GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

Η

H.B. 805
May 3, 2021
HOUSE PRINCIPAL CLERK

D

HOUSE BILL DRH10404-SA-4A

Short Title:	Prevent Rioting and Civil Disorder.	(Public)
Sponsors:	Representative Moore.	
Referred to:		

1	A BILL TO BE ENTITLED				
2	AN ACT TO INCREASE THE PENALTIES FOR RIOTING OR INCITING RIOTING THAT				
3	RESU	LTS IN	DAMAGE TO PROPERTY, SERIOUS BODILY INJURY, OR DEATH		
4	AND	ASSAU	LTING EMERGENCY PERSONNEL DURING A RIOT OR STATE OF		
5	EME	RGENCY	; TO ALLOW RECOVERY OF TREBLE DAMAGES FOR PROPERTY		
6	DAM	AGE OR	PERSONAL INJURY CAUSED BY RIOTING OR LOOTING; AND TO		
7	REQU	JIRE PR	RETRIAL RELEASE CONDITIONS FOR RIOTING AND LOOTING		
8	OFFE	NSES TO	O BE DETERMINED BY A JUDGE.		
9	The Gene	ral Asser	nbly of North Carolina enacts:		
10		SECTI	ON 1. G.S. 14-288.2 reads as rewritten:		
11	"§ 14-288	.2. Riot	; inciting to riot; punishments.		
12	(a)	A riot is	s a public disturbance involving an assemblage of three or more persons which		
13	by disorderly and violent conduct, or the imminent threat of disorderly and violent conduct,				
14	results in injury or damage to persons or property or creates a clear and present danger of injury				
15	or damage	1	ons or property.		
16	(b)		rson who willfully engages in a riot is guilty of a Class 1 misdemeanor.		
17	(c)	• 1	rson who willfully engages in a riot is guilty of a Class H felony, if:		
18			In the course and as a result of the riot there is property damage in excess of		
19			fifteen hundred dollars (\$1,500) or serious bodily injury; or		
20			Such participant in the riot has in his possession felony if the person possesses		
21			any dangerous weapon or substance.		
22	<u>(c1)</u>		rson who willfully engages in a riot is guilty of a Class F felony if in the course		
23	of and as a result of the riot there is property damage in excess of fifteen hundred dollars (\$1,500)				
24	or serious				
25	<u>(c2)</u>		rson who willfully engages in a riot is guilty of a Class E felony if in the course		
26			f the riot there is a death.		
27	(d)	• •	rson who willfully incites or urges another to engage in a riot, so that as a		
28			ing or urging a riot occurs or a clear and present danger of a riot is created, is		
29	0.		<u>Class A1</u> misdemeanor.		
30	(e)		rson who willfully incites or urges another to engage in a riot, and such inciting		
31	or urging is a contributing cause of a riot in which there is property damage in excess of fifteen				
32	hundred dollars (\$1,500) or serious bodily injury, shall be punished as a Class F felon.shall be guilty of a Class E felony.				
33					
34 25	<u>(e1)</u>	• •	rison who willfully incites or urges another to engage in a riot, and such inciting		
35		is a cont	ributing cause of a riot in which a death results, shall be guilty of a Class D		
36	felony.				



	General Assembly Of North CarolinaSession 2021	
1	(f) Any person whose person or property is injured by reason of a violation of this section	
2	may sue for and recover from the violator three times the actual damages sustained, as well as	
3	court costs and attorneys' fees."	
4	SECTION 2. G.S. 14-288.6 is amended by adding a new subsection to read:	
5	"(c) Any person whose person or property is injured by reason of a violation of this section	
6	may sue for and recover from the violator three times the actual damages sustained, as well as	
7	court costs and attorneys' fees."	
8	SECTION 3. G.S. 14-288.9 reads as rewritten:	
9	"§ 14-288.9. Assault on emergency personnel; punishments.	
0	(a) An assault upon emergency personnel is an assault upon any person coming within	
1	the definition of "emergency personnel" which is committed in an area:	
2	(1) In which a declared state of emergency exists; or	
3	(2) Within the immediate vicinity of which a riot is occurring or is imminent.	
-	(b) The term "emergency personnel" includes law-enforcement officers, firemen,	
	ambulance attendants, utility workers, doctors, nurses, members of the North Carolina National	
)	Guard, and other persons lawfully engaged in providing essential services or otherwise	
	discharging or attempting to discharge his or her official duties during the emergency.	
	(c) Any person who commits an assault causing physical injury upon emergency	
)	personnel is guilty of a Class I felony. Class H felony. Any person who commits an assault upon	
)	emergency personnel with or through the use of any dangerous weapon or substance shall be	
l	punished as a Class F felon."	
2	SECTION 4. Article 26 of Chapter 15A of the General Statutes is amended by	
3	adding a new section to read:	
4 5	" <u>§ 15A-534.8. Rioting or looting; bail and pretrial release.</u>	
	(a) In all cases in which the defendant is charged with a violation of G.S. 14-288.2 or	
	G.S. 14-288.6, the judicial official who determines the conditions of pretrial release shall be a	
	judge. The judge shall direct a law enforcement officer or a district attorney to provide a criminal	
	history report for the defendant and shall consider the criminal history when setting conditions	
	of release. After setting conditions of release, the judge shall return the report to the providing	
	agency or department. No judge shall unreasonably delay the determination of conditions of	
	pretrial release for the purpose of reviewing the defendant's criminal history report. The following matricipate shell employing addition to the matricipate of C S 15A 52A:	
	following provisions shall apply in addition to the provisions of G.S. 15A-534:	
	(1) Upon a determination by the judge that the immediate release of the defendant will page a denser of inium to persons and upon a determination that the	
	will pose a danger of injury to persons and upon a determination that the	
	execution of an appearance bond as required by G.S. 15A-534 will not	
	reasonably assure that such injury will not occur, a judge may retain the	
	<u>defendant in custody for a reasonable period of time while determining the</u> <u>conditions of pretrial release.</u>	
	· · · · · · · · · · · · · · · · · · ·	
	(2) <u>A judge may order the defendant to stay away from specific locations or</u> property where the offense occurred. This condition may be imposed in	
)	addition to requiring that the defendant execute a secured appearance bond.	
	(3) Should the defendant be mentally ill and dangerous to himself or herself or others, or a substance abuser and dangerous to himself or herself or others, the	
, 	provisions of Article 5 of Chapter 122C of the General Statutes shall apply.	
	(b) A defendant may be retained in custody not more than 48 hours from the time of arrest	
, 5	without a determination being made under this section by a judge. If a judge has not acted	
	pursuant to this section within 48 hours of arrest, the magistrate shall act under the provisions of	
3	this section."	
)	SECTION 5. This act becomes effective December 1, 2021, and applies to offenses	
)	committed on or after that date.	
-		