GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 978

House Committee Substitute Favorable 7/8/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S978-PCS55494-RL-63

Short Title: F	Firearms Qualify Sites/Expand Commsn. Powers.	(Public)
Sponsors:		
Referred to:		
	March 26, 2009	
TRAINING STATE LA COLLEGE FOR CERT FEDERAL I The General As SEC "(b1) The with the commu	A BILL TO BE ENTITLED IRECT THE NORTH CAROLINA CRIMINAL JUSTICE IS STANDARDS COMMISSION TO COORDINATE WITCH AW ENFORCEMENT OFFICERS AND WITH THE SYSTEM TO PROVIDE MULTIPLE FIREARMS QUALIFICATION TO CARRY A CONCEALED HANDGUN LAW, AND TO EXPAND THE POWERS OF THE COMMISSEMBLY OF North Carolina enacts: TION 1. G.S. 14-415.26 is amended by adding a new subsection of the coordinate with local and State law enformative college system to provide multiple firearms qualificative a qualified retired law enforcement officer may serious control of the	ITH LOCAL AND HE COMMUNITY IFICATION SITES N PURSUANT TO MISSION. ection to read: recement officers and tion sites throughout
	teria required for certification under this section."	atisty the meanis
	TION 2. G.S. 17C-6(a) reads as rewritten:	
Commission sha	dition to powers conferred upon the Commission elsewhere all have the following powers, which shall be enforceable to ification procedures, or the provisions of G.S. 17C-10: Promulgate rules and regulations for the administration which rules may require (i) the submission by any crimin information with respect to the employment, educate training of its criminal justice officers, and (ii) the criminal justice training school of information with respect to the training with respect to the employment, educate training of its criminal justice officers, and (ii) the criminal justice training school of information with respect to the training programs that are required by this Chapter	chrough its rules and on of this Chapter, nal justice agency of tion, retention, and submission by any spect to its criminal or.
(2)	Establish minimum educational and training standards order to qualify for entry level employment and rete justice officer in temporary or probationary status or in a The standards for entry level employment shall include training in response to, and investigation of, domestic vides training in investigation for avidence based presenting	ntion as a criminal permanent position. lude education and plence cases, as well
(3)	as training in investigation for evidence-based prosecution. Certify and recertify, recertify, suspend, revoke, or destandards that it has established for the purpose, person the provisions of this Chapter to be employed at entry learning in investigation.	eny, pursuant to the s as qualified under



- Establish minimum standards for the certification of criminal justice training 1 (4) 2 schools and programs or courses of instruction that are required by this 3 Chapter. 4 Certify and recertify, recertify, suspend, revoke, or deny, pursuant to the (5) 5 standards that it has established for the purpose, criminal justice training 6 schools and programs or courses of instruction that are required by this 7 Chapter. 8 Establish minimum standards and levels of education and experience for all (6) 9 criminal justice instructors and school directors who participate in programs 10 or courses of instruction that are required by this Chapter. Certify and recertify, recertify, suspend, revoke, or deny, pursuant to the 11 (7) standards that it has established for the purpose, criminal justice instructors 12 13 and school directors who participate in programs or courses of instruction 14 that are required by this Chapter. Investigate and make such evaluations as may be necessary to determine if 15 (8) criminal justice agencies, schools, and individuals are complying with the 16 17 provisions of this Chapter. 18 (9) Adopt and amend bylaws, consistent with law, for its internal management 19 and control. 20 (10)Enter into contracts incident to the administration of its authority pursuant to 21 this Chapter. 22 (11)Establish minimum standards and levels of training for certification and 23 periodic recertification of operators of and instructors for training programs 24 in radio microwave, laser, and other electronic speed-measuring instruments. 25 Certify and recertify, recertify, suspend, revoke, or deny, pursuant to the (12)26 standards that it has established, operators and instructors for training 27 programs for each approved type of radio microwave, laser, and other 28 electronic speed-measuring instruments. 29 In conjunction with the Secretary of Crime Control and Public Safety, (13)30 approve use of specific models and types of radio microwave, laser, and 31 other speed-measuring instruments and establish the procedures for 32 operation of each approved instrument and standards for calibration and 33 testing for accuracy of each approved instrument. 34 Expired effective September 30, 2007. See note. (13a)35 Establish minimum standards for in-service training for criminal justice (14)36 officers. In-service training standards shall include training in response to, 37 and investigation of, domestic violence cases, as well as training 38 investigation for evidence-based prosecutions. 39 Establish minimum standards and levels of training for certification of (15)40 41 and (14) of this subsection. 42 Establish standards and guidelines for the annual firearms certification of (16)43
 - instructors for the domestic violence training required by subdivisions (2)
 - qualified retired law enforcement officers, as defined in G.S. 14-415.10(4a), to efficiently implement the provisions of G.S. 14-415.25. The standards shall provide for the courses, qualifications, and the issuance of the annual firearms qualification certification. The Commission may adopt any rules necessary to effect the provisions of this section, and may charge a reasonable fee to applicants for the costs incurred in compliance with this subdivision."

SECTION 3. G.S. 17C-11 is amended by adding a new subsection to read:

"§ 17C-11. Compliance; enforcement.

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- this Chapter or any rules adopted under this Chapter shall not exercise the powers of a criminal justice officer and shall not exercise the power of arrest unless the Commission waives that certification or deficiency. The Commission shall enforce this section by the entry of appropriate orders effective upon service on either the criminal justice agency or the criminal justice officer. (a1)
- Any criminal justice training school, program, or course of instruction that the Commission determines does not comply with this Chapter, or any rules adopted under this Chapter, shall not continue to offer programs or courses of instruction unless the Commission waives that certification or deficiency. Any criminal justice instructor, school director, commission certified operator, and any commission certified instructor, who the Commission determines does not comply with this Chapter, or any rules adopted under this Chapter, shall not act as an instructor, school director, or operator unless the Commission waives that certification or deficiency. The Commission shall enforce this section by the entry of appropriate orders effective upon service on the criminal justice training school or the individual holding commission certification.

Any criminal justice officer who the Commission determines does not comply with

- Any person who desires to appeal the proposed denial, suspension, or revocation of any certification authorized to be issued by the Commission shall file a written appeal with the Commission not later than 30 days following notice of denial, suspension, or revocation.
- The Commission may appear in its own name and apply to courts having jurisdiction for injunctions to prevent violations of this Chapter or of rules issued pursuant thereto; specifically, the performance of criminal justice officer functions by officers or individuals who are not in compliance with the standards and requirements of G.S. 17C-6(a) and G.S. 17C-10. A single act of performance of a criminal justice officer function by an officer or individual who is performing such function in violation of this Chapter is sufficient, if shown, to invoke the injunctive relief of this section."

SECTION 4. This act is effective when it becomes law.