GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 318

Committee Substitute Favorable 4/15/25 Third Edition Engrossed 4/29/25 PROPOSED SENATE COMMITTEE SUBSTITUTE H318-PCS40580-CE-22

Short Title: The Criminal Illegal Alien Enforcement Act.

(Public)

Sponsors:

Referred to:

March 10, 2025

1	A BILL TO BE ENTITLED			
2	AN ACT TO MODIFY ELIGIBILITY FOR RELEASE AND REQUIRE NOTIFICATION OF			
3	RELEASE TO IMMIGRATION AND CUSTOMS ENFORCEMENT WHEN A			
4	PRISONER IS SUBJECT TO AN IMMIGRATION DETAINER AND ADMINISTRATIVE			
5	WARRANT.			
6	The General Assembly of North Carolina enacts:			
7	SECTION 1. G.S. 162-62 reads as rewritten:			
8	"§ 162-62. Legal status of prisoners.			
9	(a) When any person is confined for any period in a county jail, local confinement			
10	facility, district confinement facility, satellite jail, or work release unit, the administrator or other			
11	person in charge of the facility shall attempt to determine if the prisoner is a legal resident or			
12	citizen of the United States by an inquiry of the prisoner, or by examination of any relevant			
13	documents, or both, if the person is charged with any of the following offenses:			
14	(1) A felony under G.S. 90-95. Any felony.			
15	(2) A felony under Article 6, Article 7B, Article 10, Article 10A, or Article 13A			
16	of Chapter 14 of the General Statutes.			
17	(3)(2) A Class A1 misdemeanor or felony-under Article 6A, Article 7B, or Article 8			
18	of Chapter 14 of the General Statutes.			
19	(4)(3) Any violation of G.S. 50B-4.1.			
20	(4) Any offense involving impaired driving as defined in G.S. 20-4.01.			
21	(b) If the administrator or other person in charge of the facility is unable to determine if			
22	that prisoner is a legal resident or citizen of the United States or its territories, the administrator			
23	or other person in charge of the facility holding the prisoner shall make a query of Immigration			
24	and Customs Enforcement of the United States Department of Homeland Security. If the prisoner			
25	has not been lawfully admitted to the United States, the United States Department of Homeland			
26	Security will have been notified of the prisoner's status and confinement at the facility by its			
27	receipt of the query from the facility.			
28	(b1) When any person charged with a criminal offense is confined for any period in a			
29	county jail, local confinement facility, district confinement facility, satellite jail, or work release			

29 county jail, local confinement facility, district confinement facility, satellite jail, or work release
30 unit, and the administrator or other person in charge of the facility has been notified that
31 Immigration and Customs Enforcement of the United States Department of Homeland Security
32 has issued a detainer and administrative warrant that reasonably appears to be for the person in

33 custody, the following shall apply:



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1 2 3	(1)	Prior to the prisoner's release, and after receipt of administrative warrant, or a copy thereof, by the administr in charge of the facility, the prisoner shall be taken withou	ator or other person t unnecessary delay		
4 5		before a State judicial official who shall be provided wi administrative warrant, or a copy thereof.	th the detainer and		
6	(2)	The If the prisoner appearing before the judicial official	is the same person		
7	(2)	subject to the detainer and administrative warrant, the ju			
8		issue an order directing the prisoner be held in custo			
9		appearing before the judicial official is the same person su			
10		and administrative warrant.and transferred to the custod			
11		Immigration and Customs Enforcement of the United St	ates Department of		
12		Homeland Security upon that officer's appearance at the	facility and request		
13		for custody.			
14	(3)	Unless continued custody of the prisoner is required by ot	• •		
15		prisoner held pursuant to an order issued under this s	ubsection shall be		
16		released upon the first of the following conditions:	1 1 • •		
17 18		a. The passage of 48 hours from receipt of the detained			
18 19		warrant.the time the prisoner would otherwise be facility.	e released from the		
20		b. Immigration and Customs Enforcement of t	he United States		
20		Department of Homeland Security takes custody o			
22		c. The detainer is rescinded by Immigration and Cu	-		
23		of the United States Department of Homeland Sec			
24	<u>(4)</u>	For any prisoner held pursuant to an order issued under	-		
25		later than two hours after the time when the prisoner v	vould otherwise be		
26		released from the facility, the administrator or other pers	on in charge of the		
27		facility shall notify Immigration and Customs Enforcer			
28		States Department of Homeland Security of the date and time	-		
29		will be released pursuant to sub-subdivision a. of subdivision and subdita and			
30 31		subsection. The notification shall be made in the manne Department of Homeland Security Immigration Detainer			
31 32		form.	- Notice of Action		
33	(b2) No St	tate or local law enforcement officer or agency shall hav	e criminal or civil		
34		n taken pursuant to an order issued under subsection (b1) of			
35	(c) Except as provided in subsection (b1) of this section, nothing in this section shall be				
36		ny bond to a prisoner or to prevent a prisoner from be			
37		n that prisoner is otherwise eligible for release.	0		
38	"				
39		FION 2. G.S. 15A-534 is amended by adding a new subsec			
40		conditions of pretrial release are being determined for a defe			
41	any felony, a Class A1 misdemeanor under Article 6A, Article 7B, or Article 8 of Chapter 14 of				
42	the General Statutes, any violation of G.S. 50B-4.1, or any offense involving impaired driving as				
43 44	defined in G.S. 20-4.01, the judicial official shall attempt to determine if the defendant is a legal resident or citizen of the United States by an inquiry of the defendant, or by examination of any				
44 45	resident or citizen of the United States by an inquiry of the defendant, or by examination of any relevant documents, or both. If the judicial official is unable to determine if the defendant is a				
46	legal resident or citizen of the United States, the judicial official shall set conditions of pretrial				
47	release pursuant to this Article and shall commit the defendant to an appropriate detention facility				
48	pursuant to G.S. 15A-521 to be fingerprinted, for a query of Immigration and Customs				
49	Enforcement of the United States Department of Homeland Security, and to be held for a period				
50		of two hours from the query of Immigration and Customs Enforcement of the United States			
51	Department of H	Department of Homeland Security.			

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If by the end of this two-hour period no detainer and administrative warrant have been issued 1 2 by Immigration and Customs Enforcement of the United States Department of Homeland 3 Security, the defendant shall be released pursuant to the terms and conditions of the release order. If before the end of this two-hour period a detainer and administrative warrant issued by 4 5 Immigration and Customs Enforcement of the United States Department of Homeland Security 6 have been received by the facility, the defendant shall be processed pursuant to G.S. 162-62(b1)." 7 **SECTION 3.** If any provision of this act or its application is held invalid, the 8 invalidity does not affect other provisions or applications of this act that can be given effect 9 without the invalid provisions or application and, to this end, the provisions of this act are 10 severable. 11 SECTION 4. Section 1 of this act becomes effective October 1, 2025, and applies to any person confined in or released from a county jail, local confinement facility, district 12

confinement facility, satellite jail, or work release unit on or after that date. Section 2 of this act
becomes effective October 1, 2025, and applies to persons appearing before a judicial official for
a determination of pretrial release conditions on or after that date. The remainder of this act

16 becomes effective October 1, 2025.