered by a federal, state or local law enforcement agency, community college, university or national organization that certifies instructors in firearm safety. Such a course must include instruction in the use of each firearm to which the application pertains and in the laws of this state relating to the proper use of a firearm. A sheriff may not approve a course in firearm safety pursuant to subparagraph (1) unless he determines that the course meets any standards that are established by the Nevada Sheriffs and Chiefs Association, or if the Nevada Sheriffs and Chiefs Association ceases to exist, its legal successor.

3. Beginning 10/01/01 Non Residents can apply for a Nevada Non Resident Permit. Non Residents must apply the same as Residents. They must appear in person at any Sheriffs Office.

As of May 8, 2002, the Nevada Sheriffs’ and Chiefs’ Association requires that CFP training must take place in the State of Nevada. Some will mail you an application with detailed instructions. Your training must take place inside Nevada and some counties require that the training take place within the county you apply.

Cost is will be $98.25 initial and $63.25 to renew and the Permit is valid for 5 years.

Places Off-Limits Even With a Permit/License

NRS 202.3673 Permitee Authorized to Carry Concealed Firearm While on Premises of Public Building; Exceptions; Penalty.

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1. Except as otherwise provided in subsections 2 and 3, a permittee may carry a concealed firearm while he is on the premises of any public building.

2. A permittee shall not carry a concealed firearm while he is on the premises of a public building that is located on the property of a public airport.

3. A permittee shall not carry a concealed firearm while he is on the premises of:
   (a) A public building that is located on the property of a public school or a child care facility or the property of the Nevada System of Higher Education, unless the permittee has obtained written permission to carry a concealed firearm while he is on the premises of the public building pursuant to subparagraph (3) of paragraph (a) of subsection 3 of NRS 202.265.
   (b) A public building that has a metal detector at each public entrance or a sign posted at each public entrance indicating that no firearms are allowed in the building, unless the permittee is not prohibited from carrying a concealed firearm while he is on the premises of the public building pursuant to subsection 4.

4. The provisions of paragraph (b) of subsection 3 do not prohibit:
   (a) A permittee who is a judge from carrying a concealed firearm in the courthouse or courtroom in which he presides or from authorizing a permittee to carry a concealed firearm while in the courtroom of the judge and while traveling to and from the courtroom of the judge.
   (b) A permittee who is a prosecuting attorney of an agency or political subdivision of the United States or of this State from carrying a concealed firearm while he is on the premises of a public building.
   (c) A permittee who is employed in the public building from carrying a concealed firearm while he is on the premises of the public building.
   (d) A permittee from carrying a concealed firearm while he is on the premises of the public building if the permittee has received written permission from the person in control of the public building to carry a concealed firearm while the permittee is on the premises of the public building.

5. A person who violates subsection 2 or 3 is guilty of a misdemeanor.

6. As used in this section:
   (a) “Child care facility” has the meaning ascribed to it in paragraph (a) of subsection 5 of NRS 202.265.
   (b) “Public building” means any building or office space occupied by:
      (1) Any component of the Nevada System of Higher Education and used for any purpose related to the System; or
      (2) The Federal Government, the State of Nevada or any county, city, school district or other political subdivision of the State of Nevada and used for any public purpose. If only part of the building is occupied by an entity described in this subsection, the term means only that portion of the building which is so occupied.

NRS 202.265 Possession of dangerous weapon on property or in vehicle of school or child care facility; penalty; exceptions.
   1. Except as otherwise provided in this section, a person shall not carry or possess while on the property of the Nevada System of Higher Education, a private or public school or child care facility, or while in a vehicle of a private or public school or child care facility:

For Federal Restrictions on Firearms see the USA Page.
Do “No Gun Signs” Have the Force of Law?

“NO”

“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.”

“No Firearm” signs in Nevada 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.

Must Inform Officer Immediately on Contact By Law?

“NO”

NRS 202.3667 Permittee to carry permit and proper identification when in possession of concealed firearm; penalty.

1. Each permittee shall carry the permit, or a duplicate issued pursuant to the provisions of NRS 202.367, together with proper identification whenever the permittee is in actual possession of a concealed firearm. Both the permit and proper identification must be presented if requested by a peace officer.

2. A permittee who violates the provisions of this section is subject to a civil penalty of $25 for each violation. (Added to NRS by 1995, 2724)

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

Carry Allowed in these Areas:

State Parks: YES NAC 407.105

State/National Forests: YES NAC 407.105

State WMA’s: YES

Road Side Rest Areas: YES NRS 202.3673

RV/Car Carry Without a Permit/License

Nevada law is silent on carrying unconcealed firearms in vehicles. They do have a law against carrying loaded long guns in vehicles. But no law against handguns. In a vehicle the firearm must be clearly visible if upon the person. A handgun sitting under the seat, on top of the seat or in a glove box is not considered “on the person” and is permissible.
NRS 503.165 Carrying Loaded Rifle or Shotgun in or on Vehicle on or Along Public Way Unlawful; Exceptions.

1. It is unlawful to carry a loaded rifle or loaded shotgun in or on any vehicle which is standing on or along, or is being driven on or along, any public highway or any other way open to the public.

2. A rifle or shotgun is loaded, for the purposes of this section, when there is an unexpended cartridge or shell in the firing chamber, but not when the only cartridges or shells are in the magazine.

Nevada did amend their law to override local ordinances and that they must go by state law. Nevada law was amended in 2007 and from what I can find out no city in Nevada can now regulate the carrying of firearms in the city. They must go by state law.

NRS 268.418

1. Except as otherwise provided by specific statute, the Legislature reserves for itself such rights and powers as are necessary to regulate the transfer, sale, purchase, possession, ownership, transportation, registration and licensing of firearms and ammunition in Nevada, and no city may infringe upon those rights and powers. As used in this subsection, “firearm” means any weapon from which a projectile is discharged by means of an explosive, spring, gas, air or other force.

2. The governing body of a city may proscribe by ordinance or regulation the unsafe discharge of firearms.

Open Carry (Without a Valid Permit/License)

Open Carry is legal. Places listed in the Places Off Limits Section may not be off limits to those who open carry. See Places Off Limits Above. Also see the “RV/Car Carry Without a Permit” section for carrying in a vehicle. 202.3673 states Airport Terminals are off limits for Concealed Carry. I am being told this makes open carry legal in Public Airports outside Security.

The state preempts all firearm laws in the state and local authorities can’t have Laws/Ordinances against open 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. The Minimum age for Open Carry is 18.

NevadaCarry.org has very good info on Open Carry here. 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

NRS 244.364

1. The Legislature hereby declares that:

   (a) The purpose of this section is to establish state control over the regulation of and policies concerning firearms, firearm accessories and ammunition to ensure that such regulation and policies are uniform throughout this State and to ensure the protection of the right to keep and bear arms, which is recognized by the United States Constitution and the Nevada Constitution.

   (b) The regulation of the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in this State and the ability to define such terms is within the exclusive domain of the Legislature, and any other law, regulation, rule or ordinance to the contrary is null and void.
(c) This section must be liberally construed to effectuate its purpose.

2. Except as otherwise provided by specific statute, the Legislature reserves for itself such rights and powers as are necessary to regulate the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in Nevada and to define such terms. No county may infringe upon those rights and powers.

3. A board of county commissioners may proscribe by ordinance or regulation the unsafe discharge of firearms.

4. Any ordinance or regulation which is inconsistent with this section or which is designed to restrict or prohibit the sale, purchase, transfer, manufacture or display of firearms, firearm accessories or ammunition that is otherwise lawful under the laws of this State is null and void, and any official action taken by an employee or agent of a county in violation of this section is void.

5. A board of county commissioners shall repeal any ordinance or regulation described in subsection 4, and any such ordinance or regulation that is posted within the county must be removed.

6. A board of county commissioners shall cause to be destroyed any ownership records of firearms owned by private persons which are kept or maintained by the county or any county agency, board or commission, including, without limitation, any law enforcement agency, for the purposes of compliance with any ordinance or regulation that is inconsistent with this section. The provisions of this subsection do not apply to the ownership records of firearms purchased and owned by any political subdivision of this State.

7. Any person who is adversely affected by the enforcement of an ordinance or regulation that violates this section on or after October 1, 2015, may file suit in the appropriate court for declarative and injunctive relief and damages attributable to the violation. Notwithstanding any other provision of law, such a person is entitled to:

   (a) Reimbursement of actual damages, reasonable attorney’s fees and costs which the person has incurred if, within 30 days after the person commenced the action but before a final determination has been issued by the court, the board of county commissioners repeals the ordinance or regulation that violates this section.

   (b) Liquidated damages in an amount equal to two times the actual damages, reasonable attorney’s fees and costs incurred by the person if, more than 30 days after the person commenced the action but before a final determination has been issued by the court, the board of county commissioners repeals the ordinance or regulation that violates this section.

   (c) Liquidated damages in an amount equal to three times the actual damages, reasonable attorney’s fees and costs incurred by the person if the court makes a final determination in favor of the person.

8. This section must not be construed to prevent:

   (a) A law enforcement agency or correctional institution from promulgating and enforcing its own rules pertaining to firearms, firearm accessories or ammunition that are issued to or used by peace officers in the course of their official duties.

   (b) A court or administrative law judge from hearing and resolving a case or controversy or issuing an opinion or order on a matter within its jurisdiction.

   (c) A public employer from regulating or prohibiting the carrying or possession of firearms, firearm accessories or ammunition during or in the course of an employee’s official duties.

   (d) The enactment or enforcement of a county zoning or business ordinance which is generally applicable to businesses within the county and thereby affects a firearms business within the county, including, without limitation, an indoor or outdoor shooting range.

   (e) A county from enacting and enforcing rules for the operation and use of any firearm range owned and operated by the county.

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(f) A political subdivision from sponsoring or conducting a firearm-related competition or educational or cultural program and enacting and enforcing rules for participation in or attendance at any such competition or program.

(g) A political subdivision or any official thereof with appropriate authority from enforcing any statute of this State.

9. As used in this section:

(a) “Ammunition” includes, without limitation, fixed cartridge ammunition and the individual components thereof, shotgun shells and the individual components thereof, projectiles for muzzle-loading firearms and any propellant used in firearms or ammunition.

(b) “Firearm” includes, without limitation, a pistol, revolver, rifle, shotgun, machine gun, submachine gun, black powder weapon, muzzle-loading firearm or any device which is designed to, able to or able to be readily converted to expel a projectile through the barrel by the action of an explosive, other form of combustion or expanding gases.

(c) “Firearm accessories” means:

1. Devices specifically designed or adapted to enable the wearing or carrying of a firearm or the storing in or mounting on a conveyance of a firearm; or

2. Attachments or devices specifically designed or adapted to be inserted into or affixed on a firearm to enable, alter or improve the functioning or capability of the firearm.

(d) “Person” includes, without limitation:

1. Any person who has standing to bring or maintain an action concerning this section pursuant to the laws of this State.

2. Any person who:

   I. Can legally possess a firearm under state and federal law;

   II. Owns, possesses, stores, transports, carries or transfers firearms, ammunition or ammunition components within a county; and

   III. Is subject to the county ordinance or regulation at issue.

3. A membership organization whose members include a person described in subparagraphs (1) and (2) and which is dedicated in whole or in part to protecting the legal, civil or constitutional rights of its members.

(e) “Political subdivision” includes, without limitation, a state agency, county, city, town or school district.

(f) “Public employer” has the meaning ascribed to it in NRS 286.070.

NRS 268.418 1. The Legislature hereby declares that:

(a) The purpose of this section is to establish state control over the regulation of and policies concerning firearms, firearm accessories and ammunition to ensure that such regulation and policies are uniform throughout this State and to ensure the protection of the right to bear arms, which is recognized by the United States Constitution and the Nevada Constitution.

(b) The regulation of the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in this State and the ability to define such terms is within the exclusive domain of the Legislature, and any other law, regulation, rule or ordinance to the contrary is null and void.

(c) This section must be liberally construed to effectuate its purpose.
2. Except as otherwise provided by specific statute, the Legislature reserves for itself such rights and powers as are necessary to regulate the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in Nevada and to define such terms. No city may infringe upon those rights and powers.

3. The governing body of a city may proscribe by ordinance or regulation the unsafe discharge of firearms.

4. Any ordinance or regulation which is inconsistent with this section or which is designed to restrict or prohibit the sale, purchase, transfer, manufacture or display of firearms, firearm accessories or ammunition that is otherwise lawful under the laws of this State is null and void, and any official action taken by an employee or agent of a city in violation of this section is void.

5. The governing body of a city shall repeal any ordinance or regulation described in subsection 4, and any such ordinance or regulation that is posted within the city must be removed.

6. The governing body of a city shall cause to be destroyed any ownership records of firearms owned by private persons which are kept or maintained by the city or any city agency, board or commission, including, without limitation, any law enforcement agency, for the purposes of compliance with any ordinance or regulation that is inconsistent with this section. The provisions of this subsection do not apply to the ownership records of firearms purchased and owned by any political subdivision of this State.

Note: Sections 7 thru 9 of this Statute are the same as in NRS 244.364 1 above.

NRS 269.222 1. The Legislature hereby declares that:

(a) The purpose of this section is to establish state control over the regulation of and policies concerning firearms, firearm accessories and ammunition to ensure that such regulation and policies are uniform throughout this State and to ensure the protection of the right to keep and bear arms, which is recognized by the United States Constitution and the Nevada Constitution.

(b) The regulation of the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in this State and the ability to define such terms is within the exclusive domain of the Legislature, and any other law, regulation, rule or ordinance to the contrary is null and void.

(c) This section must be liberally construed to effectuate its purpose.

2. Except as otherwise provided by specific statute, the Legislature reserves for itself such rights and powers as are necessary to regulate the transfer, sale, purchase, possession, carrying, ownership, transportation, storage, registration and licensing of firearms, firearm accessories and ammunition in Nevada and to define such terms. No town may infringe upon those rights and powers.

3. A town board may proscribe by ordinance or regulation the unsafe discharge of firearms.

4. Any ordinance or regulation which is inconsistent with this section or which is designed to restrict or prohibit the sale, purchase, transfer, manufacture or display of firearms, firearm accessories or ammunition that is otherwise lawful under the laws of this State is null and void, and any official action taken by an employee or agent of a town in violation of this section is void.

5. A town board shall repeal any ordinance or regulation described in subsection 4, and any such ordinance or regulation that is posted within the town must be removed.

6. A town board shall cause to be destroyed any ownership records of firearms owned by private persons which are kept or maintained by the town or any town agency, board or commission, including, without limitation, any law enforcement agency, for the purposes of compliance with any ordinance or regulation that is inconsistent with this section. The provisions of this subsection do not apply to the ownership records of firearms purchased and owned by any political subdivision of this State.
Note: Sections 7 thru 9 of this Statute are the same as in NRS 244.364 1 above. Nevada has three different Preemption Laws. One for Towns. One for Cities and one for Counties.

Deadly Force Laws

CHAPTER 200
Crimes against the Person

200.120 “Justifiable homicide” defined
200.130 Bare fear insufficient to justify killing; reasonable fear required.
200.150 Justifiable or excusable homicide.
200.140 Justifiable homicide by public officer.
200.160 Additional cases of justifiable homicide.
200.170 Burden of proving circumstances of mitigation or justifiable or excusable homicide.
200.180 Excusable homicide by misadventure.
200.190 Justifiable or excusable homicide not punishable.

Knife Laws State/Cities

To access State/Local Knife Laws Click “Here”

Carry in Restaurants That Serve Alcohol

YES (There is no law stating it is illegal)

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

Chemical Weapons: 202.370 Thru 202.440 Nevada law prohibits possession of tear gas weapons, except for CS by adult (no felons) with no more than 2 fluid ounces in the form of an aerosol spray “which is designed and intended for use as an instrument of self-defense”

LEOSA State Information

Nevada LEOSA Info From the NV Sheriff’s & Chief’s Association.

See the LEOSA Section on the USA Page at Handgunlaw.us for more LEOSA Information.
AG Opinion – What is Concealed

Airport Carry/Misc. Information

Airport Carry: Parking Lot OK. Not In Terminal NRS 202.3673

Training Valid for: 12 Months

Time Period to Establish Residency: Upon obtaining a Nevada Drivers License/ID

Minimum Age for Permit/License: 21

Permit/License Info Public Information: NO

State Reciprocity/How They Honor Other States Statute: NRS 202.3688

State Firearm Laws: 202.253 thru 202.369

State Deadl. Force Laws: 200.120 thru 200.200


Body Armor Laws: No laws found.

Does Your Permit Cover Other Weapons Besides Firearms? NO NRS 202.335

Is carrying of a Concealed Firearm with Permit/License for Defensive Purposes Only While Hunting Legal? YES NRS 503.150 (Beginning 7/1/15)

2. A person who is hunting during any period of an open season during which hunting is restricted to the use of only archery equipment or a muzzle-loading firearm:
   (a) May carry for self-defense a handgun that:
       (1) Has a barrel length of less than 8 inches; and
       (2) Does not have a telescopic sight.
   (b) May not use the handgun carried pursuant to paragraph
       (a) to hunt any wildlife.

Note: Handgunlaw.us believes you should open carry a the handgun if you chose to carry one if you do not have a valid permit/license to carry a concealed handgun. The law does not state open or concealed.

Notes

What Does NV Consider A Loaded Firearm?

NRS: CHAPTER 503 - Hunting, Fishing And Trapping; Miscellaneous Protective Measures

NRS 503.165 Carrying loaded rifle or shotgun in or on vehicle on or along public way unlawful; exceptions.

1. It is unlawful to carry a loaded rifle or loaded shotgun in or on any vehicle which is standing on or along, or is being driven on or along, any public highway or any other way open to the public.

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2. A rifle or shotgun is loaded, for the purposes of this section, when there is an unexpended cartridge or shell in the firing chamber, but not when the only cartridges or shells are in the magazine.

NRS 202.300 Use or possession of firearm by child under age of 18 years; unlawful to aid or permit child to commit violation; penalties; child 14 years of age or older authorized to possess firearm under certain circumstances.

9. For the purposes of this section, a firearm is loaded if:
   (a) There is a cartridge in the chamber of the firearm;
   (b) There is a cartridge in the cylinder of the firearm, if the firearm is a revolver; or
   (c) There is a cartridge in the magazine and the magazine is in the firearm or there is a cartridge in the chamber, if the firearm is a semiautomatic firearm.


Note: NV Law mentions Loaded and Unloaded in their laws but only gives the two definitions above. There seems to be confusion as only the second entry describes loaded for a firearm while the first defines it for long guns. Handgunlaw.us recommends you err on the side of caution and have no round in the chamber and no rounds in any magazine attached to the firearms until further information becomes available.

State Emergency Powers


Pursuant to Amendment II of the Constitution of the United States and Section 11 of Article 1 of the Constitution of the State of Nevada, and notwithstanding any other provision of law, the emergency powers conferred upon the Governor and upon the executive heads or governing bodies of the political subdivisions of this State must not be construed to allow:

1. The confiscation of a firearm from a person unless the person is:
   (a) In unlawful possession of the firearm; or
   (b) Unlawfully carrying the firearm; or
2. The imposition of additional restrictions as to the lawful possession, transfer, sale, carrying, storage, display or use of:
   (a) Firearms;
   (b) Ammunition; or
   (c) Components of firearms or ammunition.

(Added to NRS by 2007, 358)

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.

Nevada 18 Y/O NRS 202.310

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.

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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

Local Nevada Officials issue Permit/Licenses. Different Officials may have a different format.

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

2/1/15 – Cost Updated in How to Apply Section.
2/8/15 - Washoe Co. Application Link Removed From Links Section. Did Not Have All the Pages Needed to Apply.
3/1/15 – All Links Checked.
4/24/15 - 202.3657 wording updated in How to Apply Section and added to Open Carry Section.
4/25/15 – Non Resident Section Permit Costs Updated.
5/28/15 – Reciprocity Link Updated in Links Section. State Moved it. LEOSA Link Updated in LEOSA Section.
6/3/15 – Reciprocity Law In Permit/Licenses This State Honors Section and Preemption Section Updated with new laws signed by Governor 6/2/15 and takes effect immediately. Firearms Registration in Clark Co Removed From Places Off Limits Section. New Preemption Law Makes Local Registration Law Null and Void. Misc Section Updated With Info on Carrying Defensive Handgun When Muzzle-Loading or Bow Hunting.
6/12/15 – Changes to laws on Reciprocity and Preemption as Per AB 488 Signed by Governor 6/10/15. This removed NV Sheriffs and Chiefs must agree on states added to list.
6/19/15 – List of States that Nevada Honors updated. Wyoming and Louisiana will now honor Nevada. NV has added 10 new states and removed Michigan and New Mexico.
6/25/15 – Nevada Now Honors the Mississippi Enhanced.
7/1/15 – All Links Checked.
8/6/15 – West Virginia Now Honors Nevada.
10/15/15 – Open Carry Section Updated with Addition to More Information on Open Carry.
10/22/15 – Nevada Now Honors South Dakota.
11/1/15 – Note Added Under Map on Permitless Carry States.
11/8/15 – All Links Checked.
1/13/16 – All Statute Wording on Page Checked and Verified Against Latest Published Statutes.
3/6/16 – Nevada Now Reporting They Will Only Honor the Idaho Enhanced Permit.
3/20/16 – All Links Checked.
4/17/16 – Note Under Map Updated With Mississippi Now Permitless Carry.
5/24/16 - West Virginia Added to listing as a Permitless Carry State under Map at top of Page.
8/1/16 – All Links Checked.

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