GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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SENATE BILL 655 PROPOSED COMMITTEE SUBSTITUTE S655-PCS45396-TG-20

Short Title: Extend Certain Rights to Catawba Nation.

(Public)

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Sponsors:

Referred to:

	March 26, 2025
1	A BILL TO BE ENTITLED
2	AN ACT TO EXTEND CERTAIN RIGHTS TO THE CATAWBA INDIAN NATION.
3	The General Assembly of North Carolina enacts:
4	SECTION 1. Chapter 1E of the General Statutes reads as rewritten:
5	"Chapter 1E.
6	"Eastern Band of Cherokee Indians. Indians and Catawba Indian Nation.
7	"Article 1.
8	"Full Faith and Credit.
9	"§ 1E-1. Full faith and credit.
10	(a) The courts of this State shall give full faith and credit to a judgment, decree, or order
11	signed by a judicial officer of <u>either (i)</u> the Eastern Band of Cherokee Indians <u>or (ii)</u> Catawba
12	Indian Nation and filed in the Cherokee Tribal Courts or Catawba Nation Tribal Courts to the
13	same extent as is given a judgment, decree, or order of another state, subject to the provisions of
14	subsections (b) and (c) of this section; provided that the judgments, decrees, and orders of the
15	courts of this State are given full faith and credit by the Tribal Courts of the Eastern Band of
16	Cherokee Indians.Indians and the Tribal Courts of the Catawba Indian Nation.
17	(b) Judgments, decrees, and orders specified in subsection (a) of this section shall be
18	given full faith and credit subject to the provisions of G.S. 1C-1705 and G.S. 1C-1708 and shall
19	be considered a foreign judgment for purposes of these statutes.
20	(c) Any limited driving privilege signed and issued by a Judge or Justice of <u>either</u> the
21	Cherokee Tribal Courts or Catawba Nation Tribal Courts in accordance with the applicable
22	provisions of Chapter 20 of the General Statutes and filed in the Cherokee Tribal Courts Clerk's
23	Office or Catawba Nation Tribal Courts Clerk's Office shall be valid and given full faith and
24 25	credit as specified in subsection (a) of this section. For purposes of this subsection, any reference
25	to the issuing "judge" or "court" in the applicable provisions of Chapter 20 of the General Statutes
26	shall be construed to mean the appropriate Judge or Justice in the Cherokee Tribal Courts or
27	<u>Courts, Catawba Nation Tribal Courts, or the appropriate Cherokee or Catawba</u> Tribal Court.
28	"§ 1E-2. County services.
29	A county is not compelled to provide services on lands held in trust by the United States for the Eastern Band of Charalase Indiana, except for public health on human services traditionally
30 31	the Eastern Band of Cherokee Indians, except for public health or human services traditionally
	provided by county agencies and not otherwise assumed by the Eastern Band of Cherokee
32 33	Indians, unless there is an agreement between the Eastern Band of Cherokee Indians and the county describing each party's responsibilities. The agreement must be approved and signed by
33 34	the Principal Chief of the Eastern Band of Cherokee Indians on behalf of the Eastern Band of
34 35	Cherokee Indians and must be signed by the county manager or delegated department head. The
55	Cherokee mutans and must be signed by the county manager of delegated department nead. The



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1 2 2	agreement may be effective for a definite period of time or an indefinite period of time or an indefinite period of time or an indefinite period.	period of time, as
3	"Article 2.	
4	"Tribal Law Enforcement Authority.	
5	"§ 1E-10. Tribal law enforcement.	
6	(a) Except for the sections listed in subsection (b) of this section, Arti	-
7	160A of the General Statutes is applicable to the Eastern Band of Cherokee Ir	dians.Indians and
8	Catawba Indian Nation.	
9	(b) The following provisions of Article 13 of Chapter 160A of the Gen	
0	not apply to the Eastern Band of Cherokee Indians: Indians and Catawba India	n Nation:
1	(1) G.S. $160A-283$.	
2	(2) G.S. 160A-286.	
3	(3) G.S. 160A-287.	
4	(4) G.S. $160A-289.1$.	
5	"§ 1E-11. Application and meaning of terms.	
6	For purposes of the application of the applicable provisions of Article 13 or	-
17	the General Statutes, the following terms contained in Article 13 of Chapter 16	0A of the General
8	Statutes shall be construed as follows:	
9	(1) City. – To mean the Eastern Band of Cherokee Indians.Ind	ians and Catawba
20	Indian Nation.	
21	(2) Council or governing body. – To mean the Tribal Council of	f the Eastern Band
22	of Cherokee Indians. Indians and the Executive Committe	e of the Catawba
23	Indian Nation.	
24	(3) City clerk. – To mean the clerk of the Tribal Council of the	e Eastern Band of
25	the Cherokee Indians. Indians or of the Executive Committee	ee of the Catawba
26	Indian Nation.	
27	(4) Corporate limits of the city. – To mean the boundaries of the	e trust lands of the
28	Eastern Band of the Cherokee Indians or of the Cataw	ba Indian Nation
29	wherever located within the State of North Carolina.	
30	(5) Law enforcement agency or local law enforcement agency	. – To include the
31	Cherokee Police Department, the Cherokee Marshals Se	ervice, the Tribal
32	Alcohol Law Enforcement Division of the Eastern Band	of the Cherokee
33	Indians, and the Natural Resources Enforcement Agency of	the Eastern Band
34	of Cherokee Indians. Indians, the Catawba Indian Nati	on Tribal Police
35	Department, and the Catawba Indian Nation Marshals Serv	ice.
36	"§ 1E-12. Qualification of law enforcement officers; limitations of author	ity.
37	(a) For purposes of this section, "law enforcement officer" means any	person appointed
38	or employed as (i) Chief of Police of the Cherokee Police Department, Chie	f of the Cherokee
39	Marshals Service, Chief of the Tribal Alcohol Law Enforcement Division of th	e Eastern Band of
10	the Cherokee Indians, or Chief of the Natural Resources Enforcement Agen	cy of the Eastern
11	Band of the Cherokee Indians or Indians, (ii) a police officer, auxiliary police	e officer, marshal,
12	alcohol law enforcement agent, reserve alcohol law enforcement agent, or reso	ources officer with
13	the Cherokee Police Department, the Cherokee Marshals Service, the Tri	bal Alcohol Law
14	Enforcement Division of the Eastern Band of the Cherokee Indians, or the N	Natural Resources
45	Enforcement Agency of the Eastern Band of the Cherokee Indians. Indians, (ii	i) the Chief of the
16	Catawba Indian Nation Tribal Police Department, or (iv) a police officer, i	<u>marshal, auxiliary</u>
17	police, or resources officer with the Catawba Indian Nation Tribal Police Depart	tment or Catawba
18	Indian Nation Marshals Service.	
19	(b) A law enforcement officer shall, prior to the exercise of the of	officer's authority
50	pursuant to Article 13 of Chapter 160A of the General Statutes, comply with	the provisions of
51	Article 1 of Chapter 17C of the General Statutes and any rules or regulations	adopted pursuant

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to the authority of Article 1 of Chapter 17C of the General Statutes. The courts of this State shall 1 2 have the jurisdiction pursuant to G.S. 17C-11 to enjoin the Cherokee Police Department, the 3 Cherokee Marshals Service, the Tribal Alcohol Law Enforcement Division of the Eastern Band 4 of Cherokee Indians, the Natural Resources Enforcement Agency of the Eastern Band of the 5 Cherokee Indians, the Catawba Indian Nation Tribal Police Department, Marshals of the 6 Catawba Indian Nation, or any law enforcement officer or agent employed or appointed by the 7 department, agency, or division from exercising any or all of the authority under color of State 8 law conferred by Article 13 of Chapter 160A of the General Statutes if any law enforcement 9 officer or agent of the department, agency, or division fails to meet the required standards 10 established pursuant to Article 1 of Chapter 17C of the General Statutes. The jurisdiction of a Cherokee law enforcement officer shall be (i) on all property 11 (c)12 owned by or leased to the Eastern Band of Cherokee Indians located within the trust lands of the 13 Eastern Band of the Cherokee Indians and (ii) during the immediate and continuous flight of an 14 offender in accordance with G.S. 15A-402(d). The jurisdiction of a Catawba law enforcement officer shall be (i) on all property owned by or leased to the Catawba Indian Nation located within 15 the trust lands of the Catawba Indian Nation and (ii) during the immediate and continuous flight 16 17 of an offender in accordance with G.S. 15A-402(d). Neither Eastern Band of Cherokee Indians 18 nor Catawba Indian Nation law enforcement officers shall have jurisdiction on the other's land 19 absent separate agreement of the tribes. 20 (d) Service as a law enforcement officer shall constitute service as (i) a "criminal justice 21 officer" as defined in G.S. 17C-2(c) and (ii) a "law enforcement officer" for purposes of Article 22 12E of Chapter 143 of the General Statutes. For purposes of Article 12E of Chapter 143 of the 23 General Statutes, the term "employer," as defined in G.S. 143-166.50, shall be construed to 24 include the Eastern Band of Cherokee Indians and Catawba Indian Nation with respect to law 25 enforcement officers. 26 A law enforcement officer may be enjoined from exercising his authority under color (e) 27 of State law pursuant to Article 13 of Chapter 160A of the General Statutes for the reasons set 28 forth in G.S. 128-16 and pursuant to the provisions of Article 2 of Chapter 128 of the General 29 Statutes. 30 (f) Nothing contained in this Chapter or in Article 13 of Chapter 160A of the General 31 Statutes shall be construed as doing any of the following: 32 Limiting or revoking the authority of the Eastern Band of Cherokee Indians, (1)33 the Cherokee Police Department, the Cherokee Marshals Service, the Tribal 34 Alcohol Law Enforcement Division of the Eastern Band of the Cherokee 35 Indians, the Natural Resources Enforcement Agency of the Eastern Band of 36 the Cherokee Indians, or any law enforcement officers or other persons 37 appointed or employed by those entities, in the exercise of their inherent 38 powers of self-government, or exercise of authority conferred by federal law, 39 regulation, or common law. 40 Limiting or revoking the authority of the Catawba Indian Nation, the Catawba (1a) 41 Indian Nation Tribal Police Department, Catawba Indian Nation Marshals 42 Service, or a police officer, auxiliary police, or resources officer with the 43 Catawba Indian Nation Tribal Police Department or any of the Catawba Nation Tribal Police Department, or any law enforcement officers or other 44 45 persons appointed or employed by those entities, in the exercise of their 46 inherent powers of self-government, or exercise of authority conferred by 47 federal law, regulation, or common law. Modifying, either by way of enlargement or limitation, the jurisdiction of the 48 (2)49 Cherokee Tribal Courts. 50 (3) Waiving any sovereign immunity that may otherwise apply.

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1 2	(g) Nothing contained in this Chapter shall be construed as modifying, ei enlargement or limitation, the jurisdiction or authority of any federal, State	, or local law
3 4	enforcement agency, governmental entity, or any of their officers or employed Eastern Band of Cherokee Indians, the Catawba Indian Nation, the Cherokee Police	· 1
5	the Catawba Indian Nation Tribal Police Department, the Cherokee Marshal	-
6	Marshals of the Catawba Indian Nation, the Tribal Alcohol Law Enforcement I	
7	Eastern Band of the Cherokee Indians, the Natural Resources Enforcement Agency	y of the Eastern
8	Band of the Cherokee Indians, and their law enforcement officers, agents, and en	nployees to the
9	extent set forth in this Chapter.	
10	"Article 3.	
11	"Probation and Parole.	
12	"§ 1E-20. Cherokee <u>and Catawba</u> Marshals Service. <u>Services.</u>	1, , 11, 1
13 14	(a) The Supreme Court of the Eastern Band of Cherokee Indians is authorize a probation and parole agency known as the "Cherokee Marshals Service."	zed to establish
15	(b) Marshals of the Cherokee Marshals Service shall (i) be required to mee	et the standards
16	set forth in G.S. 1E-12 for law enforcement officers and (ii) have the same territor	
17	powers, and immunities as a law enforcement officer under G.S. 1E-12.	5
18	(c) Notwithstanding any other provision of law, marshals of the Cher	okee Marshals
19	Service shall have access to all probation and parole records of the North Caroli	na Department
20	of Public Safety to the same extent as a probation or post-release supervision	officer of the
21	Department for any person over which the Cherokee Tribal Courts have jurisdice	tion to proceed
22	in a criminal case and impose a sentence, including a fine, community service, or	
23	The Department may enter into a memorandum of understanding addressing t	he specifics of
24	transferring information to the Cherokee Tribal Courts.	
25	(d) The Catawba Indian Nation is authorized to establish a probation and	
26	(e) <u>Marshals of the Catawba Indian Nation shall (i) be required to meet th</u>	
27	forth in G.S. 1E-12 for law enforcement officers and (ii) have the same territori	al jurisdiction,
28	powers, and immunities as a law enforcement officer under G.S. 1E-12.	T 1' NT .'
29	(f) Notwithstanding any other provision of law, Marshals of the Catawba	
30 21	shall have access to all probation and parole records of the North Carolina Depart	
31 32	Safety to the same extent as a probation or post-release supervision officer of the any person with the Catawba Nation Tribal Courts have jurisdiction to proceed in	*
33	and impose a sentence, including a fine, community service, or imprisonment. T	
34	may enter into a memorandum of understanding addressing the specifics	-
35	information to the Catawba Nation Tribal Courts."	or transferring
36	SECTION 2. G.S. 7A-343 reads as rewritten:	
37	"§ 7A-343. Duties of Director.	
38	The Director is the Administrative Officer of the Courts, and the Director's du	ties include all
39	of the following:	
40		
41	(13) Prescribe policies and procedures and establish and operate s	systems for the
42	exchange of criminal and civil information from and to	the Judicial
43	Department and local, State, and federal governments and the	e Eastern Band
44	of Cherokee Indians.Indians and Catawba Indian Nation.	
45		
46	SECTION 3. G.S. 7A-343.1 reads as rewritten:	
47	"§ 7A-343.1. Distribution of copies of the appellate division reports.	
48	(a) The Administrative Officer of the Courts shall, upon request and	
49 50	expense, distribute such number of copies of the appellate division reports to	
50	departments and agencies, and to educational institutions of instruction, as follow	/8:
51	Attorney General 5	
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1	Utilities Commission	1
2	Industrial Commission	1
3	Office of Administrative Hearings	2
4	Archives and History, Division of	1
5	Legislative Building Library	2
6	Justices of the Supreme Court	1 ea.
7	Judges of the Court of Appeals	1 ea.
8	Judges of the Superior Court	1 ea.
9	Clerks of the Superior Court	1 ea.
10	District Attorneys	1 ea.
11	Supreme Court of North Carolina Library	AS MANY AS
12		REQUESTED
13	Appellate Division Reporter	1
14	University of North Carolina School of Law	5
15	North Carolina Central University School of Law	5
16	Duke University School of Law	5
17	Wake Forest University School of Law	5
18	Elon University School of Law	5
19	Campbell University School of Law	5
20	United States Department of Justice	1
21	Library of Congress	1
22	Federal Judges resident in North Carolina	1 ea.
23	Librarian, Supreme Court of the United States	1
24	United States Attorneys resident in North Carolina	1 ea.
25	Supreme Court Library exchange list	1
26	Cherokee Supreme Court, Eastern Band of	
27	Cherokee Indians	3
28	Catawba Nation Tribal Courts	<u>3</u>
29	The copies of reports furnished to each justice of the	Supreme Court and jud
20		11 1 41 2

The copies of reports furnished to each justice of the Supreme Court and judge of the Court of Appeals as set out in the table above may be retained personally by the justice or judge. A recipient listed in subsection (a) of this section may choose not to receive its copies

(b) A recipient listed in subsection (a) of this section may choose not to receive its copies of the appellate division reports, or choose to receive fewer than the number of copies allotted to it, by notifying the Administrative Officer of the Courts in writing. Should the recipient again wish to receive its full allotment of the appellate division reports, the recipient shall notify the Administrative Officer of the Courts in writing, and the Administrative Officer of the Courts may, in his or her discretion, resume distribution to the recipient."

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SECTION 4. G.S. 14-159.12 reads as rewritten:

³⁸ "§ 14-159.12. First degree trespass.

39 (a) Offense. - A person commits the offense of first degree trespass if, without
 40 authorization, the person enters or remains on or in any of the following:

- 41 (1) The premises of another so enclosed or secured as to demonstrate clearly an
 42 intent to keep out intruders.
 - (2) The building of another.
 - (3) The lands of the Eastern Band of Cherokee Indians after the person has been excluded by a resolution passed by the Eastern Band of Cherokee Indian Tribal Council.
- 47(4)The lands of the Catawba Indian Nation after the person has been excluded by
resolution passed by the Catawba Indian Nation Executive Committee.4848
- 49 50

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SECTION 5. G.S. 115D-5 reads as rewritten:

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1 2 3 4 5	personnel e courses; tui	tration of institutions by State Board of C xempt from North Carolina Human Reso tion waiver; in-plant training; contracting, e on of extension units of the community colleges I facilities.	urces Act; extension tc., for establishment
6			itizana tha tarahina af
7		ake instruction as accessible as possible to all c	
8		of noncurricular extension courses at convenien	•
9	-	well as on campuses is authorized and shall be	
10	-	ed regular tuition rate charged a full-time stud	-
11		any curriculum course. In lieu of any tuition cha	-
12	• •	hall establish a uniform registration fee, or a	
13		harged students enrolling in extension courses f	
14		State funds. The State Board of Community Co	• • •
15	•	ulations for waiver of tuition and registration fee	
16		ns not enrolled in elementary or secondary s	-
17		ng to a high school diploma or equivalent certific	
18 19		ses requested by the following entities that sup	
19 20		ng needs and are on a specialized course list appro	oved by the State Board
20 21		mmunity Colleges: Volunteer fire departments.	
22	a. b.	Municipal, county, or State fire departments.	
22	о. с.	Volunteer EMS or rescue and lifesaving depart	tments
23 24	e. d.	Municipal, county, or State EMS or rescue and	
25	d. d1.	Law enforcement, fire, EMS or rescue and life	
25 26	u1.	a lake authority that was created by a county b	
20 27		prior to July 1, 2012.	ourd of commissioners
28	e.	Radio Emergency Associated Communicati	ons Teams (REACT)
20 29	0.	under contract to a county as an emergency res	
30	f.	Municipal, county, or State law enforcement ag	
31	f1.	Campus police agencies of private institution	
32		certified by the Attorney General pursuant t	
33		General Statutes.	1
34	g.	The Division of Prisons of the Department of A	dult Correction and the
35	C	Division of Juvenile Justice of the Department	
36		training of full-time custodial employees a	ind employees of the
37		Divisions required to be certified under Articl	le 1 of Chapter 17C of
38		the General Statutes and the rules of the Crimin	al Justice and Training
39		Standards Commission.	
40	h.	Repealed by Session Laws 2017-186, s. 2(hhhh	h), effective December
41		1, 2017.	
42	i.	The Eastern Band of Cherokee Indians and the	•
43		law enforcement, fire, EMS or rescue and lifesa	wing tribal government
44		departments or programs.	
45	j.	The Criminal Justice Standards Division of the	-
46		for the training of criminal justice profess	
47		G.S. 17C-20(6), who are required to be certifie	
48		Chapter 17C of the General Statutes and the	
49 50		Carolina Criminal Justice Education and	6
50		Commission or (ii) Chapter 17E of the Genera	
51		of the North Carolina Sheriffs' Education and	nu Training Standards

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1	Commission. The waivers provided for in this sub-subdivision apply
2	to participants and recent graduates of the North Carolina Criminal
3	Justice Fellows Program to obtain certifications for eligible criminal
4	justice professions as defined in G.S. 17C-20(6).
5	" ••••
6	SECTION 6. Nothing in this act shall be deemed to invalidate any agreement
7	between a county and the Catawba Indian Nation existing as of the effective date of this act.
8	SECTION 7. This act is effective when it becomes law.