Permit-to-Purchase Licensing for Handguns

Why Handgun Purchaser Licensing Laws are Necessary

Handgun purchaser licensing laws, also known as permit-to-purchase (PTP) laws, are in effect in 10 states* and the District of Columbia. Permits or licenses to purchase handguns are issued after applicants apply with a state or local law enforcement agency, pass a background check, and, in some cases, show evidence of handgun safety training.

PTP laws address a glaring weakness in federal laws that are designed to prevent prohibited persons from accessing firearms. Federal law requires prospective firearm purchasers to pass a background check verifying that they meet all eligibility requirements if the seller is a federally licensed firearm dealer. But prohibited persons or anyone who does not want records linking themselves to a gun can acquire firearms from unlicensed private sellers who have no legal obligation to verify that the prospective purchaser can legally possess a firearm. In all states with PTP laws, both licensed and unlicensed firearm sellers can only legally sell a firearm to someone if they have a valid permit or license.

In addition to filling the void in background check requirements for handgun sales by private unlicensed sellers, PTP laws that require in-person applications at law enforcement agencies provide a mechanism to prevent fraud or inaccuracies that could allow criminals to obtain guns. Federal law gives licensed firearms dealers and their employees the responsibility of verifying the authenticity of their customers’ government-issued identification cards and the accuracy of the information submitted for background checks. The General Accounting Office conducted a study to test the ability of licensed gun dealers to identify fake drivers’ licenses in six states and did not find a single instance in which a dealer questioned authenticity of the fake IDs. They concluded that the soundness of the current system for screening prospective gun purchasers is questionable.1 How well firearm dealers and their employees identify discrepancies between purchase applications and government-issued identification documents has not been tested. Requiring direct contact with law enforcement may deter straw purchases made on the behalf of a disqualified purchaser and, especially when fingerprinting is required, ensures that the identity of the prospective purchaser is verified.

How Handgun Purchaser Licensing Laws Help Keep Guns Out of the Wrong Hands

States with PTP laws tend to have stricter standards for legal gun ownership than do states that don’t license handgun purchasers. For example, among the 11 jurisdictions with PTP laws, nine set 21 as the minimum legal age for handgun purchase and nine prohibit firearm possession for convictions for crimes involving violence or guns. Of the remaining 40 states, only five set 21 as

* Nebraska issues PTPs, but a PTP is optional for sales by licensed gun dealers because these sales are contingent upon the purchaser passing a background check.
a minimum legal age for handgun purchase and 24 prohibit firearm possession for violent misdemeanors. Three states with PTP laws (MA, NJ, NY) also allow law enforcement to use their discretion to deny a license to an applicant if they believe doing so is in the interest of public safety (e.g., history of arrests for violent crimes but no disqualifying conviction).

**Information about state laws requiring permits to purchase handguns.**

<table>
<thead>
<tr>
<th>State</th>
<th>Issuing Agency</th>
<th>Agency Discretion to Deny a Permit</th>
<th>Method of Application</th>
<th>Fingerprint Taken</th>
<th>Maximum Wait</th>
<th>Duration of Permit</th>
<th>Safety Training/Exam</th>
</tr>
</thead>
<tbody>
<tr>
<td>Connecticut</td>
<td>Local Police Department</td>
<td>No</td>
<td>In-person</td>
<td>Yes</td>
<td>90 days</td>
<td>5 years</td>
<td>Yes</td>
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<tr>
<td>Hawaii</td>
<td>County Chief of Police</td>
<td>No</td>
<td>In-person</td>
<td>Yes</td>
<td>20 days</td>
<td>10 days</td>
<td>Yes</td>
</tr>
<tr>
<td>Illinois</td>
<td>State Police</td>
<td>No</td>
<td>Mail</td>
<td>No</td>
<td>30 days</td>
<td>10 years</td>
<td>No</td>
</tr>
<tr>
<td>Iowa</td>
<td>County Sheriff</td>
<td>No</td>
<td>In-person</td>
<td>No</td>
<td>3 days</td>
<td>1 year</td>
<td>No</td>
</tr>
<tr>
<td>Maryland</td>
<td>State Police Department</td>
<td>No</td>
<td>in-person(^1)</td>
<td>Yes</td>
<td>30 days</td>
<td>10 years</td>
<td>Yes</td>
</tr>
<tr>
<td>Massachusetts</td>
<td>Municipal Police Department</td>
<td>Yes</td>
<td>In-person</td>
<td>Yes</td>
<td>40 days</td>
<td>10 days</td>
<td>Yes</td>
</tr>
<tr>
<td>Michigan</td>
<td>Local Police or Sheriff</td>
<td>No</td>
<td>In-person</td>
<td>No</td>
<td>None</td>
<td>10 days</td>
<td>Yes</td>
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<tr>
<td>New Jersey</td>
<td>Municipal Police Department</td>
<td>Yes</td>
<td>In-person</td>
<td>Yes</td>
<td>30-45 days</td>
<td>90 days</td>
<td>No</td>
</tr>
<tr>
<td>New York</td>
<td>both local and state police vet and issue permits</td>
<td>Yes</td>
<td>In-person</td>
<td>Yes</td>
<td>6 months</td>
<td>Varies by county(^2)</td>
<td>No</td>
</tr>
<tr>
<td>North Carolina</td>
<td>County Sheriff Department</td>
<td>No</td>
<td>Mail</td>
<td>No</td>
<td>30 days</td>
<td>5 years</td>
<td>No</td>
</tr>
<tr>
<td>District of Columbia</td>
<td>Metropolitan Police Department</td>
<td>No</td>
<td>In-person</td>
<td>Yes</td>
<td>60 days</td>
<td>3 years</td>
<td>Yes</td>
</tr>
</tbody>
</table>

**Handgun Purchaser Licensing Prevents Guns from Being Diverted to Criminals**

States with handgun purchaser licensing laws have lower rates of guns being diverted to criminals shortly after retail sale and lower rates of exporting guns to criminals in other states. A study of guns traced to crime in 53 cities found that the PTP laws allowing police discretion were associated with 64% lower risk of guns being diverted guns to criminals within the state.

\(^1\) Applicants apply at state government certified vendors who take applicants’ fingerprints.  
\(^2\) 3 years in NYC; 5 years in Nassau, Suffolk and Westchester Co; until revoked elsewhere
Compared to states without such laws.² Criminals in places with PTP laws who used guns typically acquired guns that originated from states with weaker laws.³,⁴ Another study found that PTP laws requiring fingerprinting of applicants were among the most effective state policies to reduce diversions of guns to criminals across state borders. PTP laws that gave law enforcement discretion in issuing permits were associated with 76% lower per capita rates of exporting guns to criminals, while PTP laws that did not allow discretion but still required fingerprinting of purchasers were associated with 45% lower rates of exporting guns to criminals in other states.⁵

Only one state PTP licensing law change has occurred since relatively good crime gun trace data have been available to allow researchers to systematically examine whether indicators of diversion change with the laws. Missouri lawmakers repealed their state’s PTP law effective August 28, 2007. As a result, handgun transfers involving unlicensed sellers no longer required a background check and handgun sales by licensed gun dealers no longer required a pre-sale trip by prospective purchasers to the local sheriff’s office a PTP. After Missouri’s PTP law was repealed, the share of guns recovered from criminals that moved swiftly from a retail sale to crime involvement doubled and the share of crime guns that originated from an in-state retail transaction doubled.³

**Handgun Purchaser Licensing Linked to Lower Gun-Related Deaths**

States with PTP laws tend to have lower rates of firearm-related homicide and suicide than states without these laws after controlling for demographic, economic and other differences across states.⁶,⁷ Determining whether PTP laws contributed to lower firearm homicide and suicide rates requires careful analyses of changes over time following changes in the laws in the states directly affected in comparison to changing trends in states that did adopt or repeal a PTP law. Unfortunately, there have been few changes in these laws in decades.

Johns Hopkins researchers published a study in *Journal of Urban Health* in 2014 designed to estimate the effect of Missouri’s repeal of its PTP law on homicide rates. Firearm-related homicide rates increased abruptly following the law’s repeal and were 25% higher in the first three years and four months post repeal than was the case during the prior nine years. This sharp increase in firearm homicide rates in Missouri was unusual because none of the states bordering Missouri nor the nation as a whole experienced significant increases in firearm homicide rates during that time period. Substantial increases in firearm homicides were observed in urban and suburban counties throughout the state. Statistical analyses controlled for a variety of factors that might account for the sharp increases in homicide rates (policing levels, incarceration rates, poverty, unemployment, and other changes in public policies). The law’s repeal was associated with a 14% increase in Missouri’s murder rates through 2012 (about 50 lives per year) and a 25% increase in firearm homicides through 2010. There were no changes in homicides committed by means other than firearms.⁸ The study team recently updated the analyses using homicide data through 2013 and recent policy changes in the state and found a 18% increase in firearm homicide rates and no change in nonfirearm homicides associated with Missouri’s repealed PTP law. Preliminary evidence from a study of trends in assaults against law enforcement officers across states found the repeal of Missouri’s PTP law was associated with an increased risk of nonfatal shootings of police officers.⁹
Connecticut was the last state to adopt a law that mandated background checks and permits for all handgun purchases. In a study published in the *American Journal of Public Health*, researchers used a cutting-edge statistical procedure designed to produce the most accurate prediction models for a state’s mortality trends to estimate the impact of Connecticut’s PTP handgun law. The October 1995 PTP law was associated with a 40% lower firearm homicide rates for Connecticut during the first 10 full years the law was in place than what was predicted if the law had not been implemented. These protective effects were not evident for several years into the new period with the PTP law. The law was not associated with a change in nonfirearm homicide rates.10

Firearm availability is associated with increased risk for suicide11 and many conditions that prohibit purchases of firearms are linked with elevated risk of suicide. Because PTP laws appear to help keep handguns from prohibited persons and also add steps to handgun purchases that could deter impulsive handgun acquisitions, they could reduce suicides. Johns Hopkins researchers published a study showing that Connecticut’s PTP law was associated with a 15% decrease in firearm suicide rates. Tests of whether the law was associated with changes in nonfirearm suicide rates were inconsistent. Missouri’s repeal of its PTP law was associated with a 16% increase in firearm suicide rates, but no change in nonfirearm suicides.12

**Public Support for Laws Licensing Handgun Purchasers**

Support for background checks for virtually all firearms sales is very wide – 84% overall and 85% among gun owners. A study conducted by Johns Hopkins researchers in January 2015 found that three-quarters of adults surveyed supported laws that require prospective firearm purchasers to acquire a license from local law enforcement and nearly 6 out of 10 gun owners supported this policy.13

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**Research Cited**


2 Webster DW, Vernick JS, Bulzacchelli MT. Effects of state-level firearm seller accountability policies on firearms trafficking. *Journal of Urban Health* 2009;86:525-537.


