

Sponsored By: Representative(s) Jaggi, Baker, Jennings,  
Kroeker, Lindholm, Loucks, Miller, Piiparinen  
and Reeder

AN ACT relating to concealed weapons; creating a Wyoming Repeal Gun Free Zones Act; creating exceptions for the carrying of concealed weapons by permit holders as specified; and providing for an effective date.

1/14/2015 Bill Number Assigned  
1/16/2015 H Received for Introduction  
1/22/2015 H Introduced and Referred to H01 - Judiciary  
1/28/2015 Judiciary:Recommend Do Pass 8-1-0-0-0

**ROLL CALL**

**Ayes:** Representative(s) Baker, Esquibel, K., Halverson, Kroeker, Krone, Miller, Pownall, Winters

**Nays:** Representative Pelkey

**Ayes** 8      **Nays** 1      **Excused** 0      **Absent** 0      **Conflicts** 0

1/28/2015 H Placed on General File  
1/29/2015 H COW Passed  
1/30/2015 H 2nd Reading:Passed

**HB0114H3001/FAILED**

Page 1-line 4 After "specified;" insert "specifying requirements;".  
Page 2-line 3 After "may" insert ", upon signing an affidavit of liability with the entity,"; after "weapon" insert "that is unloaded and rendered safe".  
Page 2-line 20 Delete ":".  
Page 2-line 22 Delete "(i)".  
Page 2-line 23 Delete ";" insert ".".  
Page 3-lines 2 through 3 Delete entirely. BYRD

**HB0114H3002/FAILED**

Page 2-line 18 After "university" insert ", except for facilities where child care services are provided as a component of an accredited education program for college or university students". CONNOLLY, PELKEY

**HB0114H3003/FAILED**

Page 2-line 14 After "facility" insert "provided the school district has not adopted a policy prohibiting concealed weapons from being carried in an elementary or secondary school facility in the school district". PAXTON, SOMMERS

**ROLL CALL**

**Ayes:** Representative(s) Baldwin, Berger, Blake, Brown Speaker, Campbell, Connolly, Dayton, Freeman, Greear, Harshman, Harvey, Kasperik, Kirkbride, Madden, Moniz, Nicholas, Northrup, Patton, Paxton,

Pelkey, Schwartz, Sommers, Stubson, Throne, Walters, Zwonitzer,Dn,  
Zwonitzer,Dv

**Nays:** Representative(s) Allen, Baker, Barlow, Blackburn, Burkhart,  
Cannady, Clem, Edmonds, Edwards, Eklund, Esquibel, Gay, Halverson,  
Hunt, Jaggi, Jennings, Kroeker, Krone, Larsen Lloyd, Laursen Dan,  
Lindholm, Lockhart, Loucks, McKim, Miller, Petroff, Piiparinen,  
Pownall, Reeder, Steinmetz, Wilson, Winters

**Excused:** Representative Byrd

**Ayes** 27      **Nays** 32      **Excused** 1      **Absent** 0      **Conflicts** 0

**HB0114H3004/WITHDRAWN**

2/2/2015      H 3rd Reading:Passed 42-17-1-0-0

**ROLL CALL**

**Ayes:** Representative(s) Allen, Baker, Barlow, Blackburn, Brown  
Speaker, Burkhart, Cannady, Clem, Edmonds, Edwards, Eklund, Esquibel,  
Gay, Greear, Halverson, Harshman, Hunt, Jaggi, Jennings, Kasperik,  
Kroeker, Krone, Larsen Lloyd, Laursen Dan, Lindholm, Lockhart, Loucks,  
Madden, McKim, Miller, Moniz, Petroff, Piiparinen, Pownall, Reeder,  
Steinmetz, Stubson, Walters, Wilson, Winters, Zwonitzer,Dn,  
Zwonitzer,Dv

**Nays:** Representative(s) Baldwin, Berger, Blake, Campbell, Connolly,  
Dayton, Freeman, Harvey, Kirkbride, Nicholas, Northrup, Patton, Paxton,  
Pelkey, Schwartz, Sommers, Throne

**Excused:** Representative Byrd

**Ayes** 42      **Nays** 17      **Excused** 1      **Absent** 0      **Conflicts** 0

2/2/2015      S Received for Introduction

2/10/2015      S Introduced and Referred to S04 - Education

2/26/2015      Education:Recommend Amend and Do Pass 3-2-0-0-0

**ROLL CALL**

**Ayes:** Senator(s) Anderson, J.D. (SD02), Coe, Pappas

**Nays:** Senator(s) Dockstader, Rothfuss

**Ayes** 3      **Nays** 2      **Excused** 0      **Absent** 0      **Conflicts** 0

2/26/2015      S Placed on General File

**HB0114SS001/ADOPTED**

That Substitute No. 1 be substituted for HB0114 and that Substitute No.  
1 DO PASS. COE, CHAIRMAN

3/2/2015      S COW Passed

**HB0114S2001/FAILED**

**[TO SUBSTITUTE BILL No. 1]**

Page 1-line 4      After "specified;" insert "providing for  
possession of firearms on school property as  
specified;".

Page 4-line 7      Delete "is" insert "and 21-3-132 are".

Page 5-line 11      After "district" insert "and the board of  
trustees of the district has adopted rules for  
possession of firearms as provided in W.S. 21-  
3-132".

Page 12-after line 21      Insert:

**"21-3-132. Possession of firearms on school property.**

(a) The board of trustees in each school district may adopt rules and regulations to allow possession of firearms by employees possessing valid concealed carry permits under W.S. 6-8-104(a)(ii) on or in any property or facility owned or leased by the school district in accordance with this section.

(b) As used in this section, "employee" means any person employed under contract with the board of trustees of a school district, including but not limited to superintendents, assistant superintendents, principals, assistant principals, teachers, guidance counselors, librarians, teachers' aides, coaches, business managers, secretaries or administrative assistants, janitors, bus drivers, volunteers or other employees on contract with a school district.

(c) Prior to adoption of any rules and regulations to allow the possession of firearms in accordance with this section, the board of trustees shall hold a minimum of two (2) public hearings, with the time and location of the hearings published in a newspaper of statewide or local distribution. The notification shall be published in advance of the hearings to allow for public participation. The hearings shall be conducted to receive public comment on the school district's consideration of rules pursuant to subsection (a) of this section. The board of trustees shall specifically notify the parents and guardians of students attending school in the district of the date, time and nature of the public hearings.

(d) The rules and regulations required by subsection (a) of this section shall at a minimum:

(i) Establish a process for employees to apply for and obtain permission to possess or carry a firearm on school property in accordance with this section;

(ii) Establish a process to conduct a personal interview of the applicant by the principal of the school and at least two (2) board trustees. If the applicant is a principal, the superintendent of the school district shall interview the applicant together with the two (2) trustees. The principal or the superintendent and the trustees shall report to the entire board regarding the interview;

(iii) Establish a process to immediately revoke permission to possess or carry a firearm on school property upon a finding of reasonable cause by the principal that it is necessary or, if the principal has been granted permission to carry a firearm, the district superintendent may revoke permission upon a finding of reasonable cause. The process shall include a review to be conducted by the board of trustees of the immediate revocation and shall include an opportunity for the employee to request reinstatement and present any information pertinent to the request. After review, the board of trustees shall ratify the decision made by the principal or superintendent to revoke permission to carry a firearm on school property or shall reinstate permission if deemed appropriate.

(e) Any applicant under this section shall, at a minimum, meet the following qualifications prior to applying to any board of trustees for permission to carry or possess a firearm on school property under this section:

(i) Possess and provide proof of a valid concealed carry permit granted under W.S. 6-8-104(a)(ii);

(ii) Complete a mental evaluation screening in a satisfactory manner as prescribed by rule and regulation of the board of trustees;

(iii) Provide proof of completion of no less than sixteen (16) hours of firearm training approved by the peace officer standards

and training council. The board of trustees may establish additional training requirements by rule and regulation;

(iv) Provide proof of completion of minimum shooting qualifications and proficiency requirements established by rule and regulation of the board of trustees.

(f) Any person granted permission to carry or possess a firearm on school property pursuant to this section shall maintain the firearm on his person or in a concealed biometric container or lock box. The container or lock box shall at all times be within the direct control of the person. The person shall be responsible for purchase and ownership of the weapon and frangible ammunition shall be utilized.

(g) Any person granted permission to carry or possess a firearm on school property pursuant to this section shall annually complete at least one (1) four (4) hour crisis management training program. The training shall include participation of school resource officers, if appropriate, and all law enforcement agencies with jurisdiction over the area in which the school is located.

(h) The board of trustees may suspend all permission granted related to possession of firearms at its sole discretion.

(j) The board of trustees shall maintain a list of the location and names of all individuals who receive permission to carry firearms in accordance with this section. The board of trustees shall notify all law enforcement agencies with jurisdiction over the area of the location in which the school is located and names of all certified personnel with permission to carry firearms on school property. The list of individuals shall be subject to any public record inspection.

(k) Nothing in this section shall authorize school district personnel to carry a firearm, concealed or otherwise, on or into any facility or other school district property without the express approval of the board of trustees and notification of parties as required by this section.

(m) Nothing in this section shall authorize a student of a school district to carry a firearm, concealed or otherwise, on or into any facility or a school district.". WASSERBURGER

**HB0114S2002/FAILED**

**[TO SUBSTITUTE BILL No. 1]**

Page 1-line 4 After "specified;" insert "providing for a misdemeanor offense for carrying a concealed weapon as specified; prescribing a penalty;".

Page 4-line 10 After "**permits**" insert "**; penalty**".

Page 12-After line 21 Insert:

"(m) No person shall carry a concealed weapon pursuant to this section unless the person has in their actual possession a valid concealed carry permit issued by the state of Wyoming under W.S. 6-8-104(a)(ii), together with valid identification. Any person who violates the provisions of this subsection is guilty of a misdemeanor and upon conviction, shall be punished by imprisonment for not more than six (6) months, a fine of not more than seven hundred fifty dollars (\$750.00), or both.". CHRISTENSEN

**HB0114S2003/ADOPTED**

**[TO SUBSTITUTE BILL No. 1]**

Page 9-after line 14 Insert and renumber:

"(h) Notwithstanding any other provision of this section, any adult who may lawfully possess a firearm may have that firearm in a private motor vehicle on any road, street, driveway or parking area

within the grounds of any public facility in which firearms are prohibited provided the firearms are in a portion of the motor vehicle that may be locked and are concealed or in a closed container from which the firearm must be removed in order to be used. For the purposes of this subsection, a closed gun bag is a closed container. The governor may prohibit the application of this section in special circumstances where the presence of a firearm in a private vehicle poses a significant threat to safety and security."

Page 9-line 16 Delete "(h)" insert "(j)".  
Page 10-line 1 Delete "(j)" insert "(k)".  
Page 12-line 13 Delete "(k)" insert "(m)".  
Page 12-line 14 Delete "subsection (j) of". SCOTT

**HB0114S2004.01/ADOPTED**

**(CORRECTED COPY)**

**[DIVIDED AMENDMENT]**

**[TO SUBSTITUTE BILL No. 1]**

Page 1-line 4 After "specified;" delete balance of line.  
Page 1-lines 10 through 14 Delete.  
Pages 2 and 3 Delete.  
Page 4-lines 1 through 5 Delete.  
Page 4-line 7 Delete "2." insert "1.". CASE, MEIER

**HB0114S2004.02/FAILED**

**(CORRECTED COPY)**

**[DIVIDED AMENDMENT]**

**[TO SUBSTITUTE BILL No. 1]**

Page 1-line 1 Delete "providing for".  
Page 1-line 2 Delete and insert "eliminating gun free zones in specified places except by action of a local governing body as specified; authorizing prohibitions for".  
Page 4-line 13 Delete "may" insert "are".  
Page 4-line 14 Delete "be".  
Page 4-line 15 After "places" insert "unless prohibited by the governing body".  
Page 4-line 17 Delete "if" insert "unless prohibited".  
Page 4-line 18 Delete "authorized".  
Page 4-line 21 After "thereof," delete balance of line and insert "unless prohibited by the".  
Page 5-line 3 Delete "if authorized" insert "unless prohibited".  
Page 5-line 5 Delete "and if authorized" insert "or unless prohibited".  
Page 5-line 10 Delete "if authorized" insert "unless prohibited".  
Page 5-line 13 Delete "if" insert "unless prohibited".  
Page 5-line 14 Delete "authorized".  
Page 6-line 1 Delete "shall" insert "may".  
Page 6-line 3 Delete "as" insert "if"; after "determines" insert "it is".  
Page 6-line 8 Delete "allow" insert "prohibit".  
Page 6-line 9 Delete "authorization" insert "prohibition".  
Page 7-line 19 Delete "Authorization" insert "Prohibitions".  
Page 8-line 13 Delete "allow" insert "prohibit".  
Page 8-line 18 Delete "permitted" insert "prohibited".  
Page 12-line 14 Delete "subsection (j) of"; delete "authorize" insert "prohibit".

Page 12-line 19 Delete "not"; delete "authorized" insert  
"prohibited". CASE, MEIER

**HB0114S2005/FAILED**

Page 9-lines 6 through 9 Delete.  
Page 9-line 11 Delete "(iii)" insert "(ii)". MEIER

**HB0114S2006/ADOPTED**

Page 9-line 14 After "section" insert "unless otherwise  
provided by law". MEIER

**HB0114S2007/FAILED**

Page 6-line 18 After "discretion." delete balance of line.  
Page 6-line 19 Delete.  
Page 6-line 20 Delete "appeal.". MEIER

3/3/2015 S 2nd Reading:Passed

**HB0114S3001/FAILED**

**[TO SUBSTITUTE BILL No. 1]**

Delete the Scott second reading amendment (HB0114S2003/A) entirely.  
COE

**HB0114S3002/ADOPTED**

**[TO SUBSTITUTE BILL No. 1]**

Delete the Scott Second Reading Amendment (HB0114S2003/A) entirely and  
further amend as follows:

Page 9-line 22 Delete "." Insert ";".

Page 9-After line 22 Insert:

"(iii) Supersede, or empower a local governing body by  
authorization or condition upon any authorization made pursuant to this  
section to supersede, any provision of W.S. 6-8-104(cc) or (dd).".

Page 13-line 1 After "(intro)" insert "and by creating new  
subsections (cc) and (dd)".

Page 13-After line 11 insert:

"(cc) Any person twenty-one (21) years of age or older who may  
lawfully possess a firearm, may have that firearm in a private motor  
vehicle on any road, street, driveway or parking area within the  
grounds of any public facility in which the carrying of concealed  
weapons or firearms is prohibited under subsection (t) of this section,  
provided the firearm is not loaded and in a locked container, or a  
locked firearms rack that is on a motor vehicle.

(dd) The governor may prohibit the application of subsection  
(cc) of this section if he determines, in his sole discretion, that the  
under particular circumstances the presence of a firearm in a private  
motor vehicle poses a significant threat to safety and security. The  
exercise of authority under this subsection shall be by executive  
order." COE

3/4/2015 S 3rd Reading:Failed 3-25-2-0-0

**ROLL CALL**

**Ayes:** Senator(s) Hicks, Peterson, Scott

**Nays:** Senator(s) Anderson, J.D. (SD02), Anderson, J.L. (SD28),  
Barnard, Bebout, Burns, Case, Christensen, Coe, Cooper, Dockstader,  
Driskill, Emerich, Geis, Hastert, Johnson, Kinskey, Landen, Meier,

Nicholas Pres, Pappas, Perkins, Ross, Rothfuss, Von Flatern,  
Wasserburger

**Excused:** Senator(s) Craft, Esquibel

**Ayes** 3    **Nays** 25    **Excused** 2    **Absent** 0    **Conflicts** 0