GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 470

	Short Title:	The Second Amendment Protection Act. (Public)						
	Sponsors:	Representatives Echevarria, Kidwell, Biggs, and Huneycutt (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.						
	Referred to:	Rules, Calendar, and Operations of the House						
		March 24, 2025						
1		A BILL TO BE ENTITLED						
2		AN ACT TO ENACT THE SECOND AMENDMENT PROTECTION ACT.						
3		The General Assembly of North Carolina enacts:						
4		ECTION 1. This act shall be known as "The Second Amendment Protection Act."						
5		ECTION 2. Article 53B of Chapter 14 of the General Statutes is amended by adding						
6	a new section							
7		Prohibition on enforcing federal firearms laws.						
8		ndings. – The General Assembly finds all of the following:						
9	<u>(1</u>)							
10		States Constitution against every aggression, whether foreign or domestic, and						
11		is duty-bound to oppose every infraction of those principles that constitute the						
12		basis of the union of the states because only a faithful observance of those						
13		principles can secure the union's existence and the public happiness.						
14	<u>(2</u>)							
15		created the federal government to be their agent in the exercise of a few						
16		defined powers, while reserving for the state governments the power to						
17		legislate on matters concerning the lives, liberties, and properties of citizens						
18		in the ordinary course of affairs.						
19	<u>(3</u>							
20		Amendment to the United States Constitution, which defines the total scope						
21		of federal powers as being those which have been delegated by the people of						
22		the several states to the federal government, and all powers not delegated to						
23		the federal government in the United States Constitution are reserved to the						
24		states respectively or the people themselves.						
25	<u>(4</u>							
26		the United States Constitution, its acts are unauthoritative and of no force.						
27	<u>(5</u>							
28		government but reject the proposition that such respect requires unlimited						
29		submission.						
30	<u>(6</u>							
31		exclusive or final judge of the extent of the powers granted to it by the states						
32		through the United States Constitution, the federal government's discretion,						
33		and not the United States Constitution, would necessarily become the measure						
34 25		of those powers. To the contrary, as in all other cases of compacts among						
35		powers having no common judge, each party has an equal right to judge for						



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1			itself as to whether infractions of the compact have occu	urred, as well as to
2			determine the mode and measure of redress. Although the	
3			granted supremacy to laws and treaties made under the po	
4			United States Constitution, such supremacy does not exten	
5			statutes, executive orders, administrative orders, co	
6			regulations, or other actions that collect data or restri	
7			manufacture, ownership, and use of firearms, firear	
8			ammunition exclusively within the borders of North Card	
9			executive orders, administrative orders, court orders, rule	
10			other actions exceed the powers granted to the federal go	-
11			the extent they are necessary and proper for governing	-
12			United States Armed Forces or for organizing, arming, and	
13			forces actively employed in the service of the United State	
14		<u>(7)</u>	The people of the several states have given Congress the	
15			commerce with foreign nations, and among the several stat	
16			commerce" does not include the power to limit citizens' rig	
17			arms in defense of their families, neighbors, persons, or pro-	
18			what sort of arms and accessories law-abiding citize	
19			exchange, or otherwise possess within the borders of this	State.
20		<u>(8)</u>	The people of the several states also have granted Congress	
21		<u>_,,</u>	and collect taxes, duties, imports, and excises, to pay the	
22			for the common defense and general welfare of the Uni	
23			make all laws which shall be necessary and proper for carr	
24			the powers vested by the United States Constitution in the	
25			United States, or in any department or office thereof." T	-
26			provisions merely identify the means by which the federa	
27			execute its limited powers and shall not be construed to gra	
28			because to do so would be to destroy the carefully cons	
29			between the federal and state governments. Consequent	ently, the General
30			Assembly rejects any claim that the taxing and spending p	owers of Congress
31			may be used to diminish in any way the right of the peop	le to keep and bear
32			arms.	*
33		<u>(9)</u>	The General Assembly finds that the federal excise tax	rate on arms and
34			ammunition, which funds programs under the Wildlife Re	estoration Act, does
35			not have a chilling effect on the purchase or ownership	of such arms and
36			ammunition.	
37		(10)	The people of North Carolina have vested the General	Assembly with the
38			authority to regulate the manufacture, possession, exc	hange, and use of
39			firearms within the borders of this State, subject only to the	e limits imposed by
40			the Second Amendment to the United States Constitution a	and the Constitution
41			of North Carolina.	
42		(11)	The General Assembly strongly promotes responsibl	e gun ownership,
43			including parental supervision of minors in the proper	
44			ownership of all firearms; the prompt reporting of stoler	
45			proper enforcement of all State gun laws. The General	Assembly hereby
46			condemns any unlawful transfer of firearms and the use of	any firearm in any
47			criminal or unlawful activity.	-
48	<u>(b)</u>	Defini	tions. – The following definitions apply in this section:	
49		(1)	Law-abiding citizen. – A person who is not otherwise pre-	ecluded under State
50			law from possessing a firearm and shall not be construed	to include anyone
51			who is not legally present in the United States or this State	<u>).</u>

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	(2)	Law enforcement officer As defined in G.S. 66-420	<u>.</u>
	<u>(3)</u>	Material aid or support. – Voluntarily giving or allow	ing others to make us
		of lodging, communications equipment or services i	-
		accounts, facilities, weapons, personnel, transportati	-
		physical assets. This term does not include giving of	-
		medicine or other materials necessary to treat physica	
		term include any assistance provided to help persons es	
		risk of life-threatening injury.	<u> </u>
	(4)	Political subdivision. – A city, county, town, or any ot	her body corporate an
	<u> </u>	politic responsible for governmental activities in a g	
		than that of the State.	<u>6' 1</u>
	(5)	Public office. – Any agency, department, public	e institution, politica
	<u> </u>	subdivision, or other organized body, office, or entity	-
		of this State for the exercise of any function of govern	
	(6)	Public officer. – All officers, employees, or duly autho	
	<u>1,07</u>	agents of a public office.	
(c)	Prohil	bition. – Notwithstanding any provision of law to the cor	ntrary, no public office
		ne State or a political subdivision of the State shall do er	
<u>p</u>	(1)	Enforce, attempt to enforce, or participate in any way	
	<u>, </u>	any federal acts, executive orders, administrative orders	
		statutes, or ordinances regarding firearms, fire	
		ammunition.	
	(2)	Accede to a request from another to give material aid of	or support to the effor
	<u> </u>	of the other in the enforcement of or implementation	* *
		executive orders, administrative orders, rules, reg	-
		ordinances regarding firearms, firearm accessories, or	-
(d)	Immu	nity Sovereign, official, or qualified immunity shall	
		tion brought under this section.	
(e)	-	tion by Law Enforcement. – Notwithstanding any pr	ovision of law to th
		ate or a political subdivision employs a law enforcement	
		on (c) of this section, the State or political subdivision	
		n action at law, suit in equity, or other proper proceeding	
	-	d-dollar (\$50,000) civil penalty per occurrence.	,,
(f)		ctive Relief. – Any person injured under this section	shall have standing t
pursue an	•	for injunctive relief in a court of competent jurisdicti	
-		officer. The court shall hold a hearing on the motion for	-
		ninary injunction within 30 days of service of the pet	÷ •
		any provision of law to the contrary, the court may awa	
		ate or any political subdivision, reasonable attorneys' fee	
		otions. – Neither of the following is considered a violation	
(g)		Providing material aid to federal officials who are in pu	
<u>(g)</u>	(1)	•	÷
<u>(g)</u>	<u>(1)</u>	there is a demonstrable criminal nexus with another sta	ate or country and suc
<u>(g)</u>	<u>(1)</u>	there is a demonstrable criminal nexus with another stars suspect is either not a citizen of this State or is not pre-	
<u>(g)</u>		suspect is either not a citizen of this State or is not pre-	sent in this State.
<u>(g)</u>	<u>(1)</u> (2)	suspect is either not a citizen of this State or is not pre- Providing material aid to federal prosecutions for either	sent in this State. er of the following:
<u>(g)</u>		suspect is either not a citizen of this State or is not pre- Providing material aid to federal prosecutions for either a. Felony crimes against a person when such	sent in this State. er of the following: prosecution include
<u>(g)</u>		suspect is either not a citizen of this State or is not prezeProviding material aid to federal prosecutions for eithera.Felony crimes against a person when such weapons violations substantially similar to those	sent in this State. er of the following: prosecution include e found in this Chapte
<u>(g)</u>		suspect is either not a citizen of this State or is not pre- Providing material aid to federal prosecutions for either a. Felony crimes against a person when such weapons violations substantially similar to thos so long as such weapons violations are me	sent in this State. er of the following: prosecution include e found in this Chapte
<u>(g)</u>		suspect is either not a citizen of this State or is not prezProviding material aid to federal prosecutions for eithera.Felony crimes against a person when such weapons violations substantially similar to thos so long as such weapons violations are me prosecution.	sent in this State. er of the following: prosecution include e found in this Chapter rely ancillary to suc
<u>(g)</u>		suspect is either not a citizen of this State or is not pre- Providing material aid to federal prosecutions for either a. Felony crimes against a person when such weapons violations substantially similar to thos so long as such weapons violations are me	sent in this State. er of the following: prosecution include e found in this Chapter rely ancillary to suc ated under federal law

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1				substantially similar to those found in this Chapter	r, so long as such
2				weapons violations are merely ancillary to such pro-	secution.
3	<u>(h)</u>	Cons	tructior	a. – Nothing in this section shall be construed to prohi	bit public officers
1	or employ	or employees of the State or a political subdivision of the State from doing any of the following:			
		<u>(1)</u>	Requ	esting or accepting aid from federal officials in an effo	ort to enforce laws
			of the	e State or of a political subdivision of the State for eithe	r of the following:
			<u>a.</u>	Referring firearm cases to any United States attor	rney for potential
				prosecution if such case is a violent felony of	fense and if that
				prosecution would entail prosecution of violati	<u>ons substantially</u>
				similar to those found in this Chapter involving the	use of a weapon,
				provided that such weapons violations are merely	ancillary to that
				prosecution.	
			<u>b.</u>	Participating with federal law enforcement to enforc	
				or a political subdivision of the State in any national i	ntegrated ballistic
				information network investigation or lead, or distri	•
				whether or not through a crime gun intelligence cen	
		<u>(2)</u>	-	cipating in an interjurisdictional task force for the pur	
				not related to firearms, firearm accessories, or ammuni-	-
				urisdictional task force for the purpose of enforcing law	
				an or sex trafficking, immigration, or any other task for	
				oses other than enforcing any federal acts, e	
				nistrative orders, rules, regulations, statutes, or ord	inances regarding
				rms, firearm accessories, or ammunition.	
	<u>(i)</u>			n in Regard to Law-Abiding Citizens' Rights This	
	•		-	ist the State and shall be liberally construed in favo	r of the rights of
	<u>law-abidi</u>				
				3. If any provision of this act or its application is	
	-			et other provisions or applications of this act that ca	0
			alid pro	ovisions or application and, to this end, the provisio	ns of this act are
	severable				
		SEC'	TION 4	1. This act is effective when it becomes law.	