HOUSE COMMITTEE AMENDMENTS
2022 Regular Session
Amendments proposed by House Committee on Administration of Criminal Justice to
Original House Bill No. 463 by Representative Seabaugh

AMENDMENT NO. 1
On page 1, line 2, after "R.S. 14:95(A)(4)" and before "and" insert a comma "," and "(G),
and H(1)"

AMENDMENT NO. 2
On page 1, line 6, after "R.S. 14:95(A)(4)" and before "hereby" delete "is" and insert a
comma "," and "G, and H(1) are"

AMENDMENT NO. 3
On page 2, between lines 15 and 16, insert the following:

"G.(1) The provisions of this Section except Paragraph (A)(4) of this Section
shall not apply to sheriffs and their deputies, state and city police, constables and
town marshals, or persons vested with police power when in the actual discharge of
official duties. These provisions shall not apply to sheriffs and their deputies and
state and city police who are not actually discharging their official duties, provided
that such persons are full time, active, and certified by the Council on Peace Officer
Standards and Training and have on their persons valid identification as duly
commissioned law enforcement officers.

(2) The provisions of this Section except Paragraph (A)(4) of this Section
shall not apply to any law enforcement officer who is retired from full-time active
law enforcement service with at least twelve years service upon retirement, nor shall
it apply to any enforcement officer of the office of state parks, in the Department of
Culture, Recreation and Tourism who is retired from active duty as an enforcement
officer, provided that such retired officers have on their persons valid identification
as retired law enforcement officers, which identification shall be provided by the
entity which employed the officer prior to his or her public retirement. The retired
law enforcement officer must be qualified annually in the use of firearms by the
Council on Peace Officer Standards and Training and have proof of such
qualification. This exception shall not apply to such officers who are medically
retired based upon any mental impairment.

(3)(a) The provisions of this Section except Paragraph (A)(4) of this Section
shall not apply to active or retired reserve or auxiliary law enforcement officers
qualified annually by the Council on Peace Officer Standards and Training and who
have on their person valid identification as active or retired reserve law or auxiliary
municipal police officers. The active or retired reserve or auxiliary municipal police
officer shall be qualified annually in the use of firearms by the Council on Peace
Officer Standards and Training and have proof of such certification.

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H.(1) Except as provided in Paragraph (A)(5) (4) of this Section and in
Paragraph (2) of this Subsection, the provisions of this Section shall not prohibit
active justices or judges of the supreme court, courts of appeal, district courts, parish
courts, juvenile courts, family courts, city courts, federal courts domiciled in the state
of Louisiana, and traffic courts, members of either house of the legislature, officers
of either house of the legislature, the legislative auditor, designated investigative

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are additions.
auditors, constables, coroners, designated coroner investigators, district attorneys and
designated assistant district attorneys, United States attorneys and assistant United
States attorneys and investigators, the attorney general, designated assistant attorneys
general, and justices of the peace from possessing and concealing a handgun on their
person when such persons are qualified annually in the use of firearms by the
Council on Peace Officer Standards and Training.

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are additions.