GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 58

Agriculture, Energy, and Environment Committee Substitute Adopted 2/28/23 PROPOSED COMMITTEE SUBSTITUTE S58-PCS35101-RI-7

Short Title: Protect Critical Infrastructure. (Public)

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Sponsors:	
Referred to:	

February 2, 2023

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED
2	AN ACT TO INCREASE THE PUNISHMENT FOR PROPERTY CRIMES COMMITTED
3	AGAINST UTILITIES, INCLUDING FACILITIES INVOLVED IN THE
4	TRANSMISSION OF TELEPHONE, BROADBAND, OR CABLE
5	TELECOMMUNICATIONS SERVICES AND FACILITIES INVOLVED IN THE
6	PRODUCTION, STORAGE, TRANSMISSION, OR DISTRIBUTION OF ELECTRICITY,
7	FUEL, OR ANOTHER FORM OR SOURCE OF ENERGY.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. Article 22 of Chapter 14 of the General Statutes is amended by adding
10	a new section to read:
11	" <u>§ 14-150.2. Injuring energy facility.</u>
12	(a) Definition. – For purposes of this section, the term "energy facility" means any facility
13	involved in (i) the production, storage, transmission, or distribution of electricity, fuel, or another
14	form or source of energy or (ii) research, development, or demonstration related to the
15	production, storage, transmission, or distribution of electricity, fuel, or another form or source of
16	energy. This term includes any:
17	(1) Facility in operation, under construction, or otherwise not functioning; and
18	(2) Line, wire, pipe, or other property or equipment used as part of the normal
19	operation of the facility.
20	(b) Offense. – It is unlawful to knowingly and willfully destroy, injure, or otherwise
21	damage, or attempt to destroy, injure, or otherwise damage, an energy facility.
22	(c) Punishment. – A person who violates subsection (b) of this section is guilty of a Class
23	<u>C felony, except that a violation that results in the death of another is a Class B2 felony.</u>
24 25	Additionally, a person who violates subsection (b) of this section shall be ordered to pay a fine
25	of two hundred fifty thousand dollars (\$250,000).
26	(d) Merger. – Each violation of this section constitutes a separate offense and shall not
27	merge with any other offense.
28	(e) <u>Civil Liability. – Any person whose property or person is injured by reason of a</u>
29	violation of this section may sue for and recover treble damages, costs, and attorneys' fees from
30	the person who committed the violation of this section and any person who acts as an accessory
31	before or after the fact, aids or abets, solicits, conspires, or lends material support to the violation
32	of this section. The rights and remedies provided by this subsection are in addition to any other
33	rights and remedies provided by law. For purposes of this subsection, the term "damages"
34	includes actual and consequential damages.



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1	(f) Nothi	ng in	this section shall apply to demolition wor	k and other activity that is
2		-	energy facility by the owner or operator of the	-
3			prized to perform such work or activity by th	
4			2. G.S. 14-159.12 reads as rewritten:	······
5	"§ 14-159.12. Fi			
6			A person commits the offense of first of	degree trespass if without
7			rson enters or remains: remains on or in any	•
8	(1)		The premises of another so enclosed or secur	
9	(1)		tent to keep out intruders; intruders.	ed us to demonstrate crearry
10	(2)		<u>The building of another; or another.</u>	
10	(2)		the bunding of the Eastern Band of Cherokee	Indians after the person has
12	(\mathbf{J})		excluded by a resolution passed by the Easter	_
12			al Council.	en band of cherokee mutan
13 14		IIIU		
14 15	 (a) Excer	+ 00	otherwise provided in subsection (d) of t	his section a violation of
			otherwise provided in subsection (d) of t	
16	• •		section is a Class A1 misdemeanor I feld	ony ii all of the following
17	circumstances ex			
18	(1)		offense is committed on the premises of any	-
19		a.	A facility that is owned or operated by a	
20			defined in G.S. 62-133.8(a)(3) and that is	
21			facility, a transmission substation, a trans	-
22			transmission switching structure, or a co	-
23			transmission operations or electrical po	wer generating at multiple
24			plant locations.	
25		b.	Any facility used or available for use i	
26			testing, storing, pumping, or distribution	of water for a public water
27			system.	
28		c.	Any facility, including any liquefied na	<i>.</i>
29			propane air facility, that is owned or ope	
30			distribution company, natural gas pipelin	
31			certificate of public convenience and r	5
32			Commission, municipal corporation oper	
33			gas distribution system, or regional natur	6
34			operated pursuant to Article 28 of Cha	-
35			Statutes used for transmission, distribu	
36			regulating, compression, control, or storage	6
37		d.	Any facility used or operated for agricult	ural activities, as that term is
38			defined in G.S. 106-581.1.	
39		<u>e.</u>	Any facility involved in the production	<u>n, storage, transmission, or</u>
40			distribution of electricity, fuel, or another	form or source of energy, or
41			research, development, or demonstratio	n facilities related thereto,
42			regardless of whether the facility is under	construction or is otherwise
43			not functioning.	
44		<u>f.</u>	A facility owned by a public utility, as	that term is defined under
45			G.S. 62-3, or a unit of local governmen	t, used for the treatment of
46			wastewater, including sewage, industrial	
47			liquid nature.	
48	(2)	The	person actually entered a building, or it was	necessary for the person to
49	~ /		b over, go under, or otherwise surmount a fe	
50			acility.	

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1	(d) If, in addition to the circumstances set out in subsection (c) of this section, the				
2	violation also includes any of the following elements, then the offense is a Class H-G felony:				
3	(1) The offense is committed with the intent to disrupt the normal operation of				
4	any of the facilities described in subdivision (1) of subsection (c) of this				
5	section.				
6	(2) The offense involves an act that places either the offender or others on the				
7	premises at risk of serious bodily injury.				
8	" 				
9	SECTION 3. G.S. 14-154 reads as rewritten:				
10	"§ 14-154. Injuring wires and other fixtures of telephone, telegraph, and electric-power				
11	<u>telephone and broadband</u> companies.				
12	If any person shall willfully injure, destroy destroy, or pull down any telegraph, telephone,				
13	telephone, broadband, or cable telecommunications, or electric-power-transmission				
14	telecommunications pedestal or pole, or any telegraph, telephone, cable telecommunications, or				
15	electric power line, wire or fiber insulator, power supply, transformer, transmission or other				
16	apparatus, equipment-equipment, or fixture used in the transmission of telegraph, telephone,				
17	cable telecommunications, or electrical power service telephone, broadband, or cable				
18	telecommunications, or any equipment apparatus, equipment, or fixture related to wireless				
19	communications regulated by the Federal Communications Commission, that person shall be				
20	guilty of a Class I Felony.<u>C</u> felony. "				
21	SECTION 4. G.S. 14-152 and G.S. 14-156 are repealed.				
22	SECTION 5. Prosecutions for offenses committed before the effective date of this				
23	act are not abated or affected by this act, and the statutes that would be applicable but for this act				
24	remain applicable to those prosecutions.				
25	SECTION 6. This act becomes effective December 1, 2023, and applies to offenses				
26	committed on or after that date.				

committed on or after that date.