GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 189 Committee Substitute Favorable 5/2/23 PROPOSED COMMITTEE SUBSTITUTE H189-PCS30365-SA-25

Short Title: Freedom to Carry NC. (Public)

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Sponsors:

Referred to:

February 27, 2023

A BILL TO BE ENTITLED

1 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, AND TO AUTHORIZE OFFICIALS ELECTED IN 6 THE STATE TO CARRY A CONCEALED FIREARM WHILE PERFORMING THEIR 7 OFFICIAL DUTIES IF THE OFFICIAL HAS A CONCEALED HANDGUN PERMIT. 8 The General Assembly of North Carolina enacts: 9 10 PART I. REVISIONS TO CONCEALED CARRY LAWS SECTION 1.1. G.S. 14-269 reads as rewritten: 11 12 "§ 14-269. Carrying concealed weapons. 13 It shall be Except as otherwise provided by law, it is unlawful for any person willfully (a) 14 and intentionally to carry concealed about his or her person any bowie knife, dirk, dagger, slung 15 shot, loaded cane, metallic knuckles, razor, shuriken, stun gun, or other deadly weapon of like kind, except when the person is on the person's own premises. For purposes of this section, the 16 17 term "weapon" does not include a firearm. 18 It shall be unlawful for any person willfully and intentionally to carry concealed about (a1) 19 his or her person any pistol or gun except in the following circumstances: 20 (1)The person is on the person's own premises. 21 (2)The deadly weapon is a handgun, the person has a concealed handgun permit issued in accordance with Article 54B of this Chapter or considered valid 22 23 under G.S. 14-415.24, and the person is carrying the concealed handgun in 24 accordance with the scope of the concealed handgun permit as set out in 25 G.S. 14-415.11(c). 26 (3)The deadly weapon is a handgun and the person is a military permittee as 27 defined under G.S. 14-415.10(2a) who provides to the law enforcement 28 officer proof of deployment as required under G.S. 14-415.11(a). 29 (a2) This prohibition does not apply to a person who has a concealed handgun permit 30 issued in accordance with Article 54B of this Chapter, has a concealed handgun permit 31 considered valid under G.S. 14-415.24, or is exempt from obtaining a permit pursuant to 32 G.S. 14 415.25, provided the weapon is a handgun, is in a closed compartment or container 33 within the person's locked vehicle, and the vehicle is in a parking area that is owned or leased by 34 State government. A person may unlock the vehicle to enter or exit the vehicle, provided the



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handgun :	remain	in the closed compartment at all times and the vehicle is locked immediatel
following	the en	rance or exit.
(a3)		of the exceptions listed in subsection (b) of this section include a condition that
the person		a concealed handgun permit. In those circumstances, a person must still have
		un permit issued in accordance with Article 54B of Chapter 14 of the Genera
		dered valid under G.S. 14-415.24 to qualify as an exception.
(b1)	It is a	defense to a prosecution under this section that: if all of the following apply:
	(1)	The weapon was not a firearm;
	(2)	The defendant was engaged in, or on the way to or from, an activity in whic
		the defendant legitimately used the weapon; weapon.
	(3)	The defendant possessed the weapon for that legitimate use; and use.
	(4)	The defendant did not use or attempt to use the weapon for an illegal purpose
	The b	ourden of proving this defense is on the defendant.
(b2)	It is a	defense to a prosecution under this section that:
	(1)	The deadly weapon is a handgun;
	(2)	The defendant is a military permittee as defined under G.S. 14-415.10(2a)
		and
	(3)	The defendant provides to the court proof of deployment as defined under
		G.S. 14-415.10(3a).
(c)	Any-	Except as otherwise provided by law, any person violating the provisions of
subsection	n (a) of	this section shall be guilty of a Class 2 misdemeanor. Any person violating th
		this section shall be guilty of a Class 2 misdemeanor. Any person violating the section (a1) of this section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section shall be guilty of a Class 2 misdemeanor for the first section se
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1	<u>(6)</u>	Is currently or has been previously adjudicated by	a court to be lacking mental
2		capacity or mentally ill. Receipt of previous consul	
3		treatment alone shall not disqualify any citizen un	der this subdivision.
4	<u>(7)</u>	Is or has been discharged from the Armed Forces	s of the United States under
5		conditions other than honorable.	
6	<u>(8)</u>	Except as provided in subdivision (9), (10), or (1	11) of this subsection, is or
7		has been adjudicated guilty of or received a prayer	r for judgment continued or
8		suspended sentence for one or more crimes of	of violence constituting a
9		misdemeanor, including, but not limited to, a v	iolation of a misdemeanor
10		under Article 8 of Chapter 14 of the General Statu	tes except for a violation of
11		G.S. 14-33(a), or a violation of a misdemeanor und	ler G.S. 14-226.1, 14-258.1,
12		<u>14-269.2, 14-269.6, 14-277, 14-277.1, 14-283 exc</u>	ept for a violation involving
13		fireworks exempted under G.S. 14-288.2, 14-288.4	4(a)(1), 14-288.6, 14-288.9,
14		former 14-288.12, former 14-288.13, former	mer 14-288.14, 14-414,
15		14-415.21(b), 14-415.26(d) within three years pri	or to the date on which the
16		application is submitted, 14-415.36, 14-415.37, 14	4-415.38, or 14-415.39.
17	<u>(9)</u>	Is or has been adjudicated guilty of or receiv	ed a prayer for judgment
18		continued or suspended sentence for one or	more crimes of violence
19		constituting a misdemeanor under G.S. 14-33(c)(1	1), 14-33(c)(2), 14-33(c)(3),
20		<u>14-33(d)</u> , <u>14-134.3</u> , <u>14-277.3A</u> , <u>14-318.2</u> , <u>50B-4.</u>	1, or former 14-277.3.
21	<u>(10)</u>	Is prohibited from possessing a firearm pursuant	to 18 U.S.C. § 922(g) as a
22		result of a conviction of a misdemeanor crime of a	domestic violence.
23	<u>(11)</u>	Has been adjudicated guilty of or received a praye	
24		suspended sentence for one or more crimes involv	-
25		assault a law enforcement officer, probation	
26		employed at a State or local detention facility, fire	
27		technician, medical responder, or emergency depa	÷
28	<u>(12)</u>	Has had entry of a prayer for judgment continued	
29		would make it unlawful under this section for the	person to carry a concealed
30		weapon.	
31	<u>(13)</u>	Is free on bond or personal recognizance pending	
32		for a crime that would make it unlawful under the	is section for the person to
33		carry a concealed weapon.	
34	<u>(14)</u>	Has been convicted of an impaired driving off	
35		20-138.2, or 20-138.3 within three years prior to the	he date on which the person
36	/ \ 	is carrying the weapon.	
37		Identification Required; Disclosure to Law En	
38		<u>led. – When carrying a concealed handgun, a pe</u>	
39		I shall disclose to any law enforcement officer th	
40		un when approached or addressed by the officer a	nd shall display the proper
41		n the request of a law enforcement officer.	
42		y. – Any person who violates subsection (a) of this	
43		Any person who violates subsection (b) of this set	
44		a first offense and is guilty of a Class H felony	• · · ·
45 46		son who violates subsection (c) of this section com	mus an infraction and shall
46		cordance with G.S. 14-3.1.	
47 48		proved firearms safety and training course is one that	
48		governing the carrying of a concealed handgun a	
49 50		ina Criminal Justice Education and Training St	
50		sh general guidelines for courses and qualifications	
51	sausry the require	ements of this subsection, including online courses	s mat document attendance

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and require	active participation. An approved course shall be any course	which satisfies the
requirements	of this subsection and is certified or sponsored by any of the fo	llowing:
(1) The North Carolina Criminal Justice Education and	Training Standards
	Commission.	-
(2		
(3		
(4		blic institution or
<u> </u>	organization, or firearms training school, taught by instruc	
	North Carolina Criminal Justice Education and T	
	Commission, the United States Concealed Carry Associat	ion, or the National
	Rifle Association.	· · ·
Every ins	tructor of an approved course shall file a copy of the firearms	course description,
	roof of certification annually, or upon modification of the course	
	h Carolina Criminal Justice Education and Training Standards	
	. Unlawful to carry a concealed weapon into certain areas.	
	is unlawful to carry a concealed weapon into the following are	eas unless provided
therwise by	law:	-
(1) In an area prohibited by rule adopted under G.S. 120-32.1	<u>.</u>
<u>(2</u>) In any area prohibited by 18 U.S.C. § 922 or any other fee	leral law.
(3) In a law enforcement or correctional facility.	
<u>(</u> 4) On any private premises where notice that carrying a con	ncealed handgun is
	prohibited by the posting of a conspicuous notice or state	ment by the person
	in legal possession or control of the premises.	
<u>(b)</u> <u>A</u>	violation of subdivision (1), (2), or (3) of subsection (a) of this	section is a Class 2
nisdemeano	: A violation of subdivision (4) of subsection (a) of this section i	is an infraction with
	not more than five hundred dollars (\$500.00)."	
	ECTION 1.3. G.S. 14-269.3 reads as rewritten:	
	Carrying weapons into assemblies and establishments	s where alcoholic
	everages are sold and consumed.	
. ,	shall be unlawful for any person <u>consuming alcohol, or at any tin</u>	
	g in the person's body any alcohol or in the person's blood a c	
	onsumed, to carry any gun, rifle, or pistol into any assembly w	
-	dmission thereto, or into any establishment in which alcoholic	-
	d. Any person violating the provisions of this section shall be	guilty of a Class 1
nisdemeano		
. ,	his section shall not apply to any of the following:	
(1		
(2	· · · · · · · · · · · · · · · · · · ·	
(2		
	pistol with the permission of the owner, lessee, or pers	on or organization
	sponsoring the event.	
(4		er, lessee, or person
	or organization sponsoring the event.	
(4		
	permit issued in accordance with Article 54B of this Chap	
	handgun permit considered valid under G.S. 14-415.24,	
	obtaining a permit pursuant to G.S. 14-415.25. This subd	
	construed to permit a person to carry a handgun on any	-
	person in legal possession or control of the premises has po	
	notice prohibiting the carrying of a concealed handgun	on the premises in
	accordance with G.S. 14-415.11(c)."	

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	SECTION 1.4. G.S. 14-269.4 reads as rewritten:				
2	'§ 14-269.4. Weapons on certain State property and in courthouses.				
5	It shall be unlawful for any person to possess, or carry, whether openly or concealed, any	y			
Ļ	leadly weapon, not used solely for instructional or officially sanctioned ceremonial purposes in				
í	the State Capitol Building, the Executive Mansion, the Western Residence of the Governor, or				
	on the grounds of any of these buildings, and in any building housing any court of the Genera	ıl			
	Court of Justice. If a court is housed in a building containing nonpublic uses in addition to the	e			
	court, then this prohibition shall apply only to that portion of the building used for court purposes	S			
	while the building is being used for court purposes.				
	This section shall not apply to any of the following:				
	(6) A person with a permit issued in accordance with Article 54B of this Chapter				
	with a permit considered valid under G.S. 14-415.24, or who is exempt from				
	obtaining a permit pursuant to G.S. 14-415.25, A person carrying a concealed				
	handgun who has a firearm in a closed compartment or container within the				
	person's locked vehicle or in a locked container securely affixed to the person'				
	vehicle. A person may unlock the vehicle to enter or exit the vehicle provided				
	the firearm remains in the closed compartment at all times and the vehicle is	S			
	(7) Any person who corrige or personance or exit.				
	 (7) Any person who carries or possesses an ordinary pocket knife, as defined in G.S. 14-269(d), carried in a closed position into the State Capitol Building or 				
	on the grounds of the State Capitol Building.	I			
	Any person violating the provisions of this section shall be guilty of a Class 1 misdemeanor.	"			
	SECTION 1.5. G.S. 14-277.2 reads as rewritten:				
	'§ 14-277.2. Weapons at parades, etc., prohibited.				
	(d) The provisions of this section shall not apply to concealed carry of a handgun at a	a			
	parade or funeral procession by a person with a valid permit issued in accordance with Article	e			
	54B of this Chapter, with a permit considered valid under G.S. 14-415.24, or who is exempt fron				
	obtaining a permit pursuant to G.S. 14-415.25. procession. This subsection shall not be construed	d			
	o permit a person to carry a concealed handgun on any premises where the person in lega				
	possession or control of the premises has posted a conspicuous notice prohibiting the carrying o	f			
	a concealed handgun on the premises in accordance with G.S. 14-415.11(c)."				
	SECTION 1.6. G.S. 14-269.1 reads as rewritten:				
	'§ 14-269.1. Confiscation and disposition of deadly weapons.				
	Upon conviction of any person for violation of G.S. 14-269, G.S. 14-269.7, 14-269.7				
	<u>14-415.35(b)</u> , or any other offense involving the use of a deadly weapon of a type referred to in $\frac{12}{14}$ and $\frac{14}{14}$				
	G.S. 14-269, weapon, including a firearm, the deadly weapon with reference to which the				
	lefendant shall have been convicted shall be ordered confiscated and disposed of by the presiding udge at the trial in one of the following ways in the discretion of the presiding judge.	g			
	"				
	SECTION 1.7. G.S. 14-269.2 reads as rewritten:				
	'§ 14-269.2. Weapons on campus or other educational property.				
	§ 14-207.2. Weapons on campus of other educational property.				
	(i) The provisions of this section shall not apply to an employee of an institution of highe	r			
	education as defined in G.S. 116-143.1 or a nonpublic post-secondary educational institution who				
	resides on the campus of the institution at which the person is employed when all of the following				
	criteria are met:	ر			
	(1) The employee's residence is a detached, single-family dwelling in which only	y			
	the employee and the employee's immediate family reside.				
	(2) The institution is either:				

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1 2 3 4		a. b.	An institution of higher education as defined by A nonpublic post-secondary educational ins specifically prohibited the possession of a han subsection.	titution that has not
5	(3)	The	weapon is a handgun.	
5	(4)		handgun is possessed in one of the following man	ers as appropriate:
7		a.	If the employee has a concealed handgun perr	
3			Article 54B of this Chapter, or who is exempt fr	
)			pursuant to that Article, the handgun may be	
)			premises of the employee's residence or in a c	-
1			container within the employee's locked vehicle	e that is located in a
2			parking area of the educational property of the i	nstitution at which the
3			person is employed and resides. Except for direct	ct transfer between the
1			residence and the vehicle, the handgun must rer	nain at all times either
5			on the premises of the employee's residen	ce or in the closed
5			compartment of the employee's locked vehicle	e. The employee may
7			unlock the vehicle to enter or exit, but m	ust lock the vehicle
3			immediately following the entrance or exit if	the handgun is in the
)			vehicle.	
)		b.	If the employee is not authorized to carry	
1			pursuant to Article 54B of this Chapter, the ha	
2			premises of the employee's residence, and	
3			employee's vehicle when the vehicle is occupied	
1			the employee is immediately leaving the campu	
5			to their residence from off campus. The empl	• • •
5			handgun on the employee's person outside-	
7			employee's residence when making a direct tra	
3			from the residence to the employee's vehicle	
))			immediately leaving the campus or from the em	
)			residence when the employee is arriving at the	ie residence from on
2	(i) The p	rovisio	campus. ns of this section shall not apply to an employee of	f a public or poppublic
3	•		he campus of the school at which the person is em	
, 1	following criteria			proyed when an of the
5	(1)		employee's residence is a detached, single-family d	welling in which only
5	(1)		mployee and the employee's immediate family res	
,	(2)		school is either:	ide.
;	(2)	a.	A public school which provides residential	housing for enrolled
)		u.	students.	nousing for emotion
)		b.	A nonpublic school which provides residentia	housing for enrolled
		01	students and has not specifically prohibited	-
2			handgun pursuant to this subsection.	F
3	(3)	The	weapon is a handgun.	
ŀ	(4)		handgun is possessed in one of the following man	ers as appropriate:
5		a.	If the employee has a concealed handgun perr	
5			Article 54B of this Chapter, or who is exempt fr	
7			pursuant to that Article, the handgun may be]	• •
3			premises of the employee's residence or in a c	-
)			container within the employee's locked vehicle	e that is located in a
)			parking area of the educational property of th	e school at which the
l			person is employed and resides. Except for direct	ct transfer between the

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			residence and the vehicle, the handgun must re on the premises of the employee's residen compartment of the employee's locked vehicl unlock the vehicle to enter or exit, but n	nce or in the closed le. The employee may nust lock the vehicle
			immediately following the entrance or exit if vehicle.	the handgun is in the
			b. If the employee is not authorized to carry	a concealed handgun
			pursuant to Article 54B of this Chapter, the h	andgun may be on the
1			premises of the employee's residence, and	may only be in the
			employee's vehicle when the vehicle is occupie	
			the employee is immediately leaving the campu	
			to their residence from off campus. The emp	
			handgun on the employee's person outside	1
			employee's residence when making a direct tr	-
			from the residence to the employee's vehicle	
			immediately leaving the campus or from the en	1 0
			residence when the employee is arriving at t	me residence from on
	(k)	The r	campus. rovisions of this section shall not apply to a person who h a	as a concealed handour
	× ,	-	id under Article 54B of this Chapter, or who is exempt f	-
	-		Article, if when any of the following conditions are met:	ioni obtaining a permit
	Puisuuni	(1)	The person has a handgun in a closed compartment of	or container within the
		(-)	person's locked vehicle or in a locked container securely	
			vehicle and only unlocks the vehicle to enter or exit	· · ·
			firearm remains in the closed compartment at all times	
			the vehicle following the entrance or exit.	•
		(2)	The person has a handgun concealed on the person and	d the person remains in
			the locked vehicle and only unlocks the vehicle to all of another person.	ow the entrance or exit
		(3)	The person is within a locked vehicle and remov	es the handgun from
			concealment only for the amount of time reasonably no the following:	0
			a. Move the handgun from concealment on the	ne person to a closed
			compartment or container within the vehicle.	
			b. Move the handgun from within a closed con	partment or container
			within the vehicle to concealment on the person	-
	"		ľ	
		SEC	FION 1.8. G.S. 14-401.24 reads as rewritten:	
	" § 14-40 1	1.24. U	nlawful possession and use of unmanned aircraft syst	tems.
	(c)	The f	ollowing definitions apply to this section:	
		(5)	Weapon. – Those weapons specified in G.S. 14-269,	
			14-288.8 and any other object object, including a firear	
			serious bodily injury or death when used as a weapon.	
	"	CEC		
	"8 1 <i>1 1</i> 00		FION 1.9. G.S. 14-409.40 reads as rewritten:	
		7.40. S	tatewide uniformity of local regulation.	
	 (f)	Noth	ng contained in this section prohibits municipalities or co	unties from application
	× ,		y under G.S. 153A-129, 160A-189, 14-269, 14-269.2	11
	or men	aution	y under 0.5. 1557-127, 100 π -107, 14-207, 14-207.	2, 17-207.3, 14-207.4

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14-277.2, 14-415.11, 14-415.23, 14-415.35, including prohibiting the possession of firearms in 1 2 public-owned buildings, on the grounds or parking areas of those buildings, or in public parks or 3 recreation areas, except nothing in this subsection shall prohibit a person from storing a firearm 4 within a motor vehicle while the vehicle is on these grounds or areas. Nothing contained in this 5 section prohibits municipalities or counties from exercising powers provided by law in states of 6 emergency declared under Article 1A of Chapter 166A of the General Statutes. 7" 8 **SECTION 1.10.** G.S. 14-415.4(e)(2) reads as rewritten: 9 The petitioner is under indictment for a felony or a finding of probable cause "(2) 10 exists against the petitioner for a felony." 11 SECTION 1.11. Article 54B of Chapter 14 of the General Statutes is amended by 12 adding a new section to read: 13 "§ 14-415.10A. Purpose. 14 While G.S. 14-415.35 makes it lawful to carry a concealed weapon in this State without obtaining a concealed handgun permit, it is often convenient to have a concealed handgun permit 15 for the purpose of reciprocity when traveling in another state, to make the purchase of a firearm 16 17 more efficient, or for various other reasons. Therefore, the State of North Carolina shall continue 18 to make a concealed handgun permit available to any person who applies for and is eligible to 19 receive a concealed handgun permit pursuant to this Article." 20 **SECTION 1.12.** G.S. 14-415.11(a) reads as rewritten: 21 "(a) Any person who has a concealed handgun permit may carry a concealed handgun unless otherwise specifically prohibited by law. The person shall carry the permit together with 22 23 valid identification whenever the person is carrying a concealed handgun, shall disclose to any 24 law enforcement officer that the person holds a valid permit and is carrying a concealed handgun 25 when approached or addressed by the officer, and shall display both the permit and the proper 26 identification upon the request of a law enforcement officer. In addition to these requirements, a 27 military permittee whose permit has expired during deployment may carry a concealed handgun 28 during the 90 days following the end of deployment and before the permit is renewed provided 29 the permittee also displays proof of deployment to any law enforcement officer." 30 SECTION 1.13. G.S. 14-415.22 is repealed. 31 SECTION 1.14. G.S. 74E-6 reads as rewritten: 32 "§ 74E-6. Oaths, powers, and authority of company police officers. 33 34 All Company Police. - Company police officers, while in the performance of their (c) 35 duties of employment, have the same powers as municipal and county police officers to make 36 arrests for both felonies and misdemeanors and to charge for infractions on any of the following: 37 (1)Real property owned by or in the possession and control of their employer. 38 (2)Real property owned by or in the possession and control of a person who has 39 contracted with the employer to provide on-site company police security 40 personnel services for the property. 41 Any other real property while in continuous and immediate pursuit of a person (3) 42 for an offense committed upon property described in subdivisions (1) or (2) 43 of this subsection. Company police officers shall have, if duly authorized by the superior officer in charge, the 44 45 authority to carry concealed weapons pursuant to and in conformity with G.S. 14-269(b)(4) and 46 (5).G.S. 14-269(b)(4) and (5) and G.S. 14-415.35. " 47 48 SECTION 1.15. G.S. 74G-6 reads as rewritten: 49 "§ 74G-6. Oaths, powers, and authority of campus police officers.

50 ...

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1 2 3 4	(d) Concealed Weapons. – Campus police officers shall have, if du campus police agency and by the sheriff of the county in which the cam located, the authority to carry concealed weapons pursuant to and $G.S. 14-269(b)(5).G.S. 14-269(b)(5)$ and $G.S. 14-415.35$.	pus police agency is
5		
6	SECTION 1.16. G.S. 113-136 reads as rewritten:	
7	"§ 113-136. Enforcement authority of inspectors and protectors; refu	sal to obey or allow
8	inspection by inspectors and protectors.	
9		
10	(d) Inspectors and protectors are additionally authorized to arrest w	
11	the terms of G.S. 15A-401(b) for felonies, for breaches of the peace, for ass	1
12	their presence, and for other offenses evincing a flouting of their auth	•
13	officers or constituting a threat to public peace and order which would	
14	authority of the State if ignored. In particular, they are authorized, subject	
15	administrative superiors, to arrest for violations of G.S. 14-223, 1	4-225, 14-269, and
16	14-277.<u>14-277</u>, and <u>14-415.35.</u>	
17		
18	SECTION 1.17. This Part becomes effective December 1,	2023, and applies to
19	offenses committed on or after that date.	
20		
21	PART II. AUTHORIZE ELECTED STATE OFFICIALS TO CARR	Y A CONCEALED
22	FIREARM WHILE PERFORMING OFFICIAL DUTIES	1. 1 ¹
23	SECTION 2.1. G.S. 14-269(b) is amended by adding a new su	
24	"(10) Any person who is an elected official or person appoint	
25 26	office in this State, when acting in discharge of their off	
20 27	has a concealed handgun permit issued in accordance wi	
27	Chapter or considered valid under G.S. 14-415.24; pro	_
28 29	shall not carry a concealed weapon at any time while cor	-
29 30	<u>unlawful controlled substance or while alcohol or an</u> substance remains in the person's body. This subdivision	
30 31		i does not exempt the
32	person from the provisions of G.S. 14-269.2." SECTION 2.2. G.S. 14-269.2(g)(1a) reads as rewritten:	
32 33	"(1a) A person exempted by the provisions of <u>subdivision</u>	(1) through (0) of
33 34	G.S. 14-269(b)."	<u>s (1) unougn (9) or</u>
35	SECTION 2.3. G.S. 14-415.11(c) reads as rewritten:	
36	"(c) Except as provided in G.S. 14-415.27, a permit does not authori	ze a person to carry a
37	concealed handgun in any of the following:	ze a person to earry a
38	(1) Areas prohibited by $G.S. 14-269.2, 14-269.3, and 14-27$	7.2 G.S. 14-269.2
39	(1) Areas prohibited by G.S. 14-269.3 and G.S. 14-277.2.	7.2. <u>0.9.11209.2.</u>
40	$\frac{11}{100}$ $1100000000000000000000000000000000000$	
41	SECTION 2.4. G.S. 14-415.27 reads as rewritten:	
42	"§ 14-415.27. Expanded permit scope for certain persons.	
43	(a) Notwithstanding G.S. 14-415.11(c), any of the following	persons who has a
44	concealed handgun permit issued pursuant to this Article or that is co	
45	G.S. 14-415.24 is not subject to the area prohibitions set out in G.S. 14-415	
46	a concealed handgun in the areas listed in G.S. 14-415.11(c) unless oth	
47	federal law:	1
48	(1) A district attorney.	
49	(2) An assistant district attorney.	
50	(3) An investigator employed by the office of a district attor	rney.
51	(4) A North Carolina district or superior court judge.	-

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1	(5) A magistrate.
2	(6) A person who is elected and serving as a clerk of court.
3	(7) A person who is elected and serving as a register of deeds.
4	(8) A person employed by the Department of Public Safety who has been
5	designated in writing by the Secretary of the Department and who has in the
6	person's possession written proof of the designation.
7	(9) A North Carolina administrative law judge.
8	(b) Notwithstanding G.S. 14-415.11(c), any elected official or person appointed to fill an
9	elective office in this State, when acting in discharge of their official duties, and who has a
0	concealed handgun permit issued pursuant to this Article or that is considered valid under
1	G.S. 14-415.21 is not subject to the area prohibitions set out in subdivisions (1a) through (8) of
2	G.S. 14-415.11(c) and may carry a concealed handgun in the areas listed in subdivisions (1a)
3	through (8) of G.S. 14-415.11(c) unless otherwise prohibited by federal law."
4	SECTION 2.5. This Part is effective when it becomes law and applies to offenses
5	committed on or after that date.
5	
7	PART III. SAVINGS CLAUSE AND EFFECTIVE DATE
8	SECTION 3.1. Prosecutions for offenses committed before the effective date of this
9	act are not abated or affected by this act, and the statutes that would be applicable but for this act
0	remain applicable to those prosecutions.
1	SECTION 3.2. Except as otherwise provided in this act, this act is effective when it
2	becomes law

becomes law.