### **As Introduced**

132nd General Assembly Regular Session 2017-2018

H. B. No. 622

**Representative Perales** 

Cosponsors: Representatives Butler, Henne, Kick, Merrin, Retherford, Rezabek, Riedel, Romanchuk, Thompson, Young

## A BILL

To amend sections 2503.45, 2923.123, and 2923.126	1
of the Revised Code to generally authorize a	2
judge or magistrate who is a concealed handgun	3
licensee to possess a concealed handgun in a	4
courthouse or attached parking area, to expand	5
the exemption from the offenses regarding	6
illegal conveyance, possession, or control of a	7
deadly weapon or dangerous ordnance into or in a	8
courthouse for a judge or magistrate who is a	9
licensee with respect to a concealed handgun,	10
and to require a specified secure storage of the	11
concealed handgun while in the courthouse as a	12
condition for application of the authorization	13
and exemption.	14

# BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2503.45, 2923.123, and 2923.126	15
of the Revised Code be amended to read as follows:	16
Sec. 2503.45. (A) (1) The supreme court may create a board,	17
commission, or other entity to be responsible for the operation	18

and maintenance of the facilities and attendant exterior grounds 19 included within the real estate described in division (A) of 20 Section 2 of Sub. House Bill No. 388 of the 125th general 21 assembly. The supreme court may authorize any board, commission, 22 or other entity so created to establish a trust for the purpose 23 of receiving, restoring, maintaining, and displaying items of 24 25 historic, artistic, or educational value in the facilities or on 26 the grounds.

(2) On and after the effective date of this amendment, no provision in a rule or regulation adopted prior to, on, or after that date by a board, commission, or entity created under division (A) (1) of this section may be enforced against a justice of the supreme court, or any other judge of a court of record of this state or magistrate, who is a concealed handgun licensee with respect to any of the following:

(a) The justice's, judge's, or magistrate's carrying of a concealed handgun in any attached parking area, if at that time the justice, judge, or magistrate is carrying a valid concealed handgun license and valid identification, or leaving of a handgun in a locked motor vehicle in any attached parking area;

(b) The justice's, judge's, or magistrate's conveyance of 39 a concealed handgun from an attached parking area into the 40 facilities or attendant exterior grounds specified in division 41 (A) (1) of this section or possession of a concealed handgun in 42 those facilities or grounds if at that time the justice, judge, 43 or magistrate is carrying a valid concealed handgun license and 44 valid identification, provided the justice, judge, or 45 magistrate, upon entering any of the facilities with a concealed 46 handgun, personally secures, or provides for the secure storage 47 of, the handgun in a manner described in division (E)(2)(b)(i) 48

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or (ii) of section 2923.123 of the Revised Code.

(B) The facilities and attendant exterior grounds granted	50
to the supreme court pursuant to division (A) of Section 2 of	51
Sub. House Bill No. 388 of the 125th general assembly, and any	52
income from the possession or operation of those facilities and	53
grounds, are exempt from taxation and assessments.	54
(C) As used in division (A)(2) of this section:	55
(1) "Attached parking area" means a parking garage,	56
parking lot, or parking area for motor vehicles attached to the	57
facilities or attendant exterior grounds specified in division	58
(A)(1) of this section.	59
(2) "Concealed handgun license" has the same meaning as in	60
section 2923.11 of the Revised Code.	61
(3) "Licensee" has the same meaning as in section 2923.124	62
of the Revised Code.	63
Sec. 2923.123. (A) No person shall knowingly convey or	64
attempt to convey a deadly weapon or dangerous ordnance into a	65
courthouse or into another building or structure in which a	66
courtroom is located.	67
(B) No person shall knowingly possess or have under the	68
person's control a deadly weapon or dangerous ordnance in a	69
courthouse or in another building or structure in which a	70
courtroom is located.	71
(C) This section does not apply to any of the following:	72
(1) Except as provided in division (E) <u>(2) or (3)</u> of this	73
section, a judge of a court of record of this state or a	74
magistrate;	75

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(2) A peace officer, officer of a law enforcement agency, 76 or person who is in either of the following categories: 77 (a) Except as provided in division (E)(3) of this section, 78 a peace officer, or an officer of a law enforcement agency of 79 another state, a political subdivision of another state, or the 80 United States, who is authorized to carry a deadly weapon or 81 dangerous ordnance, who possesses or has under that individual's 82 control a deadly weapon or dangerous ordnance as a requirement 83 of that individual's duties, and who is acting within the scope 84 of that individual's duties at the time of that possession or 85 control; 86 (b) Except as provided in division (E) (3) of this section, 87 a person who is employed in this state, who is authorized to 88 carry a deadly weapon or dangerous ordnance, who possesses or 89 has under that individual's control a deadly weapon or dangerous 90 ordnance as a requirement of that person's duties, and who is 91 subject to and in compliance with the requirements of section 92

109.801 of the Revised Code, unless the appointing authority of 93 the person has expressly specified that the exemption provided 94 in division (C)(2)(b) of this section does not apply to the 95 person. 96

(3) A person who conveys, attempts to convey, possesses, or has under the person's control a deadly weapon or dangerous ordnance that is to be used as evidence in a pending criminal or civil action or proceeding;

(4) Except as provided in division (E) (3) of this section,
a bailiff or deputy bailiff of a court of record of this state
who is authorized to carry a firearm pursuant to section 109.77
of the Revised Code, who possesses or has under that
individual's control a firearm as a requirement of that

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individual's duties, and who is acting within the scope of that 106 individual's duties at the time of that possession or control; 107

(5) Except as provided in division (E)(3) of this section, 108 a prosecutor, or a secret service officer appointed by a county 109 prosecuting attorney, who is authorized to carry a deadly weapon 110 or dangerous ordnance in the performance of the individual's 111 duties, who possesses or has under that individual's control a 112 deadly weapon or dangerous ordnance as a requirement of that 113 individual's duties, and who is acting within the scope of that 114 individual's duties at the time of that possession or control; 115

(6) (a) Except as provided in division (E) (3) of this 116 section and subject to division (C)(6)(b) of this section, a 117 person who conveys or attempts to convey a handgun into a 118 courthouse or into another building or structure in which a 119 courtroom is located, who, at the time of the conveyance or 120 attempt, either is carrying a valid concealed handgun license or 121 is an active duty member of the armed forces of the United 122 States and is carrying a valid military identification card and 123 documentation of successful completion of firearms training that 124 meets or exceeds the training requirements described in division 125 (G)(1) of section 2923.125 of the Revised Code, and who 126 transfers possession of the handgun to the officer or officer's 127 designee who has charge of the courthouse or building. The 128 officer shall secure the handgun until the licensee is prepared 129 to leave the premises. The exemption described in this division 130 applies only if the officer who has charge of the courthouse or 131 building provides services of the nature described in this 132 division. An officer who has charge of the courthouse or 133 building is not required to offer services of the nature 134 described in this division. 135

(b) If a person who conveys or attempts to convey a	136
concealed handgun into a courthouse or into another building or	137
structure in which a courtroom is located, or who possesses or	138
controls a concealed handgun in a courthouse or such a building	139
or structure, is carrying a valid concealed handgun license at	140
the time of the conveyance, attempted conveyance, possession, or	141
control and is a judge of a court of record of this state or a	142
magistrate, division (C)(1) of this section applies to the	143
person and division (C)(6)(a) of this section does not apply to	144
the person.	145

(D) (1) Whoever violates division (A) of this section is 146 quilty of illegal conveyance of a deadly weapon or dangerous 147 ordnance into a courthouse. Except as otherwise provided in this 148 division, illegal conveyance of a deadly weapon or dangerous 149 ordnance into a courthouse is a felony of the fifth degree. If 150 the offender previously has been convicted of a violation of 1.51 division (A) or (B) of this section, illegal conveyance of a 152 deadly weapon or dangerous ordnance into a courthouse is a 153 felony of the fourth degree. 154

(2) Whoever violates division (B) of this section is 155 quilty of illegal possession or control of a deadly weapon or 156 dangerous ordnance in a courthouse. Except as otherwise provided 157 in this division, illegal possession or control of a deadly 158 weapon or dangerous ordnance in a courthouse is a felony of the 159 fifth degree. If the offender previously has been convicted of a 160 violation of division (A) or (B) of this section, illegal 161 possession or control of a deadly weapon or dangerous ordnance 162 in a courthouse is a felony of the fourth degree. 163

(E) <u>(1)</u> (	On and	<u>d after the ef</u>	fective date	of this	amendment,	164
no provision	in a	court-adopted	weapons ban	adopted	prior to,	165

on, or after that date may be enforced against a judge of a	166
court of record of this state or magistrate who is a concealed	167
handgun licensee and who is carrying the valid license and valid	168
identification, with respect to any of the following:	169
	1 = 0
(a) The judge's or magistrate's attempted conveyance of a	170
concealed handgun into a courthouse, building, or structure	171
covered by the ban;	172
(b) The judge's or magistrate's conveyance of a concealed	173
handgun into, or possession or control of a concealed handgun	174
in, a courthouse, building, or structure covered by the ban, if	175
the judge or magistrate personally secures, or provides for the	176
secure storage of, the handgun in a manner described in division	177
(E)(2)(b)(i) or (ii) of this section.	178
(2) On and after the effective date of this amendment, the	179
exemption described in division (C)(1) of this section does not	180
apply to a judge of a court of record of this state or	181
magistrate who conveys or attempts to convey a concealed handgun	182
into, or possesses or controls a concealed handgun in, a	183
courthouse or another building or structure in which a courtroom	184
is located if a court-adopted weapons ban applies to the	185
courthouse, building, or structure and if either of the	186
following applies with respect to the judge or magistrate:	187
(a) The judge or magistrate is not a concealed handgun	188
licensee or is a concealed handgun licensee but is not carrying	189
a valid concealed handgun license and valid identification at	190
the time of the conveyance, attempted conveyance, possession, or	191
<pre>control;</pre>	192
(b) The judge or magistrate is a concealed handgun	193
licensee, is carrying a valid concealed handgun license and	194

valid identification at the time of the conveyance, attempted	195
conveyance, possession, or control, and, if the judge or	196
magistrate conveys the concealed handgun into or possesses or	197
controls the concealed handgun in the building or structure,	198
fails to do one of the following:	199
(i) Personally secure the handgun promptly after entering_	200
the courthouse, building, or structure with the concealed	200
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handgun, provided that if the officer who has charge of the	
courthouse, building, or structure has approved a manner of	203
personally securing a handgun for purposes of this division, a	204
handgun may be personally secured for purposes of this division	205
only in the manner approved by the officer;	206
(ii) Provide for the secure storage of the handgun either	207
by transferring its possession to the officer or officer's	208
designee who has charge of the courthouse, building, or	209
structure, or in a manner other than such a transfer that is	210
expressly authorized for judges and magistrates.	211
<u>(c) If a judge or magistrate transfers possession of a</u>	212
handgun to the officer or officer's designee who has charge of	213
the courthouse, building, or structure or to any other person as	214
described in division (E)(2)(b)(ii) of this section, the	215
officer, designee, or other person shall secure the firearm	216
until the judge or magistrate is prepared to leave the premises.	217
An officer who has charge of a courthouse or building is not	218
required to offer services of the nature described in division	219
<u>(E)(2)(b)(ii) of this section.</u>	220
(3) The exemptions described in divisions (C) $(1)$ , (2) (a),	221
(2)(b), (4), (5), and (6) of this section do not apply to any	222
judge, magistrate, peace officer, officer of a law enforcement	223
agency, bailiff, deputy bailiff, prosecutor, secret service	224
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officer, or other person described in any of those divisions,	225
and the exemption described in division (C)(1) of this section	226
does not apply to any judge or magistrate with respect to a	227
deadly weapon or dangerous ordnance other than a concealed	228
${ m handgun}_{m \iota}$ if a rule of superintendence or another type of rule-	229
adopted by the supreme court pursuant to Article IV, Ohio-	230
Constitution, or an applicable local rule of court prohibits all	231
persons from conveying or attempting to convey a deadly weapon-	232
or dangerous ordnance into a courthouse or into another building	233
or structure in which a courtroom is located or from possessing	234
or having under one's control a deadly weapon or dangerous-	235
ordnance in a court-adopted weapons ban applies to the	236
courthouse or in another , other building, or structure in which	237
a courtroom is located. A court-adopted weapons ban does not	238
apply, for purposes of the exemption described in division (C)	239
(1) of this section, to a judge or magistrate with respect to a	240
concealed handgun, except to the extent described in division	241
(E) (2) of this section.	242
(F) As used in this section:	243
(1) "Magistrate" means an individual who is appointed by a	244
court of record of this state and who has the powers and may	245
perform the functions specified in Civil Rule 53, Criminal Rule	246
19, or Juvenile Rule 40.	247
(2) "Peace officer" and "prosecutor" have the same	248
meanings as in section 2935.01 of the Revised Code.	249
(3) "Court-adopted weapons ban" means a rule of	250
superintendence or another type of rule adopted by the supreme	251
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court pursuant to Article IV, Ohio Constitution, or an	-
applicable local rule of court that prohibits all persons from	253
conveying or attempting to convey a deadly weapon or dangerous	254

ordnance into a courthouse or into another building or structure	255
in which a courtroom is located or from possessing or having	256
under one's control a deadly weapon or dangerous ordnance in a	257
courthouse or in another building or structure in which a	258
courtroom is located.	259
Sec. 2923.126. (A) A concealed handgun license that is	260
issued under section 2923.125 of the Revised Code shall expire	261
five years after the date of issuance. A licensee who has been	262
issued a license under that section shall be granted a grace	263
period of thirty days after the licensee's license expires	264
during which the licensee's license remains valid. Except as	265
provided in divisions (B) and (C) of this section, a licensee	266
who has been issued a concealed handgun license under section	267
2923.125 or 2923.1213 of the Revised Code may carry a concealed	268
handgun anywhere in this state if the licensee also carries a	269
valid license and valid identification when the licensee is in	270
actual possession of a concealed handgun. The licensee shall	271
give notice of any change in the licensee's residence address to	272
the sheriff who issued the license within forty-five days after	273
that change.	274
If a licensee is the driver or an occupant of a motor	275
vehicle that is stopped as the result of a traffic stop or a	276
stop for another law enforcement purpose and if the licensee is	277
transporting or has a loaded handgun in the motor vehicle at	278
that time the licensee shall promptly inform any law	279

that time, the licensee shall promptly inform any law 279 enforcement officer who approaches the vehicle while stopped 280

that the licensee has been issued a concealed handgun license 281 and that the licensee currently possesses or has a loaded 282 handgun; the licensee shall not knowingly disregard or fail to 283 comply with lawful orders of a law enforcement officer given 284 while the motor vehicle is stopped, knowingly fail to remain in 285

the motor vehicle while stopped, or knowingly fail to keep the 286 licensee's hands in plain sight after any law enforcement 287 officer begins approaching the licensee while stopped and before 288 the officer leaves, unless directed otherwise by a law 289 enforcement officer; and the licensee shall not knowingly have 290 contact with the loaded handgun by touching it with the 291 292 licensee's hands or fingers, in any manner in violation of division (E) of section 2923.16 of the Revised Code, after any 293 law enforcement officer begins approaching the licensee while 294 295 stopped and before the officer leaves. Additionally, if a licensee is the driver or an occupant of a commercial motor 296 vehicle that is stopped by an employee of the motor carrier 297 enforcement unit for the purposes defined in section 5503.34 of 298 the Revised Code and if the licensee is transporting or has a 299 loaded handgun in the commercial motor vehicle at that time, the 300 licensee shall promptly inform the employee of the unit who 301 approaches the vehicle while stopped that the licensee has been 302 issued a concealed handgun license and that the licensee 303 currently possesses or has a loaded handgun. 304

If a licensee is stopped for a law enforcement purpose and 305 if the licensee is carrying a concealed handgun at the time the 306 officer approaches, the licensee shall promptly inform any law 307 enforcement officer who approaches the licensee while stopped 308 that the licensee has been issued a concealed handgun license 309 and that the licensee currently is carrying a concealed handgun; 310 the licensee shall not knowingly disregard or fail to comply 311 with lawful orders of a law enforcement officer given while the 312 licensee is stopped or knowingly fail to keep the licensee's 313 hands in plain sight after any law enforcement officer begins 314 approaching the licensee while stopped and before the officer 315 leaves, unless directed otherwise by a law enforcement officer; 316

and the licensee shall not knowingly remove, attempt to remove, 317 grasp, or hold the loaded handgun or knowingly have contact with 318 the loaded handgun by touching it with the licensee's hands or 319 fingers, in any manner in violation of division (B) of section 320 2923.12 of the Revised Code, after any law enforcement officer 321 begins approaching the licensee while stopped and before the 322 officer leaves. 323

(B) A valid concealed handgun license does not authorize
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the licensee to carry a concealed handgun in any manner
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prohibited under division (B) of section 2923.12 of the Revised
Code or in any manner prohibited under section 2923.16 of the
Revised Code. A valid license does not authorize the licensee to
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carry a concealed handgun into any of the following places:

(1) A police station, sheriff's office, or state highway 330 patrol station, premises controlled by the bureau of criminal 331 identification and investigation; a state correctional 332 institution, jail, workhouse, or other detention facility; any 333 area of an airport passenger terminal that is beyond a passenger 334 or property screening checkpoint or to which access is 335 restricted through security measures by the airport authority or 336 a public agency; or an institution that is maintained, operated, 337 managed, and governed pursuant to division (A) of section 338 5119.14 of the Revised Code or division (A)(1) of section 339 5123.03 of the Revised Code; 340

(2) A school safety zone if the licensee's carrying the
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concealed handgun is in violation of section 2923.122 of the
Revised Code;
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(3) A courthouse or another building or structure in which
 a courtroom is located, if the licensee's carrying the concealed
 handgun is in violation of section 2923.123 of the Revised Code;
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(4) Any premises or open air arena for which a D permit
has been issued under Chapter 4303. of the Revised Code if the
licensee's carrying the concealed handgun is in violation of
section 2923.121 of the Revised Code;
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(5) Any premises owned or leased by any public or private 351 college, university, or other institution of higher education, 352 unless the handgun is in a locked motor vehicle or the licensee 353 is in the immediate process of placing the handgun in a locked 354 motor vehicle or unless the licensee is carrying the concealed 355 356 handgun pursuant to a written policy, rule, or other authorization that is adopted by the institution's board of 357 trustees or other governing body and that authorizes specific 358 individuals or classes of individuals to carry a concealed 359 handgun on the premises; 360

(6) Any church, synagogue, mosque, or other place of worship, unless the church, synagogue, mosque, or other place of worship posts or permits otherwise;

(7) Any Subject to division (C) (4) (a) of this section, any 364 building that is a government facility of this state or a 365 political subdivision of this state and that is not a building 366 that is used primarily as a shelter, restroom, parking facility 367 for motor vehicles, or rest facility and is not a courthouse or 368 other building or structure in which a courtroom is located that 369 is subject to division (B)(3) of this section, unless the 370 governing body with authority over the building has enacted a 371 statute, ordinance, or policy that permits a licensee to carry a 372 concealed handgun into the building; 373

(8) A place in which federal law prohibits the carrying of 374handguns. 375

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(C) (1) Nothing in this section shall negate or restrict a 376 rule, policy, or practice of a private employer that is not a 377 private college, university, or other institution of higher 378 education concerning or prohibiting the presence of firearms on 379 the private employer's premises or property, including motor 380 vehicles owned by the private employer. Nothing in this section 381 shall require a private employer of that nature to adopt a rule, 382 policy, or practice concerning or prohibiting the presence of 383 firearms on the private employer's premises or property, 384 including motor vehicles owned by the private employer. 385

(2) (a) A private employer shall be immune from liability 386 in a civil action for any injury, death, or loss to person or 387 property that allegedly was caused by or related to a licensee 388 bringing a handgun onto the premises or property of the private 389 employer, including motor vehicles owned by the private 390 employer, unless the private employer acted with malicious 391 purpose. A private employer is immune from liability in a civil 392 action for any injury, death, or loss to person or property that 393 allegedly was caused by or related to the private employer's 394 decision to permit a licensee to bring, or prohibit a licensee 395 from bringing, a handgun onto the premises or property of the 396 private employer. 397

(b) A political subdivision shall be immune from liability 398 in a civil action, to the extent and in the manner provided in 399 Chapter 2744. of the Revised Code, for any injury, death, or 400 loss to person or property that allegedly was caused by or 401 related to a licensee bringing a handgun onto any premises or 402 property owned, leased, or otherwise under the control of the 403 political subdivision. As used in this division, "political 404 subdivision" has the same meaning as in section 2744.01 of the 405 Revised Code. 406

(c) An institution of higher education shall be immune 407 from liability in a civil action for any injury, death, or loss 408 to person or property that allegedly was caused by or related to 409 a licensee bringing a handgun onto the premises of the 410 institution, including motor vehicles owned by the institution, 411 unless the institution acted with malicious purpose. An 412 institution of higher education is immune from liability in a 413 civil action for any injury, death, or loss to person or 414 property that allegedly was caused by or related to the 415 institution's decision to permit a licensee or class of 416 licensees to bring a handgun onto the premises of the 417 institution. 418

(3) (a) Except as provided in division (C) (3) (b) of this 419 section, the owner or person in control of private land or 420 premises, and a private person or entity leasing land or 421 premises owned by the state, the United States, or a political 422 subdivision of the state or the United States, may post a sign 423 in a conspicuous location on that land or on those premises 424 425 prohibiting persons from carrying firearms or concealed firearms on or onto that land or those premises. Except as otherwise 426 provided in this division or division (C) (4) (b) of this section, 427 a person who knowingly violates a posted prohibition of that 428 nature is guilty of criminal trespass in violation of division 429 (A) (4) of section 2911.21 of the Revised Code and is guilty of a 430 misdemeanor of the fourth degree. If Except as otherwise 431 provided in division (C)(4)(b) of this section, if a person 432 knowingly violates a posted prohibition of that nature and the 433 posted land or premises primarily was a parking lot or other 434 parking facility, the person is not guilty of criminal trespass 435 under section 2911.21 of the Revised Code or under any other 436 criminal law of this state or criminal law, ordinance, or 4.37 resolution of a political subdivision of this state, and instead 438 is subject only to a civil cause of action for trespass based on 439 the violation. 440

If a person knowingly violates a posted prohibition of the 441 nature described in this division and the posted land or 442 premises is a child day-care center, type A family day-care 443 home, or type B family day-care home, unless the person is a 444 licensee who resides in a type A family day-care home or type B 445 family day-care home, the person is guilty of aggravated 446 trespass in violation of section 2911.211 of the Revised Code. 447 Except as otherwise provided in this division, the offender is 448 guilty of a misdemeanor of the first degree. If the person 449 previously has been convicted of a violation of this division or 450 of any offense of violence, if the weapon involved is a firearm 451 that is either loaded or for which the offender has ammunition 452 ready at hand, or if the weapon involved is dangerous ordnance, 453 the offender is guilty of a felony of the fourth degree. 454

(b) A landlord may not prohibit or restrict a tenant who
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is a licensee and who on or after September 9, 2008, enters into
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a rental agreement with the landlord for the use of residential
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premises, and the tenant's guest while the tenant is present,
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from lawfully carrying or possessing a handgun on those
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residential premises.

(c) As used in division (C)(3) of this section:

(i) "Residential premises" has the same meaning as in
section 5321.01 of the Revised Code, except "residential
premises" does not include a dwelling unit that is owned or
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operated by a college or university.

(ii) "Landlord," "tenant," and "rental agreement" have the

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same meanings as in section 5321.01 of the Revised Code.	467
(4)(a) On and after the effective date of this amendment,	468
division (B)(7) of this section does not apply to a judge of a	469
court of record of this state or magistrate who is a concealed	470
handgun licensee and who is carrying the valid license and valid	471
identification, with respect to any of the following:	472
(i) The judge's or magistrate's possession of a concealed	473
handgun in a parking facility for motor vehicles attached to a	474
courthouse or another building or structure in which a courtroom	475
is located or leaving of a handgun in a locked vehicle in such a	476
parking facility;	477
(ii) The judge's or magistrate's conveyance of a concealed_	478
handgun from a parking facility described in division (E)(4)(a)	479
(i) of this section into a courthouse or a building or structure	480
described in that division or possession of a concealed handgun	481
in a courthouse or such a building or structure, provided the	482
judge or magistrate, upon entering the courthouse, building, or	483
structure with the concealed handgun, personally secures or	484
provides for the secure storage of the handgun as described in	485
division (E)(2)(b)(i) or (ii) of section 2923.123 of the Revised	486
Code.	487
(b) If land or premises is posted as described in division	488
(C) (3) (a) of this section and the land or premises is a	489
<u>courthouse or another building or structure in which a courtroom</u>	490
is located, or a parking facility for motor vehicles attached to	491
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a courthouse or such a building or structure, on and after the	492
effective date of this amendment, the posting does not apply to	
a judge of a court of record of this state or magistrate who is	494
a concealed handgun licensee and who is carrying the valid	495
license and valid identification, with respect to any conduct of	496

a type described in division (E) (4) (a) (i) or (ii) of this 497 section that involves the parking facility, courthouse, 498 building, or structure. 499 500 (D) A person who holds a valid concealed handgun license issued by another state that is recognized by the attorney 501 general pursuant to a reciprocity agreement entered into 502 pursuant to section 109.69 of the Revised Code or a person who 503 holds a valid concealed handgun license under the circumstances 504 described in division (B) of section 109.69 of the Revised Code 505 506 has the same right to carry a concealed handgun in this state as a person who was issued a concealed handgun license under 507 section 2923.125 of the Revised Code and is subject to the same 508 restrictions that apply to a person who carries a license issued 509 under that section. 510 (E) (1) A peace officer has the same right to carry a 511 concealed handgun in this state as a person who was issued a 512 concealed handgun license under section 2923.125 of the Revised 513 Code. For purposes of reciprocity with other states, a peace 514 officer shall be considered to be a licensee in this state. 515

(2) An active duty member of the armed forces of the 516 United States who is carrying a valid military identification 517 card and documentation of successful completion of firearms 518 training that meets or exceeds the training requirements 519 described in division (G)(1) of section 2923.125 of the Revised 520 Code has the same right to carry a concealed handgun in this 521 state as a person who was issued a concealed handgun license 522 under section 2923.125 of the Revised Code and is subject to the 523 same restrictions as specified in this section. 524

(F) (1) A qualified retired peace officer who possesses a 525retired peace officer identification card issued pursuant to 526

division (F)(2) of this section and a valid firearms 527 requalification certification issued pursuant to division (F)(3) 528 of this section has the same right to carry a concealed handgun 529 in this state as a person who was issued a concealed handgun 530 license under section 2923.125 of the Revised Code and is 5.31 subject to the same restrictions that apply to a person who 532 carries a license issued under that section. For purposes of 533 reciprocity with other states, a qualified retired peace officer 534 who possesses a retired peace officer identification card issued 535 pursuant to division (F)(2) of this section and a valid firearms 536 requalification certification issued pursuant to division (F)(3) 537 of this section shall be considered to be a licensee in this 538 state. 539

(2) (a) Each public agency of this state or of a political subdivision of this state that is served by one or more peace officers shall issue a retired peace officer identification card to any person who retired from service as a peace officer with that agency, if the issuance is in accordance with the agency's policies and procedures and if the person, with respect to the person's service with that agency, satisfies all of the following:

(i) The person retired in good standing from service as a
peace officer with the public agency, and the retirement was not
for reasons of mental instability.
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(ii) Before retiring from service as a peace officer with
that agency, the person was authorized to engage in or supervise
the prevention, detection, investigation, or prosecution of, or
the incarceration of any person for, any violation of law and
the person had statutory powers of arrest.

(iii) At the time of the person's retirement as a peace

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officer with that agency, the person was trained and qualified 557 to carry firearms in the performance of the peace officer's 558 duties. 559

(iv) Before retiring from service as a peace officer with that agency, the person was regularly employed as a peace officer for an aggregate of fifteen years or more, or, in the alternative, the person retired from service as a peace officer with that agency, after completing any applicable probationary period of that service, due to a service-connected disability, as determined by the agency.

(b) A retired peace officer identification card issued to 567 a person under division (F)(2)(a) of this section shall identify 568 the person by name, contain a photograph of the person, identify 569 the public agency of this state or of the political subdivision 570 of this state from which the person retired as a peace officer 571 and that is issuing the identification card, and specify that 572 the person retired in good standing from service as a peace 573 officer with the issuing public agency and satisfies the 574 criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 575 section. In addition to the required content specified in this 576 division, a retired peace officer identification card issued to 577 a person under division (F)(2)(a) of this section may include 578 the firearms regualification certification described in division 579 (F) (3) of this section, and if the identification card includes 580 that certification, the identification card shall serve as the 581 firearms regualification certification for the retired peace 582 officer. If the issuing public agency issues credentials to 583 active law enforcement officers who serve the agency, the agency 584 may comply with division (F)(2)(a) of this section by issuing 585 the same credentials to persons who retired from service as a 586 peace officer with the agency and who satisfy the criteria set 587

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forth in divisions (F)(2)(a)(i) to (iv) of this section,588provided that the credentials so issued to retired peace589officers are stamped with the word "RETIRED."590

(c) A public agency of this state or of a political
subdivision of this state may charge persons who retired from
service as a peace officer with the agency a reasonable fee for
issuing to the person a retired peace officer identification
card pursuant to division (F) (2) (a) of this section.

596 (3) If a person retired from service as a peace officer with a public agency of this state or of a political subdivision 597 of this state and the person satisfies the criteria set forth in 598 divisions (F) (2) (a) (i) to (iv) of this section, the public 599 agency may provide the retired peace officer with the 600 opportunity to attend a firearms requalification program that is 601 approved for purposes of firearms requalification required under 602 section 109.801 of the Revised Code. The retired peace officer 603 may be required to pay the cost of the course. 604

If a retired peace officer who satisfies the criteria set 605 forth in divisions (F)(2)(a)(i) to (iv) of this section attends 606 a firearms requalification program that is approved for purposes 607 of firearms requalification required under section 109.801 of 608 the Revised Code, the retired peace officer's successful 609 completion of the firearms regualification program regualifies 610 the retired peace officer for purposes of division (F) of this 611 section for five years from the date on which the program was 612 successfully completed, and the regualification is valid during 613 that five-year period. If a retired peace officer who satisfies 614 the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 615 section satisfactorily completes such a firearms requalification 616 program, the retired peace officer shall be issued a firearms 617

requalification certification that identifies the retired peace 618 officer by name, identifies the entity that taught the program, 619 specifies that the retired peace officer successfully completed 620 the program, specifies the date on which the course was 621 successfully completed, and specifies that the requalification 622 is valid for five years from that date of successful completion. 62.3 The firearms regualification certification for a retired peace 624 officer may be included in the retired peace officer 625 identification card issued to the retired peace officer under 626 division (F)(2) of this section. 627 A retired peace officer who attends a firearms 628 requalification program that is approved for purposes of 629 firearms regualification required under section 109.801 of the 630 Revised Code may be required to pay the cost of the program. 631 (G) As used in this section: 632 (1) "Qualified retired peace officer" means a person who 633 satisfies all of the following: 634 (a) The person satisfies the criteria set forth in 635 divisions (F)(2)(a)(i) to (v) of this section. 636 (b) The person is not under the influence of alcohol or 637 another intoxicating or hallucinatory drug or substance. 638 (c) The person is not prohibited by federal law from 639 receiving firearms. 640 (2) "Retired peace officer identification card" means an 641 identification card that is issued pursuant to division (F)(2) 642 of this section to a person who is a retired peace officer. 643 (3) "Government facility of this state or a political 644 subdivision of this state" means any of the following: 645

(a) A building or part of a building that is owned or	646
leased by the government of this state or a political	647
subdivision of this state and where employees of the government	648
of this state or the political subdivision regularly are present	649
for the purpose of performing their official duties as employees	650
of the state or political subdivision;	651
(b) The office of a deputy registrar serving pursuant to	652
Chapter 4503. of the Revised Code that is used to perform deputy	653
registrar functions.	654
(4) "Governing body" has the same meaning as in section	655
154.01 of the Revised Code.	656
Section 2. That existing sections 2503.45, 2923.123, and	657
2923.126 of the Revised Code are hereby repealed.	658