GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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H.B. 422
Mar 25, 2021
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10186-ML-81

Short Title:	2nd Amendment Protection Act/Certain Counties.	(Local)
Sponsors:	Representative McNeely.	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO PROVIDE THAT A PERSON WHO HAS A CONCEALED CARRY HANDGUN			
3	PERM	IIT MA	Y CARRY A HANDGUN ON EDUCATIONAL PROPERTY THAT IS THE	
4	LOCA	TION	OF BOTH A SCHOOL AND A PLACE OF RELIGIOUS WORSHIP AND TO	
5	ENAC	T THE	2ND AMENDMENT PROTECTION ACT OF 2021.	
6	The Gener	ral Asse	embly of North Carolina enacts:	
7				
8	PART I.	ALLO	W HANDGUNS ON RELIGIOUS PROPERTY WITH A SCHOOL	
9		SECT	TON 1.(a) G.S. 14-269.2(a) is amended by adding a new subdivision to read:	
10			School operating hours. – Any time when any of the following occur:	
11			a. The premises are being used for curricular or extracurricular activities.	
12			b. The premises are being used for educational, instructional, or	
13			school-sponsored activities.	
14			c. The premises are being used for programs for minors by entities not	
15			affiliated with the religious institution."	
16		SECT	TON 1.(b) G.S. 14-269.2 is amended by adding a new subsection to read:	
17	" <u>(k1)</u>	For th	e purposes of this subsection, property owned by a local board of education or	
18	county co	mmissi	on shall not be construed as a building that is a place of religious worship as	
19			4-54.1. The provisions of this section shall not apply to a person who has a	
20	<u>concealed</u>	handgu	in permit that is valid under Article 54B of this Chapter, or who is exempt from	
21	<u>obtaining</u>	<u>a permi</u>	t pursuant to that Article, if all of the following conditions apply:	
22		<u>(1)</u>	The person possesses and carries a handgun on educational property other than	
23			an institution of higher education as defined by G.S. 116-143.1 or a nonpublic,	
24			postsecondary educational institution.	
25		<u>(2)</u>	The educational property is the location of both a school and a building that is	
26			a place of religious worship as defined in G.S. 14-54.1.	
27		(3)	The weapon is a handgun.	
28		<u>(4)</u>	The handgun is only possessed and carried on educational property outside of	
29			the school operating hours.	
30		<u>(5)</u>	The person or persons in legal possession or control of the premises have not	
31			posted a conspicuous notice prohibiting the carrying of a concealed handgun	
32			on the premises in accordance with G.S. 14-415.11(c)."	
33			TON 1.(c) G.S. 14-415.11(c) reads as rewritten:	
34	"(c)	-	t as provided in G.S. 14-415.27, a permit does not authorize a person to carry	
35	a concealed handgun in any of the following:			



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	(1)	Areas prohibited by G.S. 14-269.2, 14-269.3, and 14-277.2.ex under G.S. 14-269.2(k1).	ccept as allowed
	<u>(1a)</u> "	Areas prohibited by G.S. 14-269.3 and G.S. 14-277.2.	
	SEC	FION 1.(d) This Part becomes effective December 1, 2021,	and applies to
offenses c	ommit	ted on or after that date.	
PART II.	CON	CEALED HANDGUN PERMIT LAPSE	
		TION 2.(a) G.S. 14-415.16(e) reads as rewritten:	
"(e)		permittee does not apply to renew the permit prior to its expl	
		new the permit within-no more than 60 days after the permit exp	
	_	the requirement of taking another firearms safety and trainin	•
		s to renew the permit more than 60 days after the permit expir	
		ter the permit expires, the sheriff shall waive the requirement of	
		ety training course if the permittee (i) completes a refresher cou	
		e or carry of firearms in this State that is certified or sponsored	-
		isted in G.S. 14-415.12(a)(4) and (ii) submits documentation	
,		bermittee completed the refresher course. This subsection does	s not extend the
expiration		f the permit."	1. / 1
1		FION 2.(b) This Part becomes effective October 1, 2021, and ap	plies to renewal
application	is subi	mitted on or after that date.	
EMPLOY		NCEALED CARRY FOR CERTAIN LAW ENFORCEMEN	NI FACILII I
		FION 3.(a) G.S. 14-415.27 reads as rewritten:	
"8 1/_/15		xpanded permit scope for certain persons.	
		ling G.S. 14-415.11(c), any of the following persons who h	as a concealed
		issued pursuant to this Article or that is considered valid under	
0 1		the area prohibitions set out in G.S. 14-415.11(c) and may ca	
	,	reas listed in G.S. 14-415.11(c) unless otherwise prohibited by f	~
nanagan n	ii tiic a	reas insee in 0.5. 14 415.11(c) unless otherwise promoted by i	
	(10)	For only a law enforcement facility covered under G.S. 14-	-415 11(c)(5) a
	<u>(10)</u>	person employed by a law enforcement agency who (i)	
		enforcement officer sworn and certified pursuant to Article 1	
		or 17E of the General Statutes, (ii) has been designated in write	
		of the law enforcement agency in charge of the facility, (iii) ha	
		possession written proof of the designation, and (iv) ha	
		designation rescinded by the head of the law enforcement age	
		the facility. Nothing in this subdivision shall be construed as	
		head of the law enforcement agency in charge of a facility	
		any written designation described in this subdivision."	
	SECT	FION 3.(b) This Part becomes effective July 1, 2021, and app	olies to offenses
committed		after that date.	
PART I	V. C	ONCEALED CARRY FOR CERTAIN EMERGENC	Y MEDICAL
		RSONNEL	
-		TION 4.(a) G.S. 14-269 reads as rewritten:	
"§ 14-269.		rying concealed weapons.	
(a)		ll be unlawful for any person willfully and intentionally to carry	concealed about
his or her		any bowie knife, dirk, dagger, slung shot, loaded cane, metallic	
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1 2	shuriken, stun gun, or other deadly weapon of like kind, except when the person is on the person's own premises.			
3 4	 (b)	(b) This prohibition shall not apply to the following persons:		
5	(0)	11115	somotion shan not uppry to the following persons.	
6		 (10)	Emergency medical services personnel, as defined in G	S 131E-155 while
7		<u>(10)</u>	on duty, who are deployed as part of their official dutie	
8			medical assistance to law enforcement in a Special W	
9			(SWAT) operation. In order to qualify under this subd	-
10			medical services personnel shall have completed an appro	
11			assistance course for supporting tactical law enforcem	
12			approved course shall (i) include an element on firearms	
13			(ii) include instruction in the laws of this State governin	
14			force, and (iii) require training and qualification on all we	apons systems, both
15			lethal and less than lethal, deemed necessary by any law	enforcement agency
16			the emergency medical services personnel supports. Fe	or purposes of this
17			subdivision, an approved course shall be any course	
18			requirements of this subdivision and is certified or sponso	ored by one or more
19			of the following organizations:	
20			a. <u>The North Carolina Criminal Justice Educa</u>	tion and Training
21			Standards Commission.	
22			b. <u>The National Rifle Association.</u>	
23 24			c. <u>A law enforcement agency, college, private or p</u> organization, or firearms training school, tau	
2 4 25			certified by the North Carolina Criminal Just	
26			Training Standards Commission or the National R	
<u>-</u> 0 27			Every instructor of an approved course shall file a c	
28			description, outline, and proof of certification annually, o	1
29			of the course if more frequently, with the North Caroli	
30			Education and Training Standards Commission.	
31	"			
32			TION 4.(b) This Part becomes effective December 1, 2	021, and applies to
33	offenses	commit	ted on or after that date.	
34				
35 36	PAKIV		ICABILITY AND EFFECTIVE DATE	
36 37		(1)	FION 5.1. This act only applies to the following counties: Iredell County.	
38		(1) (2)	Lenoir County.	
39		(2) (3)	Beaufort County.	
40		(3) (4)	Craven County.	
41		(1) (5)	Pender County.	
42		(6)	Columbus County.	
43		(7)	Lincoln County.	
44		(8)	Yadkin County.	
45			FION 5.2. Except as otherwise provided, this act is effecti	ve when it becomes
46	law.			