609.06 AUTHORIZED USE OF FORCE.

Subdivision 1. When authorized. Except as otherwise provided in subdivisions 2 and 3, reasonable force may be used upon or toward the person of another without the other's consent when the following circumstances exist or the actor reasonably believes them to exist:

- (1) when used by a public officer or one assisting a public officer under the public officer's direction:
- (i) in effecting a lawful arrest; or
- (ii) in the execution of legal process; or
- (iii) in enforcing an order of the court; or
- (iv) in executing any other duty imposed upon the public officer by law; or
- (2) when used by a person not a public officer in arresting another in the cases and in the manner provided by law and delivering the other to an officer competent to receive the other into custody; or
 - (3) when used by any person in resisting or aiding another to resist an offense against the person; or
- (4) when used by any person in lawful possession of real or personal property, or by another assisting the person in lawful possession, in resisting a trespass upon or other unlawful interference with such property; or
- (5) when used by any person to prevent the escape, or to retake following the escape, of a person lawfully held on a charge or conviction of a crime; or
- (6) when used by a parent, guardian, teacher, or other lawful custodian of a child or pupil, in the exercise of lawful authority, to restrain or correct such child or pupil; or
- (7) when used by a school employee or school bus driver, in the exercise of lawful authority, to restrain a child or pupil, or to prevent bodily harm or death to another; or
- (8) when used by a common carrier in expelling a passenger who refuses to obey a lawful requirement for the conduct of passengers and reasonable care is exercised with regard to the passenger's personal safety; or
- (9) when used to restrain a person with a mental illness or a person with a developmental disability from self-injury or injury to another or when used by one with authority to do so to compel compliance with reasonable requirements for the person's control, conduct, or treatment; or
- (10) when used by a public or private institution providing custody or treatment against one lawfully committed to it to compel compliance with reasonable requirements for the control, conduct, or treatment of the committed person.
- Subd. 2. **Deadly force used against peace officers.** Deadly force may not be used against peace officers who have announced their presence and are performing official duties at a location where a person is committing a crime or an act that would be a crime if committed by an adult.
- Subd. 3. **Limitations on the use of certain restraints.** (a) A peace officer may not use any of the following restraints unless section 609.066 authorizes the use of deadly force to protect the peace officer or another from death or great bodily harm:
 - (1) a choke hold;

- (2) tying all of a person's limbs together behind the person's back to render the person immobile; or
- (3) securing a person in any way that results in transporting the person face down in a vehicle.
- (b) For the purposes of this subdivision, "choke hold" means a method by which a person applies sufficient pressure to a person to make breathing difficult or impossible, and includes but is not limited to any pressure to the neck, throat, or windpipe that may prevent or hinder breathing, or reduce intake of air. Choke hold also means applying pressure to a person's neck on either side of the windpipe, but not to the windpipe itself, to stop the flow of blood to the brain via the carotid arteries.

History: 1963 c 753 art 1 s 609.06; 1986 c 444; 1993 c 326 art 1 s 4; 1996 c 408 art 3 s 12; 2002 c 221 s 46; 2013 c 59 art 3 s 16; 2013 c 62 s 28; 2Sp2020 c 1 s 7,8

609.065 JUSTIFIABLE TAKING OF LIFE.

The intentional taking of the life of another is not authorized by section 609.06, except when necessary in resisting or preventing an offense which the actor reasonably believes exposes the actor or another to great bodily harm or death, or preventing the commission of a felony in the actor's place of abode.

History: 1963 c 753 art 1 s 609.065; 1978 c 736 s 1; 1986 c 444

624.7142 CARRYING WHILE UNDER INFLUENCE OF ALCOHOL OR CONTROLLED SUBSTANCE.

Subdivision 1. **Acts prohibited.** A person may not carry a pistol on or about the person's clothes or person in a public place:

- (1) when the person is under the influence of a controlled substance, as defined in section 152.01, subdivision 4;
- (2) when the person is under the influence of a combination of any two or more of the elements named in clauses (1) and (4);
- (3) when the person is under the influence of an intoxicating substance as defined in section 169A.03, subdivision 11a, and the person knows or has reason to know that the substance has the capacity to cause impairment;
 - (4) when the person is under the influence of alcohol;
 - (5) when the person's alcohol concentration is 0.10 or more; or
 - (6) when the person's alcohol concentration is less than 0.10, but more than 0.04.
- Subd. 2. **Arrest.** A peace officer may arrest a person for a violation under subdivision 1 without a warrant upon probable cause, without regard to whether the violation was committed in the officer's presence.
- Subd. 3. **Preliminary screening test.** When an officer authorized under subdivision 2 to make arrests has reason to believe that the person may be violating or has violated subdivision 1, the officer may require the person to provide a breath sample for a preliminary screening test using a device approved by the commissioner for this purpose. The results of the preliminary screening test must be used for the purpose of deciding whether an arrest should be made under this section and whether to require the chemical tests authorized in section 624.7143, but may not be used in any court action except: (1) to prove that the test was properly required of a person under section 624.7143, or (2) in a civil action arising out of the use of the pistol. Following the preliminary screening test, additional tests may be required of the person as provided under section 624.7143. A person who refuses a breath sample is subject to the provisions of section 624.7143 unless, in compliance with that section, the person submits to a blood, breath, or urine test to determine the presence of alcohol or a controlled substance.
- Subd. 4. **Evidence.** In a prosecution for a violation of subdivision 1, the admission of evidence of the amount of alcohol or a controlled substance in the person's blood, breath, or urine is governed by section 169A.45.
- Subd. 5. **Suspension.** A person who is charged with a violation under this section may have their authority to carry a pistol in a public place on or about the person's clothes or person under the provisions of a permit or otherwise suspended by the court as a condition of release.
- Subd. 6. **Penalties.** (a) A person who violates a prohibition under subdivision 1, clauses (1) to (5), is guilty of a misdemeanor. A second or subsequent violation is a gross misdemeanor.
 - (b) A person who violates subdivision 1, clause (6), is guilty of a misdemeanor.
- (c) In addition to the penalty imposed under paragraph (a), if a person violates subdivision 1, clauses (1) to (5), the person's authority to carry a pistol in a public place on or about the person's clothes or person

under the provisions of a permit or otherwise is revoked and the person may not reapply for a period of one year from the date of conviction.

- (d) In addition to the penalty imposed under paragraph (b), if a person violates subdivision 1, clause (6), the person's authority to carry a pistol in a public place on or about the person's clothes or person under the provisions of a permit or otherwise is suspended for 180 days from the date of conviction.
- (e) Notwithstanding section 609.531, a firearm carried in violation of subdivision 1, clause (6), is not subject to forfeiture.
- Subd. 7. **Reporting.** Suspensions and revocations under this section must be reported in the same manner as in section 624.714, subdivision 12a.

History: 2003 c 28 art 2 s 29,34; 2005 c 83 s 1; 2018 c 195 art 3 s 25

609.666 NEGLIGENT STORAGE OF FIREARMS.

Subdivision 1. Definitions. For purposes of this section, the following words have the meanings given.

- (a) "Firearm" means a device designed to be used as a weapon, from which is expelled a projectile by the force of any explosion or force of combustion.
 - (b) "Child" means a person under the age of 18 years.
- (c) "Loaded" means the firearm has ammunition in the chamber or magazine, if the magazine is in the firearm, unless the firearm is incapable of being fired by a child who is likely to gain access to the firearm.
- Subd. 2. Access to firearms. A person is guilty of a gross misdemeanor who negligently stores or leaves a loaded firearm in a location where the person knows, or reasonably should know, that a child is likely to gain access, unless reasonable action is taken to secure the firearm against access by the child.
- Subd. 3. **Limitations.** Subdivision 2 does not apply to a child's access to firearms that was obtained as a result of an unlawful entry.

History: 1993 c 326 art 1 s 18; 1996 c 408 art 4 s 11

brandish ['brændis]

vb (tr)

to wave or flourish (a weapon) in a triumphant, threatening, or ostentatious way

a threatening or defiant flourish

[from Old French brandir, from brand sword, of Germanic origin; compare Old High German brant weapon

brandisher n

display [dr'spler]

vb

1. (tr) to show or make visible

2. (tr) to disclose or make evident; reveal to display anger

3. (tr) to flaunt in an ostentatious way to display military might

4. (tr) to spread or open out; unfurl or unfold

5. (Communication Arts / Journalism & Publishing) (tr) to give prominence to (headings, captions, etc.) by the use of certain typefaces

6. (Life Sciences & Allied Applications / Zoology) (intr) Zoology to engage in a display

n

1. the act of exhibiting or displaying; show a display of fear

2. something exhibited or displayed

3. an ostentatious or pretentious exhibition a display of his accomplishments

4. (Communication Arts / Journalism & Publishing)

a. an arrangement of certain typefaces to give prominence to headings, captions, advertisements, etc.

b. printed matter that is eye-catching

5. (Electronics) Electronics

a. a device capable of representing information visually, as on a cathode-ray tube screen

b. the information so presented

6. (Life Sciences & Allied Applications / Zoology) Zoology a pattern of behaviour in birds, fishes, etc., by which the animal attracts attention while it is courting the female, defending its territory, etc.

7. (Communication Arts / Printing, Lithography & Bookbinding) (modifier) relating to or using typefaces that give prominence to the words they are used to set [from Anglo-French despleier to unfold, from Late Latin displicare to scatter, from DIS-1 + plicare to fold]

displayer n

624.7181 RIFLES AND SHOTGUNS IN PUBLIC PLACES.

Subdivision 1. **Definitions.** For purposes of this section, the following terms have the meanings given them.

- (a) "BB gun" means a device that fires or ejects a shot measuring .18 of an inch or less in diameter.
- (b) "Carry" does not include:
- (1) the carrying of a BB gun, rifle, or shotgun to, from, or at a place where firearms are repaired, bought, sold, traded, or displayed, or where hunting, target shooting, or other lawful activity involving firearms occurs, or at funerals, parades, or other lawful ceremonies;
- (2) the carrying by a person of a BB gun, rifle, or shotgun that is unloaded and in a gun case expressly made to contain a firearm, if the case fully encloses the firearm by being zipped, snapped, buckled, tied, or otherwise fastened, and no portion of the firearm is exposed;
 - (3) the carrying of a BB gun, rifle, or shotgun by a person who has a permit under section 624.714;
 - (4) the carrying of an antique firearm as a curiosity or for its historical significance or value; or
 - (5) the transporting of a BB gun, rifle, or shotgun in compliance with section 97B.045.
- (c) "Public place" means property owned, leased, or controlled by a governmental unit and private property that is regularly and frequently open to or made available for use by the public in sufficient numbers to give clear notice of the property's current dedication to public use but does not include: a person's dwelling house or premises, the place of business owned or managed by the person, or land possessed by the person; a gun show, gun shop, or hunting or target shooting facility; or the woods, fields, or waters of this state where the person is present lawfully for the purpose of hunting or target shooting or other lawful activity involving firearms.
- Subd. 2. **Penalties.** Whoever carries a BB gun, rifle, or shotgun on or about the person in a public place is guilty of a gross misdemeanor. A person under the age of 21 who carries a semiautomatic military-style assault weapon, as defined in section 624.712, subdivision 7, on or about the person in a public place is guilty of a felony.
- Subd. 3. Exceptions. This section does not apply to officers, employees, or agents of law enforcement agencies or the armed forces of this state or the United States, or private detectives or protective agents, to the extent that these persons are authorized by law to carry firearms and are acting in the scope of their official duties.

History: 1993 c 326 art 1 s 34; 1994 c 576 s 58; 1994 c 636 art 3 s 42

MN Gun Owners Caucus Website

Under the section titled "Learn", you will find all the gun laws and information about how to transfer a firearm.

https://gunowners.mn/learn/minnesota-laws