

SENATE BILL 600: Britny's Law: IPV Homicide.

2017-2018 General Assembly

Committee:	House Judiciary II	Date:	June 20, 2017
Introduced by:	Sens. Barefoot, J. Jackson, Britt	Prepared by:	Howard Marsilio
Analysis of:	Second Edition		Committee Counsel

OVERVIEW: Senate Bill 600 would create a rebuttable presumption of premeditation, elevating a homicide to a first degree murder, if there is malice and the defendant has a certain prior conviction involving the same victim.

CURRENT LAW: First degree murder is a Class A felony. The punishment for adults is death, or life in prison without parole. First degree murder is authorized under statute if the killing falls into one of three classifications determined by:

1. The means of the killing. (Weapon of mass destruction, poison, lying in wait, imprisonment, starving, or torture.)

2. The nature of the killing. ("willful, deliberate, and premeditated")

3. Whether the killing occurred in the perpetration or attempted perpetration of one of six specific felonies. (Arson, rape, robbery, kidnapping, burglary, or other felony committed with the use of a deadly weapon.)

BILL ANALYSIS: Section (a1) of Senate Bill 600 would create a rebuttable presumption that a killing was "willful, deliberate, and premeditated" in order to elevate a murder to a first degree murder, if all of the following apply:

- There was the malice¹ necessary to prove second degree murder.
- The victim and perpetrator were spouses, former spouses, living together as if married, in a dating relationship as defined in G.S. 50B-1(b)(6), or have a child in common.
- The perpetrator had previously been convicted of one of the following offenses involving the same victim:
 - (1) An act of domestic violence.
 - (2) A violation of a domestic violence protective order.
 - (3) Communicating a threat.
 - (4) Stalking.
 - (5) Cyberstalking.
 - (6) Domestic criminal trespass.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

¹ Malice based on an inherently dangerous act or omission, done in such a reckless and wanton manner as to manifest a mind utterly without regard for human life and social duty and deliberately bent on mischief.

Senate Bill 600

Page 2

EFFECTIVE DATE: This act would become effective December 1, 2017, and would apply to offenses committed on or after that date.

BACKGROUND: Britny Jordan Puryear was shot to death in 2014 by the father of her child. In 2016, the perpetrator pled guilty to second degree murder in Wake County. He was sentenced to 32 years in prison.