GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

S

SENATE BILL 238*

Judiciary II Committee Substitute Adopted 4/15/15 Third Edition Engrossed 4/16/15 PROPOSED HOUSE COMMITTEE SUBSTITUTE S238-PCS35292-SA-75

Short Title: Stalking by GPS/Criminal Offense.

(Public)

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Sponsors:	

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Referred to:

March 11, 2015

A BILL TO BE ENTITLED

2	AN ACT	TO TO	PROVIDE THAT A PERSON COMMITS THE OFFENSE OF
3	CYBE	RSTAI	LKING IF THE PERSON KNOWINGLY INSTALLS OR PLACES A
4	TRAC	KING	DEVICE WITHOUT CONSENT AND USES THE DEVICE TO TRACK
5	THE	LOCA	TION OF AN INDIVIDUAL AND TO AMEND THE RULES OF
6	EVIDE	ENCE	TO ALLOW A CERTIFICATION BY THE CUSTODIAN OF A BUSINESS
7	RECO	RD T	O SHOW THE AUTHENTICITY OF THE RECORD IN LIEU OF
8	OFFEI	RING 7	THE CUSTODIAN'S IN-PERSON TESTIMONY.
9	The Gener		embly of North Carolina enacts:
10			TON 1. G.S. 14-196.3 reads as rewritten:
11	"§ 14-196.	3. Cył	perstalking.
12	(a)	The fo	ollowing definitions apply in this section:
13		(1)	Electronic communication Any transfer of signs, signals, writing, images,
14			sounds, data, or intelligence of any nature, transmitted in whole or in part by
15			a wire, radio, computer, electromagnetic, photoelectric, or photo-optical
16			system.
17		(2)	Electronic mail. – The transmission of information or communication by the
18			use of the Internet, a computer, a facsimile machine, a pager, a cellular
19			telephone, a video recorder, or other electronic means sent to a person
20			identified by a unique address or address number and received by that
21			person.
22		<u>(3)</u>	Electronic tracking device An electronic or mechanical device that
23			permits a person to remotely determine or track the position and movement
24			of another person.
25		<u>(4)</u>	Fleet vehicle. – Any of the following: (i) one or more motor vehicles owned
26			by a single entity and operated by employees or agents of the entity for
27			business or government purposes, (ii) motor vehicles held for lease or rental
28			to the general public, or (iii) motor vehicles held for sale, or used as
29		- •	demonstrators, test vehicles, or loaner vehicles, by motor vehicle dealers.
30	(b)		nlawful for a person to:
31		(1)	Use in electronic mail or electronic communication any words or language
32			threatening to inflict bodily harm to any person or to that person's child,
33			sibling, spouse, or dependent, or physical injury to the property of any



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		person, or for the purpose of extorting money of any person.	or other things of value from
	(2)	Electronically mail or electronically commun	icate to another repeatedly
	(2)	whether or not conversation ensues, for the pu	± •
		threatening, terrifying, harassing, or embarrassing	
	(3)	Electronically mail or electronically commu	• • •
	(5)	knowingly make any false statement concer	
		disfigurement, indecent conduct, or crimina	
		electronically mailed or of any member of the	-
		with the intent to abuse, annoy, threaten, terrify,	
	(4)	Knowingly permit an electronic communication	
		control to be used for any purpose prohibited by	
	<u>(5)</u>	Knowingly install or place an electronic trackin	
	<u>(e)</u>	to cause an electronic tracking device to be in	-
		use the device to track the location of any pe	
		subdivision do not apply to the installation	
		electronic tracking device by any of the followir	
		<u>a.</u> <u>A law enforcement officer, judicial of</u>	-
		officer, or employee of the Division of	
		Public Safety, when any such person	
		performance of official duties and in acc	
		law.	
		b. The owner or lessee of any vehicle on	which the owner or lessee
		installs, places, or uses an electronic	
		owner or lessee is subject to (i) a domes	-
		under Chapter 50B of the General Statut	_
		orders the owner or lessee not to assault	· · · ·
		contact a driver or occupant of the vehicle	
		c. <u>A legal guardian for a disable</u>	
		G.S. 108A-101(d), or a legally authorized	
		designated to provide protective services	-
		to G.S. 108A-105(c), when the electronic	
		placed, or used to track the location of	-
		the person is a legal guardian or the i	
		designated to provide protective services	
		d. The owner of fleet vehicles, when tracking	—
		e. A creditor or other secured party under a	
		involving the sale of a motor vehicle or	•
		of a motor vehicle, and any assignee or	
		creditor, secured party, or lessor, whe	
		identified as security under the retail in	
		leased pursuant to a retail lease agreeme	
		placement, or use of an electronic tra	-
		remotely disable the motor vehicle, with	-
		of the purchaser, borrower, or lessee of the	-
		f. The installation, placement, or use of a	
		authorized by an order of a State or feder	
		g. A motor vehicle manufacturer, its sub	
		installs or uses an electronic tracking	-
		instants of uses an electronic tracking	device in conjunction with
		providing a vehicle subscription telemat	

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1	(c) Any offense under this section committed by the use of electronic mail or electronic
2	communication may be deemed to have been committed where the electronic mail or electronic
3	communication was originally sent, originally received in this State, or first viewed by any
4	person in this State.
5	(d) Any person violating the provisions of this section shall be guilty of a Class 2
6	misdemeanor.
7	(e) This section does not apply to any peaceable, nonviolent, or nonthreatening activity
8 9	intended to express political views or to provide lawful information to others. This section shall
9 10	not be construed to impair any constitutionally protected activity, including speech, protest, or assembly."
10	SECTION 2. Rule 803(6) of the Rules of Evidence, Chapter 8C of the General
12	Statutes, reads as rewritten:
13	"Rule 803. Hearsay exceptions; availability of declarant immaterial.
14	The following are not excluded by the hearsay rule, even though the declarant is available
15	as a witness:
16	
17	(6) Records of Regularly Conducted Activity. – A memorandum, report, record,
18	or data compilation, in any form, of acts, events, conditions, opinions, or
19	diagnoses, made at or near the time by, or from information transmitted by, a
20	person with knowledge, if (i) kept in the course of a regularly conducted
21	business activity, activity and if (ii) it was the regular practice of that
22	business activity to make the memorandum, report, record, or data
23	compilation, all as shown by the testimony of the custodian or other
24	qualified witness, witness, or by affidavit or by document under seal under
25	Rule 902 of the Rules of Evidence made by the custodian or witness, unless
26	the source of information or the method or circumstances of preparation
27	indicate lack of trustworthiness. <u>Authentication of evidence by affidavit shall</u>
28	be confined to the records of non-parties and the proponent of that evidence
29 30	shall give advance notice to all other parties of intent to offer the evidence
30 31	with authentication by affidavit. The term "business" as used in this paragraph includes business, institution, association, profession, occupation,
32	and calling of every kind, whether or not conducted for profit."
32 33	SECTION 3. Section 1 of this act becomes effective December 1, 2015, and
33 34	applies to offenses committed on or after that date. Section 2 of this act becomes effective
35	October 1, 2015. The remainder of this act is effective when it becomes law.
55	Setson 1, 2015. The femander of this det is effective when it becomes fuw.