



FRONT SIGHT

FIREARMS TRAINING LLC

NEWS AND UPDATES

IMPORTANT UPDATE!!!

On Thursday, October 24, 2024, the United States 2nd Circuit Court of Appeals reinstated many of the parts of the New York Concealed Carry Improvement Act (CCIA) which the state was previously enjoined from enforcing. As I stated in class, the laws are in flux and subject to change with all of the many lawsuits following the Supreme Court BRUEN decision.

The previous injunctions are upheld:

- Social Media Disclosure
- Restricted Location-Private Property open to the public (e.g. Home Depot, supermarkets, etc.)

All other aspects of the previous injunctions have been vacated:

- “[A]ny location providing health, behavioral health, or chemical dependence care or services”
- “[A]ny place of worship or religious observation”
- [L]ibraries, public playgrounds, public parks, and zoos
- [A]ny place, conveyance, or vehicle used for public transportation or public transit, subway cars, train cars, buses, ferries, railroad, omnibus, marine or aviation transportation; or any facility used for or in connection with

service in the transportation of passengers, airports, train stations, subway and rail stations, and bus terminals

- [A]ny establishment issued a license for on-premise consumption pursuant to article four, four-A, five, or six of the alcoholic beverage control law where alcohol is consumed and any establishment licensed under article four of the cannabis law for on-premise consumption . . .
- [A]ny place used for the performance, art entertainment, gaming, or sporting events such as theaters, stadiums, racetracks, museums, amusement parks, performance venues, concerts, exhibits, conference centers, banquet halls, and gaming facilities and video lottery terminal facilities as licensed by the gaming commission
- “[A]ny gathering of individuals to collectively express their constitutional rights to protest or assemble”
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It also reinstates the ability of licensing officials to base the issuance of a permit on the applicant’s “Good Moral Character”.

What this means is the plaintiffs can now appeal to the Supreme Court, for a decision which is consistent with the BRUEN decision.

Below is a link to the Second Circuit Court Decision. It’s 249 pages long. Skip to page 245 if you want to go straight to the conclusion.

https://ww3.ca2.uscourts.gov/decisions/isysquery/5b18a599-6299-4b7c-aff3-a1c5e06204bc/2/doc/22-2908_opn.pdf#xml=https://ww3.ca2.uscourts.gov/decisions/isysquery/5b18a599-6299-4b7c-aff3-a1c5e06204bc/2/hilite/



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