GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

HOUSE BILL DRH40419-LH-102 (03/21)

Short Title:	NC Constitutional Carry Act.	(Public)
Sponsors:	Representatives Millis, Pittman, Burr, and Speciale (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT TO PROTECT A PERSON'S RIGHT TO CARRY A CONCEALED HANDGUN				
3	WITHOUT A PERMIT, TO PURCHASE A HANDGUN WITHOUT A PISTOL				
4	PURCHASE PERMIT, AND TO CONTINUE ALLOWING PERSONS TO ACQUIRE A				
5	CONCEALED HANDGUN PERMIT FOR THE PURPOSES OF RECIPROCITY OR				
6	FOR ANY OTHER REASON DESIRED.				
7	The General Assembly of North Carolina enacts:				
8	SECTION 1. G.S. 14-269 reads as rewritten:				
9	"§ 14-269. Carrying concealed weapons.				
10	(a) It shall be Except as provided otherwise by law, it is unlawful for any person				
11	willfully and intentionally to carry concealed about his or her person any bowie knife, dirk,				
12	dagger, slung shot, loaded cane, metallic knuckles, razor, shuriken, stun gun, or other deadly				
13	weapon of like kind, except when the person is on the person's own premises. For purposes of				
14	this section, the term "weapon" does not include a firearm.				
15	(a1) It shall be unlawful for any person willfully and intentionally to carry concealed				
16	about his or her person any pistol or gun except in the following circumstances:				
17	(1) The person is on the person's own premises.				
18	(2) The deadly weapon is a handgun, the person has a concealed handgun permit				
19	issued in accordance with Article 54B of this Chapter or considered valid				
20	under G.S. 14-415.24, and the person is carrying the concealed handgun in				
21	accordance with the scope of the concealed handgun permit as set out in				
22	G.S. 14-415.11(c).				
23	(3) The deadly weapon is a handgun and the person is a military permittee as				
24	defined under G.S. 14-415.10(2a) who provides to the law enforcement				
25	officer proof of deployment as required under G.S. 14-415.11(a).				
26	(a2) This prohibition does not apply to a person who has a concealed handgun permit				
27	issued in accordance with Article 54B of this Chapter, has a concealed handgun permit				
28	considered valid under G.S. 14-415.24, or is exempt from obtaining a permit pursuant to G.S.				
29	14-415.25, provided the weapon is a handgun, is in a closed compartment or container within				
30	the person's locked vehicle, and the vehicle is in a parking area that is owned or leased by State				
31	government. A person may unlock the vehicle to enter or exit the vehicle, provided the				
32	handgun remains in the closed compartment at all times and the vehicle is locked immediately				
33	following the entrance or exit.				
34	(b) This prohibition shall not apply to the following persons:				



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1 2 2	(1)	Officers and enlisted personnel of the Armed Forces when in discharge of their official duties as such and	
3	$\langle 0 \rangle$	requiring them to carry arms and weapons; weapons.	Ct - t
4	(2)	Civil and law enforcement officers of the United States	
5	(3)	Officers and soldiers of the militia and the National Gu	lard when called into
6	(2)	actual service; service.	1 1 1 .
7	(3a)	A member of the North Carolina National Guard who h	0
8		writing by the Adjutant General, State of North G	
9		concealed handgun permit issued in accordance with	
10		Chapter or considered valid under G.S. 14-415.24,	_
11		discharge of his or her official duties, provided that the	
12		carry a concealed weapon while consuming alcol	
13		controlled substance or while alcohol or an unlawful	controlled substance
14 15	(A)	remains in the member's body.	mony police agonay
15	(4)	Officers of the State, or of any county, city, town, or co	
10		charged with the execution of the laws of the State discharge of their official duties;duties.	, when acting in the
17	(4a)	Any person who is a district attorney, an assistant di	strict attorney or an
19	(+ <i>a</i>)	investigator employed by the office of a district atte	•
20		concealed handgun permit issued in accordance with	
20		Chapter or considered valid under G.S. 14 415.24; at	
22		the person shall not carry a concealed weapon at a	• •
23		courtroom or while consuming alcohol or an unlawful	•
24		or while alcohol or an unlawful controlled substance re	
25		body. The district attorney, assistant district attorney,	-
26		secure the weapon in a locked compartment when the	-
27		person of the district attorney, assistant district attor	-
28		Notwithstanding the provisions of this subsection, a	
29		carry a concealed weapon while in a courtroom; courtroom	
30	(4b)	Any person who is a qualified retired law enforcement	
31		G.S. 14-415.10 and meets any one of the following con-	ditions:
32		a. Is the holder of a concealed handgun permit	in accordance with
33		Article 54B of this Chapter.	
34		b. Is exempt from obtaining a permit pursuant to G	
35		c. Is certified by the North Carolina Criminal J	
36		Training Standards Commission put	rsuant to G.S.
37		14-415.26;<u>G.S. 14-415.10.</u>	
38	(4c)	Detention personnel or correctional officers employed	•
39		of local government who park a vehicle in a space that	
40		use in the course of their duties may transport a firearm	
41		and store that firearm in the vehicle parked in the par	
42		that: (i) the firearm is in a closed compartment or contained and the firearm is in a closed compartment or contained and the firearm is a	
43		vehicle, or (ii) the firearm is in a locked container se	curely affixed to the
44 45	(44)	vehicle; vehicle.	idea North Carolina
45 46	(4d)	Any person who is a North Carolina district court ju	
40 47		superior court judge, or a North Carolina magistr concealed handgun permit issued in accordance with	
47 48		Chapter or considered valid under G.S. 14-415.24; mag	
40 49		the person shall not carry a concealed weapon at any t	
49 50		alcohol or an unlawful controlled substance or while a	
50		controlled substance remains in the person's body. The	
<i></i>		controlled substance remains in the person's body. In	- judge of mugistrate

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1			shall secure the weapon in a locked compartment who	en the weapon is not on
2			the person of the judge or magistrate;magistrate.	
3		(4e)	Any person who is serving as a clerk of court or as	
4			who has a concealed handgun permit issued in accor-	
5			of this Chapter or considered valid under G.S. 14-4	i
6			that the person shall not carry a concealed weap	•
7			consuming alcohol or an unlawful controlled substan	
8			an unlawful controlled substance remains in the pers	•
9			court or register of deeds shall secure the weapon in	1
10			when the weapon is not on the person of the clerk	
11			deeds. This subdivision does not apply to assistant	-
12			employees of the clerk of court or register of deeds;de	
13		(5)	Sworn law-enforcement officers, when off-duty, pr	
14			does not carry a concealed weapon while consuming	
15			controlled substance or while alcohol or an unlawf	ul controlled substance
16			remains in the officer's body;body.	
17		(6)	State probation or parole certified officers, when off	
18			officer does not carry a concealed weapon while co	
19			unlawful controlled substance or while alcohol or	an unlawful controlled
20			substance remains in the officer's body.	
21		(7)	A person employed by the Department of Public	
22			designated in writing by the Secretary of the D	
23			concealed handgun permit issued in accordance wi	
24			Chapter or considered valid under G.S. 14-415.24,	-
25			the person's possession written proof of the designat	
26			the Department, provided that the person shall not can	• •
27			at any time while consuming alcohol or an unlawful	
28			while alcohol or an unlawful controlled substance r	remains in the person's
29			body.	
30		(8)	Any person who is an administrative law judge des	
31			Chapter 7A of the General Statutes and who has a cor	
32			issued in accordance with Article 54B of this Chap	
33			under G.S. 14-415.24, Statutes; provided that the p	
34			concealed weapon at any time while consuming a	
35			controlled substance or while alcohol or an unlawf	ul controlled substance
36			remains in the person's body.	
37		(9)	State correctional officers, when off-duty, provided t	
38			carry a concealed weapon while consuming alc	
39			controlled substance or while alcohol or an unlawf	
40			remains in the officer's body. If the concealed wea	
41			correctional officer must meet the firearms training st	
42			of Adult Correction of the Department of Public Safet	ty.
43	(b1)	It is a	defense to a prosecution under this section that:	
44		(1)	The weapon was not a firearm;	
45		(2)	The defendant was engaged in, or on the way to or from	om, an activity in which
46			the defendant legitimately used the weapon;	
47		(3)	The defendant possessed the weapon for that legitima	
48		(4)	The defendant did not use or attempt to use the	weapon for an illegal
49			purpose.	
50			oving this defense is on the defendant.	
51	(b2)	It is a	defense to a prosecution under this section that:	

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(1)	The deadly weapon is a handgun;	
(2)	The defendant is a military permittee as defined and	ander G.S. 14-415.10(2a
(3)	The defendant provides to the court proof of dep G.S. 14-415.10(3a).	loyment as defined unde
(c) Any	Except as provided otherwise by law, any person v	iolating the provisions of
subsection (a) of	this section shall be guilty of a Class 2 misdemeanor	. Any person violating th
1	bsection (a1) of this section shall be guilty of a Cla a Class H felony for a second or subsequent offense.	
	on punishable under G.S. 14-415.21(a) is not punisha	
• •	section does not apply to an ordinary pocket knife ca	
• •	section, "ordinary pocket knife" means a small knife,	1
	that has its cutting edge and point entirely enclosed b	
1 1	y a throwing, explosive, or spring action."	j no nunaro, una chuc me
	TION 2. The following statutes are repealed: G.S	14-269.3 14-269.4 ar
14-277.2.		· · · · 2 09.0, · · · 2 09.1, u
	TION 3. Chapter 14 of the General Statutes is a	mended by adding a ne
Article to read:		ineniaea ej aaanig a ne
	"Article 54C.	
"Carrying	g Handguns and Restrictions on Carrying Weapons in	Certain Locations.
	"Part 1. Carrying Handguns.	
"§ 14-415.35. C	Carrying handguns.	
	ition. – For purposes of this Article, the term "hand	gun" means a firearm th
	and is designed to be held and fired by the use of a s	-
	ving Handgun. – Any person who is a citizen of the U	-
	y carry a handgun, openly or concealed, without a co	
	provided otherwise by State law or by 18 U.S.C. §	• •
law.	· · · · ·	<u> </u>
	bition on Carrying Handgun on Posted Private Prop	erty. – A person shall n
	on another person's private property if notice is give	• •
	is prohibited by either the posting of a conspicuous	
	possession or control of the premises. This subsection	-
	cer who is discharging the officer's official duties.	11.4
	bition on Consuming Alcohol When Carrying Hand	gun. – It is unlawful for
person to carry	a handgun while consuming alcohol or at any ti	me while the person h
remaining in the	e person's body any alcohol or in the person's blo	od a controlled substan
previously const	umed, but a person does not violate this condition if	a controlled substance
the person's bloc	od was lawfully obtained and taken in therapeutically	appropriate amounts or
the person is on	the person's own property.	
(e) Offer	nse It is unlawful for a person who meets any o	f the following criteria
carry a handgun		
<u>(1)</u>	Is ineligible to own, possess, or receive a firearr	n under the provisions
	State or federal law.	
<u>(2)</u>	Is under indictment or against whom a finding of	probable cause exists for
	felony.	
(2)	Has been adjudicated guilty in any court of a felo	ny, unless (i) the felony
<u>(3)</u>	an offense that pertains to antitrust violations,	
<u>(3)</u>	an onense that pertains to antitudit violations,	<u>unfair trade practices</u> ,
(3)	restraints of trade or (ii) the person's firearms	-
(<u>5)</u>	•	-

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1	<u>(5)</u>	Is an unlawful user of, or addicted to, marijuana, alcoh	ol, or any depressant,
2		stimulant, or narcotic drug, or any other controlled su	
		21 U.S.C. § 802.	
	<u>(6)</u>	Is currently, or has been previously adjudicated by a co	ourt to be, a danger to
		self or others due to mental illness or lack of mental	capacity. Receipt of
		previous consultative services or outpatient treatm	ent alone shall not
		disqualify any citizen under this subdivision. Further,	a person shall not be
		ineligible under this subdivision if the person's right	s have been restored
		<u>under G.S. 14-409.42.</u>	
	<u>(7)</u>	Has been dishonorably discharged from the Armed	Forces of the United
		States.	
	<u>(8)</u>	Except as provided in subdivision (9), (10), or (11) of	this section, is or has
		been adjudicated guilty of or received a prayer for ju	dgment continued or
		suspended sentence for one or more crimes of vio	
		misdemeanor, including, but not limited to, a violation	on of a misdemeanor
		under Article 8 of Chapter 14 of the General Statutes	-
		of G.S. 14-33(a), or a violation of a misdemeanor	under G.S. 14-226.1,
		4-258.1, 14-269.2, 14-269.6, 14-277, 14-277.1, 14-283	-
		involving fireworks exempted under G.S. 14-414, 14-2	
		14-288.6, 14-288.9, former 14-288.12, former 14-288.1	
		14-415.21(b), 14-415.26(d) within three years prior to	
		application is submitted, 14-415.36, 14-415.37, 14-415.	· · · · · · · · · · · · · · · · · · ·
	<u>(9)</u>	Is or has been adjudicated guilty of or received a	
		continued or suspended sentence for one or more	
		constituting a misdemeanor under G.S. 14-33	
		<u>14-33(c)(3)</u> , <u>14-33(d)</u> , <u>14-277.3A</u> , <u>14-318.2</u> , <u>14-134.3</u>	, 50B-4.1, or former
	(1.0)	<u>14-277.3.</u>	
	<u>(10)</u>	Is prohibited from possessing a firearm pursuant to 18	
	(11)	result of a conviction of a misdemeanor crime of domes	
	<u>(11)</u>	Has been adjudicated guilty of or received a prayer fo	
		or suspended sentence for one or more crimes invol	-
		threat to assault a law enforcement officer, probati	-
		person employed at a State or local detention facility, f	
	(10)	medical technician, medical responder, or emergency de	
	<u>(12)</u>	Has had entry of a prayer for judgment continued for a	
		would make it unlawful under this section for the	e person to carry a
	(12)	concealed weapon.	annaal an aantan ain a
	<u>(13)</u>	Is free on bond or personal recognizance pending trial,	
		for a crime that would make it unlawful under this sec	tion for the person to
	(14)	carry a concealed weapon.	under C.C. 20, 129, 1
	<u>(14)</u>	Has been convicted of an impaired driving offense	
		20-138.2, or 20-138.3 within three years prior to the	e date on which the
	(f) Valid	person is carrying the weapon.	mont Officer When
		Identification Required; Disclosure to Law Enforce	
		led. – When carrying a concealed handgun, a person s	
		I shall disclose to any law enforcement officer that the an when approached or addressed by the officer and sha	
	•	on the request of a law enforcement officer.	an display the proper
		y. – Any person who violates this section shall be punish	ed as follows:
	(g) <u>Penalt</u>	y. – Any person who violates this section shall be pullish	<u>u as 10110ws.</u>

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(1)	Unless provided otherwise by State law, a violation of s	subsection (c) of this
	section is an infraction and a person found responsible for	
	be required to pay a fine of up to five hundred dollars (\$	
<u>(2)</u>	A violation of subsection (d) of this section is a Class 1 r	
$\overline{(3)}$	A violation of subsection (e) of this section is a Class 2	
	first offense and is a Class H felony for a second or subs	
<u>(4)</u>	A violation of subsection (f) of this section is an infr	-
<u> </u>	punished in accordance with G.S. 14-3.1.	
"Part 2. R	estrictions on Carrying Firearms and Other Weapons in Cer	tain Locations.
	Unlawful to carry firearms into any assembly that ch	
	olishment where alcoholic beverages are sold and consu	
	ibition is posted.	
(a) It is	a Class 1 misdemeanor for a person to carry a firearm oper	nly or concealed into
any assembly w	here a fee is charged for admission if notice is given that c	arrying a firearm on
the premises is	prohibited by either the posting of a conspicuous notice	or statement by the
person in legal p	possession or control of the premises.	
	a Class 1 misdemeanor for a person to carry a firearm oper	nly or concealed into
any establishme	ent in which alcoholic beverages are sold and consumed if	notice is given that
carrying a firear	m on the premises is prohibited by either the posting of a c	onspicuous notice or
statement by the	e person in legal possession or control of the premises.	-
(c) This	section does not apply to any of the following:	
<u>(1)</u>	The owner or lessee of the premises or business establish	nment.
<u>(2)</u>	A person participating in the event, if the person is car	rying a firearm with
	the permission of the owner, lessee, or person or organiz	ation sponsoring the
	event.	
<u>(3)</u>	A person registered or hired as a security guard by the	ne owner, lessee, or
	person or organization sponsoring the event.	
<u>(4)</u>	A person exempted by G.S. 14-415.41.	
' <u>§ 14-415.37.</u>	No firearms or other weapons on the premises of	the State Capitol,
	cutive Mansion, or Western Residence of the Governor.	
<u> </u>	unlawful for any person to possess, or carry, whether ope	
	other deadly weapon not used solely for instructional or	
	poses in the State Capitol Building, the Executive Ma	unsion, the Western
	e Governor, or on the grounds of any of these buildings.	
	purposes of this section, the term "deadly weapon" does not	-
	urried in a closed position. The term "ordinary pocket k	nife" has the same
	<u>but in G.S. 14-269(d).</u>	
	section does not apply to any of the following:	
<u>(1)</u>	A person exempted by G.S. 14-415.41.	
<u>(2)</u>	A person who has a firearm in a closed compartment or	
	person's locked vehicle or in a locked container sect	
	person's vehicle. A person may unlock the vehicle t	
	vehicle, provided the firearm remains in the closed comp	
	and the vehicle is locked immediately following the entra	ance or exit.
<u>(d)</u> <u>A vi</u>	plation of this section is a Class 1 misdemeanor.	
	No firearms or other weapons in courthouses or built	ldings housing any
<u>cour</u>	t of the General Court of Justice.	
	unlawful for any person to possess, or carry, whether ope	
	other deadly weapon not used solely for instructional or	-
	poses in any building housing any court of the General C	
court is housed	in a building containing nonpublic uses in addition to	the court then this

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prohibiti	on shal	l apply only to that portion of the building use	d for court purposes while the		
2	building is being used for court purposes.				
<u>(b)</u>	-	section shall not apply to any of the following:			
<u>(0)</u>	(1)	Any person exempted by G.S. 14-415.41.			
	$\frac{(2)}{(2)}$	Any person in a building housing a court of t	the General Court of Justice in		
	<u>(=)</u>	possession of a weapon for evidentiary put			
		enforcement agency, or for purposes of registr	±		
	(3)	Firearms in a courthouse carried by detenti			
	<u></u>	authorized by the sheriff to carry firearms.			
	(4)	A person who has a firearm in a closed compared	artment or container within the		
	<u></u>	person's locked vehicle or in a locked con			
		person's vehicle. A person may unlock the veh	•		
		provided the firearm remains in the closed co			
		vehicle is locked immediately following the en	▲		
<u>(c)</u>	<u>A via</u>	blation of this section is a Class 1 misdemeanor.			
" <u>§ 14-41</u>		Firearms and other weapons prohibited at J	parades, funeral processions,		
	pick	et lines, and certain demonstrations.			
<u>(a)</u>	It is	unlawful for any person participating in, aff	filiated with, or present as a		
spectator	at any	parade or funeral procession to willfully or	intentionally possess or have		
<u>immedia</u>	te acces	ss to a firearm or any other dangerous weapon if	f notice is given that carrying a		
firearm c	on the p	remises is prohibited by either the posting of a c	onspicuous notice or statement		
-		legal possession or control of the premises. It s			
-		n a rack in a pickup truck at a holiday parade or i	-		
violate th	<u>nis subs</u>	ection. A violation of this subsection is a Class 1	misdemeanor.		
<u>(b)</u>		unlawful for any person participating in, af	-		
-	-	picket line or demonstration upon any private h	• • •		
		rned or under the control of the State or any	-		
•		ntionally possess or have immediate access to a	• •		
-		tion of this subsection is a Class 1 misdemeanor.	-		
<u>(c)</u>		he purposes of this section the term "dangerou	-		
-	-	ed in G.S. 14-269, 14-269.2, 14-284.1, or 14-28			
		ous bodily injury or death when used as a weapon			
<u>(d)</u>		provisions of this section shall not apply to any o	t the following:		
	$\frac{(1)}{(2)}$	Any person exempted by G.S. 14-415.41.			
	<u>(2)</u>	Any person authorized by State or federal law	to carry dangerous weapons in		
	(2)	the performance of his or her duties.	1		
	<u>(3)</u>	Any person who obtains a permit to carry a demonstration of the second s	• • •		
		funeral procession, picket line, or demonstra	-		
		chief, whichever is appropriate, of the local procession, picket line, or demonstration is to	• •		
"8 17 71	5 40 T	Inlawful to carry a concealed handgun into ce			
<u>8 14-41</u> (a)		inlawful to carry a concealed handgun into the f			
otherwis		· · ·	onowing areas unless provided		
Uniel wis	<u>(1)</u>	<u>In an area prohibited by rule adopted under G.</u>	S 120-32 1		
	$\frac{(1)}{(2)}$	In any area prohibited by 18 U.S.C. § 922 or a			
	$\frac{(2)}{(3)}$	In a law enforcement or correctional facility.	iny other rederar law.		
(b)	<u> </u>	section does not apply to any person exempted b	NGS 14-415 41		
(<u>c</u>)		blation of this section is a Class 1 misdemeanor.	<u>, 11</u>		
		exceptions to statutes restricting concealed car	rv.		
		ons of G.S. 14-415.36, 14-415.37, 14-415.38, 14			
		he following:			

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1	(1)	Officers and enlisted personnel of the Armed Force	s of the United States
2	<u></u>	when in discharge of their official duties as such an	
3		requiring them to carry arms and weapons.	
1	<u>(2)</u>	Civil and law enforcement officers of the United State	s.
5	$\overline{(3)}$	Officers and soldiers of the militia and the National C	
5		actual service.	
7	<u>(4)</u>	A member of the North Carolina National Guard who	has been designated in
3		writing by the Adjutant General, State of North Caroli	
9		discharge of his or her official duties.	-
)	<u>(5)</u>	Officers of the State, or of any county, city, town, or c	company police agency
1		charged with the execution of the laws of the Stat	e, when acting in the
2		discharge of their official duties.	
3	<u>(6)</u>	Any person who is a district attorney, an assistant of	district attorney, or an
1		investigator employed by the office of a district atto	rney in this State. The
5		district attorney, assistant district attorney, or invest	igator shall secure the
5		weapon in a locked compartment when the weapon i	s not on the person of
7		the district attorney, assistant district attorney	ey, or investigator.
8		Notwithstanding the provisions of this subsection, a	district attorney may
9		carry a concealed weapon while in a courtroom.	
0	<u>(7)</u>	Any person who is a qualified retired law enforcement	nt officer as defined in
1		<u>G.S. 14-415.10.</u>	
2	<u>(8)</u>	Detention personnel or correctional officers employed	•
3		of local government who park a vehicle in a space that	
4		use in the course of their duties may transport a firear	· · ·
5		and store that firearm in the vehicle parked in the pa	
5		that (i) the firearm is in a closed compartment or contract of the second secon	
7		vehicle or (ii) the firearm is in a locked container s	securely affixed to the
8		vehicle.	
9	<u>(9)</u>	Any person who is a North Carolina district court	
0		superior court judge, or a North Carolina magistrate. T	
1 2		shall secure the weapon in a locked compartment whe	n the weapon is not on
2 3	(10)	the person of the judge or magistrate.	anistan of doods in this
5 1	<u>(10)</u>	Any person who is serving as a clerk of court or as a r	
+ 5		State. The clerk of court or register of deeds shall s locked compartment when the weapon is not on the	-
, 5		court or register of deeds. This subdivision does n	-
, 7		deputies, or other employees of the clerk of court or re	
8	(11)	Sworn law enforcement officers.	gister of decus.
9	$\frac{(11)}{(12)}$	State probation or parole certified officers, when off-d	utv
0	$\frac{(12)}{(13)}$	A person employed by the Department of Public	
1	(10)	designated in writing by the Secretary of the Depa	
2		person's possession written proof of the designation b	
3		Department.	<u>y me seeretary or me</u>
4	(14)	Any person who is an administrative law judge desc	cribed in Article 60 of
5	<u>(1)</u>	Chapter 7A of the General Statutes.	
5	(15)	State correctional officers, when off-duty; however, t	he correctional officer
7	<u>/</u>	must meet the firearms training standards of th	
8		Correction of the Department of Public Safety.	
9	"§ 14-415.42. C	arrying handgun on premises of State-owned rest a	reas and within State
/			

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1	(a) Any person who can legally carry a handgun under G.S. 14-415.35 may carry any					
2	firearm openly or concealed at any State-owned rest area, at any State-owned rest stop along					
3	the highv	the highways, and at any State-owned hunting and fishing reservation.				
4	<u>(b)</u>	Any	person who can legally carry a handgun under	G.S. 14-415.35 may carry a		
5	<u>handgun,</u>	, openly	or concealed, on the grounds or waters of a park w	vithin the State Parks System		
6	as define	d in G.S	<u>. 143B-135.44.</u> "			
7		SEC	FION 4. G.S. 14-269.1 reads as rewritten:			
8	"§ 14-26	9.1. Co	nfiscation and disposition of deadly weapons.			
9	Upon	convic	tion of any person for violation of G.S. 14-269, G.	<u>S. 14-415.35,</u> G.S. 14-269.7,		
10	or any ot	her offe	nse involving the use of a deadly weapon of a typ	be referred to in G.S. 14-269,		
11	firearm o	or other of	deadly weapon, the firearm or other deadly weapon	n with reference to which the		
12	defendan	t shall	have been convicted shall be ordered confiscat	ted and disposed of by the		
13	presiding	g judge a	t the trial in one of the following ways in the discr	retion of the presiding judge.		
14		"				
15		SEC	FION 5. G.S. 14-269.2 reads as rewritten:			
16	"§ 14-26	9.2. We	eapons on campus or other educational propert	y.		
17						
18	(g)	This s	section shall not apply to any of the following:			
19		(1)	A weapon used solely for educational or so	chool-sanctioned ceremonial		
20			purposes, or used in a school-approved pro			
21			supervision of an adult whose supervision has l	been approved by the school		
22			authority.			
23		(1a)	A person exempted by the provisions of G.S. 14	-269(b). of G.S. 14-415.41.		
24		(2)	Firefighters, emergency service personnel, No			
25			personnel, detention officers employed by and	authorized by the sheriff to		
26			carry firearms, and any private police employed	l by a school, when acting in		
27			the discharge of their official duties.			
28		(3)	Home schools as defined in G.S. 115C-563(a).			
29		(4)	Weapons used for hunting purposes on the He			
30			property in Johnston County owned by Johnsto	n Community College when		
31			used with the written permission of Johnston			
32			hunting purposes on other educational property	when used with the written		
33			permission of the governing body of the school	that controls the educational		
34			property.			
35		(5)	A person registered under Chapter 74C of the C			
36			armored car service guard or an armed courier	0		
37			the discharge of the guard's duties and with the	permission of the college or		
38			university.			
39		(6)	A person registered under Chapter 74C of the C			
40			security guard while on the premises of a host			
41			located on educational property when acting in			
42			duties with the permission of the college or univ	-		
43		(7)	A volunteer school safety resource officer pro			
44			pursuant to an agreement as provided in G			
45			G.S. 162-26 or G.S. 160A-288.4, provided that	•		
46			resource officer is acting in the discharge of the	-		
47			is on the educational property of the school that	-		
48			by the head of the appropriate local law enforcer	ment agency.		
49	•••					
50	(i)	-	provisions of this section shall not apply to an e			
51	higher e	ducation	a as defined in G.S. 116-143.1 or a nonpublic	post-secondary educational		

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nstitution who resides on the campus of the institution at which the person	is employed when
Il of the following criteria are met:	devalling in which
(1) The employee's residence is a detached, single-family of a single family of the semployee's immediate family of the semployee's semplo	-
only the employee and the employee's immediate family re	eside.
(2) The institution is either:	0 116 140 1
a. An institution of higher education as defined by G.	
b. A nonpublic post-secondary educational institu	
specifically prohibited the possession of a handgue subsection.	in pursuant to this
(3) The weapon is a handgun.	
(4) The handgun is possessed in one of the following manners	as appropriate:
a. If the employee has a concealed handgun permit	that is valid under
Article 54B of this Chapter, or who is exempt	from obtaining a
permit pursuant to that Article, the handgun may	be The handgun is
on the premises of the employee's residence	or in a closed
compartment or container within the employee's l	ocked vehicle that
is located in a parking area of the educationa	l property of the
institution at which the person is employed and a	resides. Except for
direct transfer between the residence and the vel	hicle, the handgun
must remain at all times either on the premises	
residence or in the closed compartment of the	employee's locked
vehicle. The employee may unlock the vehicle to	o enter or exit, but
must lock the vehicle immediately following the	entrance or exit if
the handgun is in the vehicle.	
b. If the employee is not authorized to carry a c	oncealed handgun
pursuant to Article 54B of this Chapter, the hands	gun may be on the
premises of the employee's residence, and ma	y only be in the
employee's vehicle when the vehicle is occupied	by the employee
and the employee is immediately leaving the car	npus or is driving
directly to their residence from off campus. T	he employee may
possess the handgun on the employee's person ou	itside the premises
of the employee's residence when making a dire	ect transfer of the
handgun from the residence to the employee's	vehicle when the
employee is immediately leaving the campus or fr	1 .
vehicle to the residence when the employee	is arriving at the
residence from off campus.	
(j) The provisions of this section shall not apply to an employed	ee of a public or
onpublic school who resides on the campus of the school at which the p	erson is employed
when all of the following criteria are met:	
(1) The employee's residence is a detached, single-family	dwelling in which
only the employee and the employee's immediate family re	eside.
(2) The school is either:	
a. A public school which provides residential how	using for enrolled
students.	
b. A nonpublic school which provides residential ho	ousing for enrolled
students and has not specifically prohibited the	e possession of a
handgun pursuant to this subsection.	
(3) The weapon is a handgun.	
(4) The handgun is possessed in one of the following manners	as appropriate:
a. If the employee has a concealed handgun permit-	
Article 54B of this Chapter, or who is exempt	
- · · · · · · · · · · · · · · · · · · ·	

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1 2 3 4 5 6 7 8		permit pursuant to that Article, the has on the premises of the employee compartment or container within the is located in a parking area of the edu at which the person is employed transfer between the residence and remain at all times either on the prem or in the closed compartment of the	e's residence or in a closed employee's locked vehicle that ucational property of the school and resides. Except for direct the vehicle, the handgun must ises of the employee's residence employee's locked vehicle. The
9 10		employee may unlock the vehicle to vehicle immediately following the em	
11		in the vehicle.	
12	b.	If the employee is not authorized	to carry a concealed handgun
13 14		pursuant to Article 54B of this Chap premises of the employee's resider	
15		employee's vehicle when the vehicle	e is occupied by the employee
16		and the employee is immediately lea	• •
17		directly to their residence from off	1 1 1
18		possess the handgun on the employe	1 1
19 20		of the employee's residence when r handgun from the residence to the	e
20		employee is immediately leaving the	
22		vehicle to the residence when the	
23		residence from off campus.	1 9
24	(k) The provisi	ons of this section shall not apply to	a person who has a concealed
25	•	s valid under Article 54B of this Ch	
26	• • •	uant to that Article, if when any of the fo	-
27		person has a handgun in a closed comp	
28 29	1	on's locked vehicle or in a locked con on's vehicle and only unlocks the vehic	•
30	_	e the firearm remains in the closed	
31		ediately locks the vehicle following the e	-
32		person has a handgun concealed on the p	
33	the l	ocked vehicle and only unlocks the vehi	cle to allow the entrance or exit
34		other person.	
35		person is within a locked vehicle an	-
36		ealment only for the amount of time re-	asonably necessary to do either
37 38		e following: Move the handgun from concealme	ant on the nerson to a closed
30 39	a.	compartment or container within the	1
40	b.	Move the handgun from within a cl	
41		within the vehicle to concealment on the	-
42	"		L
43	SECTION	6. G.S. 14-288.8(b)(1) reads as rewritten	1:
44		cture, assembly, possession, storage, t	
45	delivery, or	acquisition of weapon of mass death a	and destruction; exceptions.
46 17	(h) This spation	does not apply to any of the fallowing	
47 48		does not apply to any of the following: ons exempted from the provisions of C	S 14 260 listed as avantions
+o 49		<u>r G.S. 14-415.41</u> with respect to any	-
50		e carrying out their duties."	activities inwrung engaged in
51		7. G.S. 14-401.24 reads as rewritten:	

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"§ 14-401.24.	Unlawful possession and use of unmanned aircraft systems.	
 (c) Th	e following definitions apply to this section:	
 (5)	Weapon. – Those weapons specified in G.S. 14-269, 14-269. <u>14-288.8–14-288.8, firearms,</u> and any other object capabl serious bodily injury or death when used as a weapon.	
" Se	ECTION 8. G.S. 14-409.40 reads as rewritten:	
	Statewide uniformity of local regulation.	
	Statewide uniformity of local regulation.	
application of 14-269.4, 14- including prol parking areas	othing contained in this section prohibits municipalities or f their authority under G.S. 153A-129, 160A-189, 14-269, 14-26 277.2, 14-415.11, 14-415.23, <u>14-415.35</u> , <u>14-415.36</u> , <u>14-415.38</u> , hibiting the possession of firearms in public-owned buildings, on of those buildings, or in public parks or recreation areas, except all prohibit a person from storing a firearm within a motor vel	59.2, 14-269.3, or <u>14-415.39</u> , the grounds or nothing in this
or counties fr	these grounds or areas. Nothing contained in this section prohibits rom exercising powers provided by law in states of emergency Chapter 166A of the General Statutes.	1
"	chapter room of the Scholar Statutes.	
	ECTION 9. G.S. 14-415.4 reads as rewritten:	
	Restoration of firearms rights.	
(e) Di	squalifiers Requiring Denial of Petition The court shall deny	the petition to
restore the fire	earms rights of any petitioner if the court finds any of the following	
(1)		-
	custody, care, or control a firearm under the provisions of an	y law in North
	Carolina other than G.S. 14-415.1.	1 1 1
(2)		probable cause
(3)	exists against the petitioner for a felony.The petitioner is a fugitive from justice.	
(3)		na alcohol or
	any depressant, stimulant, or narcotic drug, or any other contr as defined in 21 U.S.C. § 802.	
(5)) The petitioner is or has been dishonorably discharged from	om the Armed
	Forces of the United States.	
(6)		- ·
	judgment continued or suspended sentence for one or m	
	violence constituting a misdemeanor, including a misdemeanor	
	8 of Chapter 14 of the General Statutes, or a misde	
	G.S. 14-225.2, 14-226.1, 14-258.1, 14-269.2, 14-269.3, 14-2	
	14-276.1, 14-277, 14-277.1, 14-277.2, 14-277.3, 14-2	
	14-288.2, 14-288.4(a)(1) or (2), 14-288.6, 14-288.9, form former 14-288.13, former 14-288.14, 14-288.20A, 14-318.2	
	or 14-415.26(d), <u>14-415.36</u> , <u>14-415.37</u> , <u>14-415.38</u> , <u>14-</u>	
	substantially similar out-of-state or federal offense.	415.57, of a
	ECTION 10. Article 54B of Chapter 14 of the General Statutes	is amended by
	section to read:	
" <u>§ 14-415.10</u> A	A. Purpose.	

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1	While (G.S . 14	4-415.35 makes it lawful to carry a concealed handgun in this State without	
2	obtaining a	a conce	ealed handgun permit, it is often convenient to have a concealed handgun	
3	permit for t	the pur	pose of reciprocity when traveling in another state, to make the purchase of a	
4	firearm mo	re effic	cient, or for various other reasons. Therefore, the State of North Carolina shall	
5			a concealed handgun permit available to any person who applies for and is	
6	eligible to r	receive	e a concealed handgun permit pursuant to this Article."	
7		SECT	TON 11. G.S. 14-415.11 reads as rewritten:	
8			rmit to carry concealed handgun; scope of permit.	
9	• •	• 1	erson who has a concealed handgun permit may carry a concealed handgun	
10			specifically prohibited by law. The person shall carry the permit together with	
11			on whenever the person is carrying a concealed handgun, shall disclose to any	
12			officer that the person holds a valid permit and is carrying a concealed	
13	0		proached or addressed by the officer, and shall display both the permit and the	
14			tion upon the request of a law enforcement officer. In addition to these	
15	requirements, a military permittee whose permit has expired during deployment may carry a			
16		0	in during the 90 days following the end of deployment and before the permit	
17		provie	ded the permittee also displays proof of deployment to any law enforcement	
18	officer.			
19			heriff shall issue a permit to carry a concealed handgun to a person who	
20	qualifies for a permit under G.S. 14-415.12. The permit shall be valid throughout the State for a			
21	1	-	rs from the date of issuance.	
22	• •	-	t as provided in G.S. 14-415.27, a permit does not authorize a person to carry	
23		-	gun in any of the following:	
24		(1)	Areas prohibited by G.S. 14-269.2, 14-269.3, and 14-277.2.G.S. 14-269.2,	
25			<u>14-415.36, and 14-415.39.</u>	
26		(2)	Areas prohibited by G.S. 14-269.4, except as allowed under G.S.	
27			14-269.4(6). An area prohibited by G.S. 14-415.37, except that a person may	
28			have a concealed handgun if it is in a closed compartment or container	
29 30			within the person's locked vehicle or in a locked container securely affixed	
30 31			to the person's vehicle. A person may unlock the vehicle to enter or exit the vehicle, provided the firearm remains in the closed compartment at all times	
32			and the vehicle is locked immediately following the entrance or exit.	
32 33		(2a)		
33 34		<u>(2a)</u>	An area prohibited by G.S. 14-415.38, except that a person may have a concealed handgun if it is in a closed compartment or container within the	
34 35			person's locked vehicle or in a locked container securely affixed to the	
36			person's vehicle. A person may unlock the vehicle to enter or exit the	
30 37			vehicle, provided the firearm remains in the closed compartment at all times	
38			and the vehicle is locked immediately following the entrance or exit.	
39		(3)	In an area prohibited by rule adopted under G.S. 120-32.1.	
40		(4)	In any area prohibited by 18 U.S.C. § 922 or any other federal law.	
41		(5)	In a law enforcement or correctional facility.	
42		(6)	In a building housing only State or federal offices.	
43		(7)	In an office of the State or federal government that is not located in a	
44		(,)	building exclusively occupied by the State or federal government.	
45		(8)	On any private premises where notice that carrying a concealed handgun is	
46		(-)	prohibited by the posting of a conspicuous notice or statement by the person	
47			in legal possession or control of the premises.	
48	(c1)	Any pe	erson who has a concealed handgun permit may carry a concealed handgun on	
49			aters of a park within the State Parks System as defined in G.S. 143B-135.44.	
50	0		Il be unlawful for a person, with or without a permit, to carry a concealed	
51			onsuming alcohol or at any time while the person has remaining in the person's	

1	body any	alcohol	l or in the person's blood a controlled substance previously consumed, but a	
2	• •		violate this condition if a controlled substance in the person's blood was	
3	-		and taken in therapeutically appropriate amounts or if the person is on the	
4	person's own property.			
5	(c3)	1 1	ovided in G.S. 14-269.4(5), As provided in G.S. 14-415.42, it shall be lawful	
6	· · ·	-	arry any firearm openly, or to carry a concealed handgun with a concealed	
7	-		any State-owned rest area, at any State-owned rest stop along the highways,	
8	• 1		owned hunting and fishing reservation.	
9	(d)		son who is issued a permit shall notify the sheriff who issued the permit of any	
10	· · ·	-	son's permanent address within 30 days after the change of address. If a permit	
10	-	-		
	is lost or destroyed, the person to whom the permit was issued shall notify the sheriff who			
12			t of the loss or destruction of the permit. A person may obtain a duplicate	
13			ting to the sheriff a notarized statement that the permit was lost or destroyed	
14	and payin	-	quired duplicate permit fee."	
15			TON 12. G.S. 14-415.12 reads as rewritten:	
16	"§ 14-415	.12. Ci	riteria to qualify for the issuance of a permit.	
17	•••			
18	(b)	The sh	neriff shall deny a permit to an applicant who:	
19		•••		
20		(6)	Is currently, or has been previously adjudicated by a court or	
21			administratively determined by a governmental agency whose decisions are	
22			subject to judicial review to be, lacking mental capacity or mentally ill. a	
23			danger to self or others due to mental illness or lack of mental capacity.	
24			Receipt of previous consultative services or outpatient treatment alone shall	
25			not disqualify an applicant under this subdivision.	
26		(7)	Is or has been discharged from the Armed Forces of the United States under	
27			conditions other than honorable.dishonorably discharged from the Armed	
28			Forces of the United States.	
29		(8)	Except as provided in subdivision (8a), (8b), or (8c) of this section, is or has	
30			been adjudicated guilty of or received a prayer for judgment continued or	
31			suspended sentence for one or more crimes of violence constituting a	
32			misdemeanor, including but not limited to, a violation of a misdemeanor	
33			under Article 8 of Chapter 14 of the General Statutes except for a violation	
34			of G.S. 14-33(a), or a violation of a misdemeanor under G.S. 14-226.1,	
35			4-258.1, 14-269.2, 14-269.3, 14-269.4, <u>14-415.36, 14-415.37, 14-415.38,</u>	
36			14-269.6, 14-277, 14-277.1, 14-277.2, <u>14-415.39</u>, <u>14-283</u> except for a	
37			violation involving fireworks exempted under G.S. 14-414, 14-288.2,	
38			14-288.4(a)(1), 14-288.6, 14-288.9, former 14-288.12, former 14-288.13,	
39			former 14-288.14, 14-415.21(b), or 14-415.26(d) within three years prior to	
40			the date on which the application is submitted.	
41		"		
42		SECT	TON 13. G.S. 14-415.22 is repealed.	
43			TON 14. G.S. 74E-6 reads as rewritten:	
44	"8 74E-6		, powers, and authority of company police officers.	
45	9 / 11/-01	Juino	, romero, and authority of company ponce officers.	
46	(c)	A11 C4	ompany Police. – Company police officers, while in the performance of their	
40 47	× /		ment, have the same powers as municipal and county police officers to make	
48			felonies and misdemeanors and to charge for infractions on any of the	
40 49	following		reformes and misuchleanors and to endige for infractions on ally of the	
49 50	TOHOWINg	. (1)	Real property owned by or in the possession and control of their employer.	
50		(1)	Real property owned by or in the possession and control of their employer.	

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contracted with the employer to provide on-site company police security personnel services for the property.
1 1 1
person for an offense committed upon property described in subdivisions (1 or (2) of this subsection.
lice officers shall have, if duly authorized by the superior officer in charge, the
arry concealed weapons pursuant to and in conformity with G.S. 14-269(b)(4) and
69(b)(4) and (5) and G.S. 14-415.35.
ECTION 15. G.S. 74G-6 reads as rewritten:
aths, powers, and authority of campus police officers.
oncealed Weapons Campus police officers shall have, if duly authorized by
police agency and by the sheriff of the county in which the campus police agency
he authority to carry concealed weapons pursuant to and in conformity with
b)(5).G.S. 14-269(b)(5) and G.S. 14-415.35.
ECTION 16. G.S. 113-136 reads as rewritten:
Enforcement authority of inspectors and protectors; refusal to obey or allow
spection by inspectors and protectors.
spectors and protectors are additionally authorized to arrest without warrant unde
G.S. 15A-401(b) for felonies, for breaches of the peace, for assaults upon them of
ence, and for other offenses evincing a flouting of their authority as enforcement
onstituting a threat to public peace and order which would tend to subvert the
he State if ignored. In particular, they are authorized, subject to the direction of the
e superiors, to arrest for violations of G.S. 14-223, 14-225, 14-269, <u>14-415.35</u> , and
$\frac{1}{11000000000000000000000000000000000$
ECTION 17. G.S. 14-402 through G.S. 14-405 and G.S. 14-407.1 are repealed.
ECTION 17. G.S. 14-402 through G.S. 14-405 and G.S. 14-407.1 are repealed. ECTION 18. This act becomes effective December 1, 2017, and applies to
$\begin{array}{c} -2 \\ 3 \\ 0 \\ c \\ 2 \\ c \\ c \\ s \\ t \\ t$