GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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H.B. 583 Mar 31, 2025 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30266-ML-87A

Short Title:	Law Enforcement/Destroy Certain Firearms.	(Public)
Sponsors:	Representative Morey.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE LAW ENFORCEMENT AGENCIES TO DESTROY
3	UNCLAIMED FIREARMS, FIREARMS CONFISCATED AFTER CONVICTION OF
4	CERTAIN OFFENSES, AND FIREARMS PURCHASED BY OR VOLUNTARILY
5	SURRENDERED TO THE LAW ENFORCEMENT AGENCY.
6	Whereas, State law passed in 2013 prohibits law enforcement from destroying
7	firearms when they obtain guns in the course of a criminal investigation; and
8	Whereas, a 2023 report found that police departments have seized and store more than
9	74,000 firearms in warehouses; and
10	Whereas, some individual police stations store, track, and maintain more than 10,000
11	firearms that were used in crimes; and
12	Whereas, the cost to store and maintain these weapons is placed on the police
13	departments; and
14	Whereas, many police departments in North Carolina do not want to sell firearms
15	back into circulation because they will see them again used in other crimes; and
16	Whereas, stockpiling firearms and not allowing for destruction creates the risk of
17	accidental discharge, potential injury, and gun theft from storage units; Now, therefore,
10	
18	The General Assembly of North Carolina enacts:
19	SECTION 1. G.S. 15-11.1(b1) reads as rewritten:
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		was unlawfully deprived of the same or had no	o knowledge or reasonable belief
		of the defendant's intention to use the firearm	-
	(2)	By ordering the firearm returned to the defen	dant, but only if the defendant is
		not convicted of any criminal offense in conn	ection with the possession or use
		of the firearm, the defendant is the rightful	l owner of the firearm, and the
		defendant is not otherwise ineligible to posse	
	(3)	By ordering the firearm turned over to be dest	royed by the sheriff of the county
		in which the firearm was seized or by his dul	y authorized agent if the firearm
		does not have a legible, unique identification	on number or is unsafe for use
		because of wear, damage, age, or modi	fication. The sheriff any law
		enforcement agency in the county of trial.	The receiving law enforcement
		agency shall maintain a record of the destruc	tion of the firearm.
	(4)	By ordering the firearm turned over to a law e	
		of trial for (i)-the official use of the agency of	or (ii) sale, trade, or exchange by
		the agency to a federally licensed firearm	
		applicable State and federal firearm laws. The	•
		of the firearm pursuant to this subdivision of	
		unique identification number. If the law enfor	
		then the proceeds of the sale shall be rem	
		finance officer as provided by G.S. 115C-4	
		public schools. agency. The receiving law en	
		a record and inventory of all firearms receive	-
		ion (b1) is not applicable to seizures pursuant t	
		on with a violation of Article 22 of Chapter 11	3 of the General Statutes or any
local wild		nting ordinance."	
UQ 4 = 44		TION 2. G.S. 15-11.2 reads as rewritten:	
§ 15-11.	.2. Disj	position of unclaimed firearms not confiscate	ed or seized as trial evidence.
 (b)	Dubl	shad Nation of Unalaimad Firearm When al	low onforcement econor finds or
(b)		shed Notice of Unclaimed Firearm. – When a l m and the firearm remains unclaimed for a peri	
		one notice in a newspaper published in the count	
		include all of the following:	y in which the agency is located.
The none	(1)	A statement that the firearm is unclaimed a	and is in the custody of the law
	(1)	enforcement agency.	and is in the custody of the law
	(2)	A statement that the firearm may be sold or o	otherwise disposed of unless the
	(2)	firearm is claimed within 30 days of the date	1
	(3)	A brief description of the firearm and any ot	-
	(\mathbf{J})	head of the law enforcement agency may co	
		reasonably inform the public about the firear	•
		reasonably morn ne public about the mean	
 (d)	Disp	osition of Unclaimed Firearm – If the firearm re	emains unclaimed for a period of
 (d) 30 days a	-	osition of Unclaimed Firearm. – If the firearm re	-
30 days a	fter the	publication of the notice, then the head or chie	f of the law enforcement agency
30 days a	fter the d	publication of the notice, then the head or chie isposition of the firearm in one of the following	f of the law enforcement agency ways:
30 days a	fter the	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm	of of the law enforcement agency y ways: n does not have a legible, unique
30 days a	fter the d	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm identification number or is unsafe for use be	of of the law enforcement agency g ways: n does not have a legible, unique ecause of wear, damage, age, or
30 days a	fter the d	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm identification number or is unsafe for use be modification and will not be disposed of pu	of of the law enforcement agency y ways: n does not have a legible, unique ecause of wear, damage, age, or rsuant to subdivision (3) of this
30 days a	fter the d	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm identification number or is unsafe for use be modification and will not be disposed of pu subsection. The head or chief of the law enfo	of of the law enforcement agency y ways: n does not have a legible, unique ecause of wear, damage, age, or rsuant to subdivision (3) of this
30 days a	ofter the er the d (1)	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm identification number or is unsafe for use be modification and will not be disposed of pu subsection. The head or chief of the law enfo record of the destruction of the firearm.	of of the law enforcement agency y ways: n does not have a legible, unique ecause of wear, damage, age, or rsuant to subdivision (3) of this preement agency shall maintain a
30 days a	fter the d	publication of the notice, then the head or chie isposition of the firearm in one of the following By having the firearm destroyed if the firearm identification number or is unsafe for use be modification and will not be disposed of pu subsection. The head or chief of the law enfo	of of the law enforcement agency y ways: n does not have a legible, unique ecause of wear, damage, age, or irsuant to subdivision (3) of this preement agency shall maintain a federally licensed firearm dealer

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	dealers, importers, or manufacturers. The head or chi agency shall dispose of the firearm pursuant to the firearm has a legible, unique identification number.	
(3)	By maintaining the firearm for training or experime	ental nurnoses the official
(3)	<u>use of the agency or transferring the firearm to a mus</u>	
 (f) Dis	bursement of Proceeds of Sale. If the law enforcemen	t agency sells the firearm
pursuant to sul	Advision (2) of subsection (d) of this section, then the problem of the section (d) and the section of the section (d) and the	oceeds of the sale shall be
law enforceme	nt agency shall maintain a record and inventory of all fi	irearms received pursuant
to this section,	as well as the disposition of the firearm, including any f	unds received from a sale
of a firearm or	any firearms or other property received in exchange or	trade of a firearm."
SE	CTION 3. G.S. 14-269.1 reads as rewritten:	
"§ 14-269.1.	Confiscation and disposition of deadly weapons.	
-	viction of any person for violation of G.S. 14-269, G.S.	-
	ing the use of a deadly weapon of a type referred to ir	
	reference to which the defendant shall have been co	
	d disposed of by the presiding judge at the trial in one of	the following ways in the
	ne presiding judge.	
(1)	By ordering the weapon returned to its rightful ow	
	owner is a person other than the defendant and ha	1
	recovery of such weapon with the presiding ju	
	defendant's conviction, and upon a finding by	
	petitioner is entitled to possession of same and	that he was unlawfully
	deprived of the same without his consent.	
(4)	By ordering such weapon turned over to the sher	iff of a law enforcement
(4)	<u>agency in the county in which the trial is held or hi</u>	
	<u>of the agency</u> to be destroyed if the firearm does n	•
	identification number or is unsafe for use because	
	modification. The sheriff destroyed. The receiving	
	shall maintain a record of the destruction thereof.	<u> </u>
(4b) By ordering the weapon turned over to a law enforce	ment agency in the county
	of trial for (i) the official use of the agency or (ii) sa	ale, trade, or exchange by
	the agency to a federally licensed firearm dealer	r in accordance with all
	applicable State and federal firearm laws. The cour	
	of the firearm pursuant to this subdivision only upon	-
	head or chief of the law enforcement agency or a des	-
	of the law enforcement agency and only if the fire	
	identification number. If the law enforcement agen	•
	the proceeds of the sale shall be remitted to the ap	
	officer as provided by G.S. 115C-452 to be used	-
	schools. agency. The receiving law enforcement	
(5)	record and inventory of all firearms received pursua	
(5)	By ordering such weapon turned over to the Nor Laboratory's weapons reference library for official	
	Laboratory's weapons reference library for official	
	Laboratory shall maintain a record and inventor received.	ry or an such weapons

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	(6) By ordering such weapons turned over to the North Carolina	•
	for official use by that agency. The North Carolina Justice	•
	maintain a record and inventory of all such weapons receive	
	SECTION 4. Article 2 of Chapter 15 of the General Statutes is an	hended by adding
a new section		
	Disposition of firearms received through firearm buy-back pro	
	Definition. – For purposes of this section, the term "firearm buy-back	
	in which firearms, ammunition, or firearms and ammunition a	tre purchased or
	surrendered for the purpose of destruction.	° 1 1 1
	Requirements. – A law enforcement agency that participates in a f	tirearm buy-back
	all comply with all of the following requirements:	
-	(1) The serial number of each firearm that is purchased or su	
	program is checked against any local, State, and federal i	
	firearms and, if it is found that the firearm is a stolen firearm	
	is not destroyed without the written permission of the lawf	
	and that if the lawful owner of the firearm does not give w	-
	for the firearm to be destroyed, that the firearm is returned to	
	(2) If it is determined that a firearm that is purchased by or su	urrendered to the
	firearm buy-back program is stolen, that the law enforceme	
	an effort to arrest the thief or any person who possessed the	firearm knowing
	<u>it was stolen.</u>	
	(3) Prior to the destruction of any firearm that is purchased or su	urrendered, that a
	written determination is made as to whether the firearm may	y have been used
	in a crime, and that if it is determined that the firearm proba	bly was used in a
	crime, that it is retained for evidence, and if it is determined	d that the firearm
	probably was not used in a crime, if the firearm is a rifled fir	earm, that a fired
	bullet and fired cartridge case is retained for possible use as a	evidence and that
	if the firearm is a smooth bore firearm, that a fired cartridge	e case is retained
	for possible use as evidence.	
(c)	Return to Lawful Owner. – Prior to returning a stolen firearm to a l	awful owner, the
law enforce	ement agency shall determine whether or not the lawful owner is elig	gible to possess a
	ler federal law. If the lawful owner of the firearm is ineligible to p	
under feder	al law, the law enforcement agency may destroy the firearm after	compliance with
	(3) of subsection (b) of this section."	
	SECTION 5. This act becomes effective July 1, 2025, and applied	es to any firearm
	nd, or otherwise received by a law enforcement agency on or after the	•