GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 348 PROPOSED COMMITTEE SUBSTITUTE H348-PCS80218-RW-30

Short Title: C	Offenders/No Access to Personnel RecordsAB	(Public)
Sponsors:		
Referred to:		
	March 15, 2011	
PUBLIC E PENALTIES OFFENDER POSSESS S' The General Ass SEC' parolees, and pofiles that are public employees	S, AND TO MAKE IT A MISDEMEANOR FOR OF UCH INFORMATION. sembly of North Carolina enacts: TION 1. The General Assembly finds that allowing inmate ost-release supervisees to access those portions of public employees even violence. The General Assembly further finds that such commates, probationers, parolees, and post-release supervisees, and eggs and rights exercised by members of the general public accessing public employees' personnel files in the interest of est from harm.	es, probationers, oyees' personnel es to the risk of offenders, due to re not entitled to and should be
" § 126-23. Cert (a) Each	TION 2. G.S. 126-23 reads as rewritten: tain records to be kept by State agencies open to inspection. department, agency, institution, commission and bureau of d of each of its employees, showing the following information eyee: Name.	the State shall
(2) (3) (4)	Age. Date of original employment or appointment to State service The terms of any contract by which the employee is en written or oral, past and current, to the extent that the agency contract or a record of the oral contract in its possession.	nployed whether
(5) (6) (7) (8)	Current position. Title. Current salary. Date and amount of each increase or decrease in salary with agency, institution, commission, or bureau.	that department,
(9)	Date and type of each promotion, demotion, transfer, suspen or other change in position classification with that depa institution, commission, or bureau.	



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- Date and general description of the reasons for each promotion with that (10)department, agency, institution, commission, or bureau.
- Date and type of each dismissal, suspension, or demotion for disciplinary (11)reasons taken by the department, agency, institution, commission, or bureau. If the disciplinary action was a dismissal, a copy of the written notice of the final decision of the head of the department setting forth the specific acts or omissions that are the basis of the dismissal.
- The office or station to which the employee is currently assigned. (12)
- For the purposes of this section, the term "salary" includes pay, benefits, incentives, (b) bonuses, and deferred and all other forms of compensation paid by the employing entity.
- Subject only to rules and regulations for the safekeeping of the records, adopted by the State Personnel Commission, every person having custody of such records shall permit them to be inspected and examined and copies thereof made by any person during regular business hours. Any Except as provided in subsection (d) of this section, any person who is denied access to any such record for the purpose of inspecting, examining or copying the same shall have a right to compel compliance with the provisions of this section by application to a court of competent jurisdiction for a writ of mandamus or other appropriate relief.
- Notwithstanding any other provision of this section, persons in the custody of, or under the supervision of, the Department of Correction and persons in the custody of local confinement facilities are not entitled to access to the records made public under this section and are prohibited from obtaining those records, absent a court order authorizing access to, or custody, or possession."
- **SECTION 3.** Article 7 of Chapter 126 of the General Statutes is amended by adding a new section to read:

"§ 126-28.1. Penalty for providing offenders access to personnel files.

Absent a court order authorizing access to, or custody, or possession, any public official or employee who knowingly and willingly provides access to or custody or possession of any portion of a public employee record to persons who are prohibited from obtaining those records pursuant to G.S. 126-23(d) is guilty of a Class 3 misdemeanor and upon conviction shall be fined in the discretion of the court but not in excess of five hundred dollars (\$500.00)."

SECTION 4. G.S. 14-258.1 is amended by adding two new subsections to read:

- Absent a court order authorizing access to, or custody, or possession, any person who knowingly gives public employee records obtained under G.S. 126-23 to persons who are prohibited from obtaining those records pursuant to G.S. 126-23(d), or absent a court order authorizing access to, or custody, or possession, any person who knowingly gives or sells any such records to a person for delivery to persons who are prohibited from obtaining those records pursuant to G.S. 126-23(d), is guilty of a Class 1 misdemeanor.
- Absent a court order authorizing access to, or custody, or possession, any person in the custody of, or under the supervision of, the Department of Correction or any person in the custody of a local confinement facility who possesses public employee records that the person is prohibited from obtaining under G.S. 126-23 is guilty of a Class 1 misdemeanor."
- **SECTION 5.** Sections 3 and 4 of this act become effective December 1, 2011, and apply to acts committed on or after that date. The remainder of this act is effective when it becomes law.