GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 483 Committee Substitute Favorable 4/20/21 Committee Substitute #2 Favorable 5/4/21

Short Title:	Pistol Permit/Mental Health Record to Sheriff.	(Public)
Sponsors:		
Referred to:		
	April 5, 2021	
CAPACIT TO CREA' The General A	A BILL TO BE ENTITLED REVISE THE LAW ON PROVIDING MENTAL HEALTH Y RECORDS WHEN APPLYING FOR A PISTOL PURCHASE TE A MISDEMEANOR CRIME OF DOMESTIC VIOLENCE. ssembly of North Carolina enacts: CTION 1.(a) G.S. 14-404 reads as rewritten: uance or refusal of permit; appeal from refusal; grounds for refusal.	PERMIT AND
Investigation in be used by all a Only the follow	e application for a permit shall be on a form created by the Sen consultation with the North Carolina Sheriffs' Association. This a sheriffs and must be provided by the sheriff both electronically and wing shall be required to be submitted by an applicant for a permit or evidence shall be required to be submitted by an applicant for The permit application developed pursuant to this subsection. Five dollars for each permit requested pursuant to subsect section. A government issued identification confirming the identity of Proof of residency. A signed release, in a form to be prescribed by the Administ the Court, that authorizes and requires disclosure to the sher orders concerning the mental health or capacity of the applicant.	application shall d in paper form. it: No additional a permit except tion (e) of this the applicant. Tative Office of iff of any court to be used for
(e2) The mental health of whether the apsubsection sha	the sole purpose of determining whether the applicant is disquared a permit pursuant to this section. document or evidence shall be required from any applicant. The sheriff shall request disclosure to the sheriff of any court orders for mental capacity of the applicant to be used for the sole purpose plicant is disqualified to receive a permit pursuant to this section. Il be construed to increase the documentation an applicant is requested on (e1) of this section or to increase the time period set out in subsetting the sole purpose of the sole purpose applicant is requested to increase the documentation and applicant is requested to the sole purpose applicant is requested to increase the documentation and applicant is requested to the sole purpose applicant is disqualified to receive a permit pursuant to this section.	concerning the of determining Nothing in this aired to provide
	e permit application shall also contain a conspicuous warning	substantially as



"By filing this permit application, I understand that I am giving the sheriff the authority to obtain all criminal and mental health court orders required by State and federal law to determine permit eligibility."

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(e4) When a sheriff notifies the potential holder of a mental health order in writing that a particular individual has completed an application for a permit, the holder of any court orders that concern the mental health or mental capacity of an applicant for a permit shall, upon request, release to the sheriff any and all mental health orders concerning the applicant.

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(i) A person or entity shall promptly disclose to the sheriff, upon presentation by the applicant or sheriff of an original or photocopied release form described in subdivision (5) of subsection (e1) of this section, any court orders concerning the mental health or capacity of the applicant who signed the release form."

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SECTION 1.(b) G.S. 122C-54 reads as rewritten:

14 15 "§ 122C-54. Exceptions; abuse reports and court proceedings.

(d2) The record of involuntary commitment for inpatient or outpatient mental health treatment or for substance abuse treatment required to be reported to the National Instant Criminal Background Check System (NICS) by G.S. 14-409.43 shall be accessible only by the sheriff or the sheriff's designee for the purposes of conducting background checks under G.S. 14-404 and shall remain otherwise confidential as provided by this Article.

(d3) Notwithstanding G.S. 122C-207 and subsection (d) of this section, when a sheriff notifies the potential holder of a mental health order in writing that a particular individual has completed an application for a pistol purchase permit, the holder of any court orders that concern the mental health or mental capacity of an applicant for a pistol purchase permit shall, upon request, release to the sheriff of the county any and all mental health orders concerning the pistol purchase permit applicant.

...."

SECTION 2. Article 8 of Chapter 14 of the General Statutes is amended by adding a new section to read:

"§ 14-32.5. Misdemeanor crime of domestic violence.

A person is guilty of a Class A1 misdemeanor if that person uses or attempts to use physical force, or threatens the use of a deadly weapon, against another person and the person who commits the offense is:

- (1) A current or former spouse, parent, or guardian of the victim.
- (2) A person with whom the victim shares a child in common.
- (3) A person who is cohabitating with or has cohabitated with the victim as a spouse, parent, or guardian.
- (4) A person similarly situated to a spouse, parent, or guardian of the victim."

SECTION 3. If House Bill 398, 2021 Regular Session, becomes law, then Section 1 of this act is repealed.

SECTION 4. Section 1 of this act becomes effective August 1, 2021, and applies to applications for pistol purchase permits pending or submitted on or after that date. Section 2 of this act becomes effective December 1, 2021, and applies to offenses committed on or after that date. The remainder of this act is effective when it becomes law.