GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL 670 **Committee Substitute Favorable 4/25/17** PROPOSED SENATE COMMITTEE SUBSTITUTE H670-PCS30520-SAf-55

Short Title: Protect Educational Property. (Public)

Sponsors:

Referred to:

April 11, 2017

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED			
2	AN ACT TO INCREASE THE CRIMINAL PENALTY FOR COMMUNICATING A THREAT			
3	OF MASS VIOLENCE ON EDUCATIONAL PROPERTY OR AT A PLACE OF			
4	RELIGIOUS WORSHIP, TO PROVIDE FOR CONDITIONAL DISCHARGE	OF		
5	PERSONS CONVICTED OF THOSE OFFENSES WHEN THE OFFENSE	IS		
6	COMMITTED UNDER THE AGE OF TWENTY, AND TO REQUIRE A JUDGE TO SET			
7	CONDITIONS OF RELEASE FOR THOSE OFFENSES.			
8	The General Assembly of North Carolina enacts:			
9	SECTION 1. Article 35 of Chapter 14 of the General Statutes is amended by adding			
10	a new section to read:			
11	"§ 14-277.6. Communicating a threat of mass violence on educational property.			
12	(a) <u>A person who, by any means of communication to any person or groups of person</u>			
13	threatens to commit an act of mass violence on educational property or at a curricular or			
14	extracurricular activity sponsored by a school is guilty of a Class H felony.			
15	(b) The definitions in G.S. 14-277.5 apply to this section."			
16	SECTION 2. Article 35 of Chapter 14 of the General Statutes is amended by add	ing		
17	a new section to read:			
18	" <u>§ 14-277.7. Communicating a threat of mass violence at a place of religious worship.</u>			
19	(a) <u>A person who, by any means of communication to any person or groups of person</u>			
20	threatens to commit an act of mass violence at a place of religious worship is guilty of a Class H			
21	felony.			
22	(b) The following definitions apply to this section:			
23	(1) Mass violence. – As defined in G.S. $14-277.5(a)(2)$.			
24	(2) Place of religious worship. – Any church, chapel, meetinghouse, synagog			
25	temple, longhouse, or mosque, or other building that is regularly used,	and		
26	clearly identifiable, as a place for religious worship."			
27	SECTION 3. Article 35 of Chapter 14 of the General Statutes is amended by add	ing		
28	a new section to read:			
29				
	"§ 14-277.8. Conditional discharge for first offenders under the age of 20 years.			
30	(a) Whenever any person who has not previously been convicted of any felony			
30 31	(a) Whenever any person who has not previously been convicted of any felony misdemeanor other than a traffic violation under the laws of the United States or the laws of	this		
30 31 32	(a) Whenever any person who has not previously been convicted of any felony misdemeanor other than a traffic violation under the laws of the United States or the laws of State or any other state pleads guilty to or is guilty of a violation of G.S. 14-277.5, 14-277.6	<u>this</u> , or		
30 31	(a) Whenever any person who has not previously been convicted of any felony misdemeanor other than a traffic violation under the laws of the United States or the laws of	<u>this</u> , or ourt		



General Assembly Of North Carolina

1	Attorney, defer fu	urther proceedings and place the defendant on probation upon such reasonable			
2	terms and conditions as the court may require.				
3	(b) If the	court, in its discretion, defers proceedings pursuant to this section, it shall place			
4	the defendant on supervised probation for not less than one year. In addition to any other				
5	conditions of prol	bation, the court shall require the defendant to complete a minimum of 30 hours			
6	of community set	rvice, to obtain a mental health evaluation, and to comply with any treatment			
7	recommended as	a result of the mental health evaluation. Prior to taking any action to discharge			
8	and dismiss unde	r this section, the court shall make a finding that the defendant has no previous			
9	criminal convictions. Upon fulfillment of the terms and conditions of the probation provided for				
10	in this section, th	e court shall discharge the defendant and dismiss the proceedings against the			
11	defendant.				
12	(c) Disch	arge and dismissal under this section shall be without court adjudication of guilt			
13	and shall not be deemed a conviction for purposes of this section or for purposes of				
14	disqualifications or disabilities imposed by law upon conviction of a crime. Discharge and				
15	dismissal under this section may occur only once with respect to any person. Disposition of a				
16	case to determine discharge and dismissal under this section at the district court division of the				
17	General Court of Justice shall be final for the purpose of appeal. Upon violation of a term or				
18	condition of the probation provided for in this section, the court may enter an adjudication of				
19	guilt and proceed as otherwise provided.				
20	•	discharge and dismissal pursuant to this section, the person may apply for an			
21	order to expunge the complete record of the proceedings resulting in the dismissal and discharge,				
22	pursuant to the pr	ocedures and requirements set forth in G.S. 15A-145.7.			
23	(e) The c	lerk shall notify State and local agencies of the court's order as provided in			
24	<u>G.S. 15A-150.</u> "				
25	SECT	SECTION 4. Article 5 of Chapter 15A of the General Statutes is amended by adding			
	a new section to read:				
26	a new section to r	· · ·			
		· · ·			
26	" <u>§ 15A-145.7. E</u>	read:			
26 27 28 29	" <u>§ 15A-145.7. E</u> <u>the of</u> (a) When	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed,			
26 27 28	" <u>§ 15A-145.7. E</u> <u>the of</u> (a) When	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses.			
26 27 28 29 30 31	" <u>§ 15A-145.7. Ex</u> <u>the of</u> (a) When pursuant to G.S. the person may a	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed, 14-277.8, and the person was under 20 years of age at the time of the offense, pply to the court of the county where charged for an order to expunge from all			
26 27 28 29 30 31 32	" <u>§ 15A-145.7. Ex</u> <u>the of</u> (a) When pursuant to G.S. the person may a official records, of	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed, 14-277.8, and the person was under 20 years of age at the time of the offense, pply to the court of the county where charged for an order to expunge from all other than the confidential files retained under G.S. 15A-151, all recordation			
26 27 28 29 30 31 32 33	" <u>§ 15A-145.7. Ex</u> <u>the of</u> (a) When pursuant to G.S. the person may a official records, of relating to the per	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed, 14-277.8, and the person was under 20 years of age at the time of the offense, pply to the court of the county where charged for an order to expunge from all other than the confidential files retained under G.S. 15A-151, all recordation rson's arrest, indictment or information, trial, finding of guilty, and dismissal			
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$\begin{array}{c} 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	" <u>§ 15A-145.7. Ex</u> <u>the of</u> (a) When pursuant to G.S. the person may a official records, of relating to the per and discharge pur (1)	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed, 14-277.8, and the person was under 20 years of age at the time of the offense, pply to the court of the county where charged for an order to expunge from all other than the confidential files retained under G.S. 15A-151, all recordation rson's arrest, indictment or information, trial, finding of guilty, and dismissal rsuant to this section. The applicant shall attach to the petition the following: An affidavit by the petitioner that he or she has been of good behavior during the period of probation since the decision to defer further proceedings on the offense in question and has not been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state: Verified affidavits by two persons who are not related to the petitioner or to each other by blood or marriage, that they know the character and reputation of the petitioner in the community in which he or she lives, and that the petitioner's character and reputation are good; An application on a form approved by the Administrative Office of the Courts requesting and authorizing a name-based State and national criminal record check by the Department of Public Safety using any information required by the Administrative Office of the Courts to identify the individual and a search of the confidential record of expunctions maintained by the Administrative			
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	" <u>§ 15A-145.7. Ex</u> <u>the of</u> (a) When pursuant to G.S. the person may a official records, of relating to the per and discharge pur (1)	read: xpunction of records for first offenders under 20 years of age at the time of fense of certain offenses. ever a person is discharged, and the proceedings against the person dismissed, 14-277.8, and the person was under 20 years of age at the time of the offense, pply to the court of the county where charged for an order to expunge from all other than the confidential files retained under G.S. 15A-151, all recordation rson's arrest, indictment or information, trial, finding of guilty, and dismissal rsuant to this section. The applicant shall attach to the petition the following: An affidavit by the petitioner that he or she has been of good behavior during the period of probation since the decision to defer further proceedings on the offense in question and has not been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any other state; Verified affidavits by two persons who are not related to the petitioner or to each other by blood or marriage, that they know the character and reputation of the petitioner in the community in which he or she lives, and that the petitioner's character and reputation are good; An application on a form approved by the Administrative Office of the Courts requesting and authorizing a name-based State and national criminal record check by the Department of Public Safety using any information required by the Administrative Office of the Courts to identify the individual and a search			

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1	Department of Public Safety and to the Administrative Office of the Courts,			
2	which shall conduct the searches and report their findings to the court.			
3	The judge to whom the petition is presented is authorized to call upon a probation officer for			
4	any additional investigation or verification of the petitioner's conduct during			
5	period deemed desirable.	<u> </u>		
6	If the court determines, after hearing, that such person was discharged ar	nd the proceedings		
7	against him or her dismissed and that the person was under 20 years of age			
8	offense, it shall enter such order. The effect of such order shall be to restore			
9	contemplation of the law to the status the person occupied before such arrest	-		
10	information.			
11	(b) No person as to whom such order was entered shall be held the	ereafter under anv		
12	provision of any law to be guilty of perjury or otherwise giving a false stateme			
13	person's failures to recite or acknowledge such arrest, or indictment or infor			
14	response to any inquiry made of him or her for any purpose. This subsection s			
15	sentencing hearing when the person has been convicted of a subsequent crimi			
16	(c) The court shall also order that all records of the proceeding be e			
17	records of the court and direct all law enforcement agencies, the Division of			
18	and Juvenile Justice, the Division of Motor Vehicles, and any other State and			
19	agencies identified by the petitioner as bearing records of the same to expun			
20	the proceeding. The clerk shall notify State and local agencies of the court's or			
21	G.S. 15A-150.	±		
22	(d) A person who files a petition for expunction of a criminal record	under this section		
23	must pay the clerk of superior court a fee of one hundred seventy-five dolla	rs (\$175.00) at the		
24	time the petition is filed. Fees collected under this subsection are payable to	the Administrative		
25	Office of the Courts. The clerk of superior court shall remit one hundred twen	ty-two dollars and		
26	fifty cents (\$122.50) of each fee to the North Carolina Department of Public S	Safety for the costs		
27	of criminal record checks performed in connection with processing petition	ns for expunctions		
28	under this section. The remaining fifty-two dollars and fifty cents (\$52.50) o	f each fee shall be		
29	retained by the Administrative Office of the Courts and used to pay the c	osts of processing		
30	petitions for expunctions under this section. This subsection does not apply to	o petitions filed by		
31	an indigent."			
32	SECTION 5. G.S. 15A-150(a) reads as rewritten:			
33	"(a) Notification to AOC. – The clerk of superior court in each county	in North Carolina		
34	shall, as soon as practicable after each term of court, file with the Administr	ative Office of the		
35	Courts the petitions granted under this Article, any orders of expunction, and	d the names of the		
36	following:			
37	(1) Persons granted an expunction under this Article.			
38	(2), (3) Repealed by Session Laws 2015-40, s. 3, effective Dece	ember 1, 2015, and		
39	applicable to conditional discharges granted on or after tha	t date.		
40	(4) Repealed by Session Laws 2010-174, s. 7, effective Octobe	er 1, 2010.		
41	(5) Repealed by Session Laws 2015-40, s. 3, effective Decen	mber 1, 2015, and		
42	applicable to conditional discharges granted on or after tha			
43	(6) Persons granted a dismissal upon completion of a condition	6		
44	G.S. 14-50.29, 14-204, <u>14-277.8</u> , <u>14-313(f)</u> , 15A-134	-1(a4), 90-96, or		
45	90-113.14."			
46	SECTION 6. Article 26 of Chapter 15A of the General Statut	tes is amended by		
47	adding a new section to read:			
48	"§ 15A-534.7. Communicating a threat of mass violence; bail and pretria			
49	(a) In all cases in which the defendant is charged with communicating	•		
50	violence on educational property in violation of G.S. 14-277.6 or communication	-		
51	violence at a place of religious worship in violation of G.S. 14-277.7, exce	ept as provided in		

General Assembly Of North Carolina

1	subsection (b) of this section, the judicial official who determines the conditions of pretrial			
2	release shall be a judge. The judge shall direct a law enforcement officer or a district attorney to			
3	provide a crimina	al history report for the defendant and shall consider the criminal history when		
4	setting conditions	s of release. After setting conditions of release, the judge shall return the report		
5	to the providing a	agency or department. No judge shall unreasonably delay the determination of		
6	conditions of pret	rial release for the purpose of reviewing the defendant's criminal history report.		
7	The following pro	ovisions shall apply in addition to the provisions of G.S. 15A-534:		
8	<u>(1)</u>	Upon a determination by the judge that the immediate release of the defendant		
9		will pose a danger of injury to persons and upon a determination that the		
10		execution of an appearance bond as required by G.S. 15A-534 will not		
11		reasonably assure that such injury will not occur, a judge may retain the		
12		defendant in custody for a reasonable period of time while determining the		
13		conditions of pretrial release.		
14	<u>(2)</u>	A judge may impose the following conditions on pretrial release:		
15		a. That the defendant stay away from the educational property or place		
16		of religious worship against which the threat was communicated.		
17		b. That the defendant stay away from any other educational property or		
18		place of religious worship unless permission to be present is granted		
19		by the person in control of the property.		
20		The conditions set forth in this subdivision may be imposed in addition to		
21		requiring that the defendant execute a secured appearance bond.		
22	<u>(3)</u>	Should the defendant be mentally ill and dangerous to himself or herself or		
23		others or a substance abuser and dangerous to himself or herself or others, the		
24		provisions of Article 5 of Chapter 122C of the General Statutes shall apply.		
25		endant may be retained in custody not more than 48 hours from the time of arrest		
26		ination being made under this section by a judge. If a judge has not acted		
27		ection within 48 hours of arrest, the magistrate shall act under the provisions of		
28	this section."			
29		TON 7. This act becomes effective December 1, 2018, and applies to offenses		
30	committed on or	after that date.		