

From: Danny Varat
To: Catherine McNicollCatherineMcNicoll@scstatehouse.gov
Date: 5/11/2017 10:26:37 AM
Subject: Guns

Isn't there something already covering these circumstances

I understand that state law pre-empts any local authority from making a statute that prohibits the discharge of a fire arm on personal property, but there needs to be more rules. I have a backdoor neighbor who has started shooting off his rifle at random times either from his back porch or yard. He is within 150 ft of my house, and two of our neighbors houses. There needs to be something that limits his ability to do this. I would suggest a state statute limiting the discharge of firearms on personal property when the firearm is discharged within 300 yards of another persons house, unless given written permission by the owner of the houses within 300 yards. This does not include firearms discharged in defense of family or property.

Tommy Peake
121 GRAY ST
SPARTANBURG, SC 29307
[7046926590](tel:7046926590)