

January 28, 2009

S 11. DA & ASS'T DA/CONCEALED GUN IN CT. HOUSE. Filed 1/28/09. *TO PROVIDE THAT A DISTRICT ATTORNEY OR ASSISTANT DISTRICT ATTORNEY WHO HAS A CONCEALED HANDGUN PERMIT MAY CARRY OR POSSES A CONCEALED HANDGUN WHILE IN A COURTHOUSE TO DISCHARGE OFFICIAL DUTIES.*

Creates GS 14-269.4(4d) as title indicates.

Intro. by Boseman.

GS 14

May 12, 2009

S 11. DA & ASS'T DA/CONCEALED GUN IN COURT HOUSE (NEW). Filed 1/28/09. Senate committee substitute makes the following changes to 1st edition. Limits the ability of a district attorney or assistant district attorney to carry a concealed handgun in a building housing a court to portions of the building other than the courtroom itself in proposed GS 14-269.4(4d). Adds a new requirement that the district attorney or assistant district attorney must complete a weapons retention training substantially similar to that provided to certified law enforcement officers in North Carolina prior to carrying or possessing a concealed handgun in a building housing a court, and that he or she must secure the weapon in a locked compartment when the weapon is not on his or her person.