KLL/HR

SENATE STATE OF MINNESOTA NINETIETH SESSION S.F. No. 3116

 (SENATE AUTHORS: MATHEWS)

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 Introduction and first reading Referred to Judiciary and Public Safety Finance and Policy

1.1	A bill for an act
1.2	relating to public safety; allowing permitted and trained school staff to carry
1.3	firearms; amending Minnesota Statutes 2016, sections 609.66, subdivision 1d;
1.4	624.714, subdivision 18, by adding a subdivision; proposing coding for new law
1.5	in Minnesota Statutes, chapter 299C.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [299C.26] ACTIVE SHOOTER FIREARM TRAINING; SCHOOL
1.8	TEACHERS AND EMPLOYEES.
1.9	(a) The superintendent of the Bureau of Criminal Apprehension, in consultation with
1.10	security and law enforcement experts with appropriate qualifications and experience in
1.11	responding to active shooter situations, must establish a school and postsecondary institution
1.12	teacher and employee firearm training program that includes at a minimum training in active
1.13	shooter situations. The bureau must offer the training to teachers and other school and
1.14	postsecondary institution employees at least once a year. The bureau may contract with a
1.15	private organization to provide the training under this paragraph.
1.16	(b) The training must be provided at no cost to teachers and other employees of public
1.17	elementary, middle, and secondary schools; charter schools under chapter 124E; and
1.18	postsecondary institutions under chapter 136F or 137. The training program must admit
1.19	only school and postsecondary institution teachers and employees who have completed
1.20	training for a permit to carry under section 624.714 within one year of the date of attending
1.21	the training under this section or have a permit to carry under section 624.714.
1.22	(b) For the purposes of this section:
1.23	(1) "teacher" has the meaning given in section 122A.06, subdivision 2; and

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2.1	<u>(</u> 2) "emp	oloyee" has the me	aning given in secti	on 181.931, subdivision	2.	
2.2	EFFEC	FIVE DATE. Thi	s section is effective	e the day following final	enactment.	
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2.3	Sec. 2. Mi	nnesota Statutes 2	016, section 609.66	, subdivision 1d, is amen	ded to read:	
2.4	Subd. 1d	l. Possession on so	chool property; pe	nalty. (a) Except as prov	ided under	
2.5	paragraphs ((d) and (f), whoev	er possesses, stores,	or keeps a dangerous we	eapon while	
2.6	knowingly o	on school property	is guilty of a felon	y and may be sentenced t	o imprisonment	
2.7	for not more	than five years of	r to payment of a fin	ne of not more than \$10,0)00, or both.	
2.8	(b) Who	ever uses or brandi	shes a replica firear	n or a BB gun while knov	vingly on school	
2.9	property is g	guilty of a gross m	isdemeanor.			
2.10	(c) Who	ever possesses, stc	ores, or keeps a repli	ca firearm or a BB gun v	vhile knowingly	
2.11	on school pr	roperty is guilty of	a misdemeanor.			
2.12	(d) Notw	vithstanding paragr	raph (a), (b), or (c), it	is a misdemeanor for a po	erson authorized	
2.13	to carry a firearm under the provisions of a permit or otherwise to carry a firearm on or					
2.14	about the person's clothes or person in a location the person knows is school property.					
2.15	Notwithstanding section 609.531, a firearm carried in violation of this paragraph is not					
2.16	subject to fo	orfeiture.				
2.17	(e) As us	sed in this subdivis	sion:			
2.18	(1) "BB	gun" means a dev	ice that fires or ejec	ts a shot measuring .18 o	f an inch or less	
2.19	in diameter;					
2.20	(2) "dang	gerous weapon" ha	as the meaning give	n it in section 609.02, su	bdivision 6;	
2.21	(3) "repl	ica firearm" has th	e meaning given it	in section 609.713; and		
2.22	(4) "scho	ool property" mear	15:			
2.23	(i) a publ	ic or private eleme	entary, middle, or se	condary school building a	and its improved	
2.24	grounds, wh	ether leased or ow	vned by the school;			
2.25	(ii) a chil	d care center licen	sed under chapter 24	5A during the period chil	dren are present	
2.26	and participation	ating in a child car	re program;			
2.27	(iii) the a	area within a schoo	ol bus when that bus	s is being used by a school	ol to transport	
2.28	one or more	elementary, midd	le, or secondary sch	ool students to and from	school-related	
2.29	activities, inc	cluding curricular,	cocurricular, noncur	ricular, extracurricular, and	d supplementary	
2.30	activities; ar	nd				

3.1	(iv) that portion of a building or facility under the temporary, exclusive control of a
3.2	public or private school, a school district, or an association of such entities where conspicuous
3.3	signs are prominently posted at each entrance that give actual notice to persons of the
3.4	school-related use.
3.5	(f) This subdivision does not apply to:
3.6	(1) active licensed peace officers;
3.7	(2) military personnel or students participating in military training, who are on-duty,
3.8	performing official duties;
3.9	(3) persons authorized to carry a pistol under section 624.714 while in a motor vehicle
3.10	or outside of a motor vehicle to directly place a firearm in, or retrieve it from, the trunk or
3.11	rear area of the vehicle;
3.12	(4) persons who keep or store in a motor vehicle pistols in accordance with section
3.13	624.714 or 624.715 or other firearms in accordance with section 97B.045;
3.14	(5) firearm safety or marksmanship courses or activities conducted on school property;
3.15	(6) possession of dangerous weapons, BB guns, or replica firearms by a ceremonial
3.16	color guard;
3.17	(7) a gun or knife show held on school property;
5.17	(7) a gun of kinne show held on school property,
3.18	(8) possession of dangerous weapons, BB guns, or replica firearms with written
3.19	permission of the principal or other person having general control and supervision of the
3.20	school or the director of a child care center; or
3.21	(9) persons who are on unimproved property owned or leased by a child care center,
3.22	school, or school district unless the person knows that a student is currently present on the
3.23	land for a school-related activity-; or
3.24	(10) teachers and employees of public elementary, middle, and secondary schools; charter
3.25	schools under chapter 124E; and postsecondary institutions under chapter 136F or 137 who
3.26	have a school permit to carry under section 624.714, subdivision 8b.
3.27	(g) Notwithstanding section 471.634, a school district or other entity composed
3.28	exclusively of school districts may not regulate firearms, ammunition, or their respective
3.29	components, when possessed or carried by nonstudents or nonemployees, in a manner that
3.30	is inconsistent with this subdivision.
3.31	EFFECTIVE DATE. This section is effective the day following final enactment.

	02/27/18	REVISOR	KLL/HR	18-6363	as introduced
.1	Sec. 3. Mit	nnesota Statutes 20	16, section 624.7	14, is amended by addin	g a subdivision to
.2	read:				-
.3	Subd. 8b	. School permit to	carry. (a) A tead	cher or other employee o	f a public
.4				chool under chapter 124E	
.5	institution u	nder chapter 136F	or 137 may apply	to the sheriff of the cou	nty where the
6	teacher or en	nployee resides for	a school permit to	o carry. A nonresident as	defined in section
	<u>171.01, subc</u>	livision 42, who is	a teacher or other	employee of a public ele	ementary, middle,
	or secondary	school; charter scl	nool under chapte	r 124E; or postsecondary	institution under
	chapter 136	F or 137, may apply	y to any sheriff.		
	(b) Unles	ss a sheriff denies a	permit under the	exception in subdivisior	n 6, paragraph (a),
	<u> </u>			o carry to an applicant if,	
		n application to the			
	(1) is em	nloved as a teacher	· or other employ	ee of a public elementary	v middle or
				124E; or postsecondary i	
	chapter 136			,	
			ru or is opplying	for the normit to correction	nultanagualy with
		ermit to carry;	ry or is apprying	for the permit to carry sin	nuttaneously with
	<u> </u>	* *	~ •	rogram under section 29	9C.26 within one
	year of the d	late of the applicati	on for the school	permit to carry;	
	<u>(4) comp</u>	letes an application	n for a school per	mit to carry; and	
	<u>(5) is not</u>	prohibited from ca	arrying under sub	division 2, paragraph (b)), clauses (4) and
	<u>(5).</u>				
	(c) The c	ommissioner shall	adopt statewide s	standards governing the f	form and contents
			•	he requirements, form, a	
				e, at a minimum, the requ	
	and contents	of the application	and application p	process required under su	bdivision 3 for a
	permit to car	rry.			
	<u>(d) The</u> s	<u>heriff may charge</u> a	processing fee for	a permit application und	er this subdivision
				ble direct cost of processi	
	or \$100, whi	chever is less. Of the	his amount, \$10 r	nust be submitted to the c	commissioner and
	deposited in	to the general fund	<u>.</u>		

5.1	(e) The application content and process for a school permit to carry may be combined
5.2	with the content and process for an applicant applying for a permit to carry under subdivision
5.3	<u>3.</u>
5.4	(f) An investigation and background check of the applicant must be conducted according
5.5	to subdivision 4.
5.6	(g) A school permit to carry must be on an official, standardized permit card adopted
5.7	by the commissioner, containing only the name, residence, and driver's license number or
5.8	state identification card number of the permit holder, if any, and that the card is a school
5.9	permit to carry. The permit card must also identify the issuing sheriff and state the expiration
5.10	date of the permit. The permit card must clearly display a notice that a permit, if granted,
5.11	is void and must be immediately returned to the sheriff if the permit holder becomes
5.12	prohibited by law from possessing a firearm.
5.13	(h) A school permit to carry issued under this subdivision expires one year after the date
5.14	of issue. It may be renewed in the same manner and under the same criteria which the
5.15	original permit was obtained.
5.16	(i) Unless stated otherwise in this subdivision, the other provisions in this section that
5.17	apply to an applicant for a permit to carry also apply to an applicant for a school permit to
5.18	carry.
5.19	EFFECTIVE DATE. This section is effective the day following final enactment.
5.20	Sec. 4. Minnesota Statutes 2016, section 624.714, subdivision 18, is amended to read:
5.21	Subd. 18. Employers; public colleges and universities. (a) An employer, whether
5.22	public or private, may establish policies that restrict the carry or possession of firearms by
5.23	its employees while acting in the course and scope of employment. Employment related
5.24	civil sanctions may be invoked for a violation.
5.25	(b) A public postsecondary institution regulated under chapter 136F or 137 may establish
5.26	policies that restrict the carry or possession of firearms by its students while on the
5.27	institution's property. Academic sanctions may be invoked for a violation.
5.28	(c) Notwithstanding paragraphs (a) and (b), an employer or a postsecondary institution
5.29	may not prohibit the lawful carry or possession of firearms in a parking facility or parking
5.30	area.
5.31	(d) This subdivision does not apply to teachers and employees authorized to carry firearms
5.32	under section 609.66, subdivision 1d, paragraph (f).
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6.1 **EFFECTIVE DATE.** This section is effective the day following final enactment.