## HOUSE BILL 1962

State of Washington 69th Legislature 2025 Regular Session

By Representatives Walsh, Jacobsen, and Dufault

Read first time 02/13/25. Referred to Committee on Civil Rights & Judiciary.

AN ACT Relating to spring blade knives; amending RCW 9.41.250, 9.41.280, 9.41.282, 9.41.300, 10.31.100, and 43.216.760; repealing RCW 9.41.251; prescribing penalties; providing an effective date; and declaring an emergency.

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

6 Sec. 1. RCW 9.41.250 and 2012 c 179 s 1 are each amended to read 7 as follows:

8 (1) Every person who:

9 (a) Manufactures, sells, or disposes of or possesses any 10 instrument or weapon of the kind usually known as slung shot, sand 11 club, or metal knuckles((<del>, or spring blade knife</del>));

(b) Furtively carries with intent to conceal any dagger, dirk,pistol, or other dangerous weapon; or

14 (c) Uses any contrivance or device for suppressing the noise of 15 any firearm unless the suppressor is legally registered and possessed 16 in accordance with federal law,

17 is guilty of a gross misdemeanor punishable under chapter 9A.20 RCW.

(2) "Spring blade knife" means any knife, including a prototype, model, or other sample, with a blade that is automatically released by a spring mechanism or other mechanical device, or any knife having a blade which opens, or falls, or is ejected into position by the

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1 force of gravity, or by an outward, downward, or centrifugal thrust or movement. A knife that contains a spring, detent, or other 2 mechanism designed to create a bias toward closure of the blade and 3 that requires physical exertion applied to the blade by hand, wrist, 4 or arm to overcome the bias toward closure to assist in opening the 5 6 knife is not a spring blade knife. A spring blade knife is not a 7 dangerous weapon under this section.

8 Sec. 2. RCW 9.41.280 and 2023 c 470 s 3004 are each amended to read as follows: 9

(1) It is unlawful for a person to knowingly carry onto, or to 10 possess on, public or private elementary or secondary school 11 premises, school-provided transportation, areas of facilities while 12 being used exclusively by public or private schools, or areas of 13 facilities while being used for official meetings of a school 14 15 district board of directors:

(a) Any firearm;

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(b) Any other dangerous weapon as defined in RCW 9.41.250;

(c) Any device commonly known as "((nun-chu-ka [nunchaku])) 18 19 nunchaku sticks," consisting of two or more lengths of wood, metal, 20 plastic, or similar substance connected with wire, rope, or other 21 means;

22 (d) Any device, commonly known as "throwing stars," which are multipointed, metal objects designed to embed upon impact from any 23 24 aspect;

(e) Any air gun, including any air pistol or air rifle, designed 25 to propel a BB, pellet, or other projectile by the discharge of 26 27 compressed air, carbon dioxide, or other gas; ((or))

28 (f) (i) Any portable device manufactured to function as a weapon and which is commonly known as a stun gun, including a projectile 29 30 stun gun which projects wired probes that are attached to the device 31 that emit an electrical charge designed to administer to a person or an animal an electric shock, charge, or impulse; or 32

(ii) Any device, object, or instrument which is used or intended 33 34 to be used as a weapon with the intent to injure a person by an 35 electric shock, charge, or impulse; or

(g) Any spring blade knife as defined in RCW 9.41.250. 36

(2) (a) Any such person violating subsection (1) of this section 37 is guilty of a misdemeanor. 38

(b) Second and subsequent violations of subsection (1) of this
 section are a gross misdemeanor.

3 (c) If any person is convicted of a violation of subsection 4 (1)(a) of this section, the person shall have his or her concealed 5 pistol license, if any revoked for a period of three years. Anyone 6 convicted under this subsection is prohibited from applying for a 7 concealed pistol license for a period of three years. The court shall 8 send notice of the revocation to the department of licensing, and the 9 city, town, or county which issued the license.

Any violation of subsection (1) of this section by elementary or secondary school students constitutes grounds for expulsion from the state's public schools in accordance with RCW 28A.600.010. An appropriate school authority shall promptly notify law enforcement and the student's parent or guardian regarding any allegation or indication of such violation.

16 Upon the arrest of a person at least ((twelve)) 12 years of age 17 and not more than ((twenty-one)) 21 years of age for violating 18 subsection (1)(a) of this section, the person shall be detained or 19 confined in a juvenile or adult facility for up to ((seventy-two)) 72 hours. The person shall not be released within the ((seventy-two)) 72 20 hours until after the person has been examined and evaluated by the 21 designated crisis responder unless the court in its discretion 22 23 releases the person sooner after a determination regarding probable cause or on probation bond or bail. 24

25 Within ((twenty-four)) 24 hours of the arrest, the arresting law 26 enforcement agency shall refer the person to the designated crisis responder for examination and evaluation under chapter 71.05 or 71.34 27 28 RCW and inform a parent or guardian of the person of the arrest, detention, and examination. The designated crisis responder shall 29 examine and evaluate the person subject to the provisions of chapter 30 31 71.05 or 71.34 RCW. The examination shall occur at the facility in 32 which the person is detained or confined. If the person has been 33 released on probation, bond, or bail, the examination shall occur wherever is appropriate. 34

35 Upon completion of any examination by the designated crisis 36 responder, the results of the examination shall be sent to the court, 37 and the court shall consider those results in making any 38 determination about the person.

The designated crisis responder shall, to the extent permitted by 40 law, notify a parent or guardian of the person that an examination

and evaluation has taken place and the results of the examination.
Nothing in this subsection prohibits the delivery of additional,
appropriate mental health examinations to the person while the person
is detained or confined.

5 If the designated crisis responder determines it is appropriate, 6 the designated crisis responder may refer the person to the local 7 behavioral health administrative services organization for follow-up 8 services <u>or the health care authority</u> or other community providers 9 for other services to the family and individual.

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(3) Subsection (1) of this section does not apply to:

11 (a) Any student or employee of a private military academy when on 12 the property of the academy;

(b) Any person engaged in military, law enforcement, or school 13 14 district security activities. However, a person who is not a commissioned law enforcement officer and who provides school security 15 16 services under the direction of a school administrator may not 17 possess a device listed in subsection (1)(f) of this section unless he or she has successfully completed training in the use of such 18 devices that is equivalent to the training received by commissioned 19 law enforcement officers; 20

(c) Any person who is involved in a convention, showing, demonstration, lecture, or firearms safety course authorized by school authorities in which the firearms of collectors or instructors are handled or displayed;

(d) Any person while the person is participating in a firearms orair gun competition approved by the school or school district;

(e) Any person in possession of a pistol who has been issued a license under RCW 9.41.070, or is exempt from the licensing requirement by RCW 9.41.060, while:

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(i) Picking up or dropping off a student; or

31 (ii) Attending official meetings of a school district board of 32 directors held off school district-owned or leased property;

(f) Any nonstudent at least ((eighteen)) <u>18</u> years of age legally in possession of a firearm or dangerous weapon that is secured within an attended vehicle or concealed from view within a locked unattended vehicle while conducting legitimate business at the school;

37 (g) Any nonstudent at least ((eighteen)) <u>18</u> years of age who is 38 in lawful possession of an unloaded firearm, secured in a vehicle 39 while conducting legitimate business at the school; or (h) Any law enforcement officer of the federal, state, or local
 government agency.

3 (4) Subsections (1)(c) and (d) of this section do not apply to 4 any person who possesses ((nun-chu-ka [nunchaku])) <u>nunchaku</u> sticks, 5 throwing stars, or other dangerous weapons to be used in martial arts 6 classes authorized to be conducted on the school premises.

7 (5) Subsection (1)(f)(i) of this section does not apply to any 8 person who possesses a device listed in subsection (1)(f)(i) of this 9 section, if the device is possessed and used solely for the purpose 10 approved by a school for use in a school authorized event, lecture, 11 or activity conducted on the school premises.

12 (6) Except as provided in subsection (3)(b), (c), (f), and (h) of 13 this section, firearms are not permitted in a public or private 14 school building.

15 (7) "GUN-FREE ZONE" signs shall be posted around school 16 facilities giving warning of the prohibition of the possession of 17 firearms on school grounds.

18 (8) A school district board of directors must post signs 19 providing notice of the restrictions on possession of firearms and 20 other weapons under this section at facilities being used for 21 official meetings of the school district board of directors.

22 Sec. 3. RCW 9.41.282 and 2020 c 189 s 1 are each amended to read 23 as follows:

(1) It is unlawful for a person to carry onto, or to possess on,
licensed child care center premises, child care center-provided
transportation, or areas of facilities while being used exclusively
by a child care center:

28 (a) Any firearm;

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(b) Any other dangerous weapon as described in RCW 9.41.250;

30 (c) Any air gun, including any air pistol or air rifle, designed 31 to propel a BB, pellet, or other projectile by the discharge of 32 compressed air, carbon dioxide, or other gas; ((<del>or</del>))

33 (d)(i) Any portable device manufactured to function as a weapon 34 and which is commonly known as a stun gun, including a projectile 35 stun gun that projects wired probes that are attached to the device 36 that emit an electrical charge designed to administer to a person or 37 an animal an electric shock, charge, or impulse; or 1 (ii) Any device, object, or instrument that is used or intended 2 to be used as a weapon with the intent to injure a person by an 3 electric shock, charge, or impulse; or

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(e) Any spring blade knife as defined in RCW 9.41.250.

(2) A person who violates subsection (1) of this section is 5 6 guilty of a gross misdemeanor. If a person is convicted of a violation of subsection (1)(a) of this section, the person shall have 7 his or her concealed pistol license, if any, revoked for a period of 8 three years. Anyone convicted under subsection (1) (a) of this section 9 is prohibited from applying for a concealed pistol license for a 10 period of three years from the date of conviction. The court shall 11 12 order the person to immediately surrender any concealed pistol license, and within three business days notify the department of 13 licensing in writing of the required revocation of any concealed 14 pistol license held by the person. Upon receipt of the notification 15 16 by the court, the department of licensing shall determine if the 17 person has a concealed pistol license. If the person does have a 18 concealed pistol license, the department of licensing shall 19 immediately notify the license-issuing authority which, upon receipt of the notification, shall immediately revoke the license. 20

21 22 (3) Subsection (1) of this section does not apply to:

(a) Family day care provider homes as defined in RCW 43.216.010;

(b) Any person in possession of a pistol who has been issued a license under RCW 9.41.070, or is exempt from the licensing requirement by RCW 9.41.060, while picking up or dropping off a child at the child care center;

(c) Any person at least ((eighteen)) <u>18</u> years of age legally in possession of a firearm or dangerous weapon that is secured within an attended vehicle or concealed from view within a locked unattended vehicle while conducting legitimate business at the child care center; or

32 (d) Any law enforcement officer of a federal, state, or local 33 government agency.

34 (4) Child care centers must post "GUN-FREE ZONE" signs giving 35 warning of the prohibition of the possession of firearms on center 36 premises.

37 (5) A child care center that is located on public or private 38 elementary or secondary school premises is subject to the 39 requirements of RCW 9.41.280. 1 (6) For the purposes of this section, child care center has the 2 same meaning as "child day care center" as defined in RCW 43.216.010.

3 Sec. 4. RCW 9.41.300 and 2024 c 285 s 1 are each amended to read 4 as follows:

5 (1) It is unlawful for any person to enter the following places 6 when he or she knowingly possesses or knowingly has under his or her 7 control a weapon:

8 (a) The restricted access areas of a jail, or of a law 9 enforcement facility, or any place used for the confinement of a 10 person (i) arrested for, charged with, or convicted of an offense, 11 (ii) held for extradition or as a material witness, or (iii) 12 otherwise confined pursuant to an order of a court, except an order 13 under chapter 13.32A or 13.34 RCW. Restricted access areas do not 14 include common areas of egress or ingress open to the general public;

15 (b) Those areas in any building which are used in connection with 16 court proceedings, including courtrooms, jury rooms, judge's 17 chambers, offices and areas used to conduct court business, waiting 18 areas, and corridors adjacent to areas used in connection with court proceedings. The restricted areas do not include common areas of 19 20 ingress and egress to the building that is used in connection with 21 court proceedings, when it is possible to protect court areas without restricting ingress and egress to the building. The restricted areas 22 shall be the minimum necessary to fulfill the objective of this 23 24 subsection (1)(b).

For purposes of this subsection (1)(b), "weapon" means any firearm, explosive as defined in RCW 70.74.010, or any weapon of the kind usually known as slungshot, sand club, or metal knuckles, or any knife, dagger, dirk, or other similar weapon that is capable of causing death or bodily injury and is commonly used with the intent to cause death or bodily injury.

31 In addition, the local legislative authority shall provide either a stationary locked box sufficient in size for pistols and key to a 32 weapon owner for weapon storage, or shall designate an official to 33 receive weapons for safekeeping, during the owner's visit to 34 restricted areas of the building. The locked box or designated 35 official shall be located within the same building used in connection 36 with court proceedings. The local legislative authority shall be 37 38 liable for any negligence causing damage to or loss of a weapon

1 either placed in a locked box or left with an official during the 2 owner's visit to restricted areas of the building.

The local judicial authority shall designate and clearly mark those areas where weapons are prohibited, and shall post notices at each entrance to the building of the prohibition against weapons in the restricted areas;

7 (c) The restricted access areas of a public mental health 8 facility licensed or certified by the department of health for 9 inpatient hospital care and state institutions for the care of the 10 mentally ill, excluding those facilities solely for evaluation and 11 treatment. Restricted access areas do not include common areas of 12 egress and ingress open to the general public;

13 (d) That portion of an establishment classified by the state 14 liquor and cannabis board as off-limits to persons under 21 years of 15 age;

16 (e) The restricted access areas of a commercial service airport 17 designated in the airport security plan approved by the federal transportation security administration, including passenger screening 18 checkpoints at or beyond the point at which a passenger initiates the 19 screening process. These areas do not include airport drives, general 20 parking areas and walkways, and shops and areas of the terminal that 21 are outside the screening checkpoints and that are normally open to 22 23 unscreened passengers or visitors to the airport. Any restricted access area shall be clearly indicated by prominent signs indicating 24 25 that firearms and other weapons are prohibited in the area;

26 (f) The premises of a library established or maintained pursuant 27 to the authority of chapter 27.12 RCW;

(g) The premises of a zoo or aquarium accredited or certified by the association of zoos and aquariums or the zoological association of America or a facility with a current signed memorandum of participation with an association of zoos and aquariums species survival plan; or

(h) The premises of a transit station or transit facility. For purposes of this subsection, "transit station" and "transit facility" have the same meaning as defined in RCW 9.91.025. "Transit station" and "transit facility" do not include any "transit vehicle" as that term is defined in RCW 9.91.025.

38 (2)(a) Except as provided in (c) of this subsection, it is 39 unlawful for any person to knowingly open carry a firearm or other 40 weapon while knowingly at any permitted demonstration. This

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1 subsection (2)(a) applies whether the person carries the firearm or 2 other weapon on his or her person or in a vehicle.

(b) It is unlawful for any person to knowingly open carry a 3 firearm or other weapon while knowingly within 250 feet of the 4 perimeter of a permitted demonstration after a duly authorized state 5 6 or local law enforcement officer advises the person of the permitted 7 demonstration and directs the person to leave until he or she no longer possesses or controls the firearm or other weapon. This 8 9 subsection (2) (b) does not apply to any person possessing or controlling any firearm or other weapon on private property owned or 10 11 leased by that person.

12 (c) Duly authorized federal, state, and local law enforcement 13 officers and personnel are exempt from the provisions of this 14 subsection (2) when carrying a firearm or other weapon in conformance with their employing agency's policy. Members of the armed forces of 15 16 the United States or the state of Washington are exempt from the 17 provisions of this subsection (2) when carrying a firearm or other 18 weapon in the discharge of official duty or traveling to or from 19 official duty.

20 (d) For purposes of this subsection, the following definitions 21 apply:

22 (i) "Permitted demonstration" means either: (A) A gathering for 23 which a permit has been issued by a federal agency, state agency, or local government; or (B) a gathering of 15 or more people who are 24 25 assembled for a single event at a public place that has been declared 26 as permitted by the chief executive, sheriff, or chief of police of a local government in which the gathering occurs. A "gathering" means a 27 demonstration, march, rally, vigil, sit-in, protest, picketing, or 28 29 similar public assembly.

(ii) "Public place" means any site accessible to the general public for business, entertainment, or another lawful purpose. A "public place" includes, but is not limited to, the front, immediate area, or parking lot of any store, shop, restaurant, tavern, shopping center, or other place of business; any public building, its grounds, or surrounding area; or any public parking lot, street, right-of-way, sidewalk, public park, or other public grounds.

37 (iii) "Weapon" has the same meaning given in subsection (1)(b) of 38 this section. 1 (e) Nothing in this subsection applies to the lawful concealed 2 carry of a firearm by a person who has a valid concealed pistol 3 license.

4 (3) Cities, towns, counties, and other municipalities may enact 5 laws and ordinances:

6 (a) Restricting the discharge of firearms in any portion of their 7 respective jurisdictions where there is a reasonable likelihood that 8 humans, domestic animals, or property will be jeopardized. Such laws 9 and ordinances shall not abridge the right of the individual 10 guaranteed by Article I, section 24 of the state Constitution to bear 11 arms in defense of self or others; and

12 (b) Restricting the possession of firearms in any stadium or 13 convention center, operated by a city, town, county, or other 14 municipality, except that such restrictions shall not apply to:

(i) Any pistol in the possession of a person licensed under RCW
9.41.070 or exempt from the licensing requirement by RCW 9.41.060; or
(ii) Any showing, demonstration, or lecture involving the
exhibition of firearms.

(4) (a) Cities, towns, and counties may enact ordinances 19 restricting the areas in their respective jurisdictions in which 20 firearms may be sold, but, except as provided in (b) of this 21 22 subsection, a business selling firearms may not be treated more restrictively than other businesses located within the same zone. An 23 ordinance requiring the cessation of business within a zone shall not 24 25 have a shorter grandfather period for businesses selling firearms 26 than for any other businesses within the zone.

(b) Cities, towns, and counties may restrict the location of a 27 business selling firearms to not less than 500 feet from primary or 28 29 secondary school grounds, if the business has a storefront, has hours during which it is open for business, and posts advertisements or 30 31 signs observable to passersby that firearms are available for sale. A 32 business selling firearms that exists as of the date a restriction is 33 enacted under this subsection (4) (b) shall be grandfathered according to existing law. 34

35 (5) Violations of local ordinances adopted under subsection (3) 36 of this section must have the same penalty as provided for by state 37 law.

38 (6) The perimeter of the premises of any specific location 39 covered by subsection (1) of this section shall be posted at

reasonable intervals to alert the public as to the existence of any
 law restricting the possession of firearms on the premises.

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(7) Subsection (1) of this section does not apply to:

4 (a) A person engaged in military activities sponsored by the 5 federal or state governments, while engaged in official duties;

6 (b) Law enforcement personnel, except that subsection (1)(b) of 7 this section does apply to a law enforcement officer who is present 8 at a courthouse building as a party to an antiharassment protection 9 order action or a domestic violence protection order action under 10 chapter 7.105 or 10.99 RCW, or an action under Title 26 RCW where any 11 party has alleged the existence of domestic violence as defined in 12 RCW 7.105.010; or

13 (c) Security personnel while engaged in official duties.

14 (8) Subsection (1) (a), (b), (c), (e), (f), (g), and (h) of this section does not apply to correctional personnel or community 15 corrections officers, as long as they are employed as such, who have 16 17 completed government-sponsored law enforcement firearms training, 18 except that subsection (1)(b) of this section does apply to a 19 correctional employee or community corrections officer who is present at a courthouse building as a party to an antiharassment protection 20 order action or a domestic violence protection order action under 21 22 chapter 7.105 or 10.99 RCW, or an action under Title 26 RCW where any 23 party has alleged the existence of domestic violence as defined in RCW 7.105.010. 24

(9) Subsection (1)(a) of this section does not apply to a person licensed pursuant to RCW 9.41.070 who, upon entering the place or facility, directly and promptly proceeds to the administrator of the facility or the administrator's designee and obtains written permission to possess the firearm while on the premises or checks his or her firearm. The person may reclaim the firearms upon leaving but must immediately and directly depart from the place or facility.

32 (10) Subsection (1)(c) of this section does not apply to any 33 administrator or employee of the facility or to any person who, upon 34 entering the place or facility, directly and promptly proceeds to the 35 administrator of the facility or the administrator's designee and 36 obtains written permission to possess the firearm while on the 37 premises.

38 (11) Subsection (1)(d) of this section does not apply to the 39 proprietor of the premises or his or her employees while engaged in 40 their employment. 1 (12) Subsection (1)(g) of this section does not apply to 2 employees of a zoo, aquarium, or animal sanctuary, while engaged in 3 their employment if the weapon is owned by the zoo, aquarium, or 4 animal sanctuary and maintained for the purpose of protecting its 5 employees, animals, or the visiting public.

6 (13) Subsection (1)(f), (g), and (h) of this section does not 7 apply to the activities of color guards and honor guards affiliated 8 with the United States military, Washington state national guard, or 9 Washington department of veterans' affairs related to burial or 10 interment ceremonies including, but not limited to, any staging and 11 logistical requirements of the color guard or honor guard.

(14) Subsection (1)(f), (g), and (h) of this section does not apply to a person licensed to carry a concealed firearm pursuant to RCW 9.41.070.

(15) Government-sponsored law enforcement firearms training must be training that correctional personnel and community corrections officers receive as part of their job requirement and reference to such training does not constitute a mandate that it be provided by the correctional facility.

20 (16) Any person violating subsection (1) or (2) of this section 21 is guilty of a gross misdemeanor.

(17) "Weapon" as used in this section means any firearm,
explosive as defined in RCW 70.74.010, <u>spring blade knife as defined</u>
<u>in RCW 9.41.250</u>, or instrument or weapon listed in RCW 9.41.250.

<u>NEW SECTION.</u> Sec. 5. RCW 9.41.251 (Dangerous weapons—
 Application of restrictions to law enforcement, firefighting, rescue,
 and military personnel) and 2012 c 179 s 2 are each repealed.

28 Sec. 6. RCW 10.31.100 and 2023 c 462 s 702 are each amended to 29 read as follows:

A police officer having probable cause to believe that a person has committed or is committing a felony shall have the authority to arrest the person without a warrant. A police officer may arrest a person without a warrant for committing a misdemeanor or gross misdemeanor only when the offense is committed in the presence of an officer, except as provided in subsections (1) through (11) of this section.

37 (1) Any police officer having probable cause to believe that a38 person has committed or is committing a misdemeanor or gross

misdemeanor, involving physical harm or threats of harm to any person or property or the unlawful taking of property or involving the use or possession of cannabis, or involving the acquisition, possession, or consumption of alcohol by a person under the age of ((twenty-one)) <u>21</u> years under RCW 66.44.270, or involving criminal trespass under RCW 9A.52.070 or 9A.52.080, shall have the authority to arrest the person.

8 (2) A police officer shall arrest and take into custody, pending 9 release on bail, personal recognizance, or court order, a person 10 without a warrant when the officer has probable cause to believe 11 that:

12 (a) A domestic violence protection order, a sexual assault protection order, a stalking protection order, or a vulnerable adult 13 protection order has been issued, of which the person has knowledge, 14 under chapter 7.105 RCW, or an order has been issued, of which the 15 16 person has knowledge, under RCW 26.44.063, or chapter 9A.40, 9A.46, 17 9A.88, 10.99, 26.09, 26.26A, 26.26B, or 74.34 RCW, or any of the former chapters 7.90, 7.92, and 26.50 RCW, restraining the person and 18 the person has violated the terms of the order restraining the person 19 from acts or threats of violence, or restraining the person from 20 21 going onto the grounds of, or entering, a residence, workplace, 22 school, or day care, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a 23 location, a protected party's person, or a protected party's vehicle, 24 25 or requiring the person to submit to electronic monitoring, or, in 26 the case of an order issued under RCW 26.44.063, imposing any other restrictions or conditions upon the person; 27

(b) An extreme risk protection order has been issued against the person under chapter 7.105 RCW or former RCW 7.94.040, the person has knowledge of the order, and the person has violated the terms of the order prohibiting the person from having in the person's custody or control, purchasing, possessing, accessing, or receiving a firearm or concealed pistol license;

34 (c) A foreign protection order, as defined in RCW 26.52.010, or a 35 Canadian domestic violence protection order, as defined in RCW 36 26.55.010, has been issued of which the person under restraint has 37 knowledge and the person under restraint has violated a provision of 38 the foreign protection order or the Canadian domestic violence 39 protection order prohibiting the person under restraint from 40 contacting or communicating with another person, or excluding the

person under restraint from a residence, workplace, school, or day care, or prohibiting the person from knowingly coming within, or knowingly remaining within, a specified distance of a location, a protected party's person, or a protected party's vehicle, or a violation of any provision for which the foreign protection order or the Canadian domestic violence protection order specifically indicates that a violation will be a crime; or

(d) The person is ((eighteen)) <u>18</u> years or older and within the 8 preceding four hours has assaulted a family or household member or 9 intimate partner as defined in RCW 10.99.020 and the officer 10 believes: (i) A felonious assault has occurred; (ii) an assault has 11 12 occurred which has resulted in bodily injury to the victim, whether the injury is observable by the responding officer or not; or (iii) 13 that any physical action has occurred which was intended to cause 14 another person reasonably to fear imminent serious bodily injury or 15 16 death. Bodily injury means physical pain, illness, or an impairment 17 of physical condition. When the officer has probable cause to believe 18 that family or household members or intimate partners have assaulted 19 each other, the officer is not required to arrest both persons. The officer shall arrest the person whom the officer believes to be the 20 primary aggressor. In making this determination, the officer shall 21 22 make every reasonable effort to consider: (A) The intent to protect victims of domestic violence under RCW 10.99.010; (B) the comparative 23 extent of injuries inflicted or serious threats creating fear of 24 25 physical injury; and (C) the history of domestic violence of each 26 person involved, including whether the conduct was part of an ongoing pattern of abuse. 27

(3) Any police officer having probable cause to believe that a
 person has committed or is committing a violation of any of the
 following traffic laws shall have the authority to arrest the person:

(a) RCW 46.52.010, relating to duty on striking an unattended caror other property;

33 (b) RCW 46.52.020, relating to duty in case of injury to, or 34 death of, a person or damage to an attended vehicle;

35 (c) RCW 46.61.500 or 46.61.530, relating to reckless driving or 36 racing of vehicles;

37 (d) RCW 46.61.502 or 46.61.504, relating to persons under the
 38 influence of intoxicating liquor or drugs;

39 (e) RCW 46.61.503 or 46.25.110, relating to persons having 40 alcohol or THC in their system;

1 (f) RCW 46.20.342, relating to driving a motor vehicle while 2 operator's license is suspended or revoked;

3 (g) RCW 46.61.5249, relating to operating a motor vehicle in a 4 negligent manner.

5 (4) A law enforcement officer investigating at the scene of a 6 motor vehicle accident may arrest the driver of a motor vehicle 7 involved in the accident if the officer has probable cause to believe 8 that the driver has committed, in connection with the accident, a 9 violation of any traffic law or regulation.

10 (5)(a) A law enforcement officer investigating at the scene of a 11 motor vessel accident may arrest the operator of a motor vessel 12 involved in the accident if the officer has probable cause to believe 13 that the operator has committed, in connection with the accident, a 14 criminal violation of chapter 79A.60 RCW.

15 (b) A law enforcement officer investigating at the scene of a 16 motor vessel accident may issue a citation for an infraction to the 17 operator of a motor vessel involved in the accident if the officer 18 has probable cause to believe that the operator has committed, in 19 connection with the accident, a violation of any boating safety law 20 of chapter 79A.60 RCW.

(6) Any police officer having probable cause to believe that a person has committed or is committing a violation of RCW 79A.60.040 shall have the authority to arrest the person.

(7) An officer may act upon the request of a law enforcement officer, in whose presence a traffic infraction was committed, to stop, detain, arrest, or issue a notice of traffic infraction to the driver who is believed to have committed the infraction. The request by the witnessing officer shall give an officer the authority to take appropriate action under the laws of the state of Washington.

(8) Any police officer having probable cause to believe that a
 person has committed or is committing any act of indecent exposure,
 as defined in RCW 9A.88.010, may arrest the person.

(9) A police officer may arrest and take into custody, pending release on bail, personal recognizance, or court order, a person without a warrant when the officer has probable cause to believe that an antiharassment protection order has been issued of which the person has knowledge under chapter 7.105 RCW or former chapter 10.14 RCW and the person has violated the terms of that order. (10) Any police officer having probable cause to believe that a
 person has, within ((twenty-four)) <u>24</u> hours of the alleged violation,
 committed a violation of RCW 9A.50.020 may arrest such person.

4 (11) A police officer having probable cause to believe that a
5 person illegally possesses or illegally has possessed a firearm or
6 other dangerous weapon on private or public elementary or secondary
7 school premises shall have the authority to arrest the person.

8 For purposes of this subsection, the term "firearm" has the 9 meaning defined in RCW 9.41.010 and the term "dangerous weapon" has 10 the meaning defined in RCW 9.41.250 and 9.41.280(1) (c) through 11 ((-+)) (g).

12 (12) A law enforcement officer having probable cause to believe 13 that a person has committed a violation under RCW 77.15.160(5) may 14 issue a citation for an infraction to the person in connection with 15 the violation.

16 (13) A law enforcement officer having probable cause to believe 17 that a person has committed a criminal violation under RCW 77.15.809 18 or 77.15.811 may arrest the person in connection with the violation.

(14) Except as specifically provided in subsections (2), (3),
(4), and (7) of this section, nothing in this section extends or
otherwise affects the powers of arrest prescribed in Title 46 RCW.

(15) No police officer may be held criminally or civilly liable for making an arrest pursuant to subsection (2) or (9) of this section if the police officer acts in good faith and without malice.

25 (16) (a) Except as provided in (b) of this subsection, a police 26 officer shall arrest and keep in custody, until release by a judicial officer on bail, personal recognizance, or court order, a person 27 without a warrant when the officer has probable cause to believe that 28 the person has violated RCW 46.61.502 or 46.61.504 or an equivalent 29 local ordinance and the police officer: (i) Has knowledge that the 30 31 person has a prior offense as defined in RCW 46.61.5055 within 32 ((ten)) 10 years; or (ii) has knowledge, based on a review of the information available to the officer at the time of arrest, that the 33 person is charged with or is awaiting arraignment for an offense that 34 would qualify as a prior offense as defined in RCW 46.61.5055 if it 35 36 were a conviction.

37 (b) A police officer is not required to keep in custody a person 38 under (a) of this subsection if the person requires immediate medical 39 attention and is admitted to a hospital.

1 Sec. 7. RCW 43.216.760 and 2020 c 189 s 2 are each amended to 2 read as follows:

3 (1) Every child day care center and early childhood education and 4 assistance program provider is subject to RCW 9.41.282.

5 (2)(a) A family day care provider must store any firearm, 6 ammunition, or other dangerous weapon as described in RCW 9.41.250, 7 <u>including without limitation any spring blade knife as defined in RCW</u> 8 <u>9.41.250</u>, in a secure area when children for whom the family day care 9 provider is licensed to provide care are present on the premises.

10 (b) The secure area must be inaccessible to children and must 11 consist of a locked gun safe or a locked room. If stored in a locked 12 room, each firearm must be stored unloaded and with a trigger lock or 13 other disabling feature.

14 (3) The department may deny, suspend, revoke, modify or not renew15 the license of a child care provider in violation of this section.

16 <u>NEW SECTION.</u> Sec. 8. This act is necessary for the immediate 17 preservation of the public peace, health, or safety, or support of 18 the state government and its existing public institutions, and takes 19 effect July 1, 2025.

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