ACT No. 535

SENATE BILL NO. 507 (Substitute of Senate Bill No. 419 by Senator Talbot)

BY SENATOR TALBOT AND REPRESENTATIVE KNOX

1	AN ACT
2	To amend and reenact R.S. 14:95(N) as enacted by Section 1 of Act 1 of the 2024 Second
3	Extraordinary Session and R.S. 40:1379.3(I)(1) and (2) and (L) and 1382(A)(1) and
4	(C) and to enact R.S. 40:1382(D), relative to the illegal carrying of handguns; to
5	provide relative to negligent carrying of a concealed handgun; to increase the
6	penalties for negligent carrying of a concealed handgun in certain areas; to provide
7	for returning a forfeited handgun; and to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 14:95(N) as enacted by Section 1 of Act 1 of the 2024 Second
10	Extraordinary Session is hereby amended and reenacted to read as follows:
11	§95. Illegal carrying of weapons
12	* * *
13	N. Any person lawfully carrying a handgun pursuant to Subsection M of this
14	Section shall be subject to the restrictions contained in R.S. 40:1379.3(I), (L), (M),
15	(N), and (O).
16	Section 2. R.S. 40:1379.3(I)(1) and (2) and (L) and 1382(A)(1) and (C) are hereby
17	amended and reenacted and R.S. 40:1382(D) is hereby enacted to read as follows:
18	§1379.3. Statewide permits for concealed handguns; application procedures;
19	definitions
20	* * *
21	I.(1) No individual to whom a concealed handgun permit is issued or a person
22	carrying a weapon pursuant to R.S. 14:95(M) may carry and conceal such handgun
23	while under the influence of alcohol or a controlled dangerous substance. While a
24	permittee is under the influence of alcohol or a controlled dangerous substance, an
25	otherwise lawful permit is considered automatically suspended and is not valid. A
26	permittee or any person carrying a concealed handgun shall be considered under
27	the influence as evidenced by a blood alcohol reading of .05 percent or greater by

SB NO. 507 ENROLLED

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weight of alcohol in the blood, or when a blood test or urine test shows any confirmed presence of a controlled dangerous substance as defined in R.S. 40:961 and 964.

(2) A permittee armed with a handgun in accordance with this Section or a person carrying a weapon pursuant to R.S. 14:95(M) shall notify any police officer who approaches the permittee individual in an official manner or with an identified official purpose that he has a weapon on his person, submit to a pat down, and allow the officer to temporarily disarm him. Whenever a law enforcement officer is made aware that an individual is carrying a concealed handgun and the law enforcement officer has reasonable grounds to believe suspect that the individual is under the influence of either alcohol or a controlled dangerous substance, the law enforcement officer may take temporary possession of the handgun, reasonably detain the individual, and request submission of the individual to a department-certified chemical test for determination of the chemical status of the individual. Whenever a law enforcement officer **reasonably suspects or** is made aware that an individual is behaving in a criminally negligent manner as defined under the provisions of this Section, or is negligent in the carrying of a concealed handgun as provided for in R.S. 40:1382, the law enforcement officer may **frisk for and** seize the handgun, until adjudication by a judge, if the individual is issued a summons or arrested under the provisions of R.S. 40:1382. Failure by the permittee to comply with the provisions of this Paragraph shall result in a six-month automatic suspension of the permit. **A** person carrying a concealed handgun pursuant to R.S. 14:95(M) who fails to comply with the provisions of this Paragraph shall be subject to the penalties provided in Subsection L of this Section.

25 * * *

L.(1) Anyone who carries and conceals a handgun in violation of any provision of this Section, unless authorized to do so by another provision of the law, shall be fined not more than five hundred dollars, or imprisoned for not more than six months, or both.

(2) Anyone who carries a concealed handgun in violation of any

SB NO. 507 ENROLLED

1	provision of this Section in the area within the boundaries of the French
2	Quarter Management District as established in R.S. 25:799 shall be fined not
3	less than five hundred dollars nor more than one thousand dollars, or be
4	imprisoned for not more than six months, or both.
5	* * *
6	§1382. Negligent carrying of a concealed handgun
7	A. Negligent carrying of a concealed handgun is the intentional or criminally
8	negligent carrying by any person, whether or not authorized or licensed to carry or
9	possess a concealed handgun, under the following circumstances:
10	(1) When it is foreseeable that the handgun may discharge, or when <u>a law</u>
11	enforcement officer or others are placed in reasonable apprehension or the law
12	enforcement officer has a reasonable suspicion that the handgun may discharge.
13	* * *
14	C.(1) Whoever commits the offense of negligent carrying of a concealed
15	handgun shall be fined not more than five hundred dollars, or imprisoned without
16	hard labor for not more than six months, or both. The adjudicating judge may also
17	order the forfeiture of the handgun and may suspend or revoke any permit or license
18	authorizing the carrying of the handgun.
19	(2) Whoever commits the offense of negligent carrying of a concealed
20	handgun in the area within the boundaries of the French Quarter Management
21	District as established in R.S. 25:799 shall be fined not less than five hundred
22	dollars nor more than one thousand dollars, or imprisoned for not more than
23	six months, or both.
24	(3) In addition to the penalties provided in Paragraphs (1) and (2) of this
25	Subsection, the court may order the forfeiture of the handgun and may suspend
26	or revoke any permit or license authorizing the concealed carrying of the
27	handgun.
28	D. Notwithstanding the provisions of R.S. 40:1798, a handgun forfeited
29	under Paragraph (C)(3) of this Section shall be returned to the defendant if the
30	defendant satisfies all of the following:

1 (1) The instant conviction is the defendant's first offense for a violation 2 of this Section. 3 (2) The defendant is not otherwise prohibited by state or federal law 4 from possessing a firearm. 5 (3) The defendant successfully completes the eight-hour National Rifle 6 Association Basics Pistol Shooting course taught in person by a National Rifle 7 Association certified instructor within one year of conviction. 8 Section 3. This Act shall become effective on July 4, 2024; if vetoed by the governor 9 and subsequently approved by the legislature, this Act shall become effective on the day 10 following such approval by the legislature or July 4, 2024, whichever is later. PRESIDENT OF THE SENATE SPEAKER OF THE HOUSE OF REPRESENTATIVES GOVERNOR OF THE STATE OF LOUISIANA APPROVED: _____

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SB NO. 507