

CCW SB2 UPDATE

On September 6, 2024, the United States 9th Circuit Court of Appeals ruled on the temporary injunction granted under *May v Bonta* regarding the “sensitive places” restrictions covered under California’s new SB-2.

Under the new ruling, the following places are **permissible** to carry concealed with a CCW:

- Hospitals
- Churches
- Medical facilities
- Public transit
- Gatherings that require a permit
- “Private-Property Default Rule” – meaning private business owners are not required to post signs specifically allowing CCWs in their business
- Parking areas connected to or in control of the above

The following places are **prohibited** from carrying concealed with a CCW:

- Bars and restaurants serving alcohol
- Playgrounds
- Parks, State Parks
- Casinos
- Stadiums and Arenas
- Libraries
- Zoos
- Museums
- Parking areas connected to or in control of the above