Plaintiffs challenged SB2's provisions prohibiting CCW permitholders from carrying in the following locations:

Hospitals, mental health facilities, nursing homes, medical offices, urgent care facilities, and other places where medical services are customarily provided

Public transportation

Establishments where intoxicating liquor is sold for consumption on the premises

Public gatherings and special events

Playgrounds and private youth centers

Parks and athletic facilities

Department of Parks and Recreation and Department of Fish and Wildlife property, except hunting areas,

Casinos and gambling establishments

Stadiums and arenas

Public libraries

Amusement parks

Zoos and museums

Churches, synagogues, mosques, and other places of worship

Financial institutions

Any other privately owned commercial establishment that is open to the public

They also seek to enjoin SB2 to the extent it makes any "parking areas" a "sensitive place."

clarifying that they challenge subsection (a)(5) regarding local government buildings only "as it applies to parking areas and public appurtenant areas adjacent to where legislative, judicial, or other governmental business is conducted