GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 562 Committee Substitute Favorable 4/28/15 Committee Substitute #2 Favorable 4/30/15 PROPOSED COMMITTEE SUBSTITUTE H562-PCS40467-SA-66

Short Title: Amend Firearm Laws.

Sponsors:

Referred to:

April 6, 2015

1			A BILL TO BE ENTITLED
2			IEND VARIOUS FIREARM LAWS.
3	The Gene		embly of North Carolina enacts:
4	"(L)		TION 1.(a) G.S. 14-269(b) reads as rewritten:
5 6	"(b)	rms p	prohibition shall not apply to the following persons:
0 7		 (4a)	Any person who is a district attorney, an assistant district attorney, or an
8		(4 <i>a</i>)	investigator employed by the office of a district attorney and who has a
9			concealed handgun permit issued in accordance with Article 54B of this
10			Chapter or considered valid under G.S. 14-415.24; provided that the person
11			shall not carry a concealed weapon at any time while in a courtroom or while
12			consuming alcohol or an unlawful controlled substance or while alcohol or
13			an unlawful controlled substance remains in the person's body. The district
14			attorney, assistant district attorney, or investigator shall secure the weapon in
15			a locked compartment when the weapon is not on the person of the district
16			attorney, assistant district attorney, or investigator; investigator.
17			Notwithstanding the provisions of this subsection, a district attorney may
18			carry a concealed weapon while in a courtroom;
19			
20		<u>(7)</u>	A person employed by the Department of Public Safety who has been
21			designated in writing by the Secretary of the Department, who has a
22			concealed handgun permit issued in accordance with Article 54B of this
23			Chapter or considered valid under G.S. 14-415.24, and has in the person's
24			possession written proof of the designation by the Secretary of the
25			Department, provided that the person shall not carry a concealed weapon at
26			any time while consuming alcohol or an unlawful controlled substance or
27			while alcohol or an unlawful controlled substance remains in the person's
28		(0)	body.
29 30		<u>(8)</u>	Any person who is an administrative law judge described in Article 60 of Chapter 7A of the General Statutes and who has a concealed handgun permit
30 31			• •
32			issued in accordance with Article 54B of this Chapter or considered valid under G.S. 14-415.24, provided that the person shall not carry a concealed
33			weapon at any time while consuming alcohol or an unlawful controlled
55			weapon at any time while consuming account of an amawful controlled



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	substance or while alcohol or an unlawful controlled substa	nce remains in
	the person's body."	
S	ECTION 1.(b) G.S. 14-269.4 reads as rewritten:	
	Weapons on certain State property and in courthouses.	
	e unlawful for any person to possess, or carry, whether openly or	concealed, any
	on, not used solely for instructional or officially sanctioned ceremon	•
	bitol Building, the Executive Mansion, the Western Residence of the	
	ds of any of these buildings, and in any building housing any court	
	ice. If a court is housed in a building containing nonpublic uses in	
	his prohibition shall apply only to that portion of the building	
	le the building is being used for court purposes.	
	ion shall not apply to any of the following:	
	ion bhan not apprif to any of the following.	
(7	Any person who carries or possesses an ordinary pocket knif	e. as defined in
<u></u>	G.S. 14-269(d), carried in a closed position into the State Cap	
	on the grounds of the State Capitol Building.	
Any per	son violating the provisions of this section shall be guilty	of a Class 1
misdemeanor		
S	ECTION 1.(c) G.S. 14-415.27 reads as rewritten:	
"§ 14-415.27	. Expanded permit scope for certain persons.	
Notwiths	tanding G.S. 14-415.11(c), any of the following persons who have	as a concealed
	nit issued pursuant to this Article or that is considered valid under	
is not subjec	t to the area prohibitions set out in G.S. 14-415.11(c) and may can	rry a concealed
handgun in th	ne areas listed in G.S. 14-415.11(c) unless otherwise prohibited by f	ederal law:
(1) A district attorney.	
(2	2) An assistant district attorney.	
(3	An investigator employed by the office of a district attorney.	
(4	A North Carolina district or superior court judge.	
(5		
(6		
(7		
<u>(8</u>		
	designated in writing by the Secretary of the Department and	who has in the
	person's possession written proof of the designation.	
<u>(9</u>		
	ECTION 1.(d) G.S. 120-32.1 is amended by adding a new subsect	
	o rule adopted under this section shall prohibit a legislator or legisl	
	oncealed handgun permit issued in accordance with Article 54B of	
	Statutes, or considered valid under G.S. 14-415.24, from carryin	<u> </u>
	the premises of the State legislative buildings and grounds.	
	nployee shall provide notice to the Chief of the General Assembly	
	s designee, before carrying the handgun on the premises of the S	
	d grounds; however, once initial notice is provided as required by	
	nt notification shall be required. The Chief of the General Assembly	/ Special Police
	<u>a procedure for such notification.</u> " ECTION 1 (a) $C = 14.415 \cdot 11(a)(2)$ reads as rewritten:	
	ECTION 1.(e) G.S. 14-415.11(c)(3) reads as rewritten: xcept as provided in G.S. 14-415.27, a permit does not authorize a	noreon to come
. ,		person to carry
a concealed f	handgun in any of the following:	
	B) In an area prohibited by rule adopted under G.S. 120-32.1	<u>GS 120-32 1</u>
(except that a legislator or legislative employee who has a con-	
	<u>encept mat a registator or registative employee</u> who has a con-	

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	permit issued in accordance with Article 54B of	of Chapter 14 of the General
	Statutes, or considered valid under G.S. 14-41	5.24, may carry a concealed
	handgun on the premises of the State legislati	ve buildings and grounds as
	defined in G.S. 120-32.1(d); provided he or sl	he complies with any notice
	required by G.S. 120-32.1(c2)."	
SE	CTION 2. G.S. 14-269.2(k) reads as rewritten:	
"(k) The	e provisions of this section shall not apply to a p	person who has a concealed
handgun pern	nit that is valid under Article 54B of this Chapt	er, or who is exempt from
obtaining a per	rmit pursuant to that Article, who if any of the follow	ving conditions are met:
<u>(1)</u>	The person has a handgun in a closed compart	ment or container within the
	person's locked vehicle or in a locked conta	iner securely affixed to the
	person's vehicle. A person may unlock vehicle	and only unlocks the vehicle
	to enter or exit the vehicle provided while the t	firearm remains in the closed
	compartment at all times and immediately	locks the vehicle is locked
	immediately following the entrance or exit.	
<u>(2)</u>	The person has a handgun concealed on the person	son and the person remains in
	the locked vehicle and only unlocks the vehicle	to allow the entrance or exit
	<u>of another person.</u>	
<u>(3)</u>	The person is within a locked vehicle and	removes the handgun from
	concealment only for the amount of time reason	onably necessary to do either
	of the following:	
	a. Move the handgun from concealment	on the person to a closed
	compartment or container within the veh	<u>iicle.</u>
	b. Move the handgun from within a close	ed compartment or container
	within the vehicle to concealment on the	=
	CTION 3. G.S. 14-269.2 is amended by adding a new	
	is an affirmative defense to a prosecution under	
	he person was authorized to have a concealed h	-
-	bsection (k) of this section and removed the hand	
	a threatening situation in which deadly force	was justified pursuant to
<u>G.S. 14-51.3.</u> "		
	CTION 4.(a) Article 45 of Chapter 106 of the Ge	neral Statutes is amended by
U	section to read:	
	Regulation of firearms at State Fair.	••• •••••••••••••••••••••••••••••••••••
	cept as otherwise provided in this section, the Con	
	prohibit the carrying of firearms in any manner on	the State Fairgrounds during
-	ime each year that the State Fair is conducted.	
	twithstanding subsection (a) of this section, any p	ronibition under this section
	$\frac{1}{2}$ to the following persons:	(2) (4) or (5)
$\frac{(1)}{(2)}$		-
<u>(2)</u>		
	54B of this Chapter, or who is exempt from of	• • •
	that Article, who has a handgun in a closed com	-
	the person's locked vehicle or in a locked cont person's vehicle. A person may unlock the vehicle	-
	person's vehicle. A person may unlock the vehic provided the firearm remains in the aloged com	
	provided the firearm remains in the closed com	
CF	vehicle is locked immediately following the entr CTION 4.(b) The Department of Agriculture	
	Public Safety and the North Carolina Sheriffs' Ass	
	w persons with concealed handgun permits to carry	· · ·
	parking lot to the entrance of the State Fairgroun	

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storage for and retrieval of those handguns at or near the entrance. The Department of
 Agriculture shall report to the Joint Legislative Oversight Committee on Justice and Public
 Safety by April 1, 2016, with recommendations, including any necessary legislation.

SECTION 5.(a) G.S. 14-409.46 reads as rewritten:

"§ 14-409.46. Sport shooting range protection.

6 (a) Notwithstanding any other provision of law, a person who owns, operates, or uses a 7 sport shooting range in this State shall not be subject to civil liability or criminal prosecution in 8 any matter relating to noise or noise pollution resulting from the operation or use of the range if 9 the range was in existence at least three years prior to the effective date of this Article and the 10 range was is in compliance with any noise control laws or ordinances that applied to the range 11 and its operation at the time the range began operation.

12 (b) A person who owns, operates, or uses a sport shooting range is not subject to an 13 action for nuisance on the basis of noise or noise pollution, and a State court shall not enjoin 14 the use or operation of a range on the basis of noise or noise pollution, if the range was in 15 existence at least three years prior to the effective date of this Article and the range was is in 16 compliance with any noise control laws or ordinances that applied to the range and its operation 17 at the time the range began operation.

18 (c) Rules adopted by any State department or agency for limiting levels of noise in 19 terms of decibel level that may occur in the outdoor atmosphere shall not apply to a sport 20 shooting range exempted from liability under this Article. that was in operation prior to the 21 adoption of the rule.

22 (d) A person who acquires title to real property adversely affected by the use of 23 property with a permanently located and improved sport shooting range constructed and 24 initially operated prior to the time the person acquires title shall not maintain a nuisance action 25 on the basis of noise or noise pollution against the person who owns the range to restrain, 26 enjoin, or impede the use of the range. If there is a substantial change in use of the range after 27 the person acquires title, the person may maintain a nuisance action if the action is brought 28 within one year of the date of a substantial change in use. This section does not prohibit actions 29 for negligence or recklessness in the operation of the range or by a person using the range.

30 (e) A sport shooting range that is operated and is not in violation of existing law at the 31 time of the enactment of an ordinance and was in existence at least three years prior to the 32 effective date of this Article, shall be permitted to continue in operation even if the operation of 33 the sport shooting range at a later date does not conform to the new ordinance or an amendment 34 to an existing ordinance, provided there has been no substantial change in use."

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SECTION 5.(b) G.S. 14-409.47 reads as rewritten: "§ 14-409.47. Application of Article.

Except as otherwise provided in this Article, this Article does not prohibit a local government from regulating the location and construction of a sport shooting range after the effective date of this Article.September 1, 1997."

40 41 **SECTION 6.** G.S. 14-415.4(a) reads as rewritten:

- "(a) Definitions. The following definitions apply in this section:
- 42 (1) Firearms rights. The legal right in this State of a person to purchase, own,
 43 possess, or have in the person's custody, care, or control any firearm or any
 44 weapon of mass death and destruction as those terms are defined in
 45 G.S. 14-415.1 and G.S. 14-288.8(c). The term does not include any weapon
 46 defined in G.S. 14-409(a).
- 47 (2) Nonviolent felony. The term nonviolent felony does not include any felony
 48 that is a Class A, Class B1, or Class B2 felony. Also, the term nonviolent
 49 felony does not include any Class C through Class I felony that is one of the
 50 following:

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		a. An offense that includes assault as an essent	ial element of the
		offense.	f a fina ann an athan
		b. An offense that includes the possession or use of deadly weapon as an assential or ponessential alar	
		deadly weapon as an essential or nonessential eler or the offender was in possession of a firear	
		weapon at the time of the commission of the offen	
		c. An offense for which the offender was armed with	
		or other deadly weapon.	in or used a meanin
		d. An offense for which the offender must register u	nder Article 27A of
		Chapter 14 of the General Statutes."	
	SEC	FION 7. G.S. 14-415.12(b) reads as rewritten:	
"(b)		heriff shall deny a permit to an applicant who:	
(-)	(1)	Is ineligible to own, possess, or receive a firearm under	er the provisions of
	(-)	State or federal law.	F
	(2)	Is under indictment or against whom a finding of probab	le cause exists for a
		felony.	
	(3)	Has been adjudicated guilty in any court of a felony, unle	ess: (i) the felony is
		an offense that pertains to antitrust violations, unfair	trade practices, or
		restraints of trade, or (ii) the person's firearms rights	have been restored
		pursuant to G.S. 14-415.4.	
	(4)	Is a fugitive from justice.	
	(5)	Is an unlawful user of, or addicted to marijuana, alcohol	• •
		stimulant, or narcotic drug, or any other controlled subs	stance as defined in
		21 U.S.C. § 802.	
	(6)	Is currently, or has been previously adjudicated	-
		administratively determined by a governmental agency v	
		subject to judicial review to be, lacking mental capac	• •
		Receipt of previous consultative services or outpatient tr	eatment alone shall
	(7)	not disqualify an applicant under this subdivision. Is or has been discharged from the Armed Forces of the	United States under
	(7)	conditions other than honorable.	United States under
	(8)	Is Except as provided in subdivision (8a), (8b), or (8c) of	of this section is or
	(0)	has been adjudicated guilty of or received a prayer for j	
		or suspended sentence for one or more crimes of viol	- U
		misdemeanor, including but not limited to, a violation	
		under Article 8 of Chapter 14 of the General Statutes,	
		misdemeanor under G.S. 14-225.2, 14-226.1, G.S.	
		14-269.2, 14-269.3, 14-269.4, 14-269.6, 14-276.1,	
		14-277.2, 14-277.3A, 14-281.1, 14-283, 14-283 exce	· · · ·
		involving fireworks exempted under G.S. 14-414, 14-28	*
		or (2), 14-288.4(a)(1), 14-288.6, 14-288.9, former	14-288.12, former
		14-288.13, former 14-288.14, 14-288.20A, 14-31	8.2, 14-415.21(b),
		14-415.26(d), or former G.S. 14-277.3.G.S. 14-277.3 with	hin three years prior
		to the date on which the application is submitted.	
	<u>(8a)</u>	Has been adjudicated guilty of or received a prayer for j	udgment continued
		or suspended sentence for one or more misdemea	anor violations of
		G.S. 14-277.3A or former G.S. 14-277.3 within five year	ars prior to the date
		on which the application is submitted.	
	<u>(8b)</u>	Is prohibited from possessing a firearm pursuant to 18 L	
		result of a conviction of a misdemeanor crime of domestic	c violence

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1	<u>(8c)</u>	Has been adjudicated guilty of or received a pray	ver for judgment continued
2		or suspended sentence for one or more crimes	involving an assault or a
3		threat to assault a law enforcement officer, pr	obation or parole officer,
4		person employed at a State or local detention faci	lity, firefighter, emergency
5		medical technician, medical responder, or emerger	ncy department personnel.
6	(9)	Has had entry of a prayer for judgment continu	ed for a criminal offense
7		which would disqualify the person from obtain	ning a concealed handgun
8		permit.	
9	(10)	Is free on bond or personal recognizance pending	
0		for a crime which would disqualify him from obta	ining a concealed handgun
1		permit.	
2	(11)	Has been convicted of an impaired driving off	
3		20-138.2, or 20-138.3 within three years prior	to the date on which the
4		application is submitted."	
5		TION 8. G.S. 113-291.1(c) reads as rewritten:	
6 "(c)	It is a	a Class 1 misdemeanor for any person taking wildlif	e to have in his possession
7 any:			
8	(1)	Repealed by Session Laws 2013-369, s. 23, effecti	
9	(2)	Weapon of mass death and destruction as define	,
0		than a suppressor or other device designed to mu	
1		of a firearm or short-barreled rifle that is lawfully	
2		compliance with 26 U.S.C. Chapter 53 §§ 5801-58	
		e Resources Commission may prohibit individual	0 0 0
-	-	es from carrying axes, saws, tree-climbing equipme	· ·
•		ate the unlawful taking of wildlife, except tree-cli	• • • •
		by persons lawfully taking raccoons and opossums of	during open season."
7		TION 9. G.S. 14-415.21 reads as rewritten:	
		iolations of this Article punishable as an infractio	
9 (a)	1	erson who has been issued a valid permit who i	
		un without the permit in the person's possession or v	
		t officer that the person holds a valid permit and	
0	-	uired by G.S. 14-415.11, shall be guilty of an infrac	*
		ith G.S. 14-3.1. <u>Any person who has been issued a value of the second s</u>	-
•	-	oncealed handgun in violation of G.S. 14-415.11(c	
		ay be required to pay a fine of up to five hundred d	<u>ionars (\$500.00).</u> In neu or
1,2,0		e person may surrender the permit.	a found to be commine a
7 (a1)	-	erson who has been issued a valid permit who i	
	U	gun in violation of subdivision (c)(8) or subsection (c	c2) of G.S. 14-415.11 shall
		ass 1 misdemeanor.	other there as not forth in
$\begin{array}{c} 0 \\ 1 \\ \end{array} (b) \\ (b) \\ (b) \\ (b) \\ (b) \\ (c) \\$		erson who violates the provisions of this Article (a_1) of this spectrum is grifter of a Class 2 mind encounter (a_1)	
		(a1) of this section is guilty of a Class 2 misdemean	
2 14 404 1		TION 10.(a) The following statutes are repeat	led: G.S. 14-402, 14-403,
		and $14-407.1$.	
4		TION 10.(b) G.S. 14-315(b1) reads as rewritten:	tion if all of the following
5 "(h1)	Defei	nse. – It shall be a defense to a violation of this sec	and in an of the following
5 "(b1)			
6 condition	s are m		apparently valid namit to
6 condition 7		The person shows that the minor produced an a	· · ·
6 condition 7 8	s are m	The person shows that the minor produced an a receive the weapon, if such a permit would be r	· · ·
6 condition 7 8 9	s are m (1)	The person shows that the minor produced an a receive the weapon, if such a permit would be refor transfer of the weapon to an adult.	equired under G.S. 14-402
6 condition 7 8	s are m	The person shows that the minor produced an a receive the weapon, if such a permit would be r	equired under G.S. 14-402

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	a.	Shows that the minor produced a drividentification card issued under G.S. 20-37.7 card, or a passport, showing the minor's age age for purchase and bearing a physical d named on the card reasonably describing the	<i>t</i> , a military identification to be at least the required lescription of the person
	b.	Produces evidence of other facts that reasons of sale that the minor was at least the require	
	SECTION 1	0.(c) G.S. 14-402(a) reads as rewritten:	
	"(a) It is unlawful	for any person, firm, or corporation in this St	tate to sell, give away, or
	· 1	or receive, at any place within this State from	• •
	• 1	tol unless: (i) a license or permit is first obtai	
		er from the sheriff of the county in which t	
		valid North Carolina concealed handgun per	
		ne purchaser or receiver who must be a resider	
		e, or (iii) the person purchasing or receiving t	
	-	to 18 U.S.C. § 922 and the dealer performs a l	-
		l Background Check System (NICS) at the tir	ne the pistol is purchased
	or received.		
e		ny person or persons to receive from any	
		ost department, rural mail carrier, express ag	1 0
		n the State of North Carolina any pistol with	
-		exhibiting at the time of the delivery of the	1
	0	e permit from the sheriff as provided in C	• 1
v	0 1	of this section is guilty of a Class 2 misdemear	or."
		0.(d) G.S. 14-404 reads as rewritten:	
		or refusal of permit; appeal from refusa	l; grounds for refusal;
	sheriff's fee.		
		tion, the sheriff shall issue the permit to a	•
		permit is for collecting, in which case a sheri	in can issue a permit to a
n		eriff has done all of the following:	ninal history hadronound
		ed, before the issuance of a permit, by a crimination that it is not a violation of State or fad	
		igation that it is not a violation of State or fed	
	-	rchase, transfer, receive, or possess a han nine the criminal and background history of an	-
		iterized criminal history records as maintaine	
	-	igation and the Federal Bureau of Investig	-
		al criminal history records check, by conduc	
		al Instant Criminal Background Check S	0 0
		cting a criminal history check through the Ad	•
	Court	• • •	ministrative office of the
		satisfied himself or herself by affidavits, ora	l evidence or otherwise
		he good moral character of the applicant. For	
		blicant's good moral character to receive a per-	
		ler an applicant's conduct and criminal history	•
		diately preceding the date of the application.	y for the five-year period
		satisfied himself or herself that the applicant	desires the possession of
	· · ·	eapon mentioned for (i) the protection of the	-
		or property, (ii) target shooting, (iii) collection	-
	-	is not fully satisfied, the sheriff may, for good	-
is		Il provide to the applicant within seven days	
	-) for the refusal. The statement shall cite the	

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1 2 3	the sheriff concluded that the applicant was not qualified for the issuance by statute number, the applicable law upon which the denial is based. refusal shall lie by way of petition to the chief judge of the district court	An appeal from the
4 5	the district in which the application was filed. The determination by the c be upon the facts, the law, and the reasonableness of the sheriff's refusal, as	ourt, on appeal, shall
6		
7	(e) The sheriff shall charge for the sheriff's services upon receipt o	
8 9	of five dollars (\$5.00) for each permit requested. There shall be no limit frequency of permit applications and no other costs or fees other th	an provided in this
10	subsection shall be charged for the permit, including, but not limite	-
11	investigation, processing, or medical background checks by the sheriff	or others providing
12	records to the sheriff.	Demonstration of Deskiller
13 14	(e1) The application for a permit shall be on a form created by the I Safety in consultation with the North Carolina Sheriffs' Association. This	s application shall be
15	used by all sheriffs and must be provided by the sheriff both electronical	
16	Only the following shall be required to be submitted by an applicant for a p	
17	(1) <u>The permit application developed pursuant to this subse</u>	
18	(2) <u>Five dollars (\$5.00) for each permit requested pursuan</u>	t to subsection (e) of
19	this section.	·/ C/I I' /
20	$(3) \qquad A \text{ government issued identification confirming the ident}$	ity of the applicant.
21	(4) Proof of residency.	
22	(5) <u>A signed release, in a form to be prescribed by the Adr</u>	
23	the Court, that authorizes and requires disclosure to the	
24	orders concerning the mental health or capacity of the	
25 26	for the sole purpose of determining whether the applic receive a permit pursuant to this section.	ant is disquanned to
20	No additional document or evidence shall be required from any application	nt
28	ivo additional document of evidence shan be required from any application	<u>unt.</u>
29	(i) <u>A person or entity shall promptly disclose to the sheriff, upon</u>	n presentation by the
30	applicant or sheriff of an original or photocopied release form described	
31	subsection (e1) of this section, any court orders concerning the mental hea	
32	applicant who signed the release form."	<u>uni or cupuenty or the</u>
33	SECTION 11.(a) G.S. 122C-54(d1) is repealed.	
34	SECTION 11.(b) G.S. 122C-54.1 is recodified as G.S. 14-409	.42.
35	SECTION 11.(c) G.S. 14-404(c1) is repealed.	
36	SECTION 11.(d) Article 53B of Chapter 14 of the General St	atutes is amended by
37	adding a new section to read:	,
38	"§ 14-409.43. Reporting of certain disqualifiers to the Nationa	l Instant Criminal
39	Background Check System (NICS).	
40	(a) Excluding Saturdays, Sundays, and holidays, not later than 48	hours after receiving
41	notice of any of the following judicial determinations or findings, the cler	k of superior court in
42	the county where the determination or finding was made shall work through	gh the Administrative
43	Office of the Courts to cause a record of the determination or finding to	be transmitted to the
44	National Instant Criminal Background Check System (NICS):	
45	(1) <u>A determination that an individual shall be involunta</u>	-
46	facility for inpatient mental health treatment upon	a finding that the
47	individual is mentally ill and a danger to self or others.	
48	(2) <u>A determination that an individual shall be involunta</u>	
49	facility for outpatient mental health treatment upon	
50	individual is mentally ill and, based on the individual's	treatment history, in

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1		need of treatment in order to prevent fu	urther disability or deterioration that
2		would predictably result in a danger to so	
3	<u>(3)</u>	A determination that an individual sha	
4	<u></u>	facility for substance abuse treatment up	•
5		substance abuser and a danger to self or	
6	<u>(4)</u>	A finding that an individual is not guilty	
7	$\frac{1}{(5)}$	A finding that an individual is mentally	
8	<u></u>	<u>trial.</u>	F
9	<u>(6)</u>	A finding that an individual lacks the	capacity to manage the individual's
10	<u>(*)</u>	own affairs due to marked subnorm	
11		incompetency, condition, or disease.	
12	<u>(7)</u>	A determination to grant a petition to	o an individual for the removal of
13	<u></u>	disabilities pursuant to G.S. 14-409.42 o	
14	The 48-hour	period for transmitting a record of a jud	• • •
15		section (a) of this section begins upon re	
16		ation or finding. The Administrative Offi	
17		court to transmit information to the NICS	· · · · · · · · · · · · · · · · · · ·
18	-	ding Saturdays, Sundays, and holidays, no	
19		ance of a felony warrant, indictment, cri	•
20		ive Office of the Courts shall transm	
21		ninal summons, or order for arrests to the	· · · ·
22		ck System (NICS)).	
23		ding Saturdays, Sundays, and holidays, no	ot later than 48 hours after service by
24		order issued by a judge pursuant to Char	•
25		50B-3(d) the sheriff shall cause a record	
26		Criminal Information System."	
27		FION 11.(e) G.S. 122C-54(d2) reads as re	ewritten:
28		ecord of involuntary commitment for in	
29	treatment or for	substance abuse treatment required by s	ubsection (d1) of this section to be
30	reported to the N	ational Instant Criminal Background Chec	ck System (NICS) by G.S. 14-409.43
31	shall be accessib	le only by an entity having proper access	s to NICS the sheriff or the sheriff's
32	designee for the	purposes of conducting background cl	hecks under G.S. 14-404 and shall
33	remain otherwise	e confidential as provided by this Article	e. The Administrative Office of the
34	Courts shall add	pt rules to require clerks of court to tr	ansmit information to the NICS as
35	required by subse	ection (d1) of this section in a uniform man	nner."
36	SECT	FION 11.(f) G.S. 14-404(a) reads as rewri	itten:
37	"(a) Upon	application, and such application m	nust be provided by the sheriff
38	electronically, th	e sheriff shall issue the permit to a resider	nt of that county, unless the purpose
39	of the permit is f	or collecting, in which case a sheriff can i	ssue a permit to a nonresident, when
40	the sheriff has do	one all of the following:	
41	"		
42	SECT	FION 11.(g) G.S. 14-415.13(a) reads as re	ewritten:
43	"(a) A per	rson shall apply to the sheriff of the cou	unty in which the person resides to
44	obtain a concea	led handgun permit. The applicant sha	ll submit to the sheriff all of the
45	following:		
46	(1)	An application, completed under oa	ath, on a form provided by the
47		sheriff.sheriff, and such application for	rm must be provided by the sheriff
48		electronically. The sheriff shall not	· · · ·
49		character affidavits, additional backgroup	ound checks, photographs, or other
50		information unless specifically permittee	d by this Article.
51	"		

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SEC	TION 11.(h) G.S. 15A-502 reads as rewritten:	
	notographs and fingerprints.	
	erson charged with the commission of a felony or a misd	emeanor may be
	nd his fingerprints may be taken for law-enforcement records	
been:		·····
(1)	Arrested or committed to a detention facility, or	
(2)	Committed to imprisonment upon conviction of a crime, or	
(3)	Convicted of a felony.	
	all be the duty of the arresting law-enforcement agency to	o cause a person
	e commission of a felony to be fingerprinted and to forward	
to the State Bure	eau of Investigation.	
<u>(a2)</u> <u>It sh</u>	all be the duty of the arresting law enforcement agency to	o cause a person
charged with the	e commission of any of the following misdemeanors to be fing	gerprinted, for the
	porting these offenses to the National Criminal Instant Ba	
System (NICS),	and to forward those fingerprints to the State Bureau of Invest	
<u>(1)</u>	G.S. 14-134.3 (Domestic criminal trespass), G.S. 15A-138	
	involved domestic violence), or G.S. 50B-4.1 (Violation of	a valid protective
	<u>order).</u>	
<u>(2)</u>	<u>G.S. 20-138.1 (Impaired driving)</u> , G.S. 20-138.2 (Impa	
	commercial vehicle), G.S. 20-138.2A (Operating a comme	
	consuming alcohol), and G.S. 20-138.2B (Operating vari	
	care, EMS, firefighting, or law enforcement vehicles	after consuming
	alcohol).	
(3)	<u>G.S. 90-95(d) (Possession of a controlled substance).</u>	
	all be the duty of the arresting law enforcement agency to	
-	crime to provide to the magistrate as much of the followir person arrested:	ig information as
<u>(1)</u>	Name including first, last, middle, maiden, and nickname or	r alias
$\frac{(1)}{(2)}$	Address including street, city, and state.	<u>ands.</u>
$\frac{(2)}{(3)}$	Drivers license number and state of issuance.	
$\frac{(5)}{(4)}$	Date of birth.	
<u>(5)</u>	Sex.	
<u>(6)</u>	Race.	
(7)	Social Security number.	
(8)	Relationship to the alleged victim and whether it is a "pers	onal relationship"
	as defined by G.S. 50B-1(b).	i
<u>(a4)</u> It sh	all be the duty of the arresting law enforcement agency to ca	use a person who
	ed with a misdemeanor offense of assault, stalking, or comm	
and held under	G.S. 15A-534.1 to be fingerprinted for the purposes of report	ing these offenses
to the National	Criminal Instant Background Check System (NICS) and	to forward those
fingerprints to the	ne State Bureau of Investigation.	
	all be the duty of the magistrate to enter into the court inform	•
-	vided by the arresting law enforcement agency on the person a	
	f the person cannot be identified by a valid form of identificat	
•	sting law-enforcement agency to cause a person charged with	h the commission
of:		
(1)	Any offense involving impaired driving, as defined in G.S.	
(2)	Driving while license revoked if the revocation is for an	Impaired Driving
	License Revocation as defined in G.S. 20-28.2	
to be fingerprint	ed and photographed.	

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1	(b) This section does not authorize the taking of photographs or fingerprints	when the
2 3	offense charged is a Class 2 or 3 misdemeanor under Chapter 20 of the General "Motor Vehicles." Notwithstanding the prohibition in this subsection, a photographic	Statutes,
4	taken of a person who operates a motor vehicle on a street or highway if:	
5	(1) The person is cited by a law enforcement officer for a motor vehicle	le moving
6	violation, and	1
7	(2) The person does not produce a valid drivers license upon the reques	st of a law
8	enforcement officer, and (2) The law enforcement officer has a reasonable quantizier concerning	a tha turna
9 10	(3) The law enforcement officer has a reasonable suspicion concernin	g the true
10	identity of the person. As used in this subsection, the phrase "motor vehicle moving violation" does not in	aluda tha
11	offenses listed in the third paragraph of G.S. 20-16(c) for which no points are asso	
12	does it include equipment violations specified in Part 9 of Article 3 of Chapter	
13	General Statutes.	20 01 110
15	(b1) Any photograph authorized by subsection (b) of this section and taken	hy a law
16	enforcement officer or agency:	oy a law
17	(1) Shall only be taken of the operator of the motor vehicle, and only	from the
18	neck up.	
19	(2) Shall be taken at either the location where the citation is issued, or	at the jail
20	if an arrest is made.	5
21	(3) Shall be retained by the law enforcement officer or agency until	the final
22	disposition of the case.	
23	(4) Shall not be used for any purpose other than to confirm the ident	ity of the
24	alleged offender.	
25	(5) Shall be destroyed by the law enforcement officer or agency up	on a final
26	disposition of the charge.	
27	(c) This section does not authorize the taking of photographs or fingerph	
28	juvenile alleged to be delinquent except under Article 21 of Chapter 7B of the General	
29 20	(d) This section does not prevent the taking of photographs, moving pictures	
30 31	sound recordings, fingerprints, or the like to show a condition of intoxication or	for other
31	evidentiary use. (e) Fingerprints or photographs taken pursuant to subsection (a), (a1), or (a	2) of this
32 33	(e) Fingerprints or photographs taken pursuant to subsection (a), (a1), or (a section may be forwarded to the State Bureau of Investigation, the Federal E	
33 34	Investigation, or other law-enforcement agencies."	Juicau OI
35	SECTION 11.(i) The Administrative Office of the Courts shall use the s	sum of un
36	to twenty thousand dollars (\$20,000) available to it for the 2014-2015 fiscal year	-
37	Court Information Technology Fund to comply with subsection (d) of this section	
38	provide all of the following historical records to the National Instant Criminal Ba	
39	Check System (NICS) by May 31, 2019:	0
40	(1) Involuntary commitments for inpatient and outpatient mental h	ealth and
41	substance abuse treatment from all counties.	
42	(2) Findings of not guilty by reason of insanity or mentally incompeter	nt to stand
43	trial from all counties.	
44	(3) Findings that an individual lacks the capacity to manage the individ	
45	affairs due to marked subnormal intelligence or mental	illness,
46	incompetency, condition, or disease from all counties.	
47	(4) Convictions for misdemeanor possession of controlled substant	ces under
48	G.S. 90-95(d) from all counties from January 1, 2009.	14 104 0
49 50	(5) Convictions for all misdemeanors as identified in G.S. $15 \wedge 1282$ 1 or 50D 4.1 form all counties	14-134.3,
50	15A-1382.1, or 50B-4.1 from all counties.	

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1	(6) Convictions for all misdemeanors as identified in G.S. 20-1	138.1, 20-138.2,
2	20-138.2A, and 20-138.2B or convicted and set	ntenced under
3	G.S. 20-179(f3) for more than two years from all counties.	
4	(7) Active and unserved felony warrants, indictments, criminal	summons, and
5	orders for arrest from all counties.	
6	No later than January 1, 2018, the Administrative Office of the Cour	-
7	the Joint Legislative Oversight Committee on Justice and Public Safety	
8 9	Legislative Oversight Committee on Information Technology on the progress providing the information required by subsection (d) of this section and providi	
10	records to NICS.	
11	SECTION 11.(j) G.S. 14-404(g) reads as rewritten:	
12	"(g) An applicant shall not be ineligible to receive a permit under subd	.,.,
13	this section because of involuntary commitment to mental health services if	the individual's
14	rights have been restored under $G.S. 122C - 54.1$. $G.S. 14-409.42$."	
15 16	SECTION 11.(k) G.S. 14-415.3(c) reads as rewritten:	iahta harra haan
16 17	"(c) The provisions of this section shall not apply to a person whose r restored pursuant to G.S. 122C-54.1.G.S. 14-409.42."	ights have been
17	SECTION 11.(I) G.S. 14-415.12(c) reads as rewritten:	
19	"(c) An applicant shall not be ineligible to receive a concealed carr	v permit under
20	subdivision (6) of subsection (b) of this section because of an adjudication of m	• 1
20	or illness or an involuntary commitment to mental health services if the individ	
22	been restored under G.S. 122C-54.1.G.S. 14-409.42."	
23	SECTION 11.(m) G.S. 122C-54.1(a), recodified as G.S. 14	4-409.42(a) by
24	subsection (b) of this section, reads as rewritten:	
25	"(a) Any individual over the age of 18 may petition for the removal of	f the disabilities
26	pursuant to 18 U.S.C. § 922(d)(4) and (g)(4), G.S. 14-415.3, and G.S. 14-415.1	
27	a determination or finding required to be transmitted to the National In	nstant Criminal
28	Background Check System by subdivisions (1) through (6) of subsection (d1) of	f G.S. 122C-54.
29	of subsection (a) of G.S. 14-409.43. The individual may file the petition with	a district court
30	judge upon the expiration of any current inpatient or outpatient commitment."	
31	SECTION 11.(n) G.S. 15A-534(a) reads as rewritten:	
32	"(a) In determining conditions of pretrial release a judicial official must	impose at least
33	one of the following conditions:	
34	(1) Release the defendant on his written promise to appear.	
35	(2) Release the defendant upon his execution of an unsecured a	ppearance bond
36	in an amount specified by the judicial official.	
37	(3) Place the defendant in the custody of a designated person	or organization
38 39	agreeing to supervise him.	amount coourad
39 40	(4) Require the execution of an appearance bond in a specified by a cash deposit of the full amount of the bond, by a morte	
40 41	G.S. 58-74-5, or by at least one solvent surety.	age pursuant to
42	(5) House arrest with electronic monitoring.	
43	If condition (5) is imposed, the defendant must execute a secured appeara	ince bond under
44	subdivision (4) of this subsection. If condition (3) is imposed, however, the	
45	elect to execute an appearance bond under subdivision (4). If the defendan	
46	provide fingerprints pursuant to G.S. 15A-502(a1) or (a2), G.S. 15A-502(a1)	-
47	(a6), or a DNA sample pursuant to G.S. 15A-266.3A or G.S. 15A-266.4, and (i)	
48	or DNA sample have not yet been taken or (ii) the defendant has refused	
49	fingerprints or DNA sample, the judicial official shall make the collection of th	-
50	DNA sample a condition of pretrial release. The judicial official may also plac	01
51	the travel, associations, conduct, or place of abode of the defendant as condi	

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release. The judicial official may include as a condition of pretrial release that the defendant abstain from alcohol consumption, as verified by the use of a continuous alcohol monitoring system, of a type approved by the Division of Adult Correction of the Department of Public Safety, and that any violation of this condition be reported by the monitoring provider to the district attorney."

6 **SECTION 11.(o)** Subsections (f) and (g) of this section become effective October 7 1, 2015, and apply to applications submitted on or after that date. Subsections (h) and (n) of this 8 section become effective on October 1, 2015. Subsections (a), (d), and (m) of this section 9 become effective on January 1, 2016. The remaining subsections of this section are effective 10 when this act becomes law.

11 12 **SECTION 12.** G.S. 14-409.40 reads as rewritten: "§ 14-409.40. Statewide uniformity of local regulation.

(a) It is declared by the General Assembly that the regulation of firearms is properly an
 issue of general, statewide concern, and that the entire field of regulation of firearms is
 preempted from regulation by local governments except as provided by this section.

16 (a1) The General Assembly further declares that the lawful design, marketing, 17 manufacture, distribution, sale, or transfer of firearms or ammunition to the public is not an 18 unreasonably dangerous activity and does not constitute a nuisance per se and furthermore, that 19 it is the unlawful use of firearms and ammunition, rather than their lawful design, marketing, 20 manufacture, distribution, sale, or transfer that is the proximate cause of injuries arising from 21 their unlawful use. This subsection applies only to causes of action brought under subsection 22 (g) of this section.

(b) Unless otherwise permitted by statute, no county or municipality, by ordinance,
 resolution, or other enactment, shall regulate in any manner the possession, ownership, storage,
 transfer, sale, purchase, licensing, <u>taxation, manufacture, transportation,</u> or registration of
 firearms, firearms ammunition, components of firearms, dealers in firearms, or dealers in
 handgun components or parts.

28 Notwithstanding subsection (b) of this section, a county or municipality, by zoning (c) 29 or other ordinance, may regulate or prohibit the sale of firearms at a location only if there is a 30 lawful, general, similar regulation or prohibition of commercial activities at that location. 31 Nothing in this subsection shall restrict the right of a county or municipality to adopt a general 32 zoning plan that prohibits any commercial activity within a fixed distance of a school or other 33 educational institution except with a special use permit issued for a commercial activity found 34 not to pose a danger to the health, safety, or general welfare of persons attending the school or 35 educational institution within the fixed distance.

(d) No county or municipality, by zoning or other ordinance, shall regulate in any
 manner firearms shows with regulations more stringent than those applying to shows of other
 types of items.

(e) A county or municipality may regulate the transport, carrying, or possession of
 firearms by employees of the local unit of government in the course of their employment with
 that local unit of government.

42 Nothing contained in this section prohibits municipalities or counties from (f) 43 application of their authority under G.S. 153A-129, 160A-189, 14-269, 14-269.2, 14-269.3, 14-269.4, 14-277.2, 14-415.11, 14-415.23, including prohibiting the possession of firearms in 44 45 public-owned buildings, on the grounds or parking areas of those buildings, or in public parks 46 or recreation areas, except nothing in this subsection shall prohibit a person from storing a 47 firearm within a motor vehicle while the vehicle is on these grounds or areas. Nothing 48 contained in this section prohibits municipalities or counties from exercising powers provided 49 by law in states of emergency declared under Article 1A of Chapter 166A of the General 50 Statutes.

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1	(g) The authority to bring suit and the right to recover against any firearms or
2	ammunition marketer, manufacturer, distributor, dealer, seller, or trade association by or on
3	behalf of any governmental unit, created by or pursuant to an act of the General Assembly or
4	the Constitution, or any department, agency, or authority thereof, for damages, abatement,
5	injunctive relief, or any other remedy resulting from or relating to the lawful design, marketing,
6	manufacture, distribution, sale, or transfer of firearms or ammunition to the public is reserved
7	exclusively to the State. Any action brought by the State pursuant to this section shall be
8	brought by the Attorney General on behalf of the State. This section shall not prohibit a
9	political subdivision or local governmental unit from bringing an action against a firearms or
10	ammunition marketer, manufacturer, distributor, dealer, seller, or trade association for breach
11	of contract or warranty for defect of materials or workmanship as to firearms or ammunition
12	purchased by the political subdivision or local governmental unit.
13	(h) <u>A person adversely affected by any ordinance, rule, or regulation promulgated or</u>
14	caused to be enforced by any county or municipality in violation of this section may bring an
15	action for declaratory and injunctive relief and for actual damages arising from the violation.
16	The court shall award the prevailing party in an action brought under this subsection reasonable
17	attorneys' fees and court costs as authorized by law."
18	SECTION 13. Article 53B of Chapter 14 of the General Statutes is amended by
19	adding a new section to read:
20	" <u>§ 14-409.41. Chief law enforcement officer certification; certain firearms.</u>
21	(a) Definitions. – The following definitions apply in this section:
22	(1) <u>Certification. – The participation and assent of the chief law enforcement</u>
23	officer necessary under federal law for the approval of the application to
24	transfer or make a firearm.
25	(2) <u>Chief law enforcement officer. – Any official the United States Bureau of</u>
26	Alcohol, Tobacco, Firearms, and Explosives, or any successor agency, has
27	identified by regulation or otherwise as eligible to provide any required
28 29	$\frac{\text{certification for the transfer or making of a firearm.}}{\text{Firearm}}$
29 30	(3) <u>Firearm. – Any firearm that meets the definition of firearm in 26 U.S.C. §</u> 5845.
30	(b) When a chief law enforcement officer's certification is required by federal law or
32	regulation for the transfer or making of a firearm, the chief law enforcement officer shall,
33	within 15 days of receipt of a request for certification, provide the certification if the applicant
34	is not prohibited by State or federal law from receiving or possessing the firearm and is not the
35	subject of a proceeding that could result in the applicant being prohibited by State or federal
36	law from receiving or possessing the firearm. If the chief law enforcement officer is unable to
37	make a certification as required by this section, the chief law enforcement officer shall provide
38	the applicant with a written notification of the denial and the reason for the denial.
39	Nothing in this section shall require a chief law enforcement officer to make a certification
40	the chief law enforcement officer knows to be untrue, but the chief law enforcement officer
41	may not refuse to provide certification based on a generalized objection to private persons or
42	entities making, possessing, or receiving firearms or any certain type of firearm the possession
43	of which is not prohibited by law.
44	(c) An applicant whose request for certification is denied may appeal the decision of the
45	chief law enforcement officer to the district court of the district in which the request for
46	certification was made. The court shall make a de novo review of the chief law enforcement
47	officer's decision to deny the certification. If the court finds that the applicant is not prohibited
48	by State or federal law from receiving or possessing the firearm, is not the subject of a
49	proceeding that could result in the applicant being prohibited by State or federal law from
50	receiving or possessing the firearm, and that no substantial evidence supports the chief law
51	enforcement officer's determination that the chief law enforcement officer cannot truthfully

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make the certification, the court shall order	the chief law enforcement officer to issue the		
certification and award court costs and reasona			
	nd their employees who act in good faith are		
	omission in making a certification as required by		
this section."			
SECTION 14. G.S. 14-415.15(a) r	reads as rewritten:		
"(a) Except as permitted under subsection	on (b) of this section, within 45 days after receipt		
of the items listed in G.S. 14-415.13 from an	n applicant, and receipt of the required records		
concerning the mental health or capacity of the applicant, the sheriff shall either issue or deny			
	for any records concerning the mental health or		
	receipt of the items listed in G.S. 14-415.13. A		
	cant is determined to be ineligible pursuant to		
<u>G.S. 14-415.12.</u>			
	on necessary to determine the qualification or		
competency of the person applying for the per			
	mended by adding a new subsection to read:		
· · ·	y ordinance, rule, or regulation promulgated or		
	ernment in violation of this section may bring an		
	d for actual damages arising from the violation.		
	n action brought under this subsection reasonable		
attorneys' fees and court costs as authorized by	General Statutes is amended by adding a new		
Article to read:	General Statutes is amended by adding a new		
	cle 1L.		
	is Privacy for Patients.		
"§ 90-21.75. Intent.	is rively for rations.		
	o ensure that (i) every patient may obtain health		
	knowledge of, or unwarranted inquiry into,		
	firearms and ammunition and (ii) health care		
• •	patient activities with respect to firearms and		
ammunition when directly relevant to the patie			
"§ 90-21.76. Definitions.			
The following definitions apply in this sect	ion:		
(1) Health care provider. – Wit	hout limitation, any person who, pursuant to the		
provisions of Chapter 90 of	the General Statutes, is licensed or is otherwise		
registered or certified to en	ngage in the practice of or otherwise performs		
	of the following: medicine, surgery, dentistry,		
<u>pharmacy, optometry, m</u>	idwifery, osteopathy, podiatry, chiropractic,		
	therapy, pathology, anesthesiology, anesthesia,		
	ing assistance to a physician, dental hygiene,		
psychiatry, psychology, or a			
· · · · · · · · · · · · · · · · · · ·	under the care of or who seeks professional		
services from a health care p			
"§ 90-21.77. Notice required with questionn			
	form a health care provider asks a patient or the		
	mplete that contains any question regarding the		
	ing, storage, maintenance of, or other conduct		
	ly and conspicuously contain or have attached to		
• •	nswer any question related to those matters. The		
nonce shan be located or provided in a mani	ner that is clearly visible to the patient prior to		

completion of any questionnaire or other written form containing a question about firearms and ammunition as provided in this section." SECTION 17. G.S. 14-415.12(a) reads as rewritten: "(a) The sheriff shall issue a permit to an applicant if the applicant qualifies under the following criteria: (1) The applicant is a citizen of the United States or has been lawfully admitted for permanent residence as defined in 8 U.S.C. § 1101(a)(20), and has been a resident of the State 30 days or longer immediately preceding the filing of the applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. (2) The applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. (3) The applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. (4) The applicant has successfully completed an approved firearms safety and training course which involves the actual firing of handguns and instruction in the laws of this State governing the carrying of a concealed handgun and the use of dealty force. The North Carolina Criminal Justice Education and raining Standards Commission. An approved course shall be any course which satisfies the requirements of this subdivision and is certified or sponsored by: (2) a. The North Carolina Criminal Justice Education and Training Standards Commission, or (3) The applicant has a disqualified under subsection (b) of this section." (4) The applicant has not disqualified under subsection (b) of this section. (5) The North		General Assem	bly Of North Carolina	Session 2015
ammunition as provided in this section." SECTION 17. G.S. 14-415.12(a) reads as rewritten: "(a) The sheriff shall issue a permit to an applicant if the applicant qualifies under the following criteria: 6 (1) The applicant is a citizen of the United States or has been lawfully admitted for permanent residence as defined in 8 U.S.C. § 1101(a)(20), and has been a resident of the State 30 days or longer immediately preceding the filing of the application. 10 (2) The applicant is 21 years of age or older. 11 (3) The applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. 13 (4) The applicant has successfully completed an approved firearms safety and training course which involves the actual firing of handguns and instruction in the laws of this State gooverning the carrying of a concealed handgun and the use of deadly force. The North Carolina Criminal Justice Education and Training Standards Commission shall prepare and publish general guidelines for courses and qualifications of instructors which would satisfy the requirements of this subdivision An approved course shall be any course which satisfies the requirements of this subdivision and is certified or sponsored by: 22 a. The North Carolina Criminal Justice Education and Training Standards Commission, 23 b. The National Rife Association, or 24 b. The National Rife Association, and criminal Justice Education and Training Standards Commission, 24 b. The National Rife Association anorefrequently, with the Nath Carolina Criminal Ju	1	completion of a	ny questionnaire or other written form containing	a question about firearms and
 SECTION 17. G.S. 14-415.12(a) reads as rewritten: (a) The sheriff shall issue a permit to an applicant if the applicant qualifies under the following criteria: (1) The applicant is a citizen of the United States or has been lawfully admitted for permanent residence as defined in 8 U.S.C. 8 1101(a)(20), and has been a resident of the State 30 days or longer immediately preceding the filing of the application. (2) The applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. (3) The applicant does not suffer from a physical or mental infirmity that prevents the safe handling of a handgun. (4) The applicant does not suffer from a physical or mental instruction in the laws of this State governing the carrying of a concealed handgun and the use of deadly force. The North Carolina Criminal Justice Education and Training Standards Commission shall prepare and publish general guidelines for courses and qualifications of instructors which would satisfy the requirements of this subdivision. An approved course shall be any course which satisfies the requirements of this subdivision and is certified or sponsored by: a. The North Carolina Criminal Justice Education and Training Standards Commission, or c. A law enforcement agency, college, private or public institution or or ganization, or firearms training school, taught by instructors certified by the North Carolina Criminal Justice Education and Training Standards Commission. (5) The applicant is not disqualified under subsection (b) of this section." SECTION 18. Subsections (a), (b), and (c) of Section 1, and Sections 2, 3, and 9 of this act becomes effective July 1, 2015, and apply to offenses committed on or after that date. Section 5 of this act becomes effective Duly 1, 2015, section 16 of	2			
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