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written or oral.

2025 South Dakota Legislature

House Bill 1218

AMENDMENT 1218N FOR THE HOUSE ENGROSSED BILL

1	An Act to prohibit counties, municipalities, and townships from imposing firearm
2	restrictions on certain employees, officers, and volunteers.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section 1. That a NEW SECTION be added to chapter 7-18:
5	A board of county commissioners may not, by any method or means, prohibit or
6	restrict an individual who is a county employee, officer, or volunteer, from lawfully
7	possessing any concealed firearm and compatible ammunition, while the individual is
8	within any county building, facility, or vehicle, or while on any real property, owned or
9	leased by the county. This section does not apply to possession of a concealed firearm
10	and compatible ammunition by:
11	(1) An individual who is an inmate;
12	(2) An individual, other than a law enforcement officer, while present in:
13	(a) A portion of a building being used to provide court services county
14	courthouse, as defined in § 22-14-22; or
15	(b) The secure area of any detention facility, a mental health crisis center, or a
16	substance use disorder residential treatment facility; or
17	(3) An individual, other than a law enforcement officer, while using a county vehicle to
18	transport another individual apprehended in accordance with chapter 27A-10.
19	No injury or damage resulting from an individual possessing a concealed firearm
20	may be construed to be an act of the county, and no liability may be imputed to the
21	county.
22	For purposes of this section, any "method or means" includes the adoption of a
23	policy, the issuance of a quidance letter or statement, and any similar directive, whether

A board of supervisors may not, by any method or means, prohibit or restrict an
individual who is a township employee, officer, or volunteer, from lawfully possessing any
concealed firearm and compatible ammunition, while the individual is within any township
building, facility, or vehicle, or while on any real property, owned or leased by the
township. This section does not apply to possession of a concealed firearm and compatible
ammunition by:
(1) An individual who is an inmate;
(2) An individual, other than a law enforcement officer, while present in:
(a) A portion of a building being used to provide court services county
courthouse, as defined in § 22-14-22; or
(b) The secure area of any detention facility, a mental health crisis center, or a
substance use disorder residential treatment facility; or
(3) An individual, other than a law enforcement officer, while using a township vehicle
to transport another individual apprehended in accordance with chapter 27A-10.
No injury or damage resulting from an individual possessing a concealed firearm
may be construed to be an act of the township, and no liability may be imputed to the
township.
For purposes of this section, any "method or means" includes the adoption of a
policy, the issuance of a guidance letter or statement, and any similar directive, whether

Section 3. That a NEW SECTION be added to chapter 9-14:

The governing body of a municipality may not, by any method or means, prohibit or restrict an individual who is a municipal employee, officer, or volunteer, from lawfully possessing any concealed firearm and compatible ammunition, while the individual is within any municipal building, facility, or vehicle, or while on any real property, owned or leased by the municipality. This section does not apply to possession of a concealed firearm and compatible ammunition by:

(1) An individual who is an inmate;

written or oral.

- (2) An individual, other than a law enforcement officer, while present in:
 - (a) A portion of a building being used to provide court services county courthouse, as defined in § 22-14-22; or
 - (b) The secure area of any detention facility, a mental health crisis center, or a substance use disorder residential treatment facility; or

(3) An individual, other than a law enforcement officer, while using a municipal vehicle to transport another individual apprehended in accordance with chapter 27A-10.
to transport another individual apprehended in accordance with chapter 27A-10.
No injury or damage resulting from an individual possessing a concealed firearm
may be construed to be an act of the municipality, and no liability may be imputed to the
municipality.
For purposes of this section, any "method or means" includes the adoption of a
policy, the issuance of a guidance letter or statement, and any similar directive, whether
written or oral.