

N.C. Regulated Firearms Carry Areas for Private Citizens

Regulated Carry Area	Open Carry Allowed*	Concealed Carry Allowed
Educational Property	NO	NO, must be secured in a vehicle or on the permittee who remains in the locked vehicle.
<u>Private</u> Educational Property that is POSTED.	NO	NO
Where Alcoholic Beverages are sold and consumed	NO	YES - Unless Posted
Certain State Property, Courthouses, & State parking facilities. (This does not address Legislative office properties.)	NO, must be secured in a vehicle and not carried	NO, must be secured in a vehicle and not carried
Parades or Funeral Processions	NO	YES -Unless posted
State Owned Parks	NO	YES
State owned Rest Areas, Rest Stops and hunting and fishing reservations.	YES	YES
Picket lines, Private Health Care Facilities	NO	NO
Posted Property	NO	NO
Law Enforcement or Correctional Facility	YES – Unless Posted	NO
Federal Property	NO	NO
While consuming alcohol or while alcohol or controlled substance is in the blood	YES	NO
Establishments where alcoholic beverages are sold but NOT consumed.	YES – Unless Posted	YES – Unless Posted
Assembly where admission is charged	NO	YES - Unless Posted
Posted local government recreational facilities	NO	NO
City or County Buildings	MAY POST PROHIBITING	MAY POST PROHIBITING

*Please be aware of the NC Common Law “Going Armed to the Terror of the People.” Even though an individual maybe lawfully able to carry a firearm (handgun or long gun) in an area, the person should be vigilant not to violate this common law misdemeanor.

“By common law in North Carolina, it is unlawful for a person to arm himself/herself with any unusual and dangerous weapon for the purpose of terrifying others and go about on public highways in a manner to cause terror to others. The N.C. Supreme Court states that any gun is an unusual and dangerous weapon for purposes of this offense.

As of: August 2015