



General Assembly

February Session, 2016

Raised Bill No. 455

LCO No. 3032



Referred to Committee on JUDICIARY

Introduced by:
(JUD)

AN ACT CONCERNING WEAPONS IN VEHICLES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (b) of section 29-38 of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective*
3 *October 1, 2016*):

4 (b) The provisions of this section shall not apply to: (1) Any officer
5 charged with the preservation of the public peace while engaged in the
6 pursuit of such officer's official duties; (2) any security guard having a
7 baton or nightstick in a vehicle while engaged in the pursuit of such
8 guard's official duties; (3) any person enrolled in and currently
9 attending a martial arts school, with official verification of such
10 enrollment and attendance, or any certified martial arts instructor,
11 having any such martial arts weapon in a vehicle while traveling to or
12 from such school or to or from an authorized event or competition; (4)
13 any person having a BB. gun in a vehicle provided such weapon is
14 unloaded and stored in the trunk of such vehicle or in a locked
15 container other than the glove compartment or console; and (5) any
16 person having a knife, the edged portion of the blade of which is four

17 inches or more in length, in a vehicle if such person is (A) any member
 18 of the armed forces of the United States, as defined in section 27-103, or
 19 any reserve component thereof, or of the armed forces of the state, as
 20 defined in section 27-2, when on duty or going to or from duty, (B) any
 21 member of any military organization when on parade or when going
 22 to or from any place of assembly, (C) any person while transporting
 23 such knife as merchandise or for display at an authorized gun or knife
 24 show, (D) any person while lawfully removing such person's
 25 household goods or effects from one place to another, or from one
 26 residence to another, (E) any person while actually and peaceably
 27 engaged in carrying any such knife from such person's place of abode
 28 or business to a place or person where or by whom such knife is to be
 29 repaired, or while actually and peaceably returning to such person's
 30 place of abode or business with such knife after the same has been
 31 repaired, (F) any person holding a valid hunting, fishing or trapping
 32 license issued pursuant to chapter 490 or any saltwater fisherman
 33 while having such knife in a vehicle for lawful hunting, fishing or
 34 trapping activities, [or] (G) any person participating in an authorized
 35 historic reenactment, or (H) any person having a dirk knife or police
 36 baton in a vehicle while lawfully moving such person's household
 37 goods or effects from one place to another, or from one residence to
 38 another.

| | | |
|---|-----------------|----------|
| This act shall take effect as follows and shall amend the following sections: | | |
| Section 1 | October 1, 2016 | 29-38(b) |

Statement of Purpose:

To address an issue presented in *State v. Jason William DeCiccio*, 315 Conn. 79 (Conn. 2014).

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]