GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S SENIATE DILL 11

SENATE BILL 11 PROPOSED COMMITTEE SUBSTITUTE S11-PCS85227-SA-41

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Short Title: D	A & Ass't DA/Concealed Gun in Courthouse.	(Public)				
Sponsors:						
Referred to:						
January 29, 2009						
	A BILL TO BE ENTITLED					
AN ACT TO I	PROVIDE THAT A DISTRICT ATTORNEY OR ASSI	CTANT DICTDICT				
ATTORNEY WHO HAS A CONCEALED HANDGUN PERMIT MAY CARRY OR						
POSSESS A CONCEALED HANDGUN WHILE IN A COURTHOUSE TO						
	E OFFICIAL DUTIES.	00111110022 10				
	sembly of North Carolina enacts:					
	TION 1. G.S. 14-269.4 reads as rewritten:					
"§ 14-269.4. W	eapons on State property and in courthouses.					
	nlawful for any person to possess, or carry, whether open					
deadly weapon, not used solely for instructional or officially sanctioned ceremonial purposes in						
-	the State Capitol Building, the Executive Mansion, the Western Residence of the Governor, or					
	of any of these buildings, and in any building housing any					
Court of Justice. If a court is housed in a building containing nonpublic uses in addition to the						
court, then this prohibition shall apply only to that portion of the building used for court purposes while the building is being used for court purposes.						
	shall not apply to:					
(1)	Repealed by S.L. 1997-238, s. 3, effective June 27, 1997					
(1a)	A person exempted by the provisions of G.S. 14-269(b),	,				
(2)	through (4) Repealed by S.L. 1997-238, s. 3, effective Ju	ine 27, 1997,				
(4a)	Any person in a building housing a court of the Genera					
	possession of a weapon for evidentiary purposes,	to deliver it to a				
	law-enforcement agency, or for purposes of registration,					
(4b)	Any district court judge or superior court judge who ca	-				
	concealed handgun in a building housing a court of the					
	Justice if the judge is in the building to discharge his					
	and the judge has a concealed handgun permit issued					
(40)	Article 54B of this Chapter or considered valid under G.					
(4c)	Firearms in a courthouse, carried by detention officer authorized by the sheriff to carry firearms,	is employed by and				
<u>(4d)</u>	Any district attorney or assistant district attorney who c	arries or nossesses a				
<u>(4u)</u>	concealed handgun in any portion of a building hou	-				
	General Court of Justice other than a courtroom itself, it					
	or assistant district attorney (i) is in the building to dis					
	duties (ii) has a concealed handgun permit issued in acc	_				



	General Assembly C	North Carolina	Session	on 2009
1		-	l valid under G.S. 14-415.24, (
2	suc	essfully completed weapons re	tention training substantially sin	<u>milar to</u>
3	<u>tha</u>	provided to certified law enfor	cement officers in North Caroli	ina, and
4	<u>(iv</u>	secures the weapon in a locked	compartment when the weapon is	s not on
5	the	r person,		
6	(5) Sta	e-owned rest areas, rest stops	along the highways, and State	e-owned
7	hui	ting and fishing reservations.		
8	Any person viol	ting the provisions of this s	ection shall be guilty of a G	Class 1
9	misdemeanor."			
10	SECTION	2. This act is effective when it b	ecomes law.	

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