

Virgin Islands Code

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TITLE 14: Crimes
Chapter 113. Weapons

§ 2252. Confiscation of illegally held weapons. Whoever violates the provisions of §§ 298, 2251 or 2253 of this title, or any other provision of law prohibiting the possession, bearing, transporting, carrying or effective control of a firearm, ammunition or other weapon shall, in addition to the punishment therein prescribed, also have said firearm, ammunition or other weapon confiscated to the Government of the Virgin Islands.

§ 2253. Carrying of firearms; openly or concealed; evidence of intent to commit crime of violence; definitions

(a) Whoever, unless otherwise authorized by law, has, possesses, bears, transports or carries either, actually or constructively, openly or concealed any firearm, as defined in Title 23, § 451(d) of this code, loaded or unloaded, may be arrested without a warrant, and shall be sentenced to imprisonment of not less than 10 years and shall be fined not less than \$10,000 nor more than \$15,000 or both the fine and imprisonment, except that if such person shall have been convicted of a felony in any state, territory, or federal court of the United States, or if such firearm or an imitation thereof was had, possessed, borne, transported or carried by or under the proximate control of such person during the commission or attempted commission of a crime of violence, as defined in subsection (d) hereof, then such person shall be fined \$25,000 and imprisoned not less than 15 years nor more than 20 years. The foregoing applicable penalties provided for violation of this section shall be in addition to the penalty provided for the commission of, or attempt to commit, the felony or crime of violence.

(b) Whoever, unless otherwise authorized by law, has, possesses, bears, transports or carries either, actually or constructively, openly or concealed any machine gun, assault rifle or sawed-off shotgun, as defined in subsection (d)(2) and (3) of this section, loaded or unloaded, may be arrested without a warrant, and shall be sentenced to imprisonment of not less than 15 years nor more than 20 years and shall be fined \$25,000, except that if such person shall have been convicted of a felony in any state, territory or federal court of the United States, or if such machine gun, assault rifle or sawed-off shotgun or an imitation thereof was held, possessed, borne, transported by or under the proximate control of such person during the commission or attempted commission of a crime of violence, as herein defined, then such person shall be fined \$50,000 and imprisoned not less than 20 years nor more than 25 years. The foregoing applicable penalties provided for violation of this section shall be in addition to the penalty provided for the commission of, or attempt to commit, the crime of violence.

(c) In the trial of a person for committing or attempting to commit a crime of violence, as herein defined, the fact that he was armed with a firearm, used or attempted to be used, and had no license to carry the same, as required in Title 23, chapter 5 of the Code, shall be evidence of his intention to commit said crime of violence.

(d) As used in this chapter—

(1) "Crime of violence" shall have the same definition as that contained in Title 23, § 451(e) of this Code.

(2) "Machine gun" means any firearm, as defined in Title 23, § 451(d) of this Code, which shoots automatically more than 12 shots without reloading.

(3) "Sawed-off shotgun" means any firearm, as defined in Title 23, § 451(d) of this Code, designed to fire through a smooth bore either a number of ball shot or a single projectile, the barrel of which is less than 20 inches in length.

(4) The term "**possession**" as used in this section means both actual and constructive possession.

(5) "Constructive possession" means having the power and the intention at any given time to exercise dominion or actual control over the firearm either directly or through another person.

(6) "Assault weapon" means any firearm as defined in title 23, chapter 5, § 451(d) of this Code which will, with a single pull of the trigger, discharge ammunition until the trigger, or other activating release is released or until the ammunition is expended.

(7) "Automatic weapon" means any firearm, as defined in title 23, chapter 5, § 451(d) of this Code which has the capacity to fire more than 1 shot without manually reloading with a single pull of the trigger.

(8) "Semi-Automatic weapon" means any firearm, as defined in title 23, chapter 5, § 451(d) of this Code which has the capacity to fire 1 shot with each pull of the trigger without manually reloading.

(9) "Conversion kit" means any part or combination of parts designed and intended for use in converting any firearm into an automatic weapon and any combination of parts from which an automatic weapon can be assembled if the parts are in the possession or under the control of a person.

(10) "Assault Rifle" means a selective-fire rifle that uses an intermediate cartridge, including, but not limited, to the following characteristics:

(A) It must be an individual weapon with provision to fire from the shoulder (i.e., a buttstock);

(B) It must be capable of selective fire;

(C) It must have an intermediate-power cartridge- more power than a pistol but less than a standard rifle or battle rifle; and

(D) Its ammunition must be supplied from a detachable magazine."

(e) Whoever, unless otherwise authorized by law, has, possesses, bears, transport or carries, either openly or concealed, on or about his person, or under his control in any vehicle of any description any firearm as defined in title 23 chapter 5, § 451(d) of this Code, or any weapon that can be converted into an automatic weapon as defined in title 23, chapter 5, § 451(h) and a conversion kit, loaded or unloaded, may be arrested without warrant, and shall be sentenced to imprisonment of not less than 15 years nor more than 20 years and shall be fined not more than \$25,000, except that if

such person has been convicted of a felony in any state, territorial or federal court of the United States, or if the automatic weapon or an imitation thereof was held, possessed, borne, transported by or under the proximate control of such person during the commission or attempted commission of a crime of violence, as defined in subsection (d)(1), then such person shall be subject to have the crime committed reclassified and a prison sentence imposed as follows:

(1) in the case of commission of a felony of the first degree, a life sentence;
(2) in the case of commission a felony of the second degree, to felony of a first degree and a minimum sentence of 20 years; and

(3) in the case of commission a felony of the third degree, to a felony of the second degree a minimum of 15 years.

(f) Whoever, unless authorized by law, has, possesses, bears, transports or carries, either openly or concealed, on or about his person, or under his control in any vehicle, of any description, any firearm as defined in title 23, § 451(d) of this code and any assault weapon as defined in subsection (d), or any weapon that can be converted along with a conversion kit, loaded or unloaded within 1,000 feet of the real property comprising a public or private elementary, junior, secondary or vocational school or a public or private college, junior college, or university or a playground or a housing facility owned by a public housing authority or within 1,000 feet of a public or private youth center, school bus stop or private youth center or public swimming pool or public beach, is subject to twice the maximum punishment prescribed in subsections (a) and (b) of this section and § 2256(a) and (b) of this chapter.

§ 2254. Minimum sentences; no probation or parole

(a) A person convicted pursuant to § 2251 of this chapter of having, possessing, bearing, transporting, carrying or having under his proximate control a deadly or dangerous weapon as therein described during the commission or attempted commission of a crime of violence shall be incarcerated for a term of imprisonment of not less than 1/2 of the maximum sentence specified in that section.

(b) Notwithstanding any other provision of law, with respect to a person convicted pursuant to § 2251 of this chapter of having, possessing, bearing, transporting, carrying or having under his proximate control a deadly or dangerous weapon as therein described, during the commission or attempted commission of a crime of violence, and with respect to a person convicted pursuant to subsection (a) or (b) of § 2253 of this chapter, of having, possessing, bearing, transporting, carrying, or having under his proximate control, a firearm, machine gun or sawed-off shot gun as therein referred to, during the commission or attempted commission of a crime of violence, adjudication of guilt or imposition of sentence shall not be suspended, deferred, or withheld, nor shall such person be eligible for probation, parole, or any other form of release prior to serving the mandatory minimum term of imprisonment prescribed by subsection (a) of this section or subsection (a) or (b) of § 2253, as the case may be.

§ 2256. Possession or sale of ammunition

(a) Any person who is not:

(1) a licensed firearms or ammunition dealer; or
(2) officer, agent or employee of the Virgin Islands or the United States, on duty and acting within the scope of his duties; or
(3) holder of a valid firearms license for the same firearm gauge or caliber ammunition of the firearm indicated on such license; and

(4) who possesses, sells, purchases, manufactures, advertises for sale, or uses any firearm ammunition is guilty subject to imprisonment for up to 7 years or a fine not more than \$10,000 to both fine and imprisoned.

(b) Any person who, unless authorized by law possesses, sells, purchases, manufactures, advertises for sale, or uses armor piercing or exploding ammunition for use in a firearm shall be guilty of a felony and shall be fined not less than \$15,000 and imprisoned not less than 15 years.

(c) As used in this section—

(1) "**Firearm**" means any firearm as defined in title 23, § 451(d) of this Code.
(2) "**Firearm ammunition**" means any self-contained cartridge or shotgun shell, by whatever name known, which is designed to be used or adaptable for use in a firearm.

(3) For purposes of this section, the following are excluded from the definitions contained herein:

(A) Any device or ammunition exclusively designed for use with a device used exclusively for signaling or safety and required or recommended by the United States Coast Guard; and

(B) Any device or ammunition designed exclusively for use with a stud or rivet driver or other similar industrial ammunition.

(d) For purposes of this section "**armor-piercing**" shall mean that with a penetration resistance equal to or greater than that of 18 layers of aramid, and "**exploding**" shall mean that which is designed to enter an object and explode without regard to whether it strikes another object.

(e) The provisions of this section regarding the acquisition and possession of firearm ammunition and armor-piercing or exploding ammunition do not apply to law enforcement officials for use in their employment or in the exercise of their duties as defined by law.

(f) An information based upon a violation of this section need not negate any exemption herein contained. The defendant shall have the burden of proving such an exemption.

TITLE 23: Internal Security and Public Order
Chapter 5. Control of Firearms and Ammunition

§ 451. Definitions. As used in this chapter, unless the context clearly requires otherwise--

- (a) "**Ammunition**" means any bullet, cartridge, projectile, buckshot, or any load placed or which may be placed in a firearm to be discharged.
- (b) "**Commissioner**" means the Police Commissioner of the Virgin Islands.
- (c) "**Concealed firearm or handgun**" means a firearm or handgun that is covered, hidden, or secreted in a manner that the public would not be aware of its presence and is readily accessible for immediate use.
- (d) "**Department**" means the U.S. Virgin Islands Police Department (V.I.P.D.).
- (e) "**Handgun**" means a firearm as defined in subsection (d) of this section which has a barrel that does not exceed 12 inches, whether loaded or unloaded.
- (f) "**Firearm**" means any device by whatever name known, capable of discharging ammunition by means of gas generated from an explosive composition, including any air gas or spring gun or any "BB" pistols or "BB" guns that have been adapted or modified to discharge projectiles as a firearm.
- (g) "**Crime of violence**" means the crime of, or the attempt to commit, murder in any degree, voluntary manslaughter, rape, arson, discharging or aiming firearms, mayhem, kidnapping, assault in the first degree, assault in the second degree, assault in the third degree, robbery, burglary, unlawful entry or larceny.
- (h) "**Dealer in firearms and/or ammunition**" means any person engaged in the business of selling firearms and/or ammunition, for a profit or gain.
- (i) "**Gunsmith**" means any person who engages in the business of repairing, altering, cleaning, polishing, engraving, bluing or performing any mechanical operation on any firearm on an individual order basis.
- (j) "**Automatic weapon**" means any firearm, as defined in title 23, chapter 5, § 451(d) of this Code that has the capacity to fire more than 1 shot without manually reloading with a single pull of the trigger.
- (k) "**Semi-Automatic weapon**" mean any firearm, as defined in title 23, chapter 5, § 451(d) of this Code that has the capacity to fire 1 shot with each pull of the trigger without manually reloading.
- (l) "**Conversion kit**" means any part or combination of parts designed and intended for use in converting any firearm into an automatic weapon, and any combination of parts from which an automatic weapon can be assembled if the parts are in the possession or under the control of a person.
- (m) "**Assault rifle**" means a selective-fire rifle that uses an intermediate cartridge, including, but not limited, to the following characteristics:
 - (1) It must be an individual weapon with provision to fire from the shoulder (i.e. a buttstock); and
 - (2) It must be capable of selective fire; and
 - (3) It must have an intermediate-power cartridge--more power than a pistol but less than a standard rifle or battle rifle; and
 - (4) Its ammunition must be supplied from a detachable magazine.
- (n) The term "**electric weapon or device**" means any device which, through the application or use of electric current, including battery operated devices, is designed, redesigned, used, or intended to be used for offensive or defensive purposes, the destruction of life, or the infliction of injury.

§ 452. Applicability of chapter. No person shall have, possess, bear, transport or carry a firearm within the Virgin Islands, or engage in the business of dealer in firearms and/or ammunition or the business of gunsmith, except in compliance with the provisions of this chapter.

§ 453. Persons who may lawfully carry firearms

- (a) The following persons, in the discharge of their official duties, and in accordance with and subject to the conditions and restrictions imposed by the laws and regulations applicable to their conduct, may lawfully have, possess, bear, transport and carry firearms in the Virgin Islands:
 - (1) Members of the Armed Forces of the United States or of the organized reserves.
 - (2) Officers and employees of the United States duly authorized by Federal law to carry firearms.
 - (3) Persons employed in fulfilling defense contracts with the United States Government or agencies thereof where possession or use of firearms is necessary under the provisions of such contracts.
 - (4) Members of the police force of the Virgin Islands, marshals, or other duly authorized peace officers.
 - (5) Penitentiary and jail wardens and guards.
- (b) The persons authorized by subsection (a) of this section lawfully to have, possess, bear, transport and carry firearms shall obtain such weapons and ammunition therefor only through the duly authorized officers or heads of their respective services or departments.

§ 454. Persons who may be licensed to carry firearms. A firearm or electronic weapon may be lawfully had, possessed, borne, transported or carried in the Virgin Islands by the following persons, provided a license for such purpose has been issued by the Commissioner in accordance with the provisions of this chapter:

- (1) An officer or employee of the Government of the Virgin Islands in cases where such license, in the judgment of the Commissioner, should be issued to such officer or employee by reason of the duties of his position;
- (2) An agent, messenger or other employee of a common carrier, bank or business firm, whose duties require him to

protect money, valuables or other property in the discharge of his duties; And provided, That the employer of such person shall have justified to the satisfaction of the Commissioner the need for the issuance of the license;

(3) A person having a bona fide residence or place of business within the Virgin Islands, who established to the satisfaction of the Commissioner that he has good reason to fear death or great injury to his person or property, or who establishes any other proper reason for carrying a firearm, and the circumstances of the case, established by affidavit of the applicant and of at least 2 credible persons, demonstrate the need for such license;

(4) A person licensed to and actively engaged in the business of manufacturing, repairing or dealing in firearms in the Virgin Islands, or the agents or representatives of any such person, having necessity to handle or use firearms in the usual or ordinary course of business;

(5) With respect to a rifle or a shotgun a person possessing a valid and current Virgin Islands hunting license.

§ 454a. Persons who may be licensed to carry a concealed handgun on a 24-hour basis

(a) To obtain a license to carry a concealed handgun on 24-hour basis, the applicant must be at least 21 years of age, and in addition to the information required to be submitted with an application for a firearm license under § 455(a), an applicant for 24-hour concealed handgun license must also submit either of the following:

(1) evidence of experience with a firearm through participation in organized shooting competitions or current military service; or

(2) evidence that, at the time the application is submitted, the applicant is a certified firearm instructor; or

(3) proof of an honorable discharge from a branch of the United States Armed Forces which reflects firearm qualifications obtained within the 10 years preceding submittal of the application; or

(4) certification showing retirement from a Virgin Islands law enforcement agency which reflects firearm qualifications obtained within the 10 years preceding submittal of the application; or

(5) a certificate of completion from a handgun training class obtained within the 10 years preceding submittal of the application which includes the original signature of the class instructor; and

(6) a full-face frontal view color photograph of the applicant taken within the 30 days immediately preceding submittal of the license application, showing the applicant's full head, including hair and facial features, and the depiction of the applicant's head must measure 1-1/8 inches wide and 1-1/4 inches high. The applicant need not submit a photograph if the Commissioner photographs the applicant for purposes of issuing the license.

(b) A person who has been issued a license to carry a concealed handgun on a 24-hour basis, shall carry the license and the valid photo identification at all times when the person is in actual possession of the handgun and shall produce both documents upon request by a law enforcement officer. Failure to produce the license upon request by a law enforcement officer raises a rebuttable presumption that the person does not have a license. The licensee has 24 hours after the request to produce the license and identification to the Commissioner. If the licensee does not produce the license and the identification card within 24 hours after the request, the Commission may suspend or cancel the license.

(c) As used in this section the term—

(1) "Handgun training class" means:

(A) a law enforcement training firearms safety course;

(B) a firearms safety course offered by a law enforcement agency, an institution of higher education, or a public or private institution or organization or firearms training school that is open to the general public and is taught by a certified firearms instructor; or

(C) a firearms safety course or class that is offered and taught by a certified firearms instructor.

(2) "Training certificate" means a certificate, affidavit, or other document issued by the instructor, school, club, or organization that conducts a handgun training class that evidences an applicant's successful completion of the class requirements.

(d) In addition to meeting the specific requirements of this section, an applicant for a firearm license under this section must also meet all the other requirements set forth in the other applicable provisions of this chapter and any other applicable provision of the Code.

§ 455. Application for license; form, oath; fees

(a) Every application for a license to have and possess a firearm shall be made under oath and on forms which the Commissioner shall prepare for such purpose. For the purposes of the enforcement of the provisions of this chapter, the applicant shall furnish all information as may be required of him by the Commissioner.

(b) The initial fee for a license under § 454 of this chapter shall be \$75. The license may be renewed every 3 years for a fee of \$150.

(c) Upon renewal of a license to have and possess a firearm, the receipt from the U.S. Virgin Islands Police Department (V.I.P.D.) for the renewal fee will serve as a temporary license until the official license can be provided to the licensee by the Commissioner.

(d) The Commissioner shall ensure that the renewal license is presented to the licensee within 45 days of receipt of payment for the renewal fee.

(e) Notwithstanding the provisions of this section, no person shall be charged with possession of an unlicensed firearm if the subject weapon had been previously licensed and said license has expired not more than 90 days prior to arrest; Provided, however, That this subsection shall not apply to persons who possess, bear, transport, carry or have under their

control in any vehicle, any firearm during the commission or attempted commission of a crime of violence, as defined in subsection (d) of § 2253, Title 14, Virgin Islands Code.

§ 456. Qualifications of applicant

(a) The Commissioner shall not issue a license for firearms under § 454 of this chapter until all the circumstances and facts set forth in the application have been investigated, and the records of the Department and other available records have been examined, and unless such investigation establishes to the satisfaction of the Commissioner:

- (1) the truth of such circumstances and facts;
- (2) that the applicant is a resident of the Virgin Islands, including with respect to shotguns or rifles a minor not under 16 years of age, or a nonresident who holds a current and valid license to hunt in the Virgin Islands, or an alien bonded under applicable Federal and Virgin Islands statutes for employment with a person, firm, corporation or other business entity duly licensed in the Virgin Islands to carry on the business of providing security, guard, patrol and private detective services; Provided, however, That in the case of any such bonded alien the license shall be issued to the business entity by which he is employed;
- (3) that the applicant is a person of good moral character;
- (4) that the applicant's fingerprints have been duly taken and/or checked with the records of the Department or other appropriate sources;
- (5) that a check has been conducted of all available state and federal criminal data banks and that the issuance of a license to possess a firearm in the Virgin Islands does not violate any state or federal law; and
- (6) that no proper reason exists to deny such application.

§ 456a. Persons ineligible to possess or carry firearms or ammunition

(a) The following persons are ineligible for a license to possess or carry a firearm or ammunition as provided in this chapter:

- (1) a person who has been convicted in any court for a crime punishable by imprisonment for a term exceeding one year;
- (2) a person who is a fugitive from justice;
- (3) a person who is an unlawful user of or addicted to any controlled substance as defined in title 19, § 593(6) of the Virgin Islands Code;
- (4) a person who has been adjudicated as a mental defective or who has been committed to a mental institution:
 - (A) For the purpose of this section the phrase "committed to a mental institution" includes commitment to a mental institution involuntarily, but does not include a person held in a mental institution for observation.
 - (B) For the purpose of this section, the phrase "mental institution" includes mental health facilities, mental hospitals, sanitariums, psychiatric facilities and other facilities that provide diagnoses by licensed professionals for mental retardation or mental illness, including a psychiatric ward in a public or private hospital.
- (5) a person who, being an alien, is illegally or unlawfully in the United States;
- (6) a person who has been discharged from the United States Armed Forces under dishonorable conditions;
- (7) a person who, having been a citizen of the United States, has renounced his citizenship;
- (8) a person who is subject to a court order that:
 - (A) was issued after a hearing of which the person received actual notice, and at which the person had an opportunity to participate;
 - (B) restrains the person from harassing, stalking, or threatening an intimate partner of such person or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child; and
 - (C) (i) includes a finding that the person represents a credible threat to the physical safety of such intimate partner or child; or
(ii) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury; or
- (9) a person who has been convicted in any court of a misdemeanor crime of domestic violence.

§ 457. Contents of license

(a) A license issued pursuant to the provisions of §§ 454 and 454a of this chapter must be in duplicate and shall provide for the following:

- (1) the name, address, description, and signature of the licensee and the reason for giving the license;
- (2) That the same is not transferable and shall be carried by the licensee at all times when in possession of the firearm for which it was issued;
- (3) The term thereof, which shall not exceed 3 years but a 24-hour concealed handgun license is for a term of 3 years;
- (4) Places where, times when, and circumstances under which the firearm may be carried;
- (5) Description of the firearm authorized to be carried, showing the serial number, if any;
- (6) Grounds for issuance;
- (7) Grounds for revocation;
- (8) Provision that the owner of the firearm shall present the firearm annually on the anniversary of the date of licensing for inspection by the U.S. Virgin Islands Police Department (V.I.P.D.).

(9) A dealer's coupon which shall be removed and retained by any person who sells or otherwise provides the licensee with any firearm contemplated in such license.

(b) The original license must be delivered to the licensee not later than 30 days after the filing of the application, and the duplicate must be preserved for at least 10 years.

§ 458. Grounds for refusing to issue license

(a) The Commissioner shall not issue a license to have and possess a firearm to any person convicted in or outside the Virgin Islands of any crime of violence; or of any violation of a narcotic or "harmful drug" law; nor to any person who is mentally incompetent, or a alcoholic or a narcotic or drug addict; nor to any person convicted for the violation of the provisions of this chapter; nor to any person who for justifiable reasons is deemed to be an improper person by the Commissioner.

(b) As used in subsection (a)—

(1) "Mentally incompetent" means a person who is manifestly psychotic or otherwise of unsound mind, either consistently or sporadically, by reason of mental defect, among which are retardation, schizophrenia or other acute hallucinatory and delusory defects of mind, certain types of epilepsy or other seizure disorders which render the individual coordinated and mobile but of unsound mind, bipolar disorder which results in sporadic psychosis, and other disorders which consistently or sporadically render the person starkly incapable of maintaining awareness of and responsibility for his actions.

(2) "Alcoholic" means a person who has a problematic pattern of using alcohol that results in impairment in daily life or noticeable distress, and typically including a strong desire to take alcohol, difficulties in controlling use, persisting in its use despite harmful consequences, a higher priority given to alcohol use than to other activities and obligations, increased tolerance, and a physical withdrawal state.

(3) "Narcotic or drug addict" means a person with a chronic, relapsing brain disease that is characterized by compulsive drug seeking and use, despite harmful consequences.

(c) There is a non-rebuttable presumption that an applicant is an alcoholic or a narcotic or drug addict if the applicant has at any time been committed to a health care facility for treatment of alcoholism or narcotic or drug addiction, or if the applicant has 2 or more alcohol-related or narcotic or drug addiction-related convictions under the laws of the Virgin Islands or the laws of any state. But notwithstanding the foregoing, the Commissioner may issue a license to an alcoholic or a narcotic or drug addict, if the applicant provides an affidavit signed by a licensed professional counselor averring that the applicant is a recovering alcoholic or a recovering narcotic or drug addict who has refrained from using alcohol or drugs for at least 3 years.

(d) Not later than 30 days after an applicant has filed an application for a license under § 454 or 454a, the Commissioner shall provide a written explanation either mailed or hand-deliver to an applicant who has been denied a license.

(e) The Commissioner shall not issue a license to have and possess a firearm to persons employed by private security guard or investigative agencies, as defined in subsection (g) of § 1301 of this title, unless and until such persons (i) have successfully completed the psychological and drug and alcohol abuse tests authorized to be administered by the Department of Health pursuant to the provisions of § 418a of chapter 23 of Title 3, Virgin Islands Code, and (ii) have successfully completed a comprehensive course in the proper handling and use of firearms, including a comprehensive examination at the conclusion thereof, which, in the opinion of the Commissioner, is comparable in scope to that administered to appointees of the Police Division of the U.S. Virgin Islands Police Department (V.I.P.D.) pursuant to the authority of § 258, Title 3, Virgin Islands Code; Provided, however, That once such persons have complied with requirements under this subsection, he or she will be deemed to have complied with these requirements for all future applications for licenses to have and possess firearms, or for renewals of such licenses.

§ 459. Cancellation or suspension of license

(a) Whenever, following the issuance of a firearms license hereunder, it shall appear to the satisfaction of the Commissioner

(1) that such license was issued based on a false report of facts, or on concealment of facts on the part of the applicant; or

(2) that the licensee was not in fact entitled to such license pursuant to the provisions of this chapter; or

(3) that the licensee commits any act in violation of the terms of the license, or of any provisions of this chapter warranting the cancellation of the license

-- the said Commissioner may after due notice and hearing cancel the license so issued; Provided, however, That pending such hearing the licensee shall surrender to said Commissioner or the peace officer representing him the firearm acquired and possessed by virtue of said license.

(b) If the Commissioner has a reasonable belief that a licensee no longer meets the criteria specified in this chapter or that the licensee presents a danger to the community, the Commissioner shall suspend the firearm license until such time as the matter is resolved and the Commissioner determines that the licensee is eligible to possess a license.

(c) Not later than 14 days after the Commissioner has cancelled or suspended a license, the Commissioner shall provide a written explanation either by certified mailed or hand-deliver to a person whose license has been cancelled or suspended.

§ 459a. Relinquishment of firearm. A person who has been issued a license to carry a firearm under this chapter shall relinquish that firearm as directed to enter into any federal government or Government of the Virgin Islands facility. A conviction for violation of this subsection subjects a person to the penalties set forth in § 484.

§ 460. Reciprocal recognition of out-of-state licenses. Unless otherwise prohibited by any state or federal law, a license to possess or to carry firearms, issued by any competent authority of any state or territory of the United States and in accordance with the same or similar requirements as set forth in the preceding sections pertaining to the applicant's eligibility, and the establishment of his reputation through fingerprints, shall be recognized as valid within the Virgin Islands and shall allow the holder thereof to exercise all of the privileges in connection therewith, while said licensee is a visitor or transient resident herein.

Any marshal, sheriff, constable, police or other peace officer, of any state or territory of the United States, whose duty it is to serve process and make arrests, may, while travelling through or in the Virgin Islands on official business, carry such weapons or equipment as has been authorized by his appointing authority.

§ 461. License to sell firearms and/or ammunition; gunsmiths; report of transactions; private transfer sales to minors or aliens

(a) No person may engage in the business of dealer in firearms and/or ammunition or as a gunsmith without holding a license therefor issued by the Commissioner of Licensing and Consumer Affairs upon favorable report of the Police Commissioner.

(b) Each transaction referring to the importation, or to the sale of firearms and ammunition between dealers, shall be reported to the Commissioner on forms which he shall provide, and the name, domicile, place of business, and the number of the license of the vendor and vendee, as well as the quantities and descriptions of the firearms or ammunition which are the subject of each transaction, shall be set forth therein, as required by the Commissioner.

(c) Any person, not otherwise engaged in the business of a dealer in firearms and/or ammunition, may transfer a firearm to another by sale, gift, exchange or otherwise only upon prior reporting to the Commissioner of the details of the proposed transaction. The Commissioner shall thereupon determine the eligibility of the proposed transferee for a license to possess firearms, and shall make such further determination as may be necessary in the circumstances.

(d) No person licensed or otherwise, may sell or furnish firearms or ammunition to a minor, except that a shotgun or rifle of such type or caliber as the Commissioner may prescribe or ammunition therefor, may be sold or furnished by a licensed dealer to a minor who displays a hunting or sporting license issued him in accordance with the laws of the Virgin Islands, and who further displays the written consent of his parent, guardian, or other responsible person acting in their absence and interest, in which such sale or delivery has been authorized.

§ 462. Application for dealer's or gunsmith's license; form and content; term; fee; renewals

(a) Any person wishing to obtain a license to engage in the business of dealer in firearms and/or ammunition or the business of gunsmith, or both, shall file with the Commissioner of Licensing and Consumer Affairs a sworn application in the manner provided by the said Commissioner of Licensing and Consumer Affairs in consultation with the Police Commissioner which application shall contain all the information necessary so that the license may be issued in accordance with the provisions of this chapter. Such application shall be transmitted to the Police Commissioner and no license shall be issued under this section without the latter Commissioner first making an investigation of all the statements set forth in the application and without the records of the Department first being examined for the purpose of determining any prior conviction of the applicant, and only when such an investigation establishes that the statements of the applicant are true, and that the applicant has not been convicted of any crime of violence and the Commissioner so certifies, recommending that the license be issued. Where the applicant is a corporation or partnership, no license shall be issued if any officer of the corporation, or partner of the partnership, has been convicted of any crime of violence.

(b) Licenses hereunder shall be issued for a term of one year, expiring in any event on the 15th day of January succeeding the date of issuance.

(c) The annual fee for a license as a dealer in firearms and/or ammunition shall be \$100, for a license as gunsmith, \$ 100, and for a license as both, \$150.

§ 463. Qualifications of dealer or gunsmith. No license to engage in the business of gunsmith or of dealer in firearms and/or ammunition shall be issued to a person not over 21 years of age, and not a resident of the Virgin Islands and a citizen of the United States.

When the applicant is a corporation, it shall be organized under the laws of the Virgin Islands, and if a partnership, all partners shall be residents of the Virgin Islands and citizens of the United States.

§ 464. Corporation or partnership application for license. Where the applicant is a corporation or a partnership, the application shall be signed and sworn to by the president, the secretary and the treasurer of the corporation or by all the managing partners of the partnership; and it shall set forth the name of the corporation or of the partnership, place and date of the incorporation or organization thereof, and the principal place of business. The requirements of subparagraphs (3) and (4) of § 456 of this chapter shall be applied to the president, the secretary, and the treasurer of the corporation and, in the proper case, to all partners of the partnership. A license issued under the provisions of this section shall be valid only for the business establishments named and described in the license. Said license may not be transferred to any other business establishment or to any other person and shall be automatically cancelled upon the dissolution of the corporation or partnership, or the replacement of any of the officers of the corporation signing the application, or upon the

admission of any new partner in the case of a partnership, even though such license may be renewed as soon as the provisions of subparagraphs (3) and (4) of § 456 of this chapter in connection with the new officer or the new partner are complied with. In these cases the Commissioner may issue a provisional issue for a term of not more than 30 days while the renewal is being processed.

§ 465. Conditions for dealers' operations; records of transactions. Any person, to whom a license has been issued under § 461 of this chapter may engage in the business of gunsmith or of dealer in firearms and/or ammunition under the following conditions.

(1) The business shall be operated only on the premises specified in the license.

(2) The license, or a copy thereof, certified by the authority issuing the same, shall be posted in the establishment so that it may be easily read.

(3) Under no circumstance shall a weapon or shall ammunition be sold unless the vendor is personally acquainted with the buyer or the latter clearly establishes his identity.

(4) A record in triplicate shall be kept of each firearm sold and of each sale of ammunition, on books devoted to this purpose which shall be printed in the manner prescribed by the Commissioner and the record of each sale shall be personally signed by the buyer and by the person making the sale, each in the presence of the other; and such record shall set forth the day and hour of the sale, caliber, manufacture, model and factory number of the weapon, caliber mark, and quantity of ammunition, the name, birthplace, address and occupation and the buyer. Said record shall also contain a thumb-print of the buyer and shall also set forth whether the buyer is personally known to the vendor, and in case he should not be the manner in which the buyer established his identity. The vendor shall transmit a copy of such record by registered mail, within 24 hours following the sale, to the Commissioner; he shall send the duplicate within 48 hours following the sale to the Attorney General and shall keep the triplicate for 6 years.

(5) A licensee, if limited to the business of a gunsmith, shall not be required to forward reports of the work performed under said license, but shall maintain at his place of business an accurate and legible accounting of the nature and type of the jobs or work performed, together with a name and address of the customers, a description of the firearm, including the serial number which accounting shall be available as required by the Commissioner.

(6) The licensee may not place or cause to be placed any firearm or ammunition in any window display visible from any street or sidewalk.

(7) The licensee shall keep all firearms in a securely locked place except when being shown to a customer or being repaired or lawfully transported.

(8) The licensee may not knowingly employ anyone in the licensee's business or establishment through which the licensee operates the business pursuant to this chapter, if such person would not be eligible to register a firearm.

§ 466. Sales of weapons and ammunition without licenses prohibited; sales slips

(a) No dealer in firearms or ammunition shall deliver a firearm to a purchaser without the latter's handing over to him a license to have and possess a firearm, duly issued in accordance with the provisions of this chapter, and unless said license contains an authorization for the purchase of such firearm, and said dealer shall not sell to such purchaser any other weapon than the one described in said license. The dealer in firearms and ammunition shall separate from such license and keep the dealer's coupon, and shall return the license to the purchaser. No weapon shall be sold to the holder of a license from which the coupon has been removed, and in no case shall a pistol, revolver, or other firearm be delivered to the purchaser thereof until after 48 hours have elapsed from the time he applies for the purchase and the same shall be delivered to him unloaded and securely wrapped.

(b) No dealer in firearms or ammunition shall sell any quantity of ammunition to any person failing to present a firearm license.

(c) Except in the case of the sale or transfer to another dealer or peace officer, as defined in 5 V.I.C. § 3561, no licensed dealer may transfer or sell ammunition unless:

(1) The transfer is made in person; and

(2) The ammunition to be purchased or transferred is of the same caliber or gauge of the firearm described in the firearms license or registration certificate.

§ 467. Selling firearms and ammunition without a license. Whoever, without being licensed in accordance with the provisions of this chapter, sells, has in his possession with the intent to sell, exposes for sale, or advertises for sale, any firearm or ammunition, or without being so licensed engages in the business of a gunsmith, shall be fined a minimum of \$5,000 or 5 years imprisonment or both; and a maximum of not more than \$10,000 or 10 years imprisonment or both.

§ 467a. Importation of firearms without a license. Except as provided in § 476 of this chapter, whoever, without being licensed in accordance with this chapter, imports, carries, or brings any firearm or ammunition into the Virgin Islands and fails to report to the Commissioner as required by § 470 of this chapter shall be punished by a fine of not less than \$50,000 or imprisonment for a minimum of 25 years or both fine.

§ 468. Cancellation of license. Whenever, following the issuance of a license to engage in the business of dealer in firearms and/or ammunition or the business of a gunsmith, it shall appear to the satisfaction of the Commissioner of Licensing and Consumer Affairs:

(1) that such license was issued based on a false report of facts, or on concealment of facts on the part of the applicant; or

- (2) that the licensee was not in fact entitled to such license pursuant to the provisions of this chapter; or
(3) that the licensee commits any act in violation of the terms of the license, or of any provisions of this chapter warranting the cancellation of the license

--the said Commissioner of Licensing and Consumer Affairs, after due notice and hearing may cancel the license so issued.

§ 469. Report by carrier, warehouseman or depositary; delivery to consignee. Every water, air or overland carrier, and every warehouseman or depositary who receives firearms or ammunitions for delivery in the Virgin Islands shall as soon as possible notify such fact and the name and address of the consignee to the Commissioner and shall not deliver said merchandise to such consignee until he is authorized to do so by the Commissioner. Failure to discharge any duty herein imposed shall be punishable by a fine of not more than \$2,000 dollars, or by imprisonment in jail for not more than 1 year, or both.

§ 470. Report of firearms purchased outside or brought into the Virgin Islands; fees; penalty

- (a) Any person other than a licensed dealer, who purchases or otherwise obtains any firearms or ammunition from any source within or outside of the Virgin Islands shall report such fact in writing or in person to the Commissioner immediately after receipt of the firearm or ammunition, furnishing a complete description of the firearm or ammunition purchased or otherwise obtained. He shall also furnish his own name, address, date of birth and occupation.
- (b) Any person upon entering the Virgin Islands bringing with him any firearm or ammunition shall report in writing or in person to the Commissioner immediately of his arrival, furnishing a complete description of the firearm or ammunition brought into the Virgin Islands. He shall also furnish his own name, address, date of birth and occupation.
- (c) In the event the person reporting under subsections (a) or (b), above, is qualified for a license to carry firearms in the Virgin Islands, the Commissioner shall issue the same, upon payment of the proper fee, and the firearm shall be registered in the Weapons Register provided for in § 469 of this chapter. If the person is not qualified for a license then the Commissioner shall retain the firearms or ammunition for disposition in accordance with the provisions of § 475 of this chapter, but no prosecution shall lie against the person for unlawful possession of the firearm or ammunition.
- (d) Any person who fails to comply with this section shall be punished as provided in § 484 of this chapter.

§ 471. Report of loss of firearm. Every person possessing or having under his control a firearm, and who loses the same or finds that it has disappeared, shall report the same to the Commissioner within 10 days, following his discovery of such loss or disappearance, and in the event of his failing to do so such person shall be fined not more than \$100.

§ 472. Appeals. Any applicant aggrieved by the denial of his application for a license hereunder or any person whose license has been revoked, shall be entitled to judicial review thereof by filing an appeal with the Superior Court of the Virgin Islands within 15 days after the date of the action complained of. Upon such appeal the determinations of the Commissioner as to questions of fact shall be deemed final in the absence of conclusive showing to the Court of fraud or misrepresentation. An appeal hereunder shall not operate to stay the action of the Commissioner. A judgment sustaining a refusal to grant a license shall not bar after 1 year, a new application; nor shall a judgment in favor of the petitioner prevent the Commissioner from thereafter revoking or refusing to renew such license for any proper cause which may thereafter occur.

§ 473. Firearms Register

- (a) The Commissioner shall establish a Firearms Register within the Department and maintain the same in a systematic and orderly manner, so that the names of the persons licensed as dealers in firearms, gunsmiths or to carry firearms in the Virgin Islands as well as the essential details concerning the firearms registered, may be easily found.
- (b) Every firearm authorized to be licensed under § 454 which is duly licensed after this chapter takes effect, shall be registered in the Firearms Register provided for in the preceding subsection. If such firearm does not bear a serial number, or if the same is illegible, a nongovernmental licensee shall have his full name engraved on the butt or the stock of the weapon, and shall so set forth in his declaration. The Commissioner shall deliver to the declarant a record of such registration.
- (c) The firearms authorized to be had, possessed, or carried under paragraphs (4) and (5) of subsection (a) of § 453 and under subparagraph (1) of § 454 of this chapter, shall also be registered in the Firearms Register above provided for.

§ 474. Death of licensee. Upon the death of a person leaving in his estate a firearm it shall be the duty of his administrator, executor or any other person legally authorized to represent the estate to report to the Commissioner the brand, caliber and serial number if any, of the firearm in question. Upon such report, or upon information otherwise verified, the Commissioner shall make the necessary provisions for the custody of said firearm by any interested party or by its deposit with the Department, pending the settlement of the estate. If the firearm is assigned to an heir or distributee who is eligible to obtain a license for a firearm, and such license is issued, said firearm shall be delivered to such heir or distributee. If the heir or distributee is not eligible for a firearms license, then the firearm shall be disposed of as part of the estate through public or private sale as the District Court of the Virgin Islands may direct; provided that the firearm may be acquired only by a duly licensed dealer, a person eligible for a license to possess or carry firearms in the Virgin Islands, or a nonresident of the Virgin Islands in compliance with the laws of the buyer's state.

§ 475. Deposit of firearms in Department of Public Safety, disposition

- (a) All firearms surrendered, seized or confiscated under the provisions of this chapter, shall be disposed of as provided in this section.
- (b) Any firearm unlawfully borne, possessed, transported or carried, is hereby declared a public nuisance and when any such weapon or instrument is seized by the police the same shall be delivered to the Commissioner. In the cases where criminal actions are filed, the judgment convicting the defendant shall, in addition to the penalties herein prescribed, carry with it the forfeiture in favor of the Government of the Virgin Islands of the firearm seized, and it shall be the duty of the court or judge to deliver the firearm so forfeited to the Commissioner who shall direct the disposition thereof.
- (c) Those firearms which are in good condition may be preserved by the Commissioner for governmental uses.
- (d) The Commissioner shall, whenever he may deem it advisable, and at least once a year, destroy and render completely unserviceable the firearms delivered to him under the provisions of this section, except when a certification is presented to him from a court, or the United States Attorney or the Attorney General to the effect that the preservation thereof, or of any of them, is necessary or indispensable for the ends of justice, and except when the Commissioner himself directs that they, or any of them, be retained in any police or detective laboratory to the end that they may be examined, compared, identified, or be the object of any other experiment tending to discover or prevent crime.
- (e) Before disposing of a firearm, as provided in this section, the Commissioner shall direct that the class, make, number and caliber of such firearms be carefully recorded and filed.

§ 476. Collections of antique firearms; certificates of uselessness. No provision hereof shall prevent that private collections of antique firearms, which may not be used as weapons, be preserved and maintained and that their owners possess them as ornaments or as matters of curiosity, nor the collections of firearms kept as relics, but for the preservation of any weapon of those included in this section the prior inspection thereof and approval therefor by the Commissioner shall be necessary and he shall render such firearms useless, so that the same may not be used as such. The Commissioner shall issue a certificate of uselessness of all the weapons possessed under the provisions of this section, and the possession of any firearm not included in said certificate shall be subject to all the provisions hereof.

§ 478. Report of treatment of wounded persons. Any physician, physician aide, or nurse treating a case of bullet wound, powder burn or any other wound arising from or caused by the discharge of a gun, revolver, pistol, or other firearm, and whenever such cases are treated in a hospital, clinic, sanitarium or other similar institution, the manager, superintendent, or other person in charge shall report such case at once to the police authorities.

§ 479. Discharging or aiming firearms. Any person who, otherwise than in self-defense or in the discharge of official duty:

- (a) wilfully discharges any pistol, revolver, or other firearm, or who throws any deadly missile in a public place or any other place where there is any person who may be injured, thereby, although no injury to any person ensues; or
- (b) intentionally although without malice aims a revolver, pistol or other firearm toward any person; or
- (c) discharges, without injury to any person, firearms while intentionally although without malice aiming toward any person; or
- (d) causes physical injury to any person by the discharge of a firearm while aiming intentionally, although without malice, at any person, shall be guilty of a felony.

§ 480. False information forbidden in sale of weapons. No person shall, in purchasing a firearm or in applying for any license or in making any report hereunder give or offer false or misleading information or offer false evidence of his identity.

§ 481. Alteration of identifying marks of weapons prohibited

- (a) No person shall within the Virgin Islands change, alter, remove, or obliterate the name of the maker, model, manufacturer's number, or other mark or identification on any pistol, machine gun, or sawed-off shotgun. Possession of any pistol, machine gun, or sawed-off shotgun upon which any such mark shall have been changed, altered, removed, or obliterated shall be prima facie evidence that the possessor has changed, altered, removed or obliterated the same within the Virgin Islands: Provided, however, That nothing contained in this section shall apply to any officer or agent of the United States or the Government of the Virgin Islands engaged in experimental work.
- (b) Whoever, unless otherwise authorized by law, has, possesses, bears, transports or carries either, actually or constructively, openly or concealed, any firearm, as defined in § 451(d) of this title, loaded or unloaded, with altered or obliterated identification marks, in a public place, a residential area, a vehicle or any place where persons are gathered shall be imprisoned for not less than 15 years without parole.

§ 482. Illegal use of license; penalty. Whoever knowingly allows the use of his license, issued under this chapter or any prior law of the Virgin Islands, by another person for the purpose of obtaining or transporting firearms shall be punished as provided in § 484 of this chapter.

§ 484. General penalty section. Any person who violates the provisions of this chapter shall, except when otherwise specifically provided herein, be fined not more than \$5,000 or imprisoned not more than 3 years forfeiture of the person's license or firearm or any combination thereof; provided that if the violation occurs after such person has been convicted in

the Virgin Islands of a violation of this chapter, or of a crime of violence, either in the Virgin Islands or in another jurisdiction, such person shall be fined not more than \$10,000 or imprisoned not more than 10 years or both.

§ 487. Seizure and forfeiture

(a) The following items of property shall be subject to seizure and forfeiture, and, upon forfeiture, no property right shall exist in them:

1. Any firearm being worn, borne, or transported by any person not authorized pursuant to § 454 of this title, and, therefore, in violation of § 484 of this title.

2. All ammunition or other parts of or appurtenances to any such firearm worn, carried, or transported by such person or found in the immediate vicinity of such firearm.

(b) Any property subject to seizure under subsection (a) of this section may be seized by any duly authorized officer, as an incident to an arrest or search and seizure. Any such officer seizing such property under this section shall either place the property under seal or remove the same to a location designated by the Police Commissioner. Such officer shall, at the time of seizure or as soon as possible thereafter, execute and deliver to the possessor a signed and dated receipt for the item seized.

(c) Upon the seizure of property pursuant to this section, the Attorney General shall be notified thereof by the U.S. Virgin Islands Police Department (V.I.P.D.), which Department shall also furnish the name and address of the owner thereof, if known. The Attorney General shall notify the owner by certified mail of the seizure, if the registered owner is not the person from whom the item was seized, and the Attorney General's determination of whether the owner knew or should have known that the property was worn, borne, transported or used without lawful authority under § 454 of this title.

1. If the Attorney General determines that the owner neither knew nor should have known of the unauthorized use or intended unauthorized use of the property, he shall surrender the property upon request to the owner unless he determines that the property is needed as evidence in a pending criminal case, in which event he shall return the property upon the final conclusion of the case or cases in which the property is needed as evidence.

2. If the Attorney General determines that the property should be forfeited to the Government, he shall petition the Superior Court in the name of the Government of the Virgin Islands against the property as designated by make, model, year and serial number or other identifying characteristic. The petition shall allege the seizure and set forth in general terms the causes or grounds of forfeiture. It shall also pray that the property be condemned as forfeited to the Government and disposed of according to law.

3. If the owner or owners of the property are unknown or cannot be found, notice of the seizure and intended forfeiture proceedings shall be made by publication in one or more newspapers published in the District in which the action is brought. The notice shall state the substance and object of the original petition and give notice of the intended forfeiture proceedings.

4. Within 30 days after service of the notice of seizure and intended forfeiture proceedings or within 30 days after the date of publication, the owner of the property seized may file an answer under oath to the petition.

5. The court shall retain custody of the seized property pending prosecution of the person accused of violating § 454 of this title and in case such person be found guilty, the property shall remain in the custody of the court until the hearing on the forfeiture is held. The hearing shall be scheduled no more than 30 days after conviction of the defendant, and reasonable notice shall be given to those parties filing an answer to the petition.

6. If no timely answer is filed, the Court shall hear evidence upon the unauthorized use of the property and shall upon satisfactory proof thereof, order the property forfeited to the Government of the Virgin Islands.

7. At the scheduled hearing, any owner who filed a timely answer may show by competent evidence that the property was not in fact used in violation of § 454 of this title or that he neither knew nor should have known that the property was being, or was to be so used. Upon the determination that the property was not so used, the Court shall order that the property be released to the owner.

8. If after a full hearing the Court decides that the property was used in violation of § 454 of this title or that the owner knew or should have known that the property was being, or was to be so used, the Court shall order that the property be forfeited to the Government of the Virgin Islands.

(d) Whenever property is forfeited under this section, it shall be turned over to the Police Commissioner for immediate destruction in the manner he deems appropriate.

(e) Before disposing of a firearm, as provided in this chapter, the Commissioner shall direct that the class, make, number and caliber of such firearm, as well as the time of receipt of such firearm by the Commissioner and the date of destruction, if any, of same, shall be carefully recorded and filed.

§ 489. Registration of firearms upon purchase from dealer; registration of firearms transferred from non-dealer

(a) At the time that any firearm is purchased from a licensed firearms dealer, the dealer and the purchaser shall complete such registration documents as required by the Commissioner of Police before the firearm may be removed from the premises. The firearms dealer shall forward said documents to the Firearms Division of the Police Department by the end of the next business day.

(b) Any person other than a firearms dealer wishing to transfer a firearm to another person shall effect the transfer at the Firearms Division of the Virgin Islands Police Department or at the place of business of a licensed firearms dealer within the Virgin Islands. Both individuals involved in the transfer must present the appropriate firearm licenses to the Firearms Division or the firearms dealer before such transfer may be effected. A record of transfer, as provided by the Virgin Islands

Police Department, shall be completed at the time of transfer, and no transfer of a firearm shall be valid absent the completion of registration and transfer documents as required by this section. The firearms dealer shall forward said documents to the Firearms Division of the Police Department by the end of the next business day.

(c) The completion of registration and transfer documents as required by this section shall constitute compliance with the requirements of § 470, subsection (a) of this chapter.

§ 489a. Safe storage of firearms; penalties

(a) Every person who owns, possesses, purchases, or acquires a firearm, as that word is defined at § 451(d) of this chapter, shall be responsible for the safe storage of the firearm.

(b) Any person who owns, possesses, purchases, or acquires a firearm, as that word is defined in § 451(d) of this chapter, whose failure to lock or safely store the firearm directly results in a person not licensed to own or possess the firearm to gain access thereto, and said unlicensed person injures or kills himself or another person with said firearm, may be, upon conviction, punished by a fine not to exceed \$2,500, imprisonment not to exceed 2 years, or both, and be subject to forfeiture of his license and firearm. This section shall not be construed as precluding the charge or conviction of any other appropriate violation of law.

(c) It is unlawful to leave a firearm in a motor vehicle unless it is stored in an approved vehicle firearm lockbox. A conviction for violation of this subsection subjects a person to the penalties set forth in subsection (b) of this section.

(d) For purposes of this section, "safe storage" means the storage of a firearm in a locked manner so as to prevent discharge or the storage of a firearm in a safe location that is inaccessible to all except the licensed owner of the firearm. For purposes of this section a firearm is locked when the device installed on it or incorporated into its design is activated or set to prevent the firearm from being discharged.