Tribal Law and Concealed Carry

Click on states name to go to that states Tribe Listing.

<table>
<thead>
<tr>
<th>Alabama</th>
<th>Arizona</th>
<th>California</th>
<th>Colorado</th>
<th>Connecticut</th>
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<tr>
<td>Florida</td>
<td>Idaho</td>
<td>Iowa</td>
<td>Kansas</td>
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<td>Minnesota</td>
<td>Michigan</td>
<td>Mississippi</td>
<td>Montana</td>
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<td>Nevada</td>
<td>New Mexico</td>
<td>New York</td>
<td>North Carolina</td>
<td>North Dakota</td>
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<td>Oklahoma</td>
<td>Oregon</td>
<td>South Dakota</td>
<td>Texas</td>
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<tr>
<td>Washington</td>
<td>Wisconsin</td>
<td>Wyoming</td>
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</tbody>
</table>

There are about 800 Native American Tribes listed by the Federal Government. A majority do not have their code online. These are the ones that I have found that have language concerning carrying or possessing firearms on the Tribal Land. Links have been provided for you to take up the search further. There may be other instances of weapons listed in their code concerning firearms. This is also not the last word on Tribal Laws concerning firearms. This listing just gives you a place to start. Please look further.

Tribal Law only applies to those who live on the Reservation. If you are carrying a firearm with a permit/license that is valid in the state the reservation is located in that permit/license may not be valid on the Reservation. They will most likely take the firearm and tell you that you can go to Tribal Court to get it back. Some say as long as you stay on the state roads through a Reservation you are OK but some Tribes ordinances state you can’t carry a firearm in a vehicle or on the roads on their Reservation. Tribal Police in most instances work closely with the Local Law Enforcement surrounding the Reservation. If you are breaking a state firearms law they will most likely hold you and contact the local authorities.

Handgunlaw.us recommends before carrying on any Reservation that you actually talk to those in charge and preferably get something in writing that your permit/license is valid on their reservation. Otherwise keep it unloaded and secured in your trunk or locked box in the back of a vehicle that does not have a trunk.

I have broken the listing down by state. There are a few Tribes whose Reservations are in more than one state. In those instances I listed the Tribal Law under both states.

If you know of any other Tribes that have their code online or links to Tribal Law/Tribal Governments that need listed here please send the link to admins@handgunlaw.us. Please put Tribal Law in the subject line. Steve & Gary

Indian Tribal Sovereignty a Paper by Scott E. Peterman, September 18, 2000. This gives the history of Tribal Sovereignty and how Tribes relate to State and Federal Laws.

Links to Tribal Codes Online: http://www.narf.org/nill/triballaw/index.html

Links to Tribal Governments http://www.usa.gov/Government/Tribal_Sites/index.shtml

www.handgunlaw.us
Native American Constitution and Law Digitization Project  [http://thorpe.ou.edu/](http://thorpe.ou.edu/)

Links to Maps of Federal Lands and Native American Reservations
[http://www.nps.gov/history/nagpra/documents/resmap.htm](http://www.nps.gov/history/nagpra/documents/resmap.htm)

Link to Court Ruling that Reservation Law only applies to those who live on the Reservation.

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**USC › Title 18 › Part I › Chapter 53 › § 1162 State Jurisdiction Over Offenses Committed By or Against Indians in The Indian Country**

(a) Each of the States or Territories listed in the following table shall have jurisdiction over offenses committed by or against Indians in the areas of Indian country listed opposite the name of the State or Territory to the same extent that such State or Territory has jurisdiction over offenses committed elsewhere within the State or Territory, and the criminal laws of such State or Territory shall have the same force and effect within such Indian country as they have elsewhere within the State or Territory:

<table>
<thead>
<tr>
<th>State or Territory of</th>
<th>Indian country affected</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alaska</td>
<td>All Indian country within the State, except that on Annette Islands, the Metlakatla Indian community may exercise jurisdiction over offenses committed by Indians in the same manner in which such jurisdiction may be exercised by Indian tribes in Indian country over which State jurisdiction has not been extended.</td>
</tr>
<tr>
<td>California</td>
<td>All Indian country within the State.</td>
</tr>
<tr>
<td>Minnesota</td>
<td>All Indian country within the State, except the Red Lake Reservation.</td>
</tr>
<tr>
<td>Nebraska</td>
<td>All Indian country within the State.</td>
</tr>
<tr>
<td>Oregon</td>
<td>All Indian country within the State, except the Warm Springs Reservation.</td>
</tr>
<tr>
<td>Wisconsin</td>
<td>All Indian country within the State.</td>
</tr>
</tbody>
</table>

(b) Nothing in this section shall authorize the alienation, encumbrance, or taxation of any real or personal property, including water rights, belonging to any Indian or any Indian tribe, band, or community that is held in trust by the United States or is subject to a restriction against alienation imposed by the United States; or shall authorize regulation of the use of such property in a manner inconsistent with any Federal treaty, agreement, or statute or with any regulation made pursuant thereto; or shall deprive any Indian or any Indian tribe, band, or community of any right, privilege, or immunity afforded under Federal treaty, agreement, or statute with respect to hunting, trapping, or fishing or the control, licensing, or regulation thereof.

(c) The provisions of sections 1152 and 1153 of this chapter shall not be applicable within the areas of Indian country listed in subsection (a) of this section as areas over which the several States have exclusive jurisdiction.
(d) Notwithstanding subsection (c), at the request of an Indian tribe, and after consultation with and consent by the Attorney General—

(1) sections 1152 and 1153 shall apply in the areas of the Indian country of the Indian tribe; and

(2) jurisdiction over those areas shall be concurrent among the Federal Government, State governments, and, where applicable, tribal governments.

Note: USC › Title 18 › Part I › Chapter 53 Is the US Code that concerns Tribal Laws etc.

From the Bureau of Indian Affairs FAQs

What is the jurisdiction of tribal courts?

Generally, tribal courts have civil jurisdiction over Indians and non-Indians who either reside or do business on federal Indian reservations. They also have criminal jurisdiction over violations of tribal laws committed by tribal members residing or doing business on the reservation.

Under 25 C.F.R. Part 115, tribal courts are responsible for appointing guardians, determining competency, awarding child support from Individual Indian Money (IIM) accounts, determining paternity, sanctioning adoptions, marriages, and divorces, making presumptions of death, and adjudicating claims involving trust assets. There are approximately 225 tribes that contract or compact with the BIA to perform the Secretary’s adjudicatory function and 23 Courts of Indian Offenses (also known as CFR courts) which exercise federal authority. The Indian Tribal Justice Act of 1993 (P.L. 103-176, 107 Stat. 2005) supports tribal courts in becoming, along with federal and state courts, well-established dispensers of justice in Indian Country.

What is Public Law 280 and where does it apply?

In 1953, Congress enacted Public Law 83-280 (67 Stat. 588) to grant certain states criminal jurisdiction over American Indians on reservations and to allow civil litigation that had come under tribal or federal court jurisdiction to be handled by state courts. However, the law did not grant states regulatory power over tribes or lands held in trust by the United States; federally guaranteed tribal hunting, trapping, and fishing rights; basic tribal governmental functions such as enrollment and domestic relations; nor the power to impose state taxes. These states also may not regulate matters such as environmental control, land use, gambling, and licenses on federal Indian reservations.

The states required by Public Law 280 to assume civil and criminal jurisdiction over federal Indian lands were Alaska (except the Metlakatla Indian Community on the Annette Island Reserve, which maintains criminal jurisdiction), California, Minnesota (except the Red Lake Reservation), Nebraska, Oregon (except the Warm Springs Reservation), and Wisconsin. In addition, the federal government gave up all special criminal jurisdiction in these states over Indian offenders and victims. The states that elected to assume full or partial jurisdiction were Arizona (1967), Florida (1961), Idaho (1963, subject to tribal consent), Iowa (1967), Montana (1963), Nevada (1955), North Dakota (1963, subject to tribal consent), South Dakota (1957-1961), Utah (1971), and Washington (1957-1963).

Subsequent acts of Congress, court decisions, and state actions to retrocede jurisdiction back to the Federal Government have muted some of the effects of the 1953 law, and strengthened the tribes’ jurisdiction over civil and criminal matters on their reservations.
What are inherent powers of tribal self-government?

Tribes possess all powers of self-government except those relinquished under treaty with the United States, those that Congress has expressly extinguished, and those that federal courts have ruled are subject to existing federal law or are inconsistent with overriding national policies. Tribes, therefore, possess the right to form their own governments; to make and enforce laws, both civil and criminal; to tax; to establish and determine membership (i.e., tribal citizenship); to license and regulate activities within their jurisdiction; to zone; and to exclude persons from tribal lands.

Limitations on inherent tribal powers of self-government are few, but do include the same limitations applicable to states, e.g., neither tribes nor states have the power to make war, engage in foreign relations, or print and issue currency.

Alabama

Poarch Band of Creek Indians

§8-6-17  Caring Concealed Weapons

(a) A person commits the crime of carrying concealed weapons if said person, other than an authorized law enforcement officer, shall carry concealed about his person any of the following weapons or firearms:

(1) Air gun, blowgun, explosive device, bayonet, dagger, switchblade, bowie knife, slingshot, club, blackjack, chain, sword, spear, knuckles made of any metal or hard substance; knife having a blade of four (4) inches long or longer, throwing stars, chain belts; or

(2) Any gun or dangerous firearm whether the same is loaded or unloaded.

(b) Carrying Concealed Weapons is a Class A Misdemeanor.

Arizona

Colorado River Indian Tribes

(The Colorado River Indian Tribes include four distinct Tribes - the Mohave, Chemehuevi, Hopi and Navajo along the Colorado River on both the Arizona and California side.)

Law and Order Code Article 1

Section 345.  Carrying a Concealed Weapon.

A person commits the offense of carrying a concealed weapon if, without legal justification, or lawful authority as hereinafter provided, he knowingly carries concealed on or about his person a knife, firearm, or other dangerous weapon as hereinafter defined.

  a.  It shall be an affirmative defense that the accused was:
Lawfully authorized to carry such knife, firearm or other dangerous weapon concealed on or about his person, which lawful authority shall be by permit issued by the Tribal Council or such other authority designated by it, or by written permit or other authority of the United States;

(2) A Police or other law enforcement officer of the Tribes or the United State acting in the performance of his official duties; or

(3) Was in this own dwelling, or place of business, or on property owned or under his control at the time of the act of carrying; or

(4) Was in a private automobile or other means of conveyance and was carrying the weapon therein for lawful protection of his or another permit or property while traveling.

b. The following definitions apply to this Section:

(1) "Knife" means any dagger, dirk, knife, sword, spear, or stiletto with a blade over three and one-half (3 1/2) inches in length, or any other instrument capable of inflicting cutting, stabbing, or tearing wounds, but it does not include a hunting or fishing knife carried for sports or other lawful use.

(2) “Firearm” means any gun, revolver, pistol, rifle, shotgun, or other weapon which discharges a projectile by explosive force.

(3) “Dangerous Weapon” in addition to a firearm or knife, includes any dart, blow-gun, air or pellet gun, non-safety razor, blackjack, billy club, sand club, sand bag, any hand-operated striking weapon consisting at the striking end of an encased heavy substance or at the handle end a strap or springy shaft which increases the force of impact, any device designed for propelling by release of gas or spring pressure, any device designed to discharge chemicals as an offensive or defensive weapon, a bomb or any other explosive or incendiary device or Molotov cocktail, brass knuckles or other device intended to be worn on the hand or other part of the body for infliction of injury to another person.

A person guilty of carrying a concealed weapon may be sentenced to imprisonment for a period not exceed one (1) year or a fine not to exceed Five Thousand Dollars ($5,000.00), or both.

[As Amended January 11, 1992, Ord. No. 92-1, 1.]

Fort McDowell Yavapai Nation

Sec. 6-133. Carrying Concealed Weapon.

a. Any person who shall go about in a public place armed with a dangerous weapon concealed upon his person, which weapon can be used to inflict harm upon another person, shall be deemed guilty of an offense and, upon conviction thereof, shall be sentenced to imprisonment for a period not to exceed ninety (90) days or to a fine not to exceed three hundred sixty dollars ($360.00) or to both such imprisonment and fine with costs.

b. A weapon is not a concealed weapon as used in this section if:

1. it is carried in a belt holster, is wholly or partially visible, or is carried in a scabbard or case designed for carrying weapons which scabbard or case is wholly or partially visible.

2. it is located in a closed trunk, luggage or glove compartment of a motor vehicle.

3. a person has a permit signed by the department of law and order of the Yavapai Community Court and has the permit on his person.

Ft. Yuma Quechan Indians

§ 13-3102. Misconduct Involving Weapons; Defenses; Classification; Definitions.

A. A person commits misconduct involving weapons by knowingly:

1. Carrying a deadly weapon without a permit except a pocket knife concealed on his person; or
2. Carrying a deadly weapon without a permit concealed within immediate control of any person in or on a means of transportation; or

D. Subsection A, paragraphs 1, 2, 3, 7, 10, 11, 12 and 13, shall not apply to:

1. A peace officer or any person summoned by any peace officer to assist and while actually assisting in the performance of official duties; or

2. A member of the military forces of the United States or of any state of the United States in the performance of official duties; or

3. A person specifically licensed, authorized or permitted pursuant to a statute of this state or of the United States.

**Gila River Indian Community**

5.1301. **Misconduct Involving Weapons.**

A. A person commits the offense of misconduct involving weapons if he knowingly:

1. Carries a deadly weapon except a pocket knife on his person or within his immediate control or in a means of transportation, in the furtherance of an offense that is chargeable as a felony;

10. Carries a deadly weapon on school premises, including any buildings and grounds, playgrounds, playing fields, parking area, or any school bus.

**Note:** Handgunlaw.us recommends you read the whole law at the link above as it lists all the places firearms are prohibited and there is a Must Inform provision in their ordinances.

**Hualapai Tribe**

The Grand Canyon Skywalk is owned by the Hualapai Tribe. They do not have their ordinances online. Their Tribal website and the Skywalk website do not mention firearms or weapons. I have two reports now that firearms are not permitted. One reported the following: “The Skywalk building had no such signs. But, within the Skywalk building, there is a separate corridor to the walkway. At the entrance to that corridor, there is a metal detector and a staff member with a hand wand..”

**Havasupai**

**Tribal Terms and Conditions** (From their website on visiting them in the Grand Canyon)

The Havasupai Tribe does not permit its people to use alcoholic beverages on the reservation and drugs are as illegal in Havasu Canyon as they are anywhere else. Tribal law does not permit the bearing of firearms by anyone on the reservation, nor are machetes, either necessary, or useful in the campgrounds.

Due to the large number of animals living in Havasu Canyon, the Tribe requests visitors not to bring pets with them. **Please leave your liquor, drugs, weapons and pets at home and enjoy the canyon.**

**Hopi Tribe**

Chapter 11. **OFFENSES INVOLVING WEAPONS AND EXPLOSIVES**

www.handgunlaw.us
3.11.1 Misconduct Involving Firearms. A person who knowingly discharges a firearm within three hundred (300) feet of any inhabited building or on any road or highway within the Territory, is guilty of a petty offense.

A. This offense shall not apply to persons who discharge their firearms for ceremonial or law enforcement purposes, to those who discharge their firearms in protection of their farming or ranching activities, to those who discharge their firearms within a designated area such as an archery or rifle range, or to those who discharge their firearms in accordance with other laws of the Tribe.

B. In addition to such other penalties prescribed by this Code, the firearm may be immediately seized as a civil forfeiture.

Navajo Nation

Subchapter 3. Weapons and Explosives
§ 320. Unlawful carrying of a deadly weapon
A. Offense. A person commits unlawful carrying of a deadly weapon if he or she carries a loaded firearm or any other type of deadly weapon.

B. Exceptions. Subsection (A) of this Section shall not apply to any of the following:

1. To peace officers in the lawful discharge of their duties;

2. To persons in a private motor vehicle or other means of conveyance, for lawful protection of the person's or another's person or property, while traveling and such weapon is located in a closed trunk, luggage, or glove compartment of a motor vehicle;

3. To a person in his or her residence, or on real property belonging to such person as owner, lessee, tenant, or licensee;

4. To a person or persons carrying or discharging a firearm as an integral part of any traditional Navajo religious practice, ceremony, or service;

5. To persons engaged in the hunting of game or predatory animals.

Pascua Yaqui Tribe

Section 500 Carrying a Concealed or Deadly Weapon (4 PYTC § 1-500)

(A) Any person who shall go about in public places armed with a dangerous or deadly weapon knowingly concealed shall be deemed guilty of an offense.

(B) "Deadly weapons" within the meaning of the foregoing shall be construed to mean any and all kinds and classes of offensive weapons, such as guns, pistols, revolvers, knives with blades over four inches in length, and any and all classes and kinds of weapons and instruments by whatever name called, designed to or intended and used for the purpose of inflicting a dangerous wound.

(C) Commissioned peace officers shall be exempt from this provision.

Legislative History: Amended 1-6-94 by Tribal Council Resolution C1-02-94.

Tohono O'odham Nation

Title 7 Chapter 1
Section 14.1 Misuse of a Weapon and/or a Dangerous Instrument

A. A person commits the offense of misuse of a weapon and/or a dangerous instrument if he or she intentionally or knowingly:

1. carries a prohibited weapon or dangerous instrument concealed on or about his or her person; or

2. carries a prohibited weapon concealed in or on a means of transportation, or within immediate reach of any person; or

3. carries or possesses a prohibited weapon or dangerous instrument with the intent to use such weapon or dangerous instrument in the commission of a crime; or
4. carries or possesses a prohibited weapon or dangerous instrument and is a prohibited person as defined in this section; or
5. manufactures, transports, sells or transfers a prohibited weapon; or
6. discharges a firearm within one-fourth (1/4) mile of an occupied residence.
7. defaces or alters the serial number of a firearm or possesses a firearm whose serial number has been defaced or altered with the knowledge that the firearm serial number was defaced or altered.
8. enters any public gathering or attends any public event and carries a prohibited weapon or dangerous instrument on his or her person.

D. For purposes of this section a weapon is not concealed if:
   1. it is carried in a belt holster, wholly or partially visible, or is carried in a case designed for carrying weapons; or
   2. the weapon is located in a closed trunk, luggage or locked glove compartment of a motor vehicle;
   3. the person carrying the weapon is authorized to carry the weapon.

E. A person found guilty of misuse of a weapon and/or a dangerous instrument shall be sentenced to the following:
   1. Imprisonment in jail for a period not to exceed three hundred sixty (360) days; or
   2. A fine not to exceed one thousand dollars ($1000); or
   3. Both of the above.

Salt River Pima-Maricopa Indian Community

Article VII. Weapons and Explosives.

Sec. 6-130. Possession of Firearms or Explosive Weapons.

(b) Permit for single shot or semiautomatic firearms, inoperable firearms.

The department of public safety may issue a permit authorizing the possession by persons within the Salt River Pima-Maricopa Indian Community of single shot and semiautomatic firearms and firearms and weapons for which a certificate of inoperability has been issued.

(e) Possession without a permit. Any person who shall possess within the Salt River Pima-Maricopa Indian Community any firearm or weapon for which a permit has not been issued shall be deemed guilty of an offense, unless such firearm or weapon is being transported through the community and is unloaded and not readily accessible.

(f) Unauthorized weapons declared contraband. Any firearm or weapon, the possession of which is an offense, shall be contraband and subject to the provisions of Chapter 14, Article III of this Code of Ordinances.

White Mountain Apache

SECTION 2.18 Carrying a Concealed Weapon

A. A person is guilty of an offense who has concealed on or about his person, or within his immediate control, a Dangerous Weapon.

B. Subsection A shall not apply to any person authorized by any tribal government, or state government, or by the government of the United States or any subdivision of any of the aforementioned governments to carry such weapon.

C. A person found guilty under this Section may be sentenced to imprisonment for a period not to exceed One Hundred Eighty (180) days or to any a fine not to exceed Five Hundred Dollars ($500.00), or both.

D. Any weapons concealed in violation of this Section shall be subject to seizure and forfeiture as provided in the White Mountain Apache Rules of Criminal Procedure.

Back To Top
California

Blue Lake Rancheria Tribe

SECTION 1: Purpose:

It is the purpose of this ordinance to provide proper control and use of firearms within the exterior boundaries of the Blue Lake Rancheria.

SECTION 2: FIREARMS:

Firearms shall be used in a manner that is deemed by the Blue Lake Rancheria Business Council to be safe and not cause harm to other residents of the Rancheria. Any person that discharges a firearm indiscriminately shall be responsible for property damage and personal injury.

SECTION 3: BB GUNS, PELLET GUNS, AIR GUNS:

These types of guns shall be used in a manner that is deemed by the Blue Lake Rancheria Business Council to be safe and not cause harm to other residents of the Rancheria. The discharge of these guns by minor children shall be supervised by an adult.

Any BB Gun, Pellet Gun or Air Gun that is discharged in a manner that is unsafe shall be deemed to be in violation of this section. Any person that discharges a firearm indiscriminately shall be responsible for property damage and personal injury.

Cahto Tribe of the Laytonville Rancheria

Section 3.02 Infractions Against the Peace

(B) Carrying a Prohibited Weapon

(1) A person commits the Infraction of Carrying a Prohibited Weapon if he or she carries on or about his or her person a dangerous weapon. For this subsection only a dangerous weapon shall not include a firearm that is registered with the State or the Tribe. This subsection shall not apply to Tribal Police Officers or any other state, federal or tribal law enforcement officer.

(2) Any Tribal Police Officer or other tribally designated security or law enforcement officer may, upon probable cause, confiscate a dangerous weapon from any person who violates this subsection.

Colorado River Indian Tribes

(The Colorado River Indian Tribes include four distinct Tribes - the Mohave, Chemehuevi, Hopi and Navajo along the Colorado River on both the Arizona and California side.)

Law and Order Code Article 1

Section 345. Carrying a Concealed Weapon.

A person commits the offense of carrying a concealed weapon if, without legal justification, or lawful authority as hereinafter provided, he knowingly carries concealed on or about his person a knife, firearm, or other dangerous weapon as hereinafter defined.

   c. It shall be an affirmative defense that the accused was:

      (5) Lawfully authorized to carry such knife, firearm or other dangerous weapon concealed on or about his person, which lawful authority shall be by permit issued by the Tribal Council or such other authority designated by it, or by written permit or other authority of the United States;
(6) A Police or other law enforcement officer of the Tribes or the United State acting in the performance of his official duties; or
(7) Was in this own dwelling, or place of business, or on property owned or under his control at the time of the act of carrying; or
(8) Was in a private automobile or other means of conveyance and was carrying the weapon therein for lawful protection of his or another permit or property while traveling.

d. The following definitions apply to this Section:
   (1)”Knife” means any dagger, dirk, knife, sword, spear, or stiletto with a blade over three and one-half (31/2) inches in length, or any other instrument capable of inflicting cutting, stabbing, or tearing wounds, but it does not include a hunting or fishing knife carried for sports or other lawful use.
   (2) “Firearm” means any gun, revolver, pistol, rifle, shotgun, or other weapon which discharges a projectile by explosive force.
   (3) “Dangerous Weapon” in addition to a firearm or knife, includes any dart, blow-gun, air or pellet gun, non-safety razor, blackjack, billy club, sand club, sand bag, any hand-operated striking weapon consisting at the striking end of an encased heavy substance or at the handle end a strap or springy shaft which increases the force of impact, any device designed for propelling by release of gas or spring pressure, any device designed to discharge chemicals as an offensive or defensive weapon, a bomb or any other explosive or incendiary device or Molotov cocktail, brass knuckles or other device intended to be worn on the hand or other part of the body for infliction of injury to another person.

A person guilty of carrying a concealed weapon may be sentenced to imprisonment for a period not exceed one (1) year or a fine not to exceed Five Thousand Dollars ($5,000.00), or both.  [As Amended January 11, 1992, Ord. No. 92-1, 1.]

Coyote Valley Band of Pomo Indiana

Section 5.02  Carrying a Prohibited Weapon

(A) A person commits Carry a Prohibited Weapon if he or she carries on or about his or her person a dangerous weapon. For this subsection only a dangerous weapon shall not include a firearm that is registered with the State or the Tribe. This subsection shall not apply to Tribal Police Officers or any other state, federal or tribal law enforcement officer.

(B) Any Tribal Police Officer or other tribally designated security or law enforcement officer many, upon probable cause, confiscate a dangerous weapon from any person who violates this subsection.

Hoopa Valley Tribe

Hoopa Valley Tribe Firearms Ordinance

Read their Ordinance on Firearms at link above.

Los Coyotes Reservation  (Website no longer Online. Below was online previously.)

The Los Coyotes Tribe run a campground and may have other property that surrounds their campground. They do not have any laws/Ordinances post on the web. They do have rules for their campground:

RULES
All campers must check in at station
Camp only in main campground
No hunting
No guns

www.handgunlaw.us
Rincon Band of Luiseno Indians

Peace and Security Ordinance

**Section 2.2. Possession of a Dangerous Weapon and/or Firearm**

1. A person commits the civil infraction of Possession of a Dangerous Weapon and/or Firearm if he or she carries on or about his or her person a dangerous weapon and/or firearm as defined under Section 2.1.1 D and E. This subsection shall not apply to Tribal Law Enforcement Officers or any other state, federal or tribal law enforcement officer.

2. Any Tribal Law Enforcement Officer or other tribally designated security or law enforcement officer may, upon probable cause, confiscate a dangerous weapon and/or firearm from any person who violates this subsection.

3. Tribal members may possess firearms but only on their private property.

Washoe Tribe of Nevada and California

**5-70-050 Weapons Offenses, Explosives and Incendiary Devices**

19. It is unlawful for any person to carry concealed upon his person:

   (a) any explosive substance, other than fixed ammunition;
   (b) any dirk, dagger, or dangerous knife; or
   (c) any pistol, revolver, or other firearm, or dangerous or deadly weapon.

Colorado

Southern Ute Tribe

**13-3-143. Possessing a Loaded Firearm in a Motor Vehicle.**

It is unlawful for any person, except those authorized by law or by the Tribe's Department of Justice and Regulatory, Enforcement Division, or Management Division, to carry or possess any firearm other than a pistol or revolver in or on any motor vehicle, unless such firearm is unloaded. For purposes of this section, a rifle or shotgun shall be considered unloaded if it is unloaded in the chamber; a muzzle-loader shall be considered unloaded if it is not primed, and, for such purpose “primed” means having a percussion cap on the nipple, a primer in the breech, or flint in the striker and powder in the flash pan; and a bow shall be considered unloaded if an arrow is not nocked on the string.

**Note:** This is from the Ute Wildlife Management Code. This is the only part of their code I can find online.

Connecticut

Mohegan Tribe

**Article 5 Sec. 6-121. - Permit Required.**
No person shall carry any pistol, revolver, rifle, shotgun or any other firearm within the boundaries of the Mohegan Indian Reservation for any purpose unless said person has been issued a permit to carry such firearm by the Department of Public Safety. No permit shall be issued unless the individual applying for the permit has:

1. A valid, current Connecticut or federal permit to carry such firearm as documented to the Department of Public Safety;
2. The individual has a recognized, legitimate business need for such permit approved by the Department of Public Safety; and
3. Such permit shall be valid only during such times as the individual is on duty and engaged in said business.

(Ord. No. 97-02, § 1, 2-28-1997; Res. No. 2008-18, 2-20-2008)

Florida

The 2016 Florida Statutes
Title XIX
PUBLIC BUSINESS
Chapter 285
INDIAN RESERVATIONS AND AFFAIRS

285.16  Civil and criminal jurisdiction; Indian reservation.—

(1) The State of Florida hereby assumes jurisdiction over criminal offenses committed by or against Indians or other persons within Indian reservations and over civil causes of actions between Indians or other persons or to which Indians or other persons are parties rising within Indian reservations.

(2) The civil and criminal laws of Florida shall obtain on all Indian reservations in this state and shall be enforced in the same manner as elsewhere throughout the state.

History.—ss. 1, 2, ch. 61-252.

Note: From the Statute above it looks to Handgunlaw.us that all Florida statutes apply to Reservations and this would apply to the carry laws in Florida.

Idaho

Nez Perce Tribe

§ 4-1-126  Weapons Offense

(a) It shall be unlawful for any person:

1. being convicted of a felony or an equivalent crime under this code or having been declared mentally incompetent, to own or have in his possession or under his custody or control a dangerous weapon;

2. being intoxicated or otherwise under the influence of alcohol beverages or other intoxicating substance, drug, or medicine, to have a dangerous weapon in his possession;

3. to have on his person a concealed dangerous weapon without proper authority;

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(4) to point or aim any dangerous weapon at or toward any other person within range of the weapon except in self defense;

(5) to discharge, without injury to any person, any dangerous weapon, while intentionally, without malice, aimed at or toward another person; *(adopted by NPTEC 4/13/10)*

(6) to maim or injure any person by discharge of any dangerous weapon, which is aimed, intentionally, but without malice, at any such person; *(adopted by NPTEC 4/13/10)*

(7) to discharge any kind of dangerous weapon from a motor vehicle, from, upon or across any public highway without lawful authority;

(8) to discharge a dangerous weapon at an inhabited dwelling house, occupied building, occupied motor vehicle, inhabited motor home, inhabited travel trailer, or inhabited camper. For purposes of this section “inhabited” means currently being used for dwelling purposes, whether occupied or not. *(adopted by NPTEC 4/13/10)*

(9) to have in his possession any dangerous weapon with intent to assault another;

(10) to provide to any minor under the age of sixteen (16) a dangerous weapon without consent of parent or guardian; or

(11) subject to a domestic protection order, to ship or transport in interstate or foreign commerce, or possess in or affecting commerce, any dangerous weapon or ammunition; or to receive any dangerous weapon or ammunition which has been shipped or transported in interstate or foreign commerce. *(added 6/22/99)*

(b) As used in this section, proper authority to carry a concealed weapon shall include the authority granted to any law enforcement officer or a permit issued by the state of Idaho.

(c) Mandatory reporting. Any medical provider, including a physician, physician’s assistant, nurse or emergency medical technician, shall notify tribal police when she has reason to believe that any person treated or requesting treatment has received any injury inflicted by means of a dangerous weapon. No civil liability shall attach to such reporting. *(adopted by NPTEC 4/13/10)*

**Indiana**

The Pokagon Band of Potawatomi Indians

**Criminal Offenses Section 12. Weapons Offenses**

**A. Carrying Concealed Weapon.**

1. A person commits the Offense of Carrying a Concealed Weapon by Knowingly carrying or bearing a Concealed Weapon.

2. Subsection 1 shall not apply to:

a. any Law Enforcement Officer;

b. a person holding a valid license to carry one or more types of Concealed Weapon that was issued by his or her state of residence, except where the person is not carrying the Concealed Weapon within his or her state of residence, the license does not authorize such person to carry the Concealed Weapon in his or her Possession, or the Concealed Weapon is being carried in nonconformance with a restriction appearing on the license;

c. the carrying of Firearms in his or her residence, place of business, or on other land possessed by the person;

d. a bona fide collector registered under Section 923 of the federal Firearms Code, 18 U.S.C. § 44;

e. a person while transporting the Firearm for a Lawful Purpose that is licensed by the Owner or occupant of the motor Vehicle in compliance with the law of his or her residence and the Firearm is unloaded in a closed case designed for the storage of Firearms in the trunk of the Vehicle; or
f. a person while transporting the Firearm for a Lawful Purpose that is licensed by the Owner or occupant of the motor Vehicle and the Firearm is unloaded in a closed case designed for storage of Firearms in a Vehicle that does not have a trunk and is not readily accessible to the occupants of the Vehicle

3. Carrying a Concealed Weapon is a Class D Offense.

Iowa

Meskwaki Tribe

Chapter 12. Weapons and Explosives

Sec. 13-51201 Carrying or Displaying a Weapon. Note: (The Law Link Loads very slow)

(a) A person commits carrying or Displaying a weapon when the person:

(1) Carries a weapon into any school, child day care facility, adult care facility, senior center, medical clinic or facility, meeting of the Tribe, meeting of the Tribal Council, meeting of a tribal committee, building in which voting is taking place, or pow-wow;

(2) Carries a weapon concealed on his person unless he or she shall have a current valid permit to carry such a weapon concealed signed by the Chief of the Tribal Police under regulations promulgated by the Chief; or

(3) Carries a weapon under circumstances that either manifests an intent to intimidate other or warrants alarm for the safety of other persons.

(b) The provisions of this section shall not apply to any person who by virtue of his office or public employment is vested by law with a duty to preserve public safety, maintain public order, or to make arrests for offenses, while in the performance of such duty.

(c) Carrying or Displaying a Weapon is a class 1 offense.

Kansas

From the Kansas Attorney General

Tribal Lands (No A.G. posting required)
As a general matter, tribal lands are independently governed by their own respective tribes and state laws have no effect upon tribal laws. It is our understanding that visiting licensees will be recognized so long as they are acting according to state laws. However, should a licensee be traveling onto tribal lands, it is always best to contact the local policing authority and inquire as to the proper manner of carrying a firearm. AG Site with this info.

Kansas Kickapoo Tribe

Title 10 Criminal Offenses
Chapter Five: Crimes Against Public, Health, Safety, and Welfare

§ 507. Weapons Offense

(a) It shall be unlawful to:
(1) Have a dangerous weapon in one’s actual possession while being addicted to any narcotic drug; or after having been declared mentally incompetent; or while being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine; or while possessing the intent to unlawfully assault another; or while under the age of sixteen years old, and without the consent of his parent or guardian.

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

§ 508. Aggravated Weapons Offense

(a) It shall be unlawful to carry a dangerous weapon concealed on the person or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapon in a fight or quarrel; or to possess a shotgun or rifle having a barrel or barrels of less than sixteen inches in a length or an altered or modified shotgun or rifle less than twenty-four inches overall length.

(b) Aggravated weapons offense shall be punishable by a fine not to exceed five hundred dollars, or by a term of imprisonment in the Tribal jail not to exceed six months, or both.

Prairie Band of Potawatomi Nation

Section 15-5-7. Weapons Offense.

(A) It shall be unlawful to:

(1) Have a dangerous weapon in one’s actual possession (a) while being addicted to any narcotic drug, (b) after having been declared mentally incompetent, (c) while being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine, (d) while possessing the intent to unlawfully assault another, (e) or while under the age of sixteen years old and without the consent of the minor’s parent or guardian.

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.


(A) It shall be unlawful to carry a dangerous weapon concealed on the person or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapon in a fight or quarrel; or to possess a shotgun or rifle having a barrel or barrels of less than sixteen inches in a length or an altered or modified shotgun or rifle less than twenty-four inches overall length.

(B) Aggravated weapons offenses shall be punishable by a fine not to exceed $500 or by a term of imprisonment in the tribal jail not to exceed six months, or both.

Louisiana

Chitimacha Tribe

Chapter 5. Crimes Against the Public Order

Title III Chapter 5. Subchapter A. Explosives and Weapons Offenses

Sec. 501. Carrying concealed dangerous weapon.
(a) Prohibited acts. A person commits carrying a concealed dangerous weapon if he or she carries, concealed about his or her person without specific governmental approval, a dangerous weapon (as defined by Section 102(f)).

**Coushatta Tribe**

**Title III  Chapter 5  Crimes Against The Public Order**

**Explosives and Weapons Offenses:**

**3.5.1 Carrying Concealed Dangerous Weapons:**

A person who carries, concealed about his or her person without specific governmental approval, any of the following weapons, is guilty of carrying a concealed dangerous weapon:

(a) Blackjack, billy club, bludgeon, metal knuckles or knife with a blade over six (6") inches long or other sharp or dangerous instrument usually employed in the attack or defense of a person; or

(b) A gun or dangerous firearm, whether loaded or unloaded.

Any person convicted of Carrying Concealed Dangerous Weapons shall be sentenced to imprisonment for a period not to exceed one hundred eighty (180) days or a fine not to exceed $1,000.00 plus court costs, or both, and restitution to the victim. In addition to the penalty prescribed for such an offense, a person convicted of carrying a concealed weapon may be ordered by the Court to forfeit such weapon to the Tribe.

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**Minnesota**

**Fond du Lac Band of Lake Superior Chippewa**

**Section 301 Prohibition of Firearms**  (Link to ordinances no longer available)

Except as provided under Section 302, no person shall possess any firearm within the premises of any governmental, administrative or business operation of the Fond du Lac Band.

**Section 302 Exceptions to Prohibition**

The prohibitions established under Section 301 shall not apply to:

a. On-duty law enforcement officers who are employed by a law enforcement agency possessing jurisdiction within the Fond du Lac Reservation and who are required to possess such firearm as part of their official responsibility with such agency; or

b. Individuals who are engaged in the transportation of money under contract with the Fond du Lac Band; or

c. Storage of an unloaded, fully cased firearm in a vehicle on premises.

**Prairie Island Indian Community**

**Section 1.5.  Transport and Carrying of Firearm.**

A.  **Transport in a Motor Vehicle.** No person shall transport in a motor vehicle any firearm at any time within the Community outside the person's own residence unless the firearm is unloaded (without ammunition in the barrel or magazine, if a magazine is in the firearm). In the case of a pistol, it must also be fully contained in a locked gunbox. In the case of a firearm other than a pistol, it must also be enclosed in a gun case expressly made to contain a firearm, and the case must fully enclose the firearm by being zipped, snapped, buckled, tied, or otherwise fastened, and no portion of the firearm may be exposed.

B.  **Carrying in an Open Manner.** No person shall carry on his/her person in an open manner any firearm at any time within the Community outside the person's own residence unless the firearm is unloaded (without ammunition in the barrel or magazine, if a magazine is in the firearm). In the case of a pistol, it must also be fully contained in a locked gunbox. In the case of a firearm other than a pistol, it must also be enclosed in a gun case expressly made to contain a firearm, and the case must fully enclose the firearm by being zipped, snapped, buckled, tied, or otherwise fastened, and no portion of the firearm may be exposed.
C. **Carrying in a Concealed Manner.** No person shall carry on his/her person in a concealed manner, any firearm at any time within the Community outside a person’s own residence.

D. **Carrying in a Prairie Island Indian Community-Owned Building or Facility.** No person shall carry on his/her person in either an open or concealed manner any firearm into a Prairie Island Indian Community-owned building or facility, or into a Prairie Island Indian Community-owned parking lot or facility.

E. Subsections A. and B. shall not apply if:
   1. The person is actually hunting pursuant to a valid Prairie Island Indian Community hunting permit within areas designated for hunting by duly enacted resolution of the Prairie Island Indian Community Tribal Council, or
   2. The person is shooting nuisance animals with a firearm other than a rifle on property assigned to the person, and if the person has a permit from the Prairie Island Indian Community Tribal Council to shoot nuisance animals.

F. No Prairie Island Indian Community law enforcement officer shall grant to any person a permit to carry or transport a firearm pursuant to any federal, state or tribal law.

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**Red Lake Band of Chippewa Indians**

(Link No Longer Available. This info can not be Confirmed as of 3/2/12)

**504.12 Handling a Dangerous Weapon**

Any Indian who does any of the following is guilty of a misdemeanor:

(a) recklessly handles or uses a gun or other dangerous weapon so as to endanger the safety of another; or

(b) intentionally points a gun of any kind, capable of injuring or killing a human being (whether loaded or unloaded) at or toward another human being.

(Section 504.12 added to Tribal Code by Resolution 292-93, dated September 14, 1993)

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**Michigan**

**Bay Mills Indian Community**

**610. Carrying Concealed Weapon.**

Any person who shall go about in public places armed with a firearm, whether loaded or unloaded or any other dangerous weapon, concealed upon his/her person or vehicle, unless he/she shall have a permit signed by the Chief of Tribal Police, may be sentenced to imprisonment of not more than 90 days, payment of a fine not to exceed $500, or both and the weapon is subject to confiscation, return of which is permitted upon the offender obtaining the requisite permit.

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**Grand Traverse Band of Ottawa and Chippewa Indians**

**9 GTBC § 107**

(d) Weapons and Explosives
   (1) Carrying of a Deadly Weapon without a License
      (A) Offense. A person who carries a deadly weapon without being licensed to do so by the Grand Traverse Band or by the State of Michigan commits an offense.
Little River Band of Ottawa

Law And Order - Criminal Offenses - Ordinance

Article XIV. Weapons and Related Offenses

14.01. Carrying a Concealed Weapon.

a. Offense. A person commits the offense of carrying a concealed weapon, if he knowingly carries concealed on or about his person a dangerous weapon unless he is lawfully authorized to carry by the Tribe such weapon.

b. Sentence. A person convicted of carrying a concealed weapon may be sentenced to imprisonment for a period not to exceed one year, or a fine not to exceed five thousand dollars ($5,000.00), or both.

c. Comment. It shall be an affirmative defense that the accused was in his own dwelling, or place of business, owned or operated by him, or on property owned or under his control at the time of the act of carrying.

Little Traverse Bay Bands of Odawa Indians

9-107

D. Weapons and Explosives.

I. Carrying a deadly weapon without a license.

a. Offense. A person who carries a deadly weapon without being licensed to do so by LTBB or by the State of Michigan commits an offense.

Nottawaseppi Huron Band of the Potawatomi

Title 8 § 8.6-30 Carrying Concealed Weapon.

A. Offense. A person commits the offense of carrying a concealed weapon by knowingly carrying or bearing a concealed weapon.

B. Exceptions. Subsection A of this section shall not apply to:

(1) Any law enforcement officer authorized under tribal law;

(2) A person holding a valid license or permit to carry one or more types of concealed weapon that was issued under the laws of the State of Michigan and he/she:

(a) Provides the tribal police with a copy of his/her license or permit upon request;

(b) Carries the concealed weapon in conformance with all restrictions appearing on the license or permit; and

(c) Is not carrying the concealed weapon in a prohibited place.

(3) The carrying of firearms in his or her residence, place of business, or on other land possessed by the person;

(4) A bona fide collector registered under Section 923 of the federal firearms code, 18 U.S.C. Chapter 44;

(5) A person while transporting the firearm for a lawful purpose that is licensed to the owner or occupant of the motor vehicle in compliance with applicable laws and the firearm is unloaded in a closed case designed for the storage of firearms in the trunk of the vehicle; or

(6) A person while transporting the firearm for a lawful purpose that is licensed by the owner or occupant of the motor vehicle and the firearm is unloaded in a closed case designed for storage of firearms and is not readily accessible to the occupants of the vehicle in a vehicle that does not have a trunk.

C. Violation of concealed weapon disclosure. An individual licensed to carry a concealed weapon and who is carrying a concealed weapon and who is stopped by a law enforcement officer shall immediately disclose to the law enforcement officer that he or she is carrying a weapon concealed upon his or her person or in his or her vehicle. Failure to do so would result in a civil infraction.
Pokagon Band of Potawatomi Indians

Criminal Offenses  Section 12. Weapons Offenses

A. Carrying Concealed Weapon.

1. A person commits the Offense of Carrying a Concealed Weapon by Knowingly carrying or bearing a Concealed Weapon.

2. Subsection 1 shall not apply to:
   a. any Law Enforcement Officer;
   b. a person holding a valid license to carry one or more types of Concealed Weapon that was issued by his or her state of residence, except where the person is not carrying the Concealed Weapon within his or her state of residence, the license does not authorize such person to carry the Concealed Weapon in his or her Possession, or the Concealed Weapon is being carried in nonconformance with a restriction appearing on the license;
   c. the carrying of Firearms in his or her residence, place of business, or on other land possessed by the person;
   d. a bona fide collector registered under Section 923 of the federal Firearms Code, 18 U.S.C. § 44;
   e. a person while transporting the Firearm for a Lawful Purpose that is licensed by the Owner or occupant of the motor Vehicle in compliance with the law of his or her residence and the Firearm is unloaded in a closed case designed for the storage of Firearms in the trunk of the Vehicle;
   f. a person while transporting the Firearm for a Lawful Purpose that is licensed by the Owner or occupant of the motor Vehicle and the Firearm is unloaded in a closed case designed for storage of Firearms in a Vehicle that does not have a trunk and is not readily accessible to the occupants of the Vehicle.

1. Carrying a Concealed Weapon is a Class D Offense

Sault Ste. Marie Tribe of Chippewa Indians

Subchapter XIII: Weapons And Related Offenses

71.1301 Carrying a Concealed Weapon.

(1) Offense. A person commits the offense of carrying a concealed weapon, if he knowingly carries concealed on or about his person a dangerous weapon unless he is lawfully authorized to carry such weapon.

(2) Sentence. A person convicted of carrying a concealed weapon may be sentenced to imprisonment for a period not to exceed one (1) year, or a fine not to exceed Five Thousand Dollars ($5,000.00), or both.

(3) Comment. It shall be an affirmative defense that the accused was in his own dwelling, or place of business, owned or operated by him, or on property owned or under his control at the time of the act of carrying.

Mississippi

Mississippi Band of Choctaw Indians

§3-6-17 Carrying a Concealed Deadly Weapon

Any person who shall go about in public places with a deadly weapon concealed in whole or in part upon his person or in his possession shall be deemed guilty of this offense. For purposes of this title, a “deadly weapon” is defined as any firearm, whether loaded or unloaded; or any weapon which is capable of producing death or great bodily harm, including but not restricted to any type of daggers, brass knuckles, switchblade knives, Bowie knives, poniards, butcher knives, dirk knives and all such weapons with which dangerous cuts can be given, or with which dangerous thrusts can be inflicted, including swordcanes, and any kind of sharp pointed canes, also slingshots, www.handgunlaw.us
slung shots, bludgeons; or any other weapons with which dangerous wounds can be inflicted. Any person found in violation of subsection 1 of this section shall have said weapon seized by the arresting officer and such weapon upon conviction of the person charged shall be disposed of as ordered by the court. Carrying a concealed weapon is a Class B offense.

Montana state listing of Tribes with Ordinances and Maps.

Assiniboine & Sioux

Sec. 401. Carrying Concealed Dangerous Weapon.

Whoever carries, concealed about his/her person, any of the following weapons, unless they are carried with specific governmental approval, is guilty of carrying a concealed dangerous weapon:
(a) any blackjack, billy, bludgeon, metal knuckles, or any knife with a blade over four (4) inches long or other sharp or dangerous instrument usually employed in the attack or defense of a person; or
(b) any gun or dangerous firearm, whether loaded or unloaded. Carrying a concealed weapon is a Class A misdemeanor. In addition to the penalty prescribed for such an offense, any person convicted of carrying a concealed weapon may be ordered by the Fort Peck Tribal Court to forfeit any such weapon to the Tribes. (AMENDED AS PER RESOLUTION NO. 2275-2005-10, DATED 10/24/05)

Blackfeet Tribe of the Blackfeet Indian Reservation

CHAPTER 5 - [Offenses]
PART IV Section 3. Carrying a Concealed Weapon.

1. Any person who shall go about in public places armed with a dangerous weapon concealed upon his or her person, unless he shall have a permit approved by the Law and Order Commission, shall be deemed guilty of the offense of carrying a concealed weapon.

2. Any person convicted of carrying a concealed weapon shall be sentenced to a fine not to exceed One Thousand Dollars ($1,000.00), or imprisoned for a term not to exceed six (6) months, or both. History: Enacted in 1967, amended 3/25/96. Tribal Resolution (#139-96)

Chippewa-Cree Indians of the Rocky Boy's Reservation

8.3 Carrying a Concealed Weapon.

A person who knowingly carries a dangerous weapon concealed upon his person without (1) a permit signed by a Tribal Court; or (2) a license issued by the Tribal Council commits the offense of Carrying a Concealed Weapon, a Class B offense.

Crow

8B-8-303. Carrying concealed weapons.

(1) Every person who carries or bears concealed upon his/her person a dirk, dagger, pistol, revolver, slingshot, sword cane, billy, knuckles made of metal or hard substance, knife having a blade of four (4) inches long or longer, razor, not including a safety razor, or other deadly weapon shall be punished for carrying a concealed weapon.
(2) Section 8B-8-303 does not apply to:
   (a) any peace officer of the Crow Tribe;
   (b) any person in actual service as a national guardsman;
   (c) a person authorized by a Crow Tribal Judge to carry a weapon; or
   (d) the carrying of arms on one’s own premises or at one’s home or place of business.

(3) Carrying concealed weapons as defined in subsection (1) is a Class C offense for which the offender shall be imprisoned in the Crow Tribal Jail for any term not to exceed 6 months or be fined an amount not to exceed $500.00 payable to the Crow Tribal Court, or both.

**Fort Belknap Tribe**

**2.1 Carrying a Concealed Weapon**

A. A person commits the offense of Carrying a Concealed Weapon if s/he goes about in public places bearing, either wholly or partially covered by his/her clothing or wearing apparel, a dirk, dagger, pistol, revolver, slingshot, sword cane, billy club, knuckles made of any metal or hard substance, knife having a blade 4 inches long or longer, razor, not including a safety razor, or other deadly weapon unless s/he shall have a permit approved by appropriate authorities.

B. A person convicted of Carrying a Concealed Weapon shall be of a Class 2 offense and shall be fined an amount not to exceed $500.00 or be imprisoned for a term not to exceed six months, or both.


**Confederated Tribes of Confederated Salish and Kootenai Tribes**

**Part 12**

**Weapons Offenses**

**2–1201. Carrying concealed weapon.**

(1) A person commits the offense of carrying a concealed weapon by knowingly carrying or bearing a dirk, dagger, pistol, revolver, slingshot, sword cane, billy club, knuckles made of any metal or other hard substance, knife having a blade at least 4 inches long, non–safety type razor, or any other deadly weapon which is wholly or partially covered by the clothing or wearing apparel of the person carrying the weapon.

(2) Subsection (1) does not apply to:
   (a) any law enforcement officer of the Tribes;
   (b) a person authorized by a judge of the Tribal Court to carry a concealed weapon;
   (c) a person permitted under state law to carry a concealed weapon; or
   (d) the carrying of arms on one's own premises or at one's home or place of business.

(3) Carrying a concealed weapon is a Class C offense over which the Tribes have exclusive jurisdiction.

**Northern Cheyenne**

**7-7-3. Carrying, a Concealed Weapon.**

A. A person is guilty of carrying a concealed weapon if, he shall go about in a public place armed with a dangerous weapon concealed upon his person, unless he has a signed permit by a Judge of the Northern Cheyenne Tribal Court. The weapon so carried may be confiscated by the court.

B. Carrying a concealed weapon is a Class B offense.
Ponca Tribe

Section 1-9-2. Provisions. (Statutes No Longer Available Online)

1. The Ponca Tribe of Nebraska strictly prohibits any firearms, licensed or unlicensed, or other deadly weapons on or in any public Ponca Tribe of Nebraska building, facilities, or vehicles.
2. The Ponca Tribe of Nebraska reserves the right to inspect any person as well as any articles and property in any person’s possession to detect firearms or other weapons.
3. Any gun, deadly weapon, or dangerous instrument on or in the Ponca Tribe of Nebraska owned or leased premises, facilities, or vehicles may be confiscated.
4. Nothing in this Chapter shall be construed to prohibit the Ponca Tribe game-keeper or other individual specifically identified by the Tribal Council from maintaining firearms or other deadly weapons on tribal property for the purpose of maintaining the Tribe’s buffalo herd or other game keeping duties.
5. Violation of this policy shall result in loss of services, being banned from the Ponca Tribe of Nebraska premises, facilities, and vehicles for a time period set by the Ponca Tribe of Nebraska Tribal Council; and shall further result in the possible referral to appropriate law enforcement agencies for possible criminal charges.

Winnebago Tribe

3-737 Weapons offense.

1. It shall be unlawful to:
   A. Have a dangerous weapon in ones actual possession while being addicted to any narcotic drug; or after having been declared mentally incompetent; or while being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine; or while possessing the intent to unlawfully assault another; or while under the age of sixteen years and without the consent of ones parent or guardian.
   B. Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so, or to discharge a firearm from upon or across any public highway without lawful authority to do so.
2. This provision does not apply to the issuance of firearms to peace officers or temporary loan of pistols, revolvers, or any rifles for instruction under the immediate supervision of a parent or guardian or adult instructor.

3. Weapons offense is a Class III offense. [TCR 86-79, 89-87]

3-738 Aggravated weapons offense.

1. Except as provided in subsection (2) of this section, any person who carries a weapon or weapons concealed on or about his/her person such as a revolver, pistol, bowie knife, dirk or knife with a dirk blade attachment, brass or iron knuckles, or any other deadly weapon, or threatens to use or exhibit the deadly weapon in a dangerous and threatening manner, or use a deadly weapon in a fight or quarrel commits the offense of carrying concealed weapons.
2. It shall be an affirmative defense that the defendant was engaged in any lawful business, calling or employment at the time he/she was carrying any weapon or weapons, and the circumstances in which such person was placed at the time were such as to justify a prudent person in carrying the weapon or weapons, for the defense of his/her person, property or family.

3. Aggravated weapon offense is a Class I offense. [TCR 86-79]
Nevada

Ely Shoshone

http://narf.org/nill/codes/ely_shoshone/index.html  Link to below laws

Section 202.265 Possession of dangerous weapon on property or at school: penalty; exceptions.

1. Except as otherwise provided in this section, a person shall not carry or possess, while on the property of the Ely Shoshone Reservation Education Department or a private or public school or while in a vehicle of a private or public school:
   (a) An explosive or incendiary device;
   (b) A dirk, dagger or switchblade knife;
   (c) A nunchaku or trefoil;
   (d) A blackjack or billy club or metal knuckles; or
   (e) A pistol, revolver or other firearm.

Section 202.350 Manufacture, importation, possession or use of dangerous weapon or silencer; carrying concealed weapon without permit; penalties; issuance of permit to carry concealed weapon; exceptions.

1. Except as otherwise provided in this section and SECTION 202.355 and 202.3653 to 202.369, inclusive, a person within the Reservation shall not:

   (d) Carry concealed upon his person any:
       (1) Explosive substance, other than ammunition or any components thereof;
       (2) Dirk, dagger or machete;
       (3) Pistol, revolver or other firearm, or other dangerous or deadly weapon; or
       (4) Knife which is made an integral part of a belt buckle.

3. Except as otherwise provided in this subsection, the tribe will honor a permit authorizing to permit a person to carry a pistol, revolver, or other firearm.

Section 202.375 Applicability of SECTION 202.370 to 202.440, inclusive, to small weapons containing “CS” tear gas and to certain law enforcement, correctional and military personnel.

1. The provisions of SECTION 202.370 to 202.440, inclusive, do not apply to the sale or purchase by any adult, or the possession or use by any person, including a minor but not including a convicted person as defined in NRS 179C.010, of any form of:
   (a) Cartridge which contains not more than 2 fluid ounces in volume of “CS” tear gas that may be propelled by air or another gas, but not an explosive, in the form of an aerosol spray; or
   (b) Weapon designed for the use of such a cartridge which does not exceed that size.

Fort McDermitt Paiute and Shoshone Tribes of the Fort McDermitt Indian Reservation, Nevada and Oregon

Chapter 7 Section 67. Carrying concealed weapon.

It is unlawful for any person to go about in public or private places, tribal buildings, schools, and health or wellness centers armed with a dangerous weapon, concealed upon his person, unless he shall have a permit from the Tribal Council to carry the same in his possession, is guilty of a Class C offense.
Section 4-12-201. Carrying a concealed weapon.

(a) A person commits the offense of Carrying a concealed weapon by unlawfully carrying or bearing a dangerous weapon that is wholly or partially covered by the clothing or wearing apparel of the person carrying the weapon.

(b) Exemptions to this provision include:

(1) any law enforcement officer of the Reno-Sparks Indian Colony;
(2) any peace officer of the State of Nevada;
(3) any officer of the United States government authorized to carry a concealed weapon; or
(4) a person in possession of a valid concealed weapon permit issued within the State of Nevada.

(c) A first conviction for carrying a concealed weapon is a Class B offense.

(d) A second or subsequent conviction for carrying a concealed weapon is a Class C offense.

Washoe Tribe of Nevada and California

5-70-050 Weapons Offenses, Explosives and Incendiary Devices

19. It is unlawful for any person to carry concealed upon his person:

(a) any explosive substance, other than fixed ammunition;
(b) any dirk, dagger, or dangerous knife; or
(c) any pistol, revolver, or other firearm, or dangerous or deadly weapon.

Yomba Shoshone Tribe of the Yomba Reservation

Title 5 C Sec. 6 Weapons Offenses

n. Manufacture, importation of dangerous weapons; carrying concealed weapon without a permit; permits issued by Tribal Police; penalties:

(1) Except as provided for elsewhere in this Section, it is unlawful to:

(a) Manufacture or cause to be manufactured, import, keep, offer or expose for sale, give, lend or possess weapons commonly known as a switchblade knife, metal knuckles (i.e., brass knuckles), blackjack, or any item which can be construed as a dangerous weapon for which the possessor has no legitimate reason for having.

(b) Carry concealed upon his person any explosive substance, other than fixed ammunition, or ammunition reloading components; any dirk, dagger, hunting knife when placed other than on a belt about the waist, firearm or dangerous or deadly weapon.

(2) The provisions of Paragraph (1) do not apply to law enforcement officers, active or honorably retired, any person summoned by any peace officer to assist in making arrests or preserving the peace while the person so summoned is actually engaged in assisting the peace officer, or members of the Armed Forces of the United States when on duty, or going to or returning from duty.

(3) The highest ranking Tribal Police Officer may, with the Tribal Council's permission, upon written application by a resident within the Tribe's jurisdiction grant written permission to the applicant authorizing the carrying of the concealed weapon described in the permit. No permit may be granted to carry a switchblade knife or spring loaded knife.
(a) A switchblade is defined as any knife, two (2) or more inches long and which can be released automatically by a flick of a button, pressure on the handle, or using any other form of mechanical release to open the blade from the handle.

(b) A spring loaded knife is defined as any knife, two (2) or more inches long in which the blade is propelled from the handle when a button or other release device is activated, releasing the tension on the spring. A springloaded knife is commonly referred to as the Soviet Special Forces or Soviet paratroopers knife.

(4) Any person violating the provisions of this Section is guilty of:

(a) a Class B offense for the first offense; or,

(b) a Class A offense for any subsequent offense.

New Mexico

State of New Mexico Statute 29-19-10. **Validity of license on tribal land.**
A concealed handgun license shall not be valid on tribal land, unless authorized by the governing body of an Indian nation, tribe or pueblo.

Mescalero Apache Tribe

Section 5. Weapons, Explosives and Fires.

10-5-1. **Unlawful Carrying of a Deadly Weapon.**
Unlawful carrying of a deadly weapon consists of carrying a concealed loaded firearm or any other type of deadly weapon anywhere, except in the following cases:

A. in the person's residence or on real property belonging to him as owner, lessee, tenant or licensee; or

B. in a private automobile or other private means of conveyance, for lawful protection of the person or another person or property, while traveling; or

C. by a peace officer in the lawful discharge of his duties.

D. when lawfully hunting small or big game on the Mescalero Apache Reservation. Nothing in this Section shall be construed to prevent the carrying of any unloaded firearm. Any person who commits unlawful carrying of a deadly weapon is guilty of an offense and upon conviction thereof, shall be sentenced to labor or imprisonment for a period not to exceed one hundred eighty (180) days or a fine not to exceed Three Hundred Sixty Dollars ($360.00), or both such imprisonment and fine with costs, in extreme or habitual cases.

Navajo Nation

Title 17 Law and Order
Chapter 1. Enforcement of the Criminal Cod
Chapter 3. Offenses
Subchapter 3. Weapons and Explosives

§ 320. **Unlawful carrying of a deadly weapon**
A. Offense. A person commits unlawful carrying of a deadly weapon if he or she carries a loaded firearm or any other type of deadly weapon.

B. Exceptions. Subsection (A) of this Section shall not apply to any of the following:

1. To peace officers in the lawful discharge of their duties;

2. To persons in a private motor vehicle or other means of conveyance, for lawful protection of the person's or another's person or property, while traveling and such weapon is located in a closed trunk, luggage, or glove compartment of a motor vehicle;

3. To a person in his or her residence, or on real property belonging to such person as owner, lessee, tenant, or licensee;

4. To a person or persons carrying or discharging a firearm as an integral part of any traditional Navajo religious practice, ceremony, or service;

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**Pueblo of San Ildefonso**

**Sec. 13.9 - Carrying Concealed Weapon.**

Any person who shall go about in public places armed with a dangerous weapon concealed upon his person unless he otherwise shall have a permit signed by the Governor and/or Judge, shall be deemed guilty of the offense and upon conviction thereof, shall be sentenced to confinement for a period not to exceed sixty (60) days or to pay a fine not to exceed $150.00 or both, with costs. Dangerous weapons within the meaning of the foregoing shall be construed to mean: Air gun, blow gun, explosive device, pistol, or other firearm, and any type of knife which the blade exceeds 3 inches, and any other instrument capable of lethal use, possessed under circumstances not appropriate for lawful use.

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**Pueblo of Laguna Tribe**

**Title XV - Criminal Code**

**Chapter 10. - Weapons**

**Section 15-10-2. - Unlawful carrying of a deadly weapon.**

A. Offense. A person commits the offense of unlawful carrying of a deadly weapon by carrying a concealed loaded firearm or any other type of deadly weapon, as that term is defined herein, anywhere, except in the following cases:

(1) In the person's residence or on real property belonging to him as owner, lessee, tenant or licensee;

(2) By a peace officer in accordance with the policies of his or her law enforcement agency;

(3) By a person engaged in hunting of game or predatory animals; or

(4) By a person whose carrying and discharging of a firearm is integral to any traditional Pueblo religious ceremony, practice or service.

B. Sentence. Any person found guilty of carrying a deadly weapon shall be sentenced to a jail term not to exceed six (6) months, or be ordered to pay a fine not to exceed one thousand five hundred dollars ($1,500.00), or both.

C. Nothing in this chapter shall be construed to prevent the carrying of an exposed and unloaded weapon.

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**Pueblo of Pojoaque**

**Subpart M Criminal Offenses**

**M-10 Carrying a Concealed Weapon**

(a) A person who has concealed on or about his person a dangerous weapon in guilty of an offense.

(b) A dangerous weapon as used in Paragraph (a) of this section shall include any:
1. Air-gun, blowgun, explosive device, pistol or other firearm;
2. Bayonet, dagger, switchblade, bowie knife, or other kind of knife;
3. Sling shot, club, blackjack or chain;
4. Sword, sword cane or spear;
5. Metal knuckles; or
6. Any other instrument capable of lethal use, possessed under circumstances not appropriate for lawful use.

(c) A folded pocket knife with a blade three inches (3”) or less is not considered a dangerous weapon, except a switchblade.

(d) Paragraph (a) shall not apply to any person authorized by the Pueblo of Pojoaque, tribal, state, federal governments or subdivisions thereof to carry such weapons.

(e) A person found guilty under this section may be sentenced to imprisonment for a period not to exceed sixty (60) days or to pay a fine not to exceed sixty dollars ($60.00), or both.

(f) Any weapons concealed in violation of this section shall be subject to seizure and forfeiture as provided in Subpart H-24.

New York

Oneida Indian Nation

Penal Code Chapter 4M: 809. Criminal Possession of A Weapon In The Third Degree

A Native American is guilty of criminal possession of a weapon in the third degree when:

1. He commits the crime of criminal possession of a weapon in the fourth degree as defined in subdivision one, two, three or five of section 807, and has been previously convicted of any crime; or

2. He possesses any explosive or incendiary bomb, bombshell, firearm silencer, machine-gun or any other firearm or weapon simulating a machine-gun and which is adaptable for such use; or

3. He knowingly has in his possession a machine-gun, firearm, rifle or shotgun which has been defaced for the purpose of concealment or prevention of the detection of a crime or misrepresenting the identity of such machine-gun, firearm, rifle or shotgun; or

4. He possesses any loaded firearm. Such possession shall not, except as provided in subdivision one, constitute a violation of this section if such possession takes place in such person’s home or place of business.

5. (i) He possesses twenty or more firearms; or
   (ii) he possesses a firearm and has been previously convicted of a felony or a class A misdemeanor defined in this code within the five years immediately preceding the commission of the offense and such possession did not take place in the person’s home or place of business.

Criminal possession of a weapon in the third degree is a class D felony.

North Carolina

Eastern Band of Cherokee Indians of North Carolina (Cherokee Code on Municode)

Sec. 14-34.11. Aggravated Weapons Offense.

(a) It shall be unlawful to carry a dangerous weapon concealed on the person, unless lawfully authorized to do so, or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapon in a fight or quarrel; or to possess a shotgun or rifle having a barrel or barrels of less than 16 inches in a length or an altered or modified shotgun or rifle less than 24 inches overall length.

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Sec. 14-34.1. - Educational property.

(a) The following definitions apply in this section:

(1) Educational property. Any school building or bus, school campus, grounds, recreational area, athletic field, or other property owned, used or operated by any board of education, school, college or university.

(b) It shall be a criminal offense for any person to possess or carry, whether openly, or concealed, any weapon on educational property.

Sec. 14-34.2. - Other assemblies.

(a) It shall be unlawful for any person to carry any gun, rifle, or pistol into any assembly where a fee has been charged for admission thereto, or into any establishment in which alcoholic beverages are consumed. Any person violating the provisions of this section shall be guilty of a criminal offense.

Sec. 14-34.10. - Weapons offense.

(a) It shall be unlawful to:

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

Note: 8/26/11 I have verbal confirmation from the Cherokee Nation that carry is allowed with a valid permit/license on the reservation. All Places Off Limits in NC law apply on the Reservation. On 12/1/11 NC will honor all other states permit/licenses. I am not sure the Cherokee will honor all of those. Again this is just a verbal confirmation and I have nothing in writing. Use Caution.

12/11/11 - From: Ben Reed <BENREED@nc-cherokee.com>

Subject: Re: Concealed Carry Permit
Date: December 11, 2011 2:14:16 PM EST

Currently, we honor state concealed carry permits.

Benjamin L. Reed, Chief of Police
Cherokee Indian Police Department
468 Sequoyah Trail - Cherokee, NC 28719
Office (828) 554-6603 / Cell (828) 506-4746
Any person, except police officers in the performance of their duties, who shall go about in public places with a firearm concealed upon his person unless he shall have, in his possession, a valid permit to carry a concealed firearm recognized by the SWO, shall be deemed guilty of Carrying A Concealed Firearm. A violation of this section is a Class D Misdemeanor.

Standing Rock Sioux Tribe of North & South Dakota

Title 4. Criminal Offenses

4-702. Carrying Concealed Dangerous Weapons

Whoever carries, concealed about his or her person, any of the following weapons, unless they, are carried with specific governmental approval, is guilty of carrying a concealed dangerous weapon:

(a) any blackjack, bill, bludgeon, metal knuckles, or any knife with a blade over six (6) inches long or other sharp or dangerous instrument usually employed in the attack or defense of a person; or

(b) any gun or dangerous firearm, whether loaded or unloaded.

In addition to the penalty prescribed for such an offense, any person convicted of carrying a concealed weapon may be ordered by the Standing Rock Sioux Tribal Court to forfeit any such weapon to the Tribe. Carrying a concealed weapon is a Class A misdemeanor.

4-703. Carrying A Loaded Firearm In A Motor Vehicle

Any person, other than a law enforcement officer when acting as such, who carries a firearm with a round in the chamber in the round on a public highway, in a motor vehicle is guilty of carrying a loaded firearm in a motor vehicle. Carrying a loaded firearm in a motor vehicle is a Class A misdemeanor.

Turtle Mountain Chippewa

(Code no longer available online.)

26.1805 Possession of firearm or dangerous weapon in liquor establishment or gambling site

1. A person who possesses a firearm or dangerous weapon in an establishment engaged in the retail sale of alcoholic beverages or used as a gambling site is guilty of a Class 2 offense. This section does not apply to:
   a. A law enforcement officer;
   b. The proprietor;
   c. The proprietors employee;
   d. A designee of the proprietor when the designee is displaying an unloaded firearm or dangerous weapon as a prize or sale item in a raffle or auction.

26.1806 Possession of firearm at a public gathering

A person, without special permission, who possesses a firearm at a public gathering, is guilty of a Class 2 offense. For the purpose of this section, "public gathering" includes athletic or sporting events, schools or school functions, churches or church functions, political rallies or functions, musical concerts, and individuals in publicly owned parks where hunting is not allowed by proclamation and publicly owned or operated buildings.

26.1810 Carrying loaded firearm in vehicle

1. No person may keep or carry a loaded firearm in or on any motor vehicle within the Turtle Mountain Jurisdiction. Any person violating this section is guilty of a Class 1 offense. This prohibition does not apply to:
   a. A member of the armed forces of the United States or national guard, organized reserves, state defense forces, or state guard organization while possessing the firearm issued to the member by the organization and while on official duty;
   b. A law enforcement officer, except while the officer is engaged in hunting or trapping activities with a rifle or shotgun;

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c. A security guard or private investigator licensed to carry firearms by the attorney general, or the Turtle Mountain Tribe;
d. Any person possessing a valid special permit issued by the Chief of Police or any person authorized by him.

26.1814 Carrying handgun - restrictions – exceptions

1. A handgun may be carried by a person not prohibited from possessing one by §26.1802 of this Title or any other Tribal statute, in a manner not prohibited by section §26.1810 of this Title if:
   a. Between the hours of one hour before sunrise and one hour after sunset, the handgun is carried unloaded and either in plain view or secured.
   b. Between the hours of one hour after sunset and one hour before sunrise, the handgun is carried unloaded and secured.
2. The restrictions provided in subdivisions (a) and (b) of subsection 1 do not apply to:
   a. Any person possessing a valid Turtle Mountain or A North Dakota concealed weapons license;

Oklahoma

The Absentee Shawnee Tribe Of Oklahoma

Section 507. Weapons Offense

(a) It shall be unlawful for any person:
   (1) EXCEPT A DULY APPOINTED PEACE OFFICER to carry upon or about his or her person, or in a portfolio or purse, any dangerous weapon, or firearm, except as may otherwise be provided for in the Code of Laws of the Absentee Shawnee Tribe of Oklahoma.
   (2) EXCEPT A DULY APPOINTED PEACE OFFICER, to carry into any church or religious assembly, or any other place where persons are assembled for worship, for gaming, for amusement, or for educational or scientific purposes, or into any public or Tribal exhibition of any kind, or any social gathering, Tribal Election, or political meeting or any other Tribal assembly, or upon any Tribal buildings, camp grounds, or Tribal Lands any dangerous weapon, or firearm, except as may otherwise be provided for in the Code of Laws of the Absentee-Shawnee Tribe of Oklahoma.
   (3) To carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

(b) Definitions:
   (1) "Dangerous weapon" means any item that in the manner of its use or intended use is capable of causing death or serious bodily injury. In determining whether an item, object or thing not commonly known as a dangerous weapon is a dangerous weapon, the character of the instrument, object or thing the character of the wound produced, if any, and the manner in which the instrument, item or thing was used shall be determinative.
   (2) "Firearms" mean pistols, revolvers, rifles, shotguns, and any device that is capable of being used as a weapon because it expels a projectile by some means of force.
   (3) A firearm or other weapon shall be deemed loaded when there is an unexpended cartridge, shell or projectile in the firing position except in the case of pistols and revolvers, in which case they shall be deemed loaded when the unexpended cartridge, shell or projectile is in such a position as next to be fired.
   (c) Weapons offense shall be punishable by a fine not to exceed Two Hundred Fifty Dollars ($250.00), or by a term of imprisonment in the Tribal jail not to exceed three months, or both, or by any combination to the aforesaid punishments as may be set forth by the Tribal Court, or banishment for a period not to exceed three months.

Cherokee Nation

Part VI Crimes Against Public Peace
Chapter 53

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§ 1272. Carrying Weapons—Exceptions

It shall be unlawful for any person to carry upon or about his person, or in his portfolio or purse, any pistol, revolver, dagger, bowie knife, dirk knife, switchblade knife, spring-type knife, sword cane, knife having a blade which opens automatically by hand pressure applied to a button, spring, or other device in the handle of the knife, blackjack, loaded cane, billy, hand chain, metal knuckles, or any other offensive weapon, except as in this chapter provided. Provided further, that this section shall not prohibit the proper use of guns and knives for hunting, fishing or recreational purposes, nor shall this section be construed to prohibit any use of weapons in a manner otherwise permitted by statute. Any person convicted of violating the foregoing provision shall be guilty of a crime.

Cheyenne-Arapaho Tribes of Oklahoma

Title II - Law and Order Code - Subpart D] - Criminal Offenses

Section 507. Weapons Offense

(a) It shall be unlawful to:

(1) Have a dangerous weapon in one's actual possession while being addicted to any narcotic drug; or after having been declared mentally incompetent; or while being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine; or while possessing the intent to unlawfully assault another; or while under the age of sixteen years old, and without the consent of his parent or guardian.

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

(b) Definitions:

(1) "Dangerous weapon" means any item that in the manner of its use or intended use is capable of causing death or serious bodily injury. In determining whether an item, object or thing not commonly known as a dangerous weapon is a dangerous weapon, the character of the instrument, object or thing the character of the wound produced, if any, and the manner in which the instrument, item or thing was used shall be determinative.

(2) "Firearms" mean pistols, revolvers, rifles, shotguns, and any device that is capable of being used as a weapon because it expels a projectile by some means of force.

(3) A firearm or other weapon shall be deemed loaded when there is an unexpended cartridge, shell or projectile in the firing position except in the case of pistols and revolvers, in which case they shall be deemed loaded when the unexpended cartridge, shell or projectile is in such position as next to be fired.

(c) Weapons offense shall be punishable by a fine not to exceed Two Hundred Fifty Dollars ($250.00), or by a term of imprisonment in the Tribal jail not to exceed three months, or both.

Section 508. Aggravated Weapons Offense

(a) It shall be unlawful to carry a dangerous weapon concealed on the person or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapons in a fight or quarrel; or to possess a shotgun or rifle having a barrel or barrels of less than sixteen inches in a length or an altered or modified shotgun or rifle less than twenty-four inches overall length.

(b) Aggravated weapons offense shall be punishable by a fine not to exceed Five Thousand Dollars ($5,000.00), or by a term of imprisonment in the Tribal jail not to exceed one year, or both.
Choctaw Nation of Oklahoma

**Criminal Code Section 1272. Unlawful carry**

A. It shall be unlawful for any person to carry upon or about his or her person, or in a purse or other container belonging to the person, any pistol, revolver, shotgun or rifle whether loaded or unloaded or any dagger, bowie knife, dirk knife, switchblade knife, sword cane, knife having a blade which opens automatically by hand pressure applied to a button, spring, or other device in the handle of the knife, blackjack, loaded cane, billy, hand chain, metal knuckles, or any other offensive weapon, whether such weapon be concealed or unconcealed, except this section shall not prohibit:

1. The proper use of guns and knives for hunting, fishing, educational or recreational purposes;

2. The carrying or use of weapons in a manner otherwise permitted by statute or authorized by any valid concealed or unconcealed carry weapon permit or license issued by any state of the United States;

Citizen Potawatomi Nation

**Section 12-5-107 Weapons Offense**

(B) It is unlawful to:

(1) Have a dangerous weapon in one’s possession:

(a) While being addicted to any narcotic; or,
(b) After being declared mentally incompetent; or,
(c) While intoxicated or under the influence of alcohol or other intoxicating substance, drug, or medicine; or,
(d) With intent to assault another; or,
(e) After having a domestic violence conviction in any Tribal or state jurisdiction.

(f) An exception exists for law enforcement and officers of the court.

(2) Carry a loaded firearm in a vehicle on a public road without authority or firearm from a motor vehicle without authority or a firearm from upon or across any public highway without authority.

(C) Section 12-5-107 is punishable by fine up to Five Thousand Dollars ($5,000.00), or imprisonment up to One (1) year, or both. Banishment less than life may additionally be imposed.

Muscogee (Creek) Nation Tribe

**Title 14. Crimes and Punishments**

**Chapter 2. Criminal Offenses**

**Subchapter 6. Crimes Against Public Safety**

**§ 2–620. Carrying concealed weapon**

It shall be unlawful for any person to carry and conceal on or about his person any firearm, pistol, rifle or other deadly weapon whether loaded or unloaded. Provided, that this section will not be applicable to law enforcement officers and security guards duly authorized or certified to carry arms or persons issued a valid Concealed Weapons Permit or licensed by another Indian Tribe, state or the federal government in accordance with the provisions of MCNCA Title 16, § 4–114. Provided, nothing in this section shall authorize a carrier of a Concealed Weapons Permit or license to carry weapons into gaming establishments, said authorization which is governed by MCNCA Title
Pawnee Tribe

Title VI Chapter 5 Section 507. Weapons Offense

(a) Definitions:

(1) "Dangerous weapon" means any item that in the manner of its use or intended use is capable of causing death or serious bodily injury, including, but not limited to pistol, revolver, rifle, shotgun, spring-type knife, switchblade knife, sword, throwing star, dillyhand, chain, blackjack, bowie knife, dagger, lockblade knife, loaded cane, metal knuckles, nunchakus. In determining whether an item, object or thing not commonly known as a dangerous weapon is a dangerous weapon, the character of the instrument, object or thing the character of the wound produced, if any, and the manner in which the instrument, item or thing was used shall be determinative.

(2) "Firearms" means pistols, revolvers, rifles, shotguns, and any device that is capable of being used as a weapon because it expels a projectile by some means of force.

(3) A firearm or other weapon shall be deemed loaded when there is an unexpended cartridge, shell or projectile in the firing position except in the case of pistols and revolvers, in which case they shall be deemed loaded when the unexpended cartridge, shell or projectile is in such position as next to be fired.

(b) It shall be unlawful to:

(1) Have a dangerous weapon in one's actual possession:
   a. While being addicted to any narcotic drug; or
   b. After having been declared mentally incompetent; or
   c. While being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine; or
   d. While possessing the intent to unlawfully assault another; or
   e. While under the age of sixteen years old.

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

(c) Weapons offense shall be punishable by a fine not less than Two Hundred Fifty Dollars ($250.00) nor more than One Thousand Dollars ($1,000.00) or by a term of imprisonment in the Tribal jail not to exceed one year, or both.

(d) A sentence of banishment for a period of not less than three years but to a maximum of life may be imposed in addition to the punishment authorized above.

Section 508. Aggravated Weapons Offense

(a) It shall be unlawful to carry a dangerous weapon concealed on the person or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapons in a fight or quarrel; or to possess a dangerous weapon at any meeting held pursuant to the Tribal Constitution or Tribal laws, including, but not limited to, Tribal Council meetings, Election Committee meetings, and all sessions of the Tribal Court; (or to possess a shotgun or rifle having a barrel or barrels of less than sixteen inches in length or an altered or modified shotgun or rifle less than twenty-four inches in all in length).

(b) Aggravated weapons offense shall be punishable by a fine not to exceed Five Hundred Dollars ($500.00) nor more than One Thousand Dollars ($1,000.00) or by a term of imprisonment in the Tribal jail not to exceed one year, or both.

(c) A sentence of banishment for a period not less than five years but to a maximum of life may be imposed in addition to the punishment authorized above.

(d) Tribal Police and other deputized officers may carry authorized firearms.

(e) Individuals may possess firearms in and around their homes for protection, and for hunting; provided that the firearms are not used in an unlawful and threatening manner.

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Quapaw Tribe of Oklahoma

Chapter 2 § 7 Carrying Dangerous Weapons

(a) Elements: A person commits this offense if the person goes about in public armed with a dangerous weapon upon his or her person unless he or she is authorized by the Quapaw Tribal Business Committee.

Sac and Fox Nation

Criminal Offenses
Chapter Five Crimes Against Public Health, Safety, and Welfare

Section 507. Weapons Offense

(a) It shall be unlawful to

(1) Have a dangerous weapon in one's actual possession while being addicted to any narcotic drug; or after having been declared mentally incompetent; or while being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine; or while possessing the intent to unlawfully assault another; or while under the age of sixteen years old, and without the consent of his parent or guardian

(2) Carry a loaded firearm in a vehicle on a public road without lawful authority to do so; or to discharge any kind of firearm from a motor vehicle without lawful authority to do so; or to discharge a firearm from, upon or across any public highway without lawful authority to do so.

Section 508. Aggravated Weapons offense

(a) It shall be unlawful to carry a dangerous weapon concealed on the person or to threaten to use or exhibit a dangerous weapon in a dangerous and threatening manner, or use a dangerous weapons in a fight or quarrel; or to possess a shotgun or rifle having a barrel or barrels of less than sixteen inches in a length or an altered or modified shotgun or rifle less than twenty-four inches overall length.

Seminole Nation

Section 144. Carrying Concealed Weapons.

A person who goes about in public places armed with a dangerous weapon concealed upon his or her person is guilty of a misdemeanor unless he or she has a permit to do so signed by a magistrate of the Court of Indian Offenses.

[HISTORY: Enacted by Ordinance No. 2005-04, March 5, 2005.]

Oregon

Burns Paiute Tribe of the Burns Paiute Indian Colony of Oregon

3.1.110 Carrying or Displaying a Weapon (Link is not working as of 12/2012)

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Any person who shall (1) carry concealed on his person, or (2) carry, exhibit, display or draw any pistol, firearm, dagger, sword, knife, or other cutting or stabbing instrument, club, or any other weapon, apparently capable of producing bodily harm in a manner, under circumstance, and at any time in tribal or BIA buildings on the Reservation, that either manifests in intent to intimidate other or that warrants alarm for the safety of other persons shall be guilty of carrying or displaying a weapon. The provision of this section shall not apply to any person who by virtue of his office or public employment is vested by law with a duty to preserve public safety, maintain public order, or to make arrests for offenses, while in the performance of such duty or to any person engaged in military activities sponsored by Federal or state governments. Carrying or Displaying a Weapon is a Class A offense.

3.1.111 Carrying of Concealed Weapon  (Link is not working as of 12/2012)

Any person who carries concealed upon the person any gun (unless person has state issued concealed weapon permit) or knife having a blade that projects or swings into position by force of a spring or by centrifugal force, any dirk, dagger, ice pick, metal knuckles, or any similar instrument by the use of which injury could be inflicted upon the person or property of any other person is guilty of Carrying A Concealed Weapon. Weapons lawfully seized under this section may be forfeited to the Tribe pursuant to Tribal Civil forfeiture procedures.

Carrying a Concealed Weapon is a Class B offense.

Confederated Tribes of The Coos, Lower Umpqua and Siuslaw Indians Tribal Code

3-3-45 Possession or Discharge of a Firearm or Dangerous Weapon

(a) A person commits the violation of discharging a firearm if the person, other than law enforcement officers acting within the scope of their employment, discharges a firearm on tribal lands.
(b) A person commits the violation of possession of a weapon if the person, other than police officers acting within the scope of their employment or weapons properly stored within the private areas of a home in tribal housing, possesses a weapon on tribal lands.
(c) Possession of a weapon or discharge of a firearm on tribal lands, shall not be a violation if it is done by a tribal member or guest as part of a tribe sponsored cultural activity, or legal hunting or target shooting in an area in which hunting or shooting is permitted.
(d) Violation of this section is a Class E Violation.

Confederated Tribes of the Grand Ronde Community of Oregon

Chapter 201 Public Safety Ordinances

(k) (3) Tribal Permit. Any person who wishes to carry a concealed handgun on Tribal Lands must possess a valid and current License to Carry a Concealed Handgun issued y the Sheriff’s Office of any Oregon County and also obtain a Tribal Concealed Carry Permit from the Tribal Police Department.

Fort McDermitt Paiute and Shoshone Tribes of the Fort McDermitt Indian Reservation, Nevada and Oregon

Chapter 7 Section 67. Carrying concealed weapon.

It is unlawful for any person to go about in public or private places, tribal buildings, schools, and health or wellness centers armed with a dangerous weapon, concealed upon his person, unless he shall have a permit from the Tribal Council to carry the same in his possession, is guilty of a Class C offense.

Confederated Tribes of the Siletz Indians

§ 12.119 Unlawful Possession Of Firearms: Class B

(a) Knowingly possessing any machine gun not registered as required under federal law; or

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(b) Knowingly carrying any firearm concealed upon the person, without having a license to carry a concealed firearm; or
(c) Knowingly carrying concealed and readily accessible about the person within any vehicle which is under the person’s control or direction any firearm capable of being concealed upon the person, without having a license to carry such firearm.

Note: It doesn’t say who must issue the license. State or Tribe?

Confederated Tribes of the Umatilla Reservation

Criminal Code Park XV Section 4.156. Concealed Weapons

A. It shall be unlawful for any person to carry a concealed dangerous weapon upon his person without also having in his possession a permit signed by a Judge of the Umatilla Tribal Court, the Chief of the Umatilla Tribal Police Department, and countersigned by the Superintendent of the Umatilla Agency.
B. Upon conviction, any weapons so carried shall be confiscated by order to the Umatilla Tribal Court.
C. This section does not apply to persons in their place of residence or business or to duly appointed law enforcement officers.

Section 4.157. Concealed Weapon Permits

A. The Judges of the Umatilla Tribal Court and the Chief of the Umatilla Tribal Police Department shall not issue a permit or carry a concealed weapon unless the applicant has demonstrated to their satisfaction:
   1. Good cause exists for the issuance thereof;
   2. The applicant is of good moral character.
B. Any applications under this section shall be in writing signed by the applicant and shall state his name, occupation, residence, business address, date of birth, height, weight, color of eyes and hair and reason for requesting a permit. In addition, it shall contain a description of the weapon to be carried, name of manufacturer, serial number, caliber and barrel length thereof.
C. There shall be collected by the Chief of the Umatilla Police Department a fee of $20.00 for each permit issued.
D. Any permit issued under this section shall be valid for a period of one year from the date of issuance.
E. Any permit issued under this section shall be valid only within the exterior boundaries of the Umatilla Indian Reservation.
F. No tribal official engaged in the receipt and review of any application for or in the issuing of denial of any license under this section shall incur any civil or criminal liability as the result of the lawful performance of his duties under this section.

Confederated Tribes of the Warm Springs Reservation

305.412 Carrying Concealed Weapons

(1) For purposes of this section, a dangerous weapon shall be any revolver, pistol or other firearm, whether loaded or unloaded, any knife, other than an ordinary pocket knife, or any dirk, dagger, sling shot, metal knuckles, explosive or incendiary devices, or any instrument by the use of which injury could be inflicted upon the person or property of any other person.

(2) Any Person who shall go about in public places armed with a dangerous weapon concealed upon his person or concealed within his vehicle unless he shall have a permit signed by a Judge of the Tribal Court and countersigned by the Superintendent of the Reservation, shall be deemed guilty of carrying a concealed weapon.

305.415 Carrying Weapons, When Prohibited.

(1) Notwithstanding the provisions of WSTC 305.412 any Indian other than a duly authorized law enforcement officer who carries any dangerous weapon as defined in WSTC 305.412(1), whether concealed or openly, in any public building, office, store, school or at any public gathering shall be deemed guilty of unlawfully carrying a weapon.

(2) Any Indian who carries or possesses a firearm while under the influence of intoxicants shall be deemed guilty of unlawfully carrying or possessing a firearm.
South Dakota

Flandreau Santee Sioux Tribe

Volume 1
3 Criminal Law
Chapter 17, Criminal Offenses Weapons

Section 3-17-1. Carrying a pistol or revolver without a permit: Any person other than a law enforcement officer when acting as such, shall be guilty of a Class 1 misdemeanor if he:

1. Carries a pistol or revolver, loaded or unloaded, concealed on or about his person in violation of Title 12 of this code:

2. Carries a pistol or revolver, loaded or unloaded, concealed in any vehicle operated by him, in violation of Title 12 of this code.

Oglala Sioux Tribe

510. CARRYING CONCEALED WEAPONS (Former Section 66 and 66.1)

Any Indian who shall go about in public places armed with a dangerous weapon concealed upon his person, unless he shall have a permit signed by a Judge of the Oglala Sioux Tribal Court and countersigned by the Superintendent of the Reservation, shall be deemed guilty of an offense and upon conviction thereof, shall be sentenced to labor for a period not to exceed thirty (3) days or a fine not to exceed sixty dollars (460.00), or to both such fine and imprisonment, with costs; and the weapon so carried may be confiscated.

SECTION 510.2 POSSESSION OF CERTAIN FIREARMS PROHIBITED.

No person shall, within the Pine Ridge Reservation of the Oglala Sioux Tribe, own, possess, or transport any prohibited firearms, or destructive devices, or any other weapon, other than any duly appointed law enforcement officer when such officers are on duty and enforcing law and order on the Pine Ridge Reservation.

SECTION 510.3 PENALTIES.

Any person subject to the jurisdiction of the Oglala Sioux Tribe who violates Section 66.2 thereof shall be guilty of an offense, and upon conviction thereof, shall be sentenced to labor for a period not to exceed ninety (90) days, or to pay a fine not to exceed three hundred dollars ($300.00), or to both such fine and imprisonment, with costs; and such prohibited firearm shall be subject to forfeiture by the Oglala Sioux Tribal Court.

1. Exclusion. Any person who is not subject to the jurisdiction of the Oglala Sioux Tribe who violates Section 66.2 hereof shall be subject to removal from the Pine Ridge Reservation upon issuance of a written order of exclusion by the Court, after a hearing upon reasonable notice pursuant to Art. IV, Sec. 1 of the Constitution and Ordinance No. 73.08, as amended.

2. Interpretation. The term used in this ordinance are intended to prohibit the possession, ownership or transportation within the Pine Ridge Reservation or any firearm which is subject to registration with the National Firearms Registration and Transfer Board pursuant to provisions of the Act of October 22, 1968, 82 Stat. 1229, 26 U.S.C., Section 5841, or any successor provision of Federal law. In applying definitions set forth herein, reference the Treasury pursuant to that Act.

3. Antique Weapons Exception. This Section shall not apply to antique firearms, falling within the definition of subsection (1) above, unsuitable for use as firearms and possessed as curiosities or ornaments or collector's items.
Rosebud Sioux Tribe

5-11-5 Carrying A Concealed Weapon

Any person, other than a law enforcement officer engaged in the discharge of his duties, who carries, loaded or unloaded, concealed about his person, any firearm or other dangerous weapon without an appropriate Tribal license, shall be guilty of the crime of carrying a concealed weapon.

Carrying a concealed weapon is a Class B crime.

Sisseton-Wahpeton Sioux Tribe

Tide VIII-Weapons Offenses

26-08-01 Carrying a Concealed Firearm

Any person, except police officers in the performance of their duties, who shall go about in public places with a firearm concealed upon his person unless he shall have, in his possession, a valid permit to carry a concealed firearm recognized by the SWO, shall be deemed guilty of Carrying A Concealed Firearm. A violation of this section is a Class D Misdemeanor

Standing Rock Sioux Tribe of North & South Dakota

Title 4. Criminal Offenses

4-702. Carrying Concealed Dangerous Weapons

Whoever carries, concealed about his or her person, any of the following weapons, unless they, are carried with specific governmental approval, is guilty of carrying a concealed dangerous weapon:

(a) any blackjack, bill, bludgeon, metal knuckles, or any knife with a blade over six (6) inches long or other sharp or dangerous instrument usually employed in the attack or defense of a person; or

(b) any gun or dangerous firearm, whether loaded or unloaded.

In addition to the penalty prescribed for such an offense, any person convicted of carrying a concealed weapon may be ordered by the Standing Rock Sioux Tribal Court to forfeit any such weapon to the Tribe. Carrying a concealed weapon is a Class A misdemeanor.

4-703. Carrying A Loaded Firearm In A Motor Vehicle

Any person, other than a law enforcement officer when acting as such, who carries a firearm with a round in the chamber in the round on a public highway, in a motor vehicle is guilty of carrying a loaded firearm in a motor vehicle. Carrying a loaded firearm in a motor vehicle is a Class A misdemeanor.
Yankton Sioux Tribe

Sec. 3-11-3 Carrying Concealed Weapon

Any person, other than a law enforcement officer engaged in the discharge of his/her duties, who without an appropriate tribal license, carries a loaded or unloaded weapon concealed about his/her person, is guilty of a Class B crime.

Sec. 3-11-9 Possession of Weapon by Intoxicated Person

Any person who is under the influence of an alcoholic beverage, controlled substance, or any other intoxicating medicine or substance, who has possession of or under his or her control a weapon or destructive device, is guilty of a Class A misdemeanor.

Texas

Ysleta Del Sur Pueblo

Section 4.4.20. Caring a Prohibited Weapon.

A person commits the civil infraction of Carrying a Prohibited Weapon if he bears or carries on or about his person;

(A) an illegal knife; or

(B) firearm or airgun (when used illegally); or

(C) other dangerous weapons as defined.

The Alguacil or any member of the Tribal Police force may, upon probable cause, confiscate the weapon from any person who violates this section.

4.4.21. Exceptions.

No person may bear or carry a firearm on the Reservation of Ysleta del Sur Pueblo except the following authorized persons with a lawful permit issued by the Tribal Council or such other authority designated by it, or by written permit or other authority of the United States:

1. The Alguacil (Tribal Sheriff) when performing official duties; or

2. a member of the Tribal Law Enforcement; or

3. any other law enforcement officer when performing official duties; or

4. any security personnel under contract with the Tribe; or

5. the proper participants in a tribal religious activity may carry a firearm with the proper background investigation; or

6. any person living on the Reservation may possess a weapon within such persons residence; or

7. any person may bear or carry on his person a firearm when transporting a weapon to or from his residence.

4.4.22. Civil Penalty.

An infraction committed under this section is a:

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Class B infraction unless committed under subsection b in which case it becomes a Class A infraction.

The weapon involved when the violation was committed is subject to forfeiture by the Court to the Tribe.

Utah

Ute Indian Tribe of the Uintah & Ouray Reservation

§13-4-112. Weapons Offense.

(1) A person shall be guilty of weapons offense if:

(a) being addicted to any narcotic drug, or having been declared mentally incompetent, he owns or has in his possession or under his custody or control a dangerous weapon; or

(b) being intoxicated or otherwise under the influence of alcoholic beverages or other intoxicating substance, drug, or medicine, he has a dangerous weapon in his possession or under his custody or control; or

(c) he carries a loaded firearm in a vehicle on a public road without lawful authority to do so; or

(d) he has on his person a dangerous weapon with intent to unlawfully assault another; or

(e) he discharges any kind of firearm from a motor vehicle without lawful authority to do so; or

(f) he discharges a firearm from, upon or across any public highway without lawful authority to do so; or

(g) being under the age of 16 years old, he possesses a firearm without the consent of his parent or guardian.

(2) Definitions:

(a) "Dangerous weapon" means any item that in the manner of its use or intended use is capable of causing death or serious bodily injury. In determining whether an item, object or thing not commonly known as a dangerous weapon is a dangerous weapon, the character of the instrument, object or thing, the character of the wound produced, if any, and the manner in which the instrument, item or thing was used shall be determinative.

(b) "Firearms" means pistols, revolvers, rifles, shotguns, and any device that is capable of being used as a weapon because it expels a projectile by some means of force.

(3) A firearm or other weapon shall be deemed loaded when there is an unexpended cartridge, shell or projectile in the firing position, except in the case of pistols and revolvers, in which case they shall be deemed loaded when the unexpended cartridge, shell or projectile is in a position that the manual operation of any mechanism once would cause the unexpended cartridge, shell, or projectile to be fired.

(4) Weapons offense is a Class B offense.


(1) A person is guilty of aggravated weapons offense if:

(a) he carries a dangerous weapon concealed on his person; or

(b) he threatens to use or exhibits a dangerous weapon in a dangerous and threatening manner, or uses a dangerous weapon in a fight or quarrel; or
(c) he possesses a shotgun or rifle having a barrel or barrels of less than 16 inches in length or an altered or modified shotgun or rifle less than 26 inches overall length.

(2) Aggravated weapons offense is a Class A offense.

Washington

See “For your Information” At Bottom of WA Entry.

State of Washington Statute Covering Reservations

See Washington Code Chapter 37.12 RCW Indians and Indian Lands — Jurisdiction for additional Information on the laws covering Reservations in Washington State.

Chehalis Tribal Code

4.25.010 Carrying a concealed firearm.

Any person who knowingly conceals a firearm upon his or her person or who carries a firearm within the passenger compartment of any vehicle, without a valid permit to carry a firearm granted by the Confederated Tribes of the Chehalis Reservation, shall be guilty of a Class B offense. [Res. 2011-020; Res. 2006-63; GC vote 11/13/1993; GC vote 3/7/1989. Prior code § 3.1.5.010.]

Colville Reservation, Confederated Tribes of the, Washington

3-1-16 Weapons, Carrying Concealed

Any person, other than a bona fide law enforcement officer of any jurisdiction, who shall go in a public place armed with a loaded or unloaded firearm, any explosive device, any instrument with a sharpened blade longer than four inches, or a club longer than twelve inches, concealed upon his or her person, unless he or she shall have a current valid permit to carry such a weapon concealed signed by the Chief of the Colville Tribal Police under regulations promulgated by the chief, shall be guilty of Carrying A Concealed Weapon. Carrying A Concealed Weapon is a Class A offense. Weapons lawfully seized under this section may be forfeited to the Tribes pursuant to tribal civil forfeiture procedures.

(Adopted 11/20/86, Resolution 1986-598)

Hoh Tribe

Law and Order Code

Title 5 Law and Order

5.19.05. Sale, Possession or Use of Certain Weapons.

(1) No person shall:

(a) Sell, dispose of, manufacture, or have in possession a dangerous weapon;

(b) Use a device for suppressing the noise of any firearm;

(c) Carry with intent to conceal a dagger or dangerous weapon, or;

(d) Carry a concealed pistol without a license from the Hoh Tribe, if required, or the State of Washington.

(2) Any violation of this section shall be a gross misdemeanor.
3.2.41.010 Terms Defined.

(10) "Loaded" means:
(a) There is a cartridge in the chamber of the firearm;
(b) Cartridges are in a clip that is locked in place in the firearm;
(c) There is a cartridge in the cylinder of the firearm, if the firearm is a revolver;
(d) There is a cartridge in the tube or magazine that is inserted in the action; or
(e) There is a ball in the barrel and the firearm is capped or primed if the firearm is a muzzle loader.

3.2.41.050 Carrying Firearms.

(1)(a) Except in the person's place of abode or fixed place of business, a person shall not carry a pistol concealed on his or her person without a license to carry a concealed pistol.

(b) Every licensee shall have his or her concealed pistol license in his or her immediate possession at all times that he or she is required by this section to have a concealed pistol license and shall display the same upon demand to any police officer or to any other person when and if required by law to do so. Any violation of this subsection (1)(b) shall be a civil infraction and shall be punished accordingly pursuant the infraction rules.

(2)(a) A person shall not carry or place a loaded pistol in any vehicle unless the person has a license to carry a concealed pistol and: (i) The pistol is on the licensee's person, (ii) the licensee is within the vehicle at all times that the pistol is there, or (iii) the licensee is away from the vehicle and the pistol is locked within the vehicle and concealed from view from outside the vehicle.

(b) A violation of this subsection is a misdemeanor.

(3)(a) A person at least eighteen years of age who is in possession of an unloaded pistol shall not leave the unloaded pistol in a vehicle unless the unloaded pistol is locked within the vehicle and concealed from view from outside the vehicle.

(b) A violation of this subsection is a misdemeanor.

(4) Nothing in this section permits the possession of firearms illegal to possess under state or federal law.

3.2.41.073 Concealed Pistol License — Reciprocity.

(1)(a) A person licensed to carry a pistol in a tribe or state the laws of which recognize and give effect in that state to a concealed pistol license issued under the laws of the Tribe or the State of Washington is authorized to carry a concealed pistol in this state if:

(i) The licensing tribe or state does not issue concealed pistol licenses to persons under twenty-one years of age; and

(ii) The licensing tribe or state requires mandatory fingerprint-based background checks of criminal and mental health history for all persons who apply for a concealed pistol license.

(b) This section applies to a license holder from another tribe or state only while the license holder is not a resident of this tribe or state. A license holder from another tribe or state must carry the handgun in compliance with the laws of this Tribe or Washington State.
Kalispel Tribe

9-5.06 Concealed Weapons

Any person who shall go about in public places armed with a deadly weapon concealed upon his person unless he shall have a permit signed by a Judge of the Kalispel Tribal Court, shall be deemed guilty of concealed weapons. The Tribal Court, in addition to any other sentence authorized by law, may confiscate and dispose of the weapons so carried. The term “deadly weapon” as used in this Code shall be defined as one likely to produce death or great bodily injury.

9-5.07 Loaded Firearm In Vehicle

Any person who shall have a loaded firearm, which shall be a firearm with a cartridge in the chamber, magazine, clip or cylinder in a vehicle within the boundaries of the Kalispel Reservation shall be deemed guilty of loaded firearm in vehicle.

Lummi Nation

5.04.080 Carrying Concealed Weapon

A person who is in a public place armed with a dangerous weapon concealed upon his person, unless he has a permit signed by a Lummi, state, or federal law enforcement department, is guilty of an offense and, upon conviction, shall be sentenced to imprisonment for a period not less than 30 days and not to exceed 180 days and a fine not to exceed $2,500, and the weapons so carried may be confiscated and forfeited on order of the Tribal Court.

Makah Nation

§5.6.05 Weapons Offense

Any person who, without lawful authority to do so, carries a loaded firearm in a vehicle on a public road, has on his person a dangerous weapon with intent unlawfully to assault another, discharges any kind of firearm from, upon or across any public highway, is under the age of sixteen year: and possesses a firearm without the consent of his parent or guardian, carries a dangerous weapon concealed upon his person, threatens to use or exhibits a dangerous weapon in a dangerous and threatening manner, or uses a dangerous weapon in a fight or quarrel, shall be deemed guilty of a weapons offense. Weapons offense is a Class B offense.

Nisqually Tribe

10.10.01 Weapons Violation

A person is guilty of a weapons violation if such person:

(a) Fires a gun within any settled community within the Nisqually Reservation; or
(b) Fires a gun in any other place where any person might be endangered or any property damaged by it; or
(c) Fires a gun while under the influence of alcohol or drugs; or
(d) Aims a firearm, whether loaded or not, at or towards any person; or
(e) Sets a spring gun; or
(f) Is in a public place armed with a loaded or unloaded firearm, any explosive device, any instrument with a sharpened blade longer than four inches, or a club longer than twelve inches, concealed upon his or her person, unless (s)he has a current valid permit to carry such a weapon concealed.

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Port Gamble S’Klallam Tribe

Title 5
Chapter 5.04 Offenses Against the Community Peace, Morals, Safety and Welfare

5.04.05 Carrying a Concealed Firearm

Any person who knowingly conceals a firearm upon his person or who carries a firearm within the passenger compartment of any vehicle, without a valid permit to carry a firearm granted by the Port Gamble S’Klallam Tribe shall be guilty of a Class C offense.

It shall be a complete defense to this offense that the firearm located within the passenger compartment of a vehicle is, a) unloaded and b) is a hunting rifle, meaning a firearm that is not prohibited from use in hunting, under Title 18 of this code.

Puyallup Tribe

5.12.780 Carrying a concealed firearm.

Any person who knowingly conceals a firearm upon his person or who carries a firearm which is not within plain view in the passenger compartment of his vehicle shall be guilty of a Class B offense. [Res. 201212B (12/20/12); Res. 130691 (06/13/91); prior code § 5.03.510. Formerly 5.12.440]

Quileute Tribe

Article XIII
13.20.5. Sale, Possession or Use of Certain Weapons.

No person shall:

(1) sell, dispose of or have in his possession a dangerous weapon; or

(2) use a device for suppressing the noise of any firearm; or

(3) carry with intent to conceal a dagger or dangerous weapon; or

(4) carry a concealed pistol without the appropriate license from the Quileute Indian Tribe and the State of Washington. Sale, possession or use of certain weapons is a gross misdemeanor.

13.20.6. Loaded Firearms in Vehicles

No person shall carry a loaded firearm in any vehicle without a license from the Quileute Tribe, if required, and the State of Washington. Loaded firearms in vehicles is a misdemeanor.

Sauk-Suiattle Indian Tribe

5.11.010 Loaded Firearm in Vehicle.

Any person who knowingly leaves unattended a, loaded firearm or other dangerous weapon in an unlocked vehicle where it is visible from outside the vehicle, shall be guilty of Loaded Firearm in Vehicle. Loaded Firearm in Vehicle is a general crime.

Any person who, without a permit, shall possess a handgun on his person or within his reach in a vehicle, in a concealed manner shall be guilty of Possession of Concealed Handgun. Possession of Concealed Handgun is a general crime.


Any person who shall possess a loaded firearm within the reservation community and outside of a dwelling shall be guilty of Possession of a Loaded Firearm in Public. Possession of a Loaded Firearm in Public is a general crime.

5.11.030  Loaded Firearm in Vehicle. Possession of a Weapon While Under the Influence of Alcohol or a Controlled Substance.

Any person, whether he or she has a concealed weapons permit or not, who carries a firearm on his or her person while under the influence of alcohol or a controlled substance, shall be guilty of Possession of a Firearm While Under the Influence of Alcohol or a controlled substance. Possession of a Firearm While Under the Influence of Alcohol or a controlled substance is a major crime.

Shoalwater Bay Indian Tribe

2.05.01  Carrying Concealed Weapon

Any person who goes about in public places warmed with a dangerous weapon or firearm concealed upon his person, without having a current valid concealed weapons permit issued to him by the Chief of Police, commits the offense of Carrying a Concealed Weapon

Skokomish Tribe

9.05.010 Carrying a Concealed Firearm or Other Deadly Weapon

Any person who knowingly conceals a firearm or other deadly weapon upon his or her person or within the passenger compartment of any vehicle, without a valid permit to carry a firearm or other deadly weapon granted by the Skokomish Indian Tribe, or other competent jurisdiction, shall be guilty of a class B offense.

Law Enforcement may seize any weapon that is being held or concealed in violation of this ordinance.

Snoqualmie Tribe

10.1 Carrying A Concealed Firearm Or Other Deadly Weapon

(a) Any person who knowingly conceals a firearm or other deadly weapon upon his or her person, or within any vehicle, without a valid permit to carry a firearm or other deadly weapon granted by the Snoqualmie Indian Tribe (such as to Tribal police officers, or other law enforcement officers from other recognized jurisdictions), shall be guilty of carrying a concealed firearm or other deadly weapon.

(b) Carrying a concealed firearm or other deadly weapon shall be a class B offense.
Spokane Tribe of Indians

Chapter 12

12-6.01 Concealed Weapons.

Any person who shall go about in a public place armed with a deadly weapon concealed upon his person, or, with any firearm if the person is a non-member of the Tribe and not a resident of the Spokane Reservation, unless he shall have a permit signed by a Judge of the Spokane Tribal Court, shall be deemed guilty of an offense and shall be sentenced to a period of confinement not to exceed 60 days or ordered to pay a fine of not to exceed $200, or both jail sentence and fine, and costs; and the weapon so carried may be confiscated and disposed of by order of the Spokane Tribal Court.

Chapter 12

12-7.01 Possession of Deadly and Dangerous Weapons.

(a) Any person other than authorized law enforcement personnel who shall enter the Tribal premises known as the Spokane Tribal Fairgrounds during the annual Tribal Fair carrying on his person or on or in his vehicle any firearm or other dangerous weapon shall be deemed guilty of an offense and shall be sentenced to a period of confinement not to exceed 60 days or ordered to pay a fine of not to exceed $200, or both jail sentence and fine, and costs; and the weapons so carried may be confiscated and disposed of by order of the Spokane Tribal Court.

(b) A "dangerous weapon" is any firearm, dagger, numchuck, sword, brass knuckles, knife or other cutting or stabbing instrument, club or any other weapon capable of producing serious bodily harm.

Squaxin Island Tribe

9.12.830 Sale, possession or use of certain weapons.

A. No person shall:
   1. Sell, dispose of, manufacture, or have in possession a dangerous weapon;
   2. Use a device for suppressing the noise of any firearm;
   3. Carry with intent to conceal a dagger or dangerous weapon;
   4. Carry a concealed pistol without a license from the Squaxin Island Tribe, if required, or the state of Washington.

B. Any violation of this section shall be a gross misdemeanor.

9.12.870 Firearms on tribal lands.

No person shall carry any firearm or other dangerous weapon in or within fifty (50) feet of any building or structure on lands owned or controlled by the Squaxin Island Tribe, with the exception of private residences located on tribal lands; provided that this regulation shall not apply to duly authorized federal, state and local law enforcement officers or to any federal, state or local government employee authorized to carry firearms in the course of their public employment. Any person violating this section shall be subject to a fine of one hundred dollars ($100.00).

Suquamish Tribe

Title 7   Public Peace, Morals, and Welfare

7.19.5.   Sale, Possession, or Use of Certain Weapons.

(a) No person shall:

(1) Sell, dispose of, manufacture, or have in his or her possession a dangerous weapon;
(2) Use a device for suppressing the noise of any firearm;
(3) Carry with intent to conceal a dagger or dangerous weapon; or

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(4) Carry a concealed pistol without a license from the Suquamish Tribe, if required, or the State of Washington.

(b) Any violation of this section shall be a gross misdemeanor. (Res. 93-025 (part), passed Mar. 8, 1993; renumbered for consistency May 24, 2007)

Swinomish Tribe

4-05.010 Carrying Concealed Weapon.

(A) Any person who goes about in public places armed with a dangerous weapon or firearm concealed upon his or her person, without having a current valid concealed weapons permit issued by the Tribe or another jurisdiction, commits the Class B offense of carrying a concealed weapon.

Tulalip Tribe

6.12.1 Carrying Concealed Weapon.

(1) A person commits the offense of carrying a concealed weapon by knowingly carrying or bearing a dirk, dagger, pistol, revolver, slingshot, sword cane, billy club, knuckles made of any metal or other hard substance, knife having a blade at least 4 inches long, non-safety type razor, or any other deadly weapon which is wholly or partially covered by the clothing or wearing apparel of the person carrying the weapon, or is carried any place within the occupant compartment of a motor vehicle.

(2) Subsection (1) does not apply to:

(a) any law enforcement officer;
(b) a person authorized by a judge of the Tribal Court to carry a concealed weapon;
(c) a person permitted under state and tribal law to carry a concealed weapon; or
(d) the carrying of arms on one’s own premises or at

For your Information Washington Law

RCW 10.92.020

Powers — Authority to act as general authority Washington peace officer — Public liability and property damage insurance — Training requirements — Issuance of citation, notice of infraction, or incident report — Jurisdiction — Civil liability — Sovereign tribal governments — Interlocal agreement.

(1) Tribal police officers under subsection (2) of this section shall be recognized and authorized to act as general authority Washington peace officers. A tribal police officer recognized and authorized to act as a general authority Washington peace officer under this section has the same powers as any other general authority Washington peace officer to enforce state laws in Washington, including the power to make arrests for violations of state laws.

(2) A tribal police officer may exercise the powers of law enforcement of a general authority Washington peace officer under this section, subject to the following:

(a) The appropriate sovereign tribal nation shall submit to the office of financial management proof of public liability and property damage insurance for vehicles operated by the peace officers and police professional liability insurance from a company licensed to sell insurance in the state. For purposes of determining adequacy of insurance liability, the sovereign tribal government must submit with the proof of liability insurance a copy of the interlocal agreement between the sovereign tribal government and the local governments that have shared jurisdiction under this chapter where such an agreement has been reached pursuant to subsection (10) of this section.

(i) Within the thirty days of receipt of the information from the sovereign tribal nation, the office of financial management shall either approve or reject the adequacy of insurance, giving consideration to the scope of the interlocal agreement. The adequacy of insurance under this chapter shall be subject to annual review by the state office of financial management.

(ii) Each policy of insurance issued under this chapter must include a provision that the insurance shall be available to satisfy
settlements or judgments arising from the tortious conduct of tribal police officers when acting in the capacity of a general authority Washington peace officer, and that to the extent of policy coverage neither the sovereign tribal nation nor the insurance carrier will raise a defense of sovereign immunity to preclude an action for damages under state or federal law, the determination of fault in a civil action, or the payment of a settlement or judgment arising from the tortious conduct.

(b) The appropriate sovereign tribal nation shall submit to the office of financial management proof of training requirements for each tribal police officer. To be authorized as a general authority Washington peace officer, a tribal police officer must successfully complete the requirements set forth under RCW 43.101.157. Any applicant not meeting the requirements for certification as a tribal police officer may not act as a general authority Washington peace officer under this chapter. The criminal justice training commission shall notify the office of financial management if:

(i) A tribal police officer authorized under this chapter as a general authority Washington state peace officer has been decertified pursuant to RCW 43.101.157; or

(ii) An appropriate sovereign tribal government is otherwise in noncompliance with RCW 43.101.157.

(3) A copy of any citation or notice of infraction issued, or any incident report taken, by a tribal police officer acting in the capacity of a general authority Washington peace officer as authorized by this chapter must be submitted within three days to the police chief or sheriff within whose jurisdiction the action was taken. Any citation issued under this chapter shall be to a Washington court, except that any citation issued to Indians within the exterior boundaries of an Indian reservation may be cited to a tribal court. Any arrest made or citation issued not in compliance with this chapter is not enforceable.

(4) Any authorization granted under this chapter shall not in any way expand the jurisdiction of any tribal court or other tribal authority.

(5) The authority granted under this chapter shall be coextensive with the exterior boundaries of the reservation, except that an officer commissioned under this section may act as authorized under RCW 10.93.070 beyond the exterior boundaries of the reservation.

(6) For purposes of civil liability under this chapter, a tribal police officer shall not be considered an employee of the state of Washington or any local government except where a state or local government has deputized a tribal police officer as a specially commissioned officer. Neither the state of Washington and its individual employees nor any local government and its individual employees shall be liable for the authorization of tribal police officers under this chapter, nor for the negligence or other misconduct of tribal officers. The authorization of tribal police officers under this chapter shall not be deemed to have been a nondelegable duty of the state of Washington or any local government.

(7) Nothing in this chapter impairs or affects the existing status and sovereignty of those sovereign tribal governments whose traditional lands and territories lie within the borders of the state of Washington as established under the laws of the United States.

(8) Nothing in this chapter limits, impairs, or nullifies the authority of a county sheriff to appoint duly commissioned state or federally certified tribal police officers as deputy sheriffs authorized to enforce the criminal and traffic laws of the state of Washington.

(9) Nothing in this chapter limits, impairs, or otherwise affects the existing authority under state or federal law of state or local law enforcement officers to enforce state law within the exterior boundaries of an Indian reservation or to enter Indian country in fresh pursuit, as defined in RCW 10.93.120, of a person suspected of violating state law, where the officer would otherwise not have jurisdiction.

(10) An interlocal agreement pursuant to chapter 39.34 RCW is required between the sovereign tribal government and all local government law enforcement agencies that will have shared jurisdiction under this chapter prior to authorization taking effect under this chapter. Nothing in this chapter shall limit, impair, or otherwise affect the implementation of an interlocal agreement completed pursuant to chapter 39.34 RCW by July 1, 2008, between a sovereign tribal government and a local government law enforcement agency for cooperative law enforcement.

(a) Sovereign tribal governments that meet all of the requirements of subsection (2) of this section, but do not have an interlocal agreement pursuant to chapter 39.34 RCW and seek authorization under this chapter, may submit proof of liability insurance and training certification to the office of financial management. Upon confirmation of receipt of the information from the office of financial management, the sovereign tribal government and the local government law enforcement agencies that will have shared jurisdiction under this chapter have one year to enter into an interlocal agreement pursuant to chapter 39.34 RCW. If the sovereign tribal government and the local government law enforcement agencies that will have shared jurisdiction under this chapter are not able to reach agreement after one year, the sovereign tribal governments and the local government law enforcement agencies shall submit to binding arbitration pursuant to chapter 7.04A RCW with the American arbitration association or successor agency for purposes of completing an agreement prior to authorization going into effect.

(b) For the purposes of (a) of this subsection, those sovereign tribal government and local government law enforcement agencies that
must enter into binding arbitration shall submit to last best offer arbitration. For purposes of accepting a last best offer, the arbitrator must consider other interlocal agreements between sovereign tribal governments and local law enforcement agencies in Washington state, any model policy developed by the Washington association of sheriffs and police chiefs or successor agency, and national best practices.

[2008 c 224 § 2.]

Wisconsin

Forest County Potawatomi Community

Gaming Control
16.4. Firearms

No person shall have in his or her possession any firearm on any Premises. This Section shall not apply to law enforcement officers or security personnel employed by the Tribe.

Ho-Chunk Nation

Title 3 Health and Safety
3HCC11 Weapons Code

4. General Weapons Policy. No person, including the Nation’s Security Department personnel, will possess or be permitted to possess any weapon, whether concealed or in plain view, within or on any of Ho-Chunk Nation gaming or non gaming facilities and public spaces. Weapons will be allowed in areas specifically designated for hunting by the Ho-Chunk Nation Department of Natural Resources.

5. Exceptions.

c. Additional Exceptions. Off-duty police officers, hunters and concealed carry permit holders, will be allowed to store their weapons within their personal vehicles at any of the nations Gaming or non-gaming parking lots. Except that no weapons will be allowed within any school or school parking lot owned or operated by the Ho-Chunk Nation……

Oneida Tribe

Hunting Fishing and Trapping Laws
45.7-5. Firearms, Traps and Bows. It is unlawful to:

(a) Use any device other than legal firearms, bows, or traps to harvest and/or catch wild animals.
(b) Transport any firearm in a vehicle, unless it is unloaded. A muzzleloader is considered unloaded when the cap, primer (flint), is not in place.
(c) Possess a rifle larger than .22 rimfire during the gun deer season unless it is unloaded.
(d) Transport an air rifle unless it is unloaded.
(e) Possess a concealed handgun.
(f) Transport a handgun in a vehicle unless it is unloaded.

Stockbridge Munsee Community, WI
Section 16.11 Park Rules

(A) All persons using the tribal park facilities shall abide by the following special terms and conditions
   (15) No weapons or firearms are permitted at any time.

(C) Penalties and Enforcement
In addition to any other penalty, including criminal charges,
   4. Alcohol, fireworks, weapons, firearms or other dangerous or illegal items are subject to confiscation.

Menominee Indian Tribe, WI

You need to read the laws as published. It states nothing about carrying firearms. I would check with the tribe before carrying on their property. You can view their code on Firearms [Here].

Wyoming

Northern Arapaho

Title 20. Code OF CRIMINAL OFFENSES
CHAPTER 4: OFFENSES AGAINST PUBLIC ORDER AND DECENCY
Section 401 - Carrying a Concealed Weapon.

(a) No person who shall wear or carry a dangerous weapon concealed on or about his person, unless the person is a peace officer or holds a valid permit to carry it.

(b) Any person found guilty of violating this section may upon conviction be sentenced to fifty (50) days payable, and the weapon so carried shall be confiscated.

Shoshone and Arapaho Tribes of the Wind River Indian Reservation

Chapter 4 Offenses Against Public Order And Decency

Section 7-4-1 Carrying a Concealed Weapon

(1) No person who shall wear or carry a dangerous weapon concealed on or about his person, unless the person is a peace officer or holds a valid permit to carry it.

(2) Any person found guilty of violating this Section may, upon conviction, be sentenced to fifty (50) days payable, and the weapon so carried shall be confiscated.

Section 7-4-2 Unlawful Discharge of a Weapon

(1) No person shall willfully discharge any species of firearm, air gun, or other weapon, or throw any missile, in any public place or in any place where there is any person or property to be endangered thereby, regardless of whether or not injury to any person or property ensues.

(2) Any person found guilty of violating this Section may, upon conviction, be sentenced to not less than sixty (60) days nor more than one (1) year imprisonment, a fine of not less than $500.00 nor more than $5,000.00, or both, and the weapon so discharged or thrown
shall be confiscated.

Updates to this Page

Archive of Removeds Updates 4

8/16 – Gila River Tribal Law Updated Under Arizona Listings.
8/24/16 – State of Florida Entry Added.
3/21/17 - Choctaw Nation Added to Oklahoma Entry.
4/17/18 - In Arizona Hualapai Tribe Information Added. (Grand Canyon Skywalk Owners)
4/24/17 – Additional Info on Hualapai Tribe in Arizona Added.