## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 684 Session of 2017

## INTRODUCED BY CRUZ, YOUNGBLOOD AND KINSEY, MARCH 3, 2017

REFERRED TO COMMITTEE ON JUDICIARY, MARCH 3, 2017

## AN ACT

1 2 3 4	Amending Title 18 (Crimes and Offenses) of the Pennsylvania Consolidated Statutes, in firearms and other dangerous articles, providing for the offense of carrying a firearm in the Capitol.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 18 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 6108.1. Carrying firearms in the Capitol.
10	(a) Offense definedNo person shall carry a firearm, rifle
11	or shotgun at any time in any of the following buildings in the
12	<u>City of Harrisburg:</u>
13	(1) the Main Capitol;
14	(2) the East Wing of the Capitol;
15	(3) the Speaker Matthew J. Ryan Legislative Office
16	Building;
17	(4) the Speaker K. Leroy Irvis Office Building; or
18	(5) the North Office Building of the Capitol Complex.
19	(b) ExceptionsThe provisions of subsection (a) shall not

1 <u>apply to a person who is:</u>

2	(1) a member of the Pennsylvania State Police;
3	(2) a member of the Capitol Police;
4	(3) a member of Legislative Protective Services with the
5	Senate or the House of Representatives;
6	(4) a law enforcement officer as defined in 18 Pa.C.S. §
7	6102 (relating to definitions); or
8	(5) an armed security agent under contract to service an
9	automated teller machine in any of the buildings specified in
10	subsection (a) or to transport money to and from the
11	cafeteria of the East Wing of the Capitol, while performing
12	the person's official duties.
13	(c) Posting of noticeNotice of the provisions of
14	subsections (a) and (d) shall be posted conspicuously at each
15	public entrance to each building specified in subsection (a),
16	and no person shall be convicted of an offense under subsection
17	(a) if the notice was not so posted at each public entrance to
18	the building unless the person had actual notice of the
19	provisions of subsection (a).
20	(d) Lockers and facilities for checking firearms, rifles and
21	shotgunsThe Commonwealth shall make available at or within
22	each building specified in subsection (a) within one year of the
23	effective date of this section, lockers or similar facilities at
24	no charge or cost for the temporary checking of firearms, rifles
25	and shotguns by persons lawfully carrying firearms, rifles and
26	shotguns. Any individual checking a firearm, rifle or shotgun at
27	a building specified in subsection (a) shall be issued a
28	receipt. Notice of the location of the lockers or similar
29	facility shall be posted as required under subsection (c).
30	(e) GradingA person who violates this section commits a
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- 1 misdemeanor of the first degree.
- 2 Section 2. This act shall take effect in 60 days.