GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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BILL DRAFT 2017-SAz-24 [v.2]

(THIS IS A DRAFT AND IS NOT READY FOR INTRODUCTION) 04/30/2018 05:40:55 PM

	Short Tit	le: In	c Penalties Threat/Firearm at School.	(Public)
	Sponsors	:		
	Referred	to:		
1			A BILL TO BE ENTITLED	
2	AN ACT	TO IN	ICREASE VARIOUS CRIMINAL PENALTIES REGARDING FIRE	ARMS
3	ON	EDUCA	ATIONAL PROPERTY, COMMUNICATING A THREAT OF	MASS
4	VIOI	LENCE	ON EDUCATIONAL PROPERTY, POSSESSION OF HANDGUN	√S BY
5	MINO	ORS, A	ND STORAGE OF FIREARMS.	
6	The Gene		embly of North Carolina enacts:	
7			FION. 1. G.S. 14-269.2 reads as rewritten:	
8			eapons on campus or other educational property.	
9	(a)		ollowing definitions apply to this section:	
10		(1)	Educational property. – Any school building or bus, school campus, g	
11			recreational area, athletic field, or other property owned, used, or oper	
12			any board of education or school board of trustees, or directors	for the
13			administration of any school.	
14		(1a)	Employee A person employed by a local board of education or	school
15		(11)	whether the person is an adult or a minor.	
16 17		(1b)	School. – A public or private school, community college, colle	ege, or
17		(2)	university.	nandad
18 19		(2)	Student. – A person enrolled in a school or a person who has been sus or expelled within the last five years from a school, whether the perso	-
20			adult or a minor.	лі 15 all
20 21		(3)	Switchblade knife. – A knife containing a blade that opens automatic	ally by
$\frac{21}{22}$		(\mathbf{J})	the release of a spring or a similar contrivance.	ally by
23		(3a)	Volunteer school safety resource officer. – A person who voluntee	rs as a
24		(34)	school safety resource officer as provided by G.S. 162-26 or G.S. 160A	
25		(4)	Weapon. – Any device enumerated in subsection (b), (b1), or (d)	
26		(.)	section.	or unis
27	(b)	It sha	Il be a Class I felony unlawful for any person knowingly to possess of	r carry.
28	· · ·		or concealed, any gun, rifle, pistol, or other firearm of any kind on educ	•
29			curricular or extracurricular activity sponsored by a school. Unless the c	
30			some other provision of law providing greater punishment, violation	
31			be punished as follows:	
32		(1)	Any person who possesses or carries a weapon prohibited by this sub	section
33			within a vehicle or a container affixed to a vehicle is guilty of a Class I	felony.



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1	(2)	Any person who removes a weapon prohibited by this	s subsection from a
2		vehicle or container affixed to a vehicle, or otherwise p	
3		weapon prohibited by this subsection in any manner	
4		vehicle or container affixed to a vehicle, is guilty of a Cla	ass F felony.
5	(3)	Anyany person who willfully discharges a firearm of any	kind on educational
6		property is guilty of a Class FClass E felony.	
7	However, t	his subsection does not apply to a BB gun, stun gun, air rifle,	, or air pistol.
8		hall be a Class GClass F felony for any person to possess or c	-
9		any dynamite cartridge, bomb, grenade, mine, or powerful ex-	
0		on educational property or to a curricular or extracurricular a	
1		subsection shall not apply to fireworks.	euvity sponsored by
2		hall be a Class I felony for any person to cause, encourage, o	r aid a minor who is
3		ars old to possess or carry, whether openly or concealed, any	
4		of any kind on educational property. However, this subsection	
15		gun, air rifle, or air pistol.	i does not apply to a
16	0 0	hall be a Class G felony for any person to cause, encourage, o	or aid a minor who is
17		ars old to possess or carry, whether openly or concealed, any	
18	•	, mine, or powerful explosive as defined in G.S. 14-284.1 on e	
19	-	n shall not apply to fireworks.	ducational property.
20		hall be a Class 1 misdemeanor for any person to possess or ca	arry whether openly
21	. ,	any BB gun, stun gun, air rifle, air pistol, bowie knife, dirk	
22		witchblade knife, blackjack, metallic knuckles, razors and	
23		sonal shaving), firework, or any sharp-pointed or edged	· · ·
24	• •	ipplies, unaltered nail files and clips and tools used solely for	-
25		d maintenance, on educational property.	
26		hall be a Class 1 misdemeanor for any person to cause, encou	rage or aid a minor
20 27		n 18 years old to possess or carry, whether openly or concealed	-
28		air pistol, bowie knife, dirk, dagger, slungshot, leaded cane	• •
29	-	tallic knuckles, razors and razor blades (except solely for	
30	-	y sharp-pointed or edged instrument except instructional su	
31		and tools used solely for preparation of food, instruction, a	
32	educational pro		and maintenance, on
33	-	twithstanding subsection (b) of this section it shall be a Class 1	misdamaan or rathar
34	• •	felony for any person to possess or carry, whether openly or	
35		or other firearm of any kind, on educational property or	
36		activity sponsored by a school if:	to a cumcular of
37	(1)	The person is not a student attending school on the educa	tional property or an
38	(1)	employee employed by the school working on the educat	
39	(1a)		
40	(14)	sponsored by the school at which the student is enrol	
+0 41		attending a curricular or extracurricular activity sponso	1 2
+1 12		which the employee is employed; and	red by the school at
+2 13	(2)	Repealed by Session Laws 1999-211, s. 1, effective Dec	combor 1, 1000, and
+3 14	(2)	applicable to offenses committed on or after that date.	centoer 1, 1999, and
+4 15	(2)	The firearm is not loaded, is in a motor vehicle, and is i	n a locked container
+5 16	(3)	or a locked firearm rack.	li a lockeu containei
+0 7	(4)	Repealed by Session Laws 1999-211, s. 1, effective Dec	cember 1 1000 and
F7 18	(4)	applicable to offenses committed on or after that date.	
10 19	(g) Th:	s section shall not apply to any of the following:	
+9 50	(g) Thi (1)	A weapon used solely for educational or school-sar	nctioned coromonic
51	(1)	purposes, or used in a school-approved program co	
1		purposes, or used in a school-approved program co	maactea under the

ly Of North Carolina	Session 2017
• •	approved by the school
•)(b)
	•
	a school, when acting in
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	ll Woods Natura Contar
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	controls the educational
	eral Statutes as an armed
-	eral Statutes as an armed
	•
pursuant to an agreement as provided in G.S. 1150	C-47(61) and either G.S.
162-26 or G.S. 160A-288.4, provided that the volunte	er school safety resource
officer is acting in the discharge of the person's off	icial duties and is on the
educational property of the school that the officer wa	s assigned to by the head
of the appropriate local law enforcement agency.	
1 1 1 2	6 6
	y, as soon as practical to
	•
ipus of the institution at which the person is employed	when all of the following
	1 11
	reside.
	h = C C + 11C + 142 + 1
-	-
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	landgun pursuant to this
1 0	nnara ac annranriata.
employee's residence or in a closed compart	-
	 supervision of an adult whose supervision has been authority. A person exempted by the provisions of G.S. 14-265 Firefighters, emergency service personnel, North personnel, detention officers employed by and auticarry firearms, and any private police employed by the discharge of their official duties. Home schools as defined in G.S. 115C-563(a). Weapons used for hunting purposes on the Howe property in Johnston County owned by Johnston Coused with the written permission of Johnston Conhunting purposes on other educational property wh permission of the governing body of the school that property. A person registered under Chapter 74C of the Gene armored car service guard or an armed courier servithe discharge of the guard's duties and with the perminiversity. A person registered under Chapter 74C of the Gene security guard while on the premises of a hospitz located on educational property when acting in the duties with the permission of the college or universit A volunteer school safety resource officer provid pursuant to an agreement as provided in G.S. 1150 162-26 or G.S. 160A-288.4, provided that the volunt officer is acting in the discharge of the person's off educational property of the school that the officer was of the appropriate local law enforcement agency. Fron shall be guilty of a criminal violation of this serving of a weapon so long as both of the following app The person cellivers the weapon, directly or indirectl law enforcement authorities. The employee's residence is a detached, single-famil the employee and the employee's inmediate family in the institution at which the person is employee The employee's residence is a detached, single-famil the employee is a bandgun. The handgun is possessed in one of the following markates.

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123456789012345678901			the employee's locked vehicle that is located i educational property of the institution at which and resides. Except for direct transfer between vehicle, the handgun must remain at all times of the employee's residence or in the close employee's locked vehicle. The employee may enter or exit, but must lock the vehicle immediate or exit if the handgun is in the vehicle If the employee is not authorized to carry pursuant to Article 54B of this Chapter, the h premises of the employee's residence, and employee's vehicle when the vehicle is occupie the employee is immediately leaving the campt to their residence from off campus. The employ handgun on the employee's person outside employee's residence to the employee's vehicle immediately leaving the campus or from the em- residence when the employee is arriving at to campus.	the person is employed in the residence and the either on the premises d compartment of the y unlock the vehicle to nediately following the a concealed handgun andgun may be on the may only be in the ed by the employee and us or is driving directly loyee may possess the the premises of the ransfer of the handgun when the employee is inployee's vehicle to the the residence from off
2			ne campus of the school at which the person is en	nployed when all of the
3 4	following criteria (1)		et: mployee's residence is a detached, single-family	dwalling in which only
+ 5	(1)		nployee and the employee's immediate family re-	u
6	(2)		chool is either:	, , , , , , , , , , , , , , , , , , ,
7		a.	A public school which provides residential	housing for enrolled
8			students.	
9		b.	A nonpublic school which provides residentia	-
0 1			students and has not specifically prohibited handgun pursuant to this subsection.	I the possession of a
2	(3)	The x	veapon is a handgun.	
3	(4)		andgun is possessed in one of the following man	ners as appropriate:
4	()	a.	If the employee has a concealed handgun per	
5			Article 54B of this Chapter, or who is exempt f	
6			pursuant to that Article, the handgun may be	
7 8			employee's residence or in a closed compartm	
o 9			the employee's locked vehicle that is located i educational property of the school at which t	
0			and resides. Except for direct transfer between	
1			vehicle, the handgun must remain at all times	
2			of the employee's residence or in the close	d compartment of the
3			employee's locked vehicle. The employee may	
4			enter or exit, but must lock the vehicle imm	
5		1	entrance or exit if the handgun is in the vehicle	
6 7		b.	If the employee is not authorized to carry pursuant to Article 54B of this Chapter, the h	
8			premises of the employee's residence, and	
9			employee's vehicle when the vehicle is occupie	
0			the employee is immediately leaving the camp	
1			to their residence from off campus. The emp	

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1			handgun on the employee's person outside	the premises of the
2			employee's residence when making a direct tr	-
3			from the residence to the employee's vehicle	
4			immediately leaving the campus or from the en	1 0
5			residence when the employee is arriving at t	
6			campus.	
7	(k)	The pro	ovisions of this section shall not apply to a person who has	as a concealed handgun
8	· · ·	-	under Article 54B of this Chapter, or who is exempt f	
9	-		ticle, if any of the following conditions are met:	
10	1		The person has a handgun in a closed compartment of	or container within the
11		. ,	person's locked vehicle or in a locked container securely	
12			vehicle and only unlocks the vehicle to enter or exit	-
13			firearm remains in the closed compartment at all times	
14			the vehicle following the entrance or exit.	
15			The person has a handgun concealed on the person and	d the person remains in
16			the locked vehicle and only unlocks the vehicle to allo	ow the entrance or exit
17			of another person.	
18		(3)	The person is within a locked vehicle and remov	es the handgun from
19			concealment only for the amount of time reasonably no	ecessary to do either of
20			the following:	
21			a. Move the handgun from concealment on th	ne person to a closed
22			compartment or container within the vehicle.	
23			b. Move the handgun from within a closed com	npartment or container
24			within the vehicle to concealment on the person	n.
25	(1)		affirmative defense to a prosecution under subsection (
26	-		as authorized to have a concealed handgun in a lock	-
27			his section and removed the handgun from the vehicle	
28	threatenii	0	on in which deadly force was justified pursuant to G.S.	14-51.3."
29			ON 2. G.S. 14-269.7 reads as rewritten:	
30			ibitions on handguns for minors.	
31	(a)		nor who willfully and intentionally possesses or carries	s a handgun is guilty of
32	-		misdemeanor.	
33	(b)		ction does not apply:	
34			To officers and enlisted personnel of the Armed Force	
35			when in discharge of their official duties or acting unde	r orders requiring them
36			to carry handguns.	
37			To a minor who possesses a handgun for educational o	
38			while the minor is supervised by an adult who is prese	
39			To an emancipated minor who possesses such hand	igun inside his or her
40			residence.	
41			To a minor who possesses a handgun while hunting of	
42			limits of an incorporated municipality if he has o	-
43			permission from a parent, guardian, or other person sta	anding in loco parentis.
44 45	(c)		lowing definitions apply in this section:	is and to be fined by the
45 46			Handgun. $-$ A firearm that has a short stock and is desired as a single hand, an any combination of parts from	
46 47			use of a single hand, or any combination of parts from	n which such a fifearm
47 48			can be assembled.	
48 49			Minor. – Any person under 18 years of age." ON 3. G.S. 14-277.5 reads as rewritten:	
49 50	"8 1 <i>1_77</i>		ing a false report concerning mass violence on educ	estional property
50 51	8 14-27 (a)		lowing definitions apply in this section:	auonai property.
51	(a)		is wing definitions apply in this section.	

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(1)	Educational property. – As defined in G.S. 14-269.	2.
(2)	Mass violence. – Physical injury that a reasonabl	
	could lead to permanent injury (including mental or	emotional injury) or deat
	to two or more people.	
(3)	School. – As defined in G.S. 14-269.2.	
(b) A pe	rson who, by any means of communication to any per	rson or groups of persons
makes a report, l	mowing or having reason to know the report is false, the	hat an act of mass violenc
is going to occu	on educational property or at a curricular or extracu	ricular activity sponsore
by a school, is g	uilty of a Class H<u>C</u>lass G felony.	
(c) The c	court may order a person convicted under this section to	pay restitution, includin
costs and consec	uential damages resulting from the disruption of the I	normal activity that woul
have otherwise	occurred on the premises but for the false report, p	ursuant to Article 81C of
Chapter 15A of	the General Statutes."	
SEC	TION 4. Article 36 of Chapter 14 of the General State	utes is amended by addin
a new section to	read:	
	communicating a threat of mass violence on educat	
-	rson who, by any means of communication to any per	
	nmit an act of mass violence on educational prope	-
	ctivity sponsored by a school, is guilty of a Class F fe	•
	ourt may order a person convicted under this section to	
	uential damages resulting from the disruption of the i	-
	occurred on the premises but for the communicated	threat, pursuant to Artic
•	15A of the General Statutes.	
	lefinitions in G.S. 14-277.5 apply to this section."	
	FION 5. G.S. 14-315.1 reads as rewritten:	
	orage of firearms to protect minors.	C
	person who resides in the same premises as a minor, ov	-
	ves the firearm (i) in a condition that the firearm can	-
	person knew or should have known that an unsupervis	
	e firearm, is guilty of a Class <u>1</u> Class <u>A1</u> misdemeanor	
minor and the m	but the lawful permission of the minor's parents or a point	erson naving charge of th
(1)	Possesses it in violation of G.S. 14-269.2(b);	
(1) (2)	Exhibits it in a public place in a careless, angry, or	threatening manner.
(2)	Causes personal injury or death with it not in self d	e
(4)	Uses it in the commission of a crime.	
	ing in this section shall prohibit a person from carryi	ng a firearm on his or h
	in such close proximity that it can be used as easily a	
the body.	in such close proximity that it can be used as easily a	in quickly as it called t
•	section shall not apply if the minor obtained the firearn	n as a result of an unlawfi
entry by any per	** *	i as a result of an anawro
	or" as used in this section means a person under 18	s vears of age who is no
emancipated."	or as about in this section means a person ander re	
-	TION 6. This act becomes effective December 1, 202	18, and applies to offense
	after that date.	-, me applies to offense