GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H.B. 807 Apr 18, 2023 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30281-ND-80

Short Title:	Modify Firearms Retrieval Process in DV Cases.	(Public)
Sponsors:	Representative Carson Smith.	
Referred to:		

1		A BILL TO BE ENTITLED			
2	AN ACT TO MODIFY AND CLARIFY PROVISIONS RELATED TO THE RETRIEVAL OF				
3	FIREARMS, AMMUNITION, AND PERMITS SURRENDERED PURSUANT TO AN EX				
4	PARTE, I	EMERGENCY, OR PERMANENT DOMESTIC VIOLENCE PROTECTIVE			
5	ORDER.				
6	The General A	ssembly of North Carolina enacts:			
7	SE	CTION 1. G.S. 50B-3.1 reads as rewritten:			
8	"§ 50B-3.1. S	urrender and disposal of firearms; violations; exemptions.			
9	•••				
10		rieval If the court does not enter a protective order when the ex parte or			
11		ler expires, the The defendant may retrieve any weapons or other related items			
12		the sheriff by any of the following methods, unless the court or the sheriff finds			
13		ant is precluded from owning or possessing a firearm pursuant to State or federal			
14		sposition of any pending criminal charges committed against the person that is the			
15	subject of the current protective order.order:				
16	<u>(1)</u>	Upon order of the court after a finding that insufficient evidence exists to issue			
17		a permanent domestic violence protective order following a hearing in which			
18		both parties are present or in which the plaintiff fails to appear.			
19	<u>(2)</u>	Upon order of the court after the issuance of a permanent domestic violence			
20		protective order in which the court removes any requirement that the			
21		defendant surrender weapons and other related items to the sheriff, or upon			
22		the court's modification of a permanent domestic violence protective order			
23		that removes any requirement that the defendant surrender weapons and other			
24		related items to the sheriff.			
25	<u>(3)</u>	Upon order of the court following a hearing held pursuant to subsection (f) of			
26		this section.			
27	<u>(4)</u>	Upon the determination of the sheriff that at least 30 days have passed			
28		following the expiration of the domestic violence protective order requiring			
29		the surrender of the weapons and other related items.			
30					
31		posal of Firearms. – If the In any of the following circumstances, the sheriff who			
32	has control of firearms, ammunition, or permits surrendered pursuant to this Chapter shall give				
33					
34	ammunition, or permits:				



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(1)	The defendant does not file a motion requesting the return of any firearms,	
	ammunition, or permits surrendered within the time period prescribed by this	
	section, if the section.	
<u>(2)</u>	The court determines that the defendant is precluded from regaining	
	possession of any firearms, ammunition, or permits surrendered, or if the	
	surrendered.	
<u>(3)</u>	The defendant or third-party owner fails to remit all fees owed for the storage	
	of the firearms or ammunition within 30 days of the entry of the order granting	
	the return of the firearms, ammunition, or permits, the sheriff who has control	
	of the firearms, ammunition, or permits shall give notice to the defendant, and	
	the sheriff shall apply to the court for an order of disposition of the firearms,	
	ammunition, or permits. permits.	
<u>(4)</u>	The defendant or third-party owner fails to retrieve the firearms, ammunition,	
	or permits within 60 days of the entry of the order granting the return of the	
	firearms, ammunition, or permits.	
The judge, court, after a hearing, hearing held pursuant to this subsection, may order the		
disposition of the firearms, ammunition, or permits in one or more of the ways authorized by law,		
U	vision (4), (4b), (5), or (6) of G.S. 14-269.1. If a sale by the sheriff does occur,	
any proceeds from the sale after deducting any costs associated with the sale, and in accordance		
with all applicable State and federal law, shall be provided to the defendant, if requested by the		
defendant by motion made before the hearing or at the hearing and if ordered by the		
judge.sheriff's office for any remaining storage fees not remitted by the defendant or third-party		
owner. Once all remaining storage fees have been paid, any remaining proceeds shall be provided		
to the sheriff's office to be used for the general use of the office.		
	receives an application from the sheriff pursuant to subdivision (4) of this	
	udge may order any disposition of the firearms, ammunitions, or permits that is	
authorized by this Chapter, except that the judge may not order the sheriff to retain custody of		
	for the purpose of retrieval by the defendant or third-party owner.	
" SEC	TION 2 This set is effective and an it has seen a sentice (i) to finance	
	TION 2. This act is effective when it becomes law and applies (i) to firearms,	
ammunition, and permits surrendered on or after that date and (ii) beginning 60 days after this		
	v, to firearms, ammunition, and permits surrendered before the date this act	
becomes law.		