

HOUSE BILL 315: Arson Law Revisions.

2021-2022 General Assembly

Committee:Senate Rules and Operations of the SenateDate:June 2, 2022Introduced by:Reps. McNeill, Boles, Saine, CarterPrepared by:Robert RyanAnalysis of:Fourth EditionStaff Attorney

OVERVIEW: House Bill 315 would make the following changes to various laws related to arson:

- Increase the punishment for certain arson offenses.
- Amend the offense of arson resulting in injury to a firefighter, law enforcement officer, fire investigator, or emergency medical technician.
- Require criminal history background checks of applicants to fire departments, require applicants to disclose certain convictions, and prohibit persons convicted of certain crimes from serving as a volunteer or paid member of a fire department.

BILL ANALYSIS:

Section 1 would amend various arson statutes as follows:

- Increase the penalty for second degree arson from a Class G felony to a Class E felony. [*Section* 1(a)]
- Create a new Class D felony for burning a penal institution. [Section 1(b)]
- Create a new Class D felony for burning an occupied commercial structure, and a new Class E felony for burning an unoccupied commercial structure. A commercial structure would be defined as "any building or structure that is designed principally for the manufacture, distribution, or exchange of goods or services, or for any other business or trade purpose." [*Section 1(i)*]
- Make conforming changes to several existing arson statutes.

Section 2 would create a new Class F felony for "serious injury" suffered by a firefighter, law enforcement officer, fire investigator, or emergency medical technician in responding to a fire caused by arson. Case law has stated that whether an injury is serious is a question of fact. Serious injury can be physical or mental and relevant factors in determining whether an injury is serious include pain and suffering, loss of blood, hospitalization, and time lost from work. ⁱ

Section 3 would make changes to the law regarding criminal history background checks for applicants for positions with a fire department as follows:

- Require fire departments to conduct a criminal history record check on any applicant for a volunteer or paid position with the fire department.
- Prohibit an applicant from serving in a paid or volunteer position with a fire department if the applicant refuses to submit to a criminal history record check.
- Prohibit an applicant from serving in a paid or volunteer position with a fire department if the applicant's criminal history record check reveals a conviction of arson or another felony conviction

Jeffrey Hudson Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

House Bill 315

Page 2

involving burning or setting fire under Article 15, Article 22, or any other Article of Chapter 14 of the General Statutes.

• Require an applicant to disclose any pending felony charges involving burning or setting fire under Article 15, Article 22, or any other Article of Chapter 14 of the General Statutes, and only allow a fire department to extend a conditional offer of a position pending the final disposition of the pending charges.

EFFECTIVE DATE: Sections 1 and 2 of this act become effective December 1, 2022, and apply to offenses committed on or after that date. Section 3 of this act is effective when it becomes law and applies to applications submitted on or after that date. The remainder of this act is effective when it becomes law.

BACKGROUND:

A Class D felony is punishable by an absolute minimum of 38 months active punishment and an absolute maximum of 204 months active punishment, depending on prior record level.

A Class E felony is punishable by an absolute minimum of 15 months intermediate punishment and an absolute maximum of 88 months active punishment, depending on prior record level.

A Class F felony is punishable by an absolute minimum of 10 months intermediate punishment and an absolute maximum of 59 months active punishment, depending on prior record level.

A Class G felony is punishable by an absolute minimum of 8 months intermediate punishment and an absolute maximum of 47 months active punishment, depending on prior record level.

*Susan Sitze, Staff Attorney, substantially contributed to this summary.

ⁱ North Carolina Crimes – A Guidebook on the Elements of Crime (Smith)