2020 South Dakota Legislature

Senate Bill 169

AMENDMENT 169A FOR THE INTRODUCED BILL

2		ourthouses.	
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:		
4	Section	1. That § 22-14-24 be AMENDED:	
5	2	2-14-24. Exceptions to penalty for possession in a county courthouse or	
6	state	e capitol.	
7		The provisions of § 22-14-23 do not apply to:	
8	(1)	The lawful performance of official duties by an officer, agent, or employee of the	
9		United States, the state, political subdivision thereof, or a municipality, who is	
10		authorized by law to engage in or supervise the prevention, detection, investigation,	
11		or prosecution of any violation of law or who is an officer of the court;	
12	(2)	The possession of a firearm or other dangerous weapon by a judge or magistrate;	
13	(3)	The possession of a firearm or other dangerous weapon by a federal or state officia	
14		or by a member of the armed services, if such possession is authorized by law;	
15	(4)	The possession of a concealed pistol in the state capitol by a qualified law	
16		enforcement officer or a qualified retired law enforcement officer in accordance with	
17		the Law Enforcement Officers Safety Act of 2004, 18 U.S.C. § 926B-C;	
18	(5)	The possession of a concealed pistol anywhere in the state capitol, other than in the	
19		Supreme Court chamber or other access-controlled private office under the	
20		supervision of security personnel, by any person not otherwise referenced in this	
21		section, provided:	
22		(a) The person possessing the concealed pistol holds an enhanced permit issued	
23		in accordance with § 23-7-53;	
24		(b) At least twenty-four hours prior to initially entering the state capitol with a	

concealed pistol, the person notifies the superintendent of the Division of

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1		Highway Patrol, orally or in writing, that the person intends to possess a
2		concealed pistol in the state capitol;
3		(c) The notification required by this subdivision includes the date on which or the
4		range of dates during which the person intends to possess a concealed pistol
5		in the state capitol, provided the range of dates may not exceed thirty
6		consecutive days; and
7		(d) The notification required by the subdivision may be renewed, as necessary
8		and without limit; and
9	(6)	The possession of a firearm or other dangerous weapon in a county courthouse by
10		any person who is employed by the county or the state and assigned to work in the
11		county courthouse, provided the person is not an inmate, and other than in any
12		area in use under the supervision of the Unified Judicial System or employees of
13		the Unified Judicial System; and
14	<u>(7)</u>	_The lawful carrying of a firearm or other dangerous weapon in a county courthouse
15		incident to a hunter safety or a gun safety course or for any other lawful purposes.
1.0		2 TI 1 C 22 14 22 1 MENDED
16	Section	2. That § 22-14-28 be AMENDED:
17	2	2-14-28. Waiver of provisions.
18		By a majority of the members-elect, the county commission in any county may
19	elect	to waive the provisions of § 22-14-23 that apply to a county courthouse. A waiver

by the county commission in accordance with this section supersedes subdivision 22-14-

24(6) governing county employees.

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