2015 Montana Legislature

HOUSE BILL NO. 533

INTRODUCED BY K. WAGONER

A BILL FOR AN ACT ENTITLED: "AN ACT REVISING CONCEALED WEAPONS LAWS; REVISING THE DEFINITION OF "CONCEALED WEAPON"; PROVIDING THAT A PERSON COMMITS THE OFFENSE OF CARRYING A CONCEALED WEAPON IF THE PERSON ALSO INTENDS TO COMMIT A CRIMINAL OFFENSE OR CARRIES A CONCEALED WEAPON DURING THE COMMISSION OF A CRIMINAL OFFENSE; PROVIDING AN EXCEPTION TO THE OFFENSE OF CARRYING A CONCEALED WEAPON IN A PROHIBITED PLACE FOR ON-DUTY OR OFF-DUTY LAW ENFORCEMENT OFFICERS, SECURITY GUARDS, AND PERSONS EMPLOYEES WHO POSSESS A CONCEALED WEAPONS PERMIT AND CARRY THE CONCEALED WEAPON IN A BUSINESS OR BUILDING WITH THE WRITTEN CONSENT OF THE OWNER OR MANAGER IN CERTAIN CASES; PROVIDING THAT A RESTAURANT OR A RESTAURANT-PORTION OF BUSINESS IS NOT A PROHIBITED PLACE FOR PURPOSES OF CARRYING A CONCEALED WEAPON IN CERTAIN CASES; AND AMENDING SECTIONS 45-8-315, 45-8-316, AND 45-8-328, MCA."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Section 45-8-315, MCA, is amended to read:

"45-8-315. Definition. "Concealed weapon" means any weapon mentioned in 45-8-316 through 45-8-318 and 45-8-321 through 45-8-328 that is wholly or partially covered by the clothing or wearing apparel of the person carrying or bearing the weapon, except that for purposes of 45-8-321 through 45-8-328, concealed weapon means a handgun or a knife with a blade 4 inches or more in length that is wholly or partially covered by the clothing or wearing apparel of the person carrying or bearing the weapon."

Section 2. Section 45-8-316, MCA, is amended to read:

"45-8-316. Carrying concealed weapons. (1) A person who carries or bears concealed upon the individual's person a dirk, dagger, pistol, revolver, slingshot, sword cane, billy, knuckles made of any metal or hard substance, knife having a blade 4 inches long or longer, razor, not including a safety razor, or other deadly weapon with the intent to commit a criminal offense under Title 45 or during the commission of a criminal offense under Title 45 shall be punished by a fine not exceeding $500 or by imprisonment in the county jail for a period not exceeding 6 months, or both.

(2) A person who has previously been convicted of an offense, committed on a different occasion than the offense under this section, in this state or any other jurisdiction for which a sentence to a term of imprisonment in excess of 1 year could have been imposed and who carries or bears concealed upon the individual's person any of the weapons described in subsection (1) shall be punished by a fine not exceeding $1,000 or be imprisoned in the state prison for a period not exceeding 5 years, or both."

Section 3. Section 45-8-328, MCA, is amended to read:

"45-8-328. Carrying concealed weapon in prohibited place -- penalty. (1) Except for legislative security officers authorized to carry a concealed weapon in the state capitol as provided in 45-8-317(1)(k) subsection (2), a person commits the offense of carrying a concealed weapon in a prohibited place if the person purposely or knowingly carries a concealed weapon in:

(a) portions of a building used for state or local government offices and related areas in the building that have been restricted;

(b) a bank, credit union, savings and loan institution, or similar institution during the institution's normal
business hours. It is not an offense under this section to carry a concealed weapon while:

   (i) using an institution's drive-up window, automatic teller machine, or unstaffed night depository; or

   (ii) at or near a branch office of an institution in a mall, grocery store, or other place unless the person is inside
   the enclosure used for the institution's financial services or is using the institution's financial services.

   (c) except for a restaurant or a restaurant-portion of a business operating with a restaurant beer and wine
   license as provided in 16-4-420, a room in which alcoholic beverages are sold, dispensed, and consumed under a
   license issued under Title 16 for the sale of alcoholic beverages for consumption on the premises.

   (2) Subsection (1) does not apply to:

   (a) legislative security officers authorized to carry a concealed weapon in the state capitol as provided in 45-
   8-317(1)(k);

   (b) on-duty or off-duty law enforcement officers;

   (c) security guards acting in their official capacity as authorized by their employer; or

   (d) persons who possess a concealed weapons permit under 45-8-321 and carry the concealed weapon in a
   business or building with the owner's consent or a business or building with the manager's consent as authorized IN
   WRITING by the owner of the business or building EMPLOYEES WHO POSSESS A CONCEALED WEAPONS PERMIT
   UNDER 45-8-321 AND CARRY THE CONCEALED WEAPON IN A BUSINESS OR BUILDING WITH THE OWNER'S
   WRITTEN CONSENT OR IN A BUSINESS OR BUILDING WITH THE WRITTEN CONSENT OF A MANAGER WHO IS
   AUTHORIZED BY THE OWNER TO PROVIDE CONSENT.

   (2) (3) It is not a defense that the person had a valid permit to carry a concealed weapon. A person convicted
   of the offense shall be imprisoned in the county jail for a term not to exceed 6 months or fined an amount not to exceed
   $500, or both."

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