GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 111 Corrected Copy 2/28/11 Committee Substitute Favorable 3/23/11 Fourth Edition Engrossed 3/30/11 PROPOSED SENATE COMMITTEE SUBSTITUTE H111-PCS80385-RK-143

Short Title:	Amend Firearms Laws.	(Public)
Sponsors:		
Referred to:		

February 16, 2011

1	A BILL TO BE ENTITLED			
2	AN ACT TO ALLOW PERSONS WITH CONCEALED HANDGUN PERMITS TO			
3	POSSESS HANDGUNS IN RESTAURANTS IF NOT PROHIBITED BY THE POSTING			
4	OF A NOTICE PROHIBITING POSSESSION ON THE PREMISES, TO IMPOSE			
5	CRIMINAL PENALTIES ON FELONS WHO UNLAWFULLY POSSESS FIREARMS			
6	WHEN THE VIOLATION RESULTS IN INJURY TO A PERSON, AND TO CLARIFY			
7	THE LAW ON LOCAL GOVERNMENT AUTHORITY TO PROHIBIT CONCEALED			
8	CARRY OF FIREARMS.			
9	9 The General Assembly of North Carolina enacts:			
10	SECTION 1. G.S. 14-269.3(b) is amended by adding a new subdivision to read:			
11	"(5) A person on the premises of an eating establishment as defined in			
12	G.S. 18B-1000(2) or a restaurant as defined in G.S. 18B-1000(6), provided			
13	the person has a valid concealed handgun permit under Article 54B of			
14	Chapter 14 of the General Statutes. This subdivision shall not be construed			
15	to permit a person to carry a concealed handgun on the premises of an eating			
16	establishment or a restaurant where the person in legal possession or control			
17	of the premises has posted a conspicuous notice prohibiting the carrying of a			
18	concealed handgun on the premises in accordance with G.S. 14-415.11(c)."			
19	SECTION 2. G.S. 14-415.1 reads as rewritten:			
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28	will or is designed to or may readily be converted to expel a projectile by the action of an			
29	explosive, or its frame or receiver, or (ii) any firearm muffler or firearm silencer. This section			
30	does not apply to an antique firearm, as defined in G.S. 14-409.11.			
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1	(a1) Unless the conduct is covered under some other provision of law	providing greater		
2	punishment:			
3	(1) A person who violates this section is guilty of a Class G fel	<u>ony.</u>		
4	(2) A person who violates this section and discharges the	firearm, electric		
5	weapon or device, or any other weapon described in subs	section (a) of this		
6	section is guilty of a Class E felony.			
7	(3) A person who violates this section is guilty of a Class	D felony if the		
8	violation results in serious injury to a person.	-		
9	(4) A person who violates this section is guilty of a Class	C felony if the		
10	violation results in serious bodily injury to a person.	-		
11	(a2) For the purposes of this section, "serious bodily injury" has the s	ame definition as		
12	that term is defined in G.S. 14-32.4(a), and "serious injury" means a lesser of			
13	harm than serious bodily injury, which includes, but is not limited to, bruises, lacerations,			
14	sprains, broken bones, or any other indications of physical injury of a ty			
15	constitute serious bodily injury.	<u>.</u>		
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17	SECTION 3. G.S. 14-415.23 reads as rewritten:			
18	"§ 14-415.23. Statewide uniformity.			
19	(a) It is the intent of the General Assembly to prescribe a uniform	n system for the		
20	regulation of legally carrying a concealed handgun. To insure uniform			
21	subdivisions, boards, or agencies of the State nor any county, city, munici	• •		
22	corporation, town, township, village, nor any department or agency the			
23	ordinances, rules, or regulations concerning legally carrying a concealed ha			
24	local government may adopt an ordinance to permit the posting of a pr	0		
25	carrying a concealed handgun, in accordance with G.S. 14 415.11(c), on local government			
26	buildings and their appurtenant premises.			
27	(b) A unit of local government may adopt an ordinance to prohibit	t, by posting, the		
28	carrying of a concealed handgun on municipal and county recreational			
29	specifically identified by the unit of local government. If a unit of local government			
30	such an ordinance with regard to recreational facilities, then the concealed h	1		
31	may, nevertheless, secure the handgun in a locked vehicle within the trunk, g			
32	enclosed compartment or area within or on the motor vehicle.			
33	(c) For purposes of this section, the term "recreational facilities" includes only the			
34	following: a playground, an athletic field, a swimming pool, and an athletic fa	•		
35	(1) A playground with installed apparatus or equipment des	•		
36	minors, and any appurtenant facilities, such as restrooms.	- <u>0</u> <u>/</u> -		
37	(2) An athletic field, including any appurtenant facilities su	ich as restrooms.		
38	during an organized athletic event if the field had been			
39	with the municipality or county office responsible for ope			
40	or recreational area.	p		
41	(3) A swimming pool, including any appurtement facilities u	used for dressing.		
42	storage of personal items, or other uses relating to the swim			
43	(4) A facility used for athletic events, including, but n	• •		
44	gymnasium.	<u> </u>		
45	(d) For the purposes of this section, the term "recreational facilities"	does not include		
46	any greenway; designated biking or walking path; an area that is custor			
47	walkway or bikepath although not specifically designated for such use; op	-		
48	where athletic events may occur unless the area qualifies as an "athletic f			
49	subdivision (2) of subsection (c) of this section; and any other area that i			
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49 50	subdivision (2) of subsection (c) of this section; and any other area that i described in subsection (c) of this section."	s not specifically		

General Assembly Of North Carolina

1 **SECTION 4.** Section 1 of this act becomes effective January 1, 2013; Section 2 of 2 this act becomes effective December 1, 2012, and applies to offenses committed on or after that 3 date. The remainder of this act is effective when it becomes law.