GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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H.B. 189 Feb 23, 2023 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40080-ML-1

Short Title: NC Constitutional Carry Act. (Public) Sponsors: Representative Kidwell. 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 AND TO CONTINUE ALLOWING PERSONS TO ACQUIRE A
4	CONCEALED HANDGUN PERMIT FOR THE PURPOSES OF RECIPROCITY OR FOR
5	ANY OTHER REASON DESIRED, TO ALLOW THE PURCHASE OF A HANDGUN
6	WITHOUT A PISTOL PURCHASE PERMIT, AND TO AUTHORIZE OFFICIALS
7	ELECTED IN THE STATE TO CARRY A CONCEALED FIREARM WHILE
8	PERFORMING THEIR OFFICIAL DUTIES IF THE OFFICIAL HAS A CONCEALED
9	HANDGUN PERMIT.
10	The General Assembly of North Carolina enacts:
11	•
12	PART I. REVISIONS TO CONCEALED CARRY LAWS
13	SECTION 1.1. G.S. 14-269 reads as rewritten:
14	"§ 14-269. Carrying concealed weapons.
15	(a) It shall be Except as otherwise provided by law, it is unlawful for any person willfully
16	and intentionally to carry concealed about his or her person any bowie knife, dirk, dagger, slung
17	shot, loaded cane, metallic knuckles, razor, shuriken, stun gun, or other deadly weapon of like
18	kind, except when the person is on the person's own premises. For purposes of this section, the
19	term "weapon" does not include a firearm.
20	(a1) It shall be unlawful for any person willfully and intentionally to carry concealed about
21	his or her person any pistol or gun except in the following circumstances:
22	(1) The person is on the person's own premises.
23	(2) The deadly weapon is a handgun, the person has a concealed handgun permit
24	issued in accordance with Article 54B of this Chapter or considered valid
25	under G.S. 14-415.24, and the person is carrying the concealed handgun in
26	accordance with the scope of the concealed handgun permit as set out in
27	G.S. 14-415.11(c).
28	(3) The deadly weapon is a handgun and the person is a military permittee as
29	defined under G.S. 14-415.10(2a) who provides to the law enforcement
30	officer proof of deployment as required under G.S. 14-415.11(a).
31	(a2) This prohibition does not apply to a person who has a concealed handgun permit
32	issued in accordance with Article 54B of this Chapter, has a concealed handgun permit
33	considered valid under G.S. 14-415.24, or is exempt from obtaining a permit pursuant to
34	G.S. 14-415.25, provided the weapon is a handgun, is in a closed compartment or container
35	within the person's locked vehicle, and the vehicle is in a parking area that is owned or leased by
36	State government. A person may unlock the vehicle to enter or exit the vehicle, provided the



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1	handgun i	remains	in the closed compartment at all times and the vehicle is lock	ed immediately
2	-		rance or exit.	j
3	(a3)		of the exceptions listed in subsection (b) of this section include	a condition that
4			a concealed handgun permit. In those circumstances, a person n	
5			un permit issued in accordance with Article 54B of Chapter 14	
6		-	dered valid under G.S. 14-415.24 to qualify as an exception.	
7			1 ý 1	
8	(b1)	It is a	defense to a prosecution under this section that: if all of the follo	owing apply:
9	× ,	(1)	The weapon was not a firearm;	
10		(2)	The defendant was engaged in, or on the way to or from, an a	ctivity in which
11			the defendant legitimately used the weapon; weapon.	·
12		(3)	The defendant possessed the weapon for that legitimate use; a	unduse.
13		(4)	The defendant did not use or attempt to use the weapon for an	illegal purpose.
14		The b	urden of proving this defense is on the defendant.	
15	(b2)	It is a	defense to a prosecution under this section that:	
16		(1)	The deadly weapon is a handgun;	
17		(2)	The defendant is a military permittee as defined under G.S.	-14-415.10(2a);
18			and	
19		(3)	The defendant provides to the court proof of deployment as	s defined under
20			G.S. 14-415.10(3a).	
21	(c)		Except as otherwise provided by law, any person violating th	
22			this section shall be guilty of a Class 2 misdemeanor. Any pers	
23			section (a1) of this section shall be guilty of a Class 2 misdemer	
24			ass H felony for a second or subsequent offense. A violation of	
25		tion pu	nishable under G.S. 14-415.21(a) is not punishable under this s	ection.
26	"	SECT	FION 1.2 Chapter 14 of the Conord Statutes is amonded by	u addina a nam
27 28	Article to		FION 1.2. Chapter 14 of the General Statutes is amended by	adding a new
28 29	Afficie to	Ieau.	"Article 54C.	
30			"Carrying Concealed Handguns.	
31	"8 14-415	35 C	arrying concealed handguns.	
32	<u>s 14 418</u> (a)		ing Concealed Handgun. – Any person who is a citizen of the U	nited States and
33		•	s old may carry a concealed handgun in this State unless provid	
34	law.	10 / 000		<u>••••••</u>
35	(b)	Offen	se. – It is unlawful for a person who meets any of the following	criteria to carry
36	a conceale			
37		(1)	Is ineligible to own, possess, or receive a firearm under the pro	ovisions of State
38		<u> </u>	or federal law.	
39		<u>(2)</u>	Is under indictment for a felony.	
40		(3)	Has been adjudicated guilty in any court of a felony, unless	(i) the felony is
41			an offense that pertains to antitrust violations, unfair trade practice	
42			of trade, or other similar offenses related to the regulation of bu	siness practices
43			or (ii) the person's firearms rights have been restore	d pursuant to
44			G.S. 14-415.4 or have been restored in another state pursuan	t to the laws of
45			that state.	
46		(4)	Is a fugitive from justice.	
47		<u>(5)</u>	Is an unlawful user of, or addicted to, marijuana, alcohol, or	· ·
48			stimulant, or narcotic drug, or any other controlled substance	as defined in 21
49			<u>U.S.C. § 802.</u>	

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1	(6)	Is currently or has been previously adjudicated by a	court to be lacking mental
2	<u>(0)</u>	capacity or mentally ill. Receipt of previous consulta	
3		treatment alone shall not disqualify any citizen under	
4	<u>(7)</u>	Is or has been discharged from the Armed Forces of	
5	<u></u>	conditions other than honorable.	
6	<u>(8)</u>	Except as provided in subdivision (9), (10), or (11) of this subsection is or
7	<u>(0)</u>	has been adjudicated guilty of or received a prayer f	
8		suspended sentence for one or more crimes of	
9		misdemeanor, including, but not limited to, a vio	
10		under Article 8 of Chapter 14 of the General Statute	
11		G.S. 14-33(a), or a violation of a misdemeanor under	-
12		14-269.2, 14-269.6, 14-277, 14-277.1, 14-283 excep	
13		fireworks exempted under G.S. 14-288.2, 14-288.4(
13		former 14-288.12, former 14-288.13, former	
15		14-415.21(b), 14-415.26(d) within three years prior	· · · · · · · · · · · · · · · · · · ·
16		application is submitted, 14-415.36, 14-415.37, 14-4	
17	<u>(9)</u>	Is or has been adjudicated guilty of or received	
18		continued or suspended sentence for one or m	
19		constituting a misdemeanor under G.S. $14-33(c)(1)$,	
20		14-33(d), 14-134.3, 14-277.3A, 14-318.2, 50B-4.1,	
21	<u>(10)</u>	Is prohibited from possessing a firearm pursuant to	
22	<u>(10)</u>	result of a conviction of a misdemeanor crime of do	
23	(11)	Has been adjudicated guilty of or received a prayer f	
24	<u>(++)</u>	suspended sentence for one or more crimes involvir	
25		assault a law enforcement officer, probation of	-
26		employed at a State or local detention facility, firefi	
27		technician, medical responder, or emergency depart	
28	(12)	Has had entry of a prayer for judgment continued f	▲
29	<u> </u>	would make it unlawful under this section for the pe	
30		weapon.	
31	<u>(13)</u>	Is free on bond or personal recognizance pending the	rial, appeal, or sentencing
32	<u>-,</u>	for a crime that would make it unlawful under this	
33		carry a concealed weapon.	*
34	(14)	Has been convicted of an impaired driving offer	nse under G.S. 20-138.1,
35		20-138.2, or 20-138.3 within three years prior to the	
36		is carrying the weapon.	
37	(c) Valid	Identification Required; Disclosure to Law Enf	orcement Officer When
38	Carrying Concea	led. – When carrying a concealed handgun, a pers	on shall also carry valid
39		I shall disclose to any law enforcement officer that	
40	concealed handg	un when approached or addressed by the officer and	1 shall display the proper
41	identification upo	on the request of a law enforcement officer.	
42	(d) Penalt	y Any person who violates subsection (b) of this s	ection is guilty of a Class
43	2 misdemeanor fe	or a first offense and is guilty of a Class H felony for	or a second or subsequent
44	offense. Any pers	son who violates subsection (c) of this section comm	its an infraction and shall
45	be punished in ac	cordance with G.S. 14-3.1.	
46	" <u>§ 14-415.36. Ui</u>	<u>nlawful to carry a concealed weapon into certain a</u>	reas.
47		nlawful to carry a concealed weapon into the follow	ing areas unless provided
48	otherwise by law:		
49	<u>(1)</u>	In an area prohibited by rule adopted under G.S. 12	
50	<u>(2)</u>	In any area prohibited by 18 U.S.C. § 922 or any oth	her federal law.
51	<u>(3)</u>	In a law enforcement or correctional facility.	

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1 2 3		<u>(4)</u>	On any private premises where notice that carrying a comprohibited by the posting of a conspicuous notice or statem in legal possession or control of the premises.	-
4	<u>(b)</u>	This s	ection shall not apply to any person listed in G.S. 14-415.41.	
5	$\overline{(c)}$		lation of this section is a Class 1 misdemeanor."	1
6	<u></u>		TION 1.3. G.S. 14-269.3 reads as rewritten:	
7	"§ 14-26		Carrying weapons into assemblies and establishments	where alcoholic
8	3 11 20		ages are sold and consumed.	where areonome
9	(a)		l be unlawful for any person <u>consuming alcohol, or at any tim</u>	e while the person
10	· · /		the person's body any alcohol or in the person's blood a co	
10			med, to carry any gun, rifle, or pistol into any assembly who	
12			ssion thereto, or into any establishment in which alcoholic b	
12	-		any person violating the provisions of this section shall be g	-
13 14	misdemea		my person violating the provisions of this section shall be g	guilty of a Class 1
14 15			ection shall not apply to any of the following:	
	(b)			
16		(1)	A person exempted from the provisions of G.S. 14-269.	4
17		$\frac{(2)}{(2)}$	The owner or lessee of the premises or business establishm	
18 19 20		(3)	A person participating in the event, if the person is carryi pistol with the permission of the owner, lessee, or perso	
20		(A)	sponsoring the event.	. 1
21		(4)	A person registered or hired as a security guard by the owner	r , lessee, or person
22		(5)	or organization sponsoring the event.	1 1 1 1
23		(5)	A person carrying a handgun if the person has a valid er	
24			permit issued in accordance with Article 54B of this Chapte	
25			handgun permit considered valid under G.S. 14 415.24, et al.	1
26			obtaining a permit pursuant to G.S. 14-415.25. This subdiv	
27			construed to permit a person to carry a handgun on any p	
28			person in legal possession or control of the premises has pos	-
29			notice prohibiting the carrying of a concealed handgun o	n the premises in
30			accordance with G.S. 14-415.11(c)."	
31			TION 1.4. G.S. 14-269.4 reads as rewritten:	
32			apons on certain State property and in courthouses.	
33			lawful for any person to possess, or carry, whether openly	
34	deadly we	eapon, r	ot used solely for instructional or officially sanctioned cerem	nonial purposes in
35		-	Building, the Executive Mansion, the Western Residence of	
36	on the gro	ounds of	f any of these buildings, and in any building housing any co	urt of the General
37	Court of J	lustice.	If a court is housed in a building containing nonpublic uses	in addition to the
38	court, then	n this pr	ohibition shall apply only to that portion of the building used	for court purposes
39	while the	buildin	g is being used for court purposes.	
40	This s	ection s	shall not apply to any of the following:	
41				
42		(6)	A person with a permit issued in accordance with Article 54	B of this Chapter,
43			with a permit considered valid under G.S. 14-415.24, or wi	1
44			obtaining a permit pursuant to G.S. 14-415.25, A person car	-
45			handgun who has a firearm in a closed compartment or co	
46			person's locked vehicle or in a locked container securely affi	
47			vehicle. A person may unlock the vehicle to enter or exit the	_
48			the firearm remains in the closed compartment at all times	-
49			locked immediately following the entrance or exit.	
.,				

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1 2 3	(7)	Any person who carries or possesses an ordinary pocket G.S. 14-269(d), carried in a closed position into the State on the grounds of the State Capitol Building.	e Capitol Building or
4 5	SECT	Toolating the provisions of this section shall be guilty of a Claring ION 1.5. G.S. 14-277.2 reads as rewritten:	ass I misdemeanor."
6 7	"§ 14-277.2. We	apons at parades, etc., prohibited.	
8 9	parade or funeral	rovisions of this section shall not apply to concealed carr procession by a person with a valid permit issued in according to the permit operation of the second section of the sec	ordance with Article
10 11 12 13 14 15	obtaining a permi to permit a perso possession or con a concealed hands	er, with a permit considered valid under G.S. 14-415.24, or t pursuant to G.S. 14-415.25. procession. This subsection sl on to carry a concealed handgun on any premises where trol of the premises has posted a conspicuous notice prohib gun on the premises in accordance with G.S. 14-415.11(c). TON 1.6. G.S. 14-269.1 reads as rewritten:	hall not be construed the person in legal piting the carrying of
16		ifiscation and disposition of deadly weapons.	
17	Upon convict	tion of any person for violation of G.S. 14-269, G.S.	
18 19		any other offense involving the use of a deadly weapon of apon, including a firearm, the deadly weapon with refe	V 1
20		we been convicted shall be ordered confiscated and dispose	
20		n one of the following ways in the discretion of the presidi	
22	"		
23	SECT	TON 1.7. G.S. 14-269.2 reads as rewritten:	
24	"§ 14-269.2. We	apons on campus or other educational property.	
25	•••		
26		ovisions of this section shall not apply to an employee of an	
27		ed in G.S. 116-143.1 or a nonpublic post-secondary educat	
28		npus of the institution at which the person is employed when	n all of the following
29	criteria are met:		
30	(1)	The employee's residence is a detached, single-family dw	
31	$\langle 0 \rangle$	the employee and the employee's immediate family reside	e.
32 33	(2)	The institution is either:	ר ג 116 1 <i>1</i> 2 1
33 34		a. An institution of higher education as defined by Cb. A nonpublic post-secondary educational instit	
34 35		b. A nonpublic post-secondary educational instit specifically prohibited the possession of a handy	
36		subsection.	gun pursuant to this
37	(3)	The weapon is a handgun.	
38	(4)	The handgun is possessed in one of the following manner	rs as appropriate:
39		a. If the employee has a concealed handgun permi	
40		Article 54B of this Chapter, or who is exempt from	
41		pursuant to that Article, the handgun may be Th	
42		premises of the employee's residence or in a clo	sed compartment or
43		container within the employee's locked vehicle	
44		parking area of the educational property of the ins	
45		person is employed and resides. Except for direct	
46		residence and the vehicle, the handgun must rema	
47 48		on the premises of the employee's residence	
48 40		compartment of the employee's locked vehicle.	
49 50 51		unlock the vehicle to enter or exit, but mus immediately following the entrance or exit if th vehicle.	

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	b.	If the employee is not authorized to can pursuant to Article 54B of this Chapter, th premises of the employee's residence, a	e handgun may be on th
		employee's vehicle when the vehicle is occu	ipied by the employee an
		the employee is immediately leaving the car to their residence from off campus. The e	-
		handgun on the employee's person outs	
		employee's residence when making a direct	-
		from the residence to the employee's vehic	cle when the employee i
		immediately leaving the campus or from the	
		residence when the employee is arriving	at the residence from of
(j) The p	rovisio	campus. ns of this section shall not apply to an employe	ee of a public or nonpubli
•		he campus of the school at which the person is	
following criteria			
(1)		employee's residence is a detached, single-fam	
(2)		mployee and the employee's immediate family	reside.
(2)	a.	school is either: A public school which provides residen	tial housing for enrolle
	а.	students.	that nousing for enrone
	b.	A nonpublic school which provides reside	ntial housing for enrolle
		students and has not specifically prohib	ited the possession of
	T 1	handgun pursuant to this subsection.	
(3)		weapon is a handgun.	nonnara og onnronriata
(4)	-1 ne : a.	handgun is possessed in one of the following n If the employee has a concealed handgun	
	u.	Article 54B of this Chapter, or who is exem	-
		pursuant to that Article, the handgun may	
		premises of the employee's residence or in	-
		container within the employee's locked ve	
		parking area of the educational property of person is employed and resides. Except for a	
		residence and the vehicle, the handgun mus	
		on the premises of the employee's res	
		compartment of the employee's locked ve	
		unlock the vehicle to enter or exit, bu	
		immediately following the entrance or exi vehicle.	t ii the nanogun is in th
	b.	If the employee is not authorized to car	rrv a concealed handgu
		pursuant to Article 54B of this Chapter, th	
		premises of the employee's residence, a	
		employee's vehicle when the vehicle is occu	
		the employee is immediately leaving the car	
		to their residence from off campus. The e handgun on the employee's person outs	
		employee's residence when making a direct	
		from the residence to the employee's vehi	
		immediately leaving the campus or from the	
		residence when the employee is arriving	at the residence from of
		campus.	

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1	(k)		rovisions of this section shall not apply to a per	
2			id under Article 54B of this Chapter, or who	
3	pursuant		Article, if when any of the following condition	
4		(1)	The person has a handgun in a closed con	-
5			person's locked vehicle or in a locked contain	
6			vehicle and only unlocks the vehicle to en	
7			firearm remains in the closed compartment	at all times and immediately locks
8			the vehicle following the entrance or exit.	
9		(2)	The person has a handgun concealed on the	1 1
) 1			the locked vehicle and only unlocks the ver of another person.	hicle to allow the entrance or exit
2		(3)	The person is within a locked vehicle	and removes the handgun from
		(3)	concealment only for the amount of time re	
			the following:	ment on the person to a closed
			a. Move the handgun from concealr compartment or container within the	-
			b. Move the handgun from within a	
			within the vehicle to concealment or	-
	"		within the venicle to conceannent of	ii the person.
	••••	SEC	FION 1.8. G.S. 14-401.24 reads as rewritten:	
	"8 14-40 1		nlawful possession and use of unmanned a	
	3			i ei ai e sy seemist
	(c)	The f	ollowing definitions apply to this section:	
		(5)	Weapon. – Those weapons specified in G.	S. 14-269, 14-269.2, 14-284.1, or
			14-288.8 and any other object object, includ	ling a firearm, capable of inflicting
			serious bodily injury or death when used as	a weapon.
	"			
			FION 1.9. G.S. 14-409.40 reads as rewritten:	:
	"§ 14-409	9.40. St	atewide uniformity of local regulation.	
	•••			
	(f)		ng contained in this section prohibits municipa	
			y under G.S. 153A-129, 160A-189, 14-269	
			5.11, 14-415.23, <u>14-415.35, including prohibi</u>	
			ildings, on the grounds or parking areas of the	
			except nothing in this subsection shall prohib	
			ehicle while the vehicle is on these grounds of	-
			municipalities or counties from exercising po	
	-	ey decla	red under Article 1A of Chapter 166A of the	General Statutes.
	"			•
			FION 1.10. G.S. 14-415.4(e)(2) reads as rew	
		"(2)	The petitioner is under indictment for a feld	ony or a finding of probable cause
		GEO	exists against the petitioner for a felony."	
	a dati a		FION 1.11. Article 54B of Chapter 14 of th	e General Statutes is amended by
	0		tion to read:	
	" <u>§ 14-415</u> While			lad waanon in this State with
			4-415.35 makes it lawful to carry a concea	-
			ealed handgun permit, it is often convenient to	
			f reciprocity when traveling in another state,	• • • • • • • • • • • • • • • • • • •
	more entre	cicilit, Ol	for various other reasons. Therefore, the Stat	te or mortin Carolinia shall continue

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to make a concealed handgun permit available to any person who a	pplies for and is eligible to
receive a concealed handgun permit pursuant to this Article."	
SECTION 1.12. G.S. 14-415.11(a) reads as rewritten:	
"(a) Any person who has a concealed handgun permit may	carry a concealed handgun
unless otherwise specifically prohibited by law. The person shall car	•
valid identification whenever the person is carrying a concealed har	
law enforcement officer that the person holds a valid permit and is ca	
when approached or addressed by the officer, and shall display both	
identification upon the request of a law enforcement officer. In addit	1 1 1
military permittee whose permit has expired during deployment may	
during the 90 days following the end of deployment and before the	
the permittee also displays proof of deployment to any law enforcem	
SECTION 1.13. G.S. 14-415.22 is repealed.	
SECTION 1.14. G.S. 74E-6 reads as rewritten:	
"§ 74E-6. Oaths, powers, and authority of company police office	rs.
(c) All Company Police. – Company police officers, while	in the performance of their
duties of employment, have the same powers as municipal and cour	• 1
arrests for both felonies and misdemeanors and to charge for infraction	
(1) Real property owned by or in the possession and c	
(2) Real property owned by or in the possession and c	1
contracted with the employer to provide on-site	e company police security
personnel services for the property.	
(3) Any other real property while in continuous and in	
for an offense committed upon property describe	d in subdivisions (1) or (2)
of this subsection.	
Company police officers shall have, if duly authorized by the sup	
authority to carry concealed weapons pursuant to and in conformity $(5) C = 14.260(b)(4)$ and $(5) and C = 14.415.25$	with $G.S. 14-209(D)(4)$ and
(5). <u>G.S. 14-269(b)(4) and (5) and G.S. 14-415.35.</u>	
SECTION 1.15. G.S. 74G-6 reads as rewritten:	
"§ 74G-6. Oaths, powers, and authority of campus police officers	S.
(d) Concealed Weapons. – Campus police officers shall have	, if duly authorized by their
campus police agency and by the sheriff of the county in which the	e campus police agency is
located, the authority to carry concealed weapons pursuant to	and in conformity with
G.S. 14-269(b)(5).G.S. 14-269(b)(5) and G.S. 14-415.35.	
"	
SECTION 1.16. G.S. 113-136 reads as rewritten:	
"§ 113-136. Enforcement authority of inspectors and protectors	s; refusal to obey or allow
inspection by inspectors and protectors.	
(d) Inspectors and protectors are additionally authorized to a	
the terms of G.S. 15A-401(b) for felonies, for breaches of the peace,	-
their presence, and for other offenses evincing a flouting of their	-
officers or constituting a threat to public peace and order which authority of the State if ignored. In particular, they are authorized and	
authority of the State if ignored. In particular, they are authorized, su administrative superiors to errest for violations of $C = 14.2$	
administrative superiors, to arrest for violations of G.S. 14-2	23, 14-223, 14-269, and
14-277.14-277, and 14-415.35. "	
SECTION 1.17. This Part becomes effective December	1 2023
	1, 2023.

General Assembly Of North Carolina 1 2 PART II. REPEAL PISTOL PURCHASE PERMIT REQUIREMENT 3 SECTION 2.1. G.S. 14-402 through G.S. 14-405 and G.S. 14-407.1 are repealed. 4 SECTION 2.2. G.S. 14-315(b1)(1) is repealed. 5 SECTION 2.3. G.S. 122C-54(d2) is repealed. 6 SECTION 2.4. This Part is effective when it becomes law and applies to pistols sold, 7 given away, transferred, purchased, or received on or after that date. 8 9 PART III. AUTHORIZE ELECTED STATE OFFICIALS TO CARRY A CONCEALED 10 FIREARM WHILE PERFORMING OFFICIAL DUTIES **SECTION 3.1.** G.S. 14-269(b) is amended by adding a new subdivision to read: 11 12 "(10) Any person who is an elected official or person appointed to fill an elective office in this State, when acting in discharge of their official duties, and who 13 14 has a concealed handgun permit issued in accordance with Article 54B of this Chapter or considered valid under G.S. 14-415.24; provided that the person 15 shall not carry a concealed weapon at any time while consuming alcohol or an 16 unlawful controlled substance or while alcohol or an unlawful controlled 17 substance remains in the person's body. This subdivision does not exempt the 18 19 person from the provisions of G.S. 14-269.2." SECTION 3.2. G.S. 14-269.2(g)(1a) reads as rewritten: 20 21 "(1a) A person exempted by the provisions of subdivisions (1) through (9) of 22 G.S. 14-269(b)." SECTION 3.3. G.S. 14-415.11(c) reads as rewritten: 23 24 "(c) Except as provided in G.S. 14-415.27, a permit does not authorize a person to carry a 25 concealed handgun in any of the following: 26 Areas prohibited by G.S. 14-269.2, 14-269.3, and 14-277.2.G.S. 14-269.2. (1)27 Areas prohibited by G.S. 14-269.3 and G.S. 14-277.2. (1a)....." 28 29 SECTION 3.4. G.S. 14-415.27 reads as rewritten: 30 "§ 14-415.27. Expanded permit scope for certain persons. Notwithstanding G.S. 14-415.11(c), any of the following persons who has a 31 (a) 32 concealed handgun permit issued pursuant to this Article or that is considered valid under 33 G.S. 14-415.24 is not subject to the area prohibitions set out in G.S. 14-415.11(c) and may carry 34 a concealed handgun in the areas listed in G.S. 14-415.11(c) unless otherwise prohibited by 35 federal law: 36 A district attorney. (1)37 (2)An assistant district attorney. An investigator employed by the office of a district attorney. 38 (3) 39 A North Carolina district or superior court judge. (4) 40 (5) A magistrate. 41 (6) A person who is elected and serving as a clerk of court. 42 A person who is elected and serving as a register of deeds. (7) 43 (8) A person employed by the Department of Public Safety who has been 44 designated in writing by the Secretary of the Department and who has in the 45 person's possession written proof of the designation. 46 (9) A North Carolina administrative law judge. Notwithstanding G.S. 14-415.11(c), any elected official or person appointed to fill an 47 (b) elective office in this State, when acting in discharge of their official duties, and who has a 48 concealed handgun permit issued pursuant to this Article or that is considered valid under 49

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1	G.S. 14-415.11(c) and may carry a concealed handgun in the areas listed in subdivisions (1a)
2	through (8) of G.S. 14-415.11(c) unless otherwise prohibited by federal law."
3	SECTION 3.5. This Part is effective when it becomes law and applies to offenses
4	committed on or after that date.
5	
6	PART IV. SAVINGS CLAUSE AND EFFECTIVE DATE
7	SECTION 4.1. Prosecutions for offenses committed before the effective date of this
8	act are not abated or affected by this act, and the statutes that would be applicable but for this act
9	remain applicable to those prosecutions.
10	SECTION 4.2. Except as otherwise provided in this act, this act is effective when it
11	becomes law.