GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 308 PROPOSED COMMITTEE SUBSTITUTE H308-PCS10218-CV-7

Criminal Law Changes. Short Title:

(Public)

D

Sponsors:

Referred to:

March 6, 2025

1	A BILL TO BE ENTITLED			
2	AN ACT TO AMEND STRANGULATION PENALTIES, TO MAKE CLARIFYING			
3	CHANGES REGARDING THE MISDEMEANOR CRIME OF DOMESTIC VIOLENCE			
4	TO CREATE A FELONY CRIME OF HABITUAL DOMESTIC VIOLENCE, TO			
5	CLARIFY EXPUNCTIONS MAY NOT BE GRANTED FOR PERSONS WITH PENDING			
6	CHARGES, TO CLARIFY WHO MAY REQUEST CONFIRMATION OF EXPUNCTION,			
7	AND TO REQUIRE SENTENCES TO RUN CONSECUTIVELY IF NOT SPECIFIED BY			
8	THE COURT.			
9	The General Assembly of North Carolina enacts:			
10				
11	AMEND STRANGULATION PENALTIES			
12	SECTION 1.(a) G.S. 14-32.4 reads as rewritten:			
13	"§ 14-32.4. Assault inflicting serious bodily injury; strangulation; penalties.			
14	(a) Unless the conduct is covered under some other provision of law providing greate			
15	punishment, any person who assaults another person and inflicts serious bodily injury is guilt			
16	of a Class <u>F-E</u> felony.			
17	(a1) The following definitions apply to this section:			
18	(1) "Serious bodily injury" is defined as bodily Serious bodily injury. – Bodil			
19	injury that creates a substantial risk of death, or that causes serious permaner			
20	disfigurement, coma, a permanent or protracted condition that causes extrem			
21	pain, or permanent or protracted loss or impairment of the function of an			
22	bodily member or organ, or that results in prolonged hospitalization.			
23	(2) <u>Strangulation. – Impeding the normal breathing or circulation of blood of</u>			
24	another person by applying pressure to the throat or neck of the person or b			
25	obstructing the nose and mouth of the person.			
26	(a2) Unless the conduct is covered under some other provision of law providing greate			
27	punishment, any person who assaults another person by strangulation is guilty of a Class H			
28	felony.			
29	(b) Unless the conduct is covered under some other provision of law providing greate			
30	punishment, any person who assaults another person and inflicts physical injury by strangulatio			
31	is guilty of a Class H- <u>G</u> felony."			
32	SECTION 1.(b) G.S. 143B-1023(a) reads as rewritten:			
33	"(a) There is established within the North Carolina Center for Missing Persons the Blu			
34	Alert System. The purpose of the Blue Alert System is to aid in the apprehension of a suspec			
35	who kills or inflicts serious bodily injury on a law enforcement officer by providing a statewid			



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•	-	semination of information regarding the suspect.	The term "serious bodily
injury" i		G.S. 14-32.4(a).<u>G.S. 14-32.4.</u>"	
		1.(c) This section becomes effective December	r 1, 2025, and applies to
offenses	committed on	or after that date.	
CLARI	FVING CHA	NGES REGARDING MISDEMEANOR CR	IME OF DOMESTIC
VIOLE		TOES RECARDING MISDEMEATOR CR	INE OF DOMESTIC
VIOLL		2.(a) G.S. 14-33 is amended by adding a new su	bsection to read:
" <u>(e)</u>		under this section shall not be considered a le	
		domestic violence under G.S. 14-32.5."	
		2.(b) G.S. 14-33.2 reads as rewritten:	
"§ 14-33	8.2. Habitual	nisdemeanor assault.	
A pe	erson commits	he offense of habitual misdemeanor assault if th	at person <u>(i)</u> violates any
		S. 14-33 and causes physical injury, <u>G.S. 14-32.</u>	
		onvictions for either misdemeanor or <u>assault</u>, felo	
		he earlier of the two prior convictions occurring	
		current violation. A conviction under this section	
		ny other habitual offense statute. A person con	victed of violating this
section i	s guilty of a Cl	-	
		2.(c) G.S. 15A-401(b) reads as rewritten:	
"(b)	•	fficer Without a Warrant. –	
		nse in Presence of Officer. – An officer may arre	•
		on who the officer has probable cause to believe l	
		use, or has violated a pretrial release order entere	a under G.S. 15A-554 or
		15A-534.1(a)(2), in the officer's presence. nse Out of Presence of Officer. – An officer may	arreat without a warrant
		person who the officer has probable cause	
	•	mitted or violated any of the following:	to beneve.beneve has
	a.	Has committed a felony; or <u>A felony</u> .	
	b.	Has committed a misdemeanor, and: <u>A misdemeanor</u>	meanor, when the person
		meets at least one of the following criteria:	_
		1. Will not be apprehended unless	immediately arrested,
		or arrested.	•
		2. May cause physical injury to himself	or others, or damage to
		property unless immediately arrested;	
	с.	Has committed a <u>A</u> misdemeanor under	G.S. 14-72.1, 14-134.3,
		20-138.1, or 20-138.2; or <u>20-138.2</u>.	
	d.	Has committed a <u>A</u> misdemeanor under G.	
		14-33(c)(2), or $14-34$ when the offense was	• 1
		with whom the alleged victim has a personal i	relationship as defined in
		<u>G.S. 50B-1; or</u> <u>G.S. 50B-1.</u>	
	e.	Has committed a <u>A</u> misdemeanor $\frac{1}{2}$	inder $G.S. 50B-4.1(a);$
	£	or <u>G.S. 50B-4.1(a).</u>	d under $C \in 15 \land 524$ or
	f.	Has violated a <u>A</u> pretrial release order entered G.S. 15A-534.1(a)(2).	a under G.S. 15A-554 or
	a	<u>A misdemeanor under G.S. 14-32.5.</u>	
	<u>g.</u> "	A misucilication under 0.5. 14-52.5.	
	SECTION	2.(d) G.S. 15A-534.1(a) reads as rewritten:	
"(a)		es in which the defendant is charged with	assault on stalking
· · ·		to, or committing a felony provided in Articles 7	
	-	ites upon a spouse or former spouse, a person w	-

51 14 of the General Statutes upon a spouse or former spouse, a person with whom the defendant

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1 lives or has lived as if married, or a person with whom the defendant is or has been in a dating 2 relationship as defined in G.S. 50B-1(b)(6), with domestic criminal trespass, with violation of 3 G.S. 14-32.5, or with violation of an order entered pursuant to Chapter 50B, Domestic Violence, 4 of the General Statutes, the judicial official who determines the conditions of pretrial release shall 5 be a judge. The judge shall direct a law enforcement officer or a district attorney to provide a 6 criminal history report for the defendant and shall consider the criminal history when setting 7 conditions of release. After setting conditions of release, the judge shall return the report to the 8 providing agency or department. No judge shall unreasonably delay the determination of 9 conditions of pretrial release for the purpose of reviewing the defendant's criminal history report. 10 The following provisions shall apply in addition to the provisions of G.S. 15A-534: 11 Upon a determination by the judge that the immediate release of the defendant (1)12 will pose a danger of injury to the alleged victim or to any other person or is likely to result in intimidation of the alleged victim and upon a determination 13 14 that the execution of an appearance bond as required by G.S. 15A-534 will not reasonably assure that such injury or intimidation will not occur, a judge 15 may retain the defendant in custody for a reasonable period of time while 16 determining the conditions of pretrial release. 17 18 (2)A judge may impose the following conditions on pretrial release: 19 That the defendant stay away from the home, school, business or place a. 20 of employment of the alleged victim. 21 b. That the defendant refrain from assaulting, beating, molesting, or 22 wounding the alleged victim. 23 That the defendant refrain from removing, damaging or injuring c. 24 specifically identified property. 25 That the defendant may visit his or her child or children at times and d. 26 places provided by the terms of any existing order entered by a judge. 27 That the defendant abstain from alcohol consumption, as verified by e. 28 the use of a continuous alcohol monitoring system, of a type approved 29 by the Division of Community Supervision and Reentry of the 30 Department of Adult Correction, and that any violation of this 31 condition be reported by the monitoring provider to the district 32 attorney. 33 The conditions set forth above may be imposed in addition to requiring that 34 the defendant execute a secured appearance bond. 35 Should the defendant be mentally ill and dangerous to himself or others or a (3) 36 substance abuser and dangerous to himself or others, the provisions of Article 37 5 of Chapter 122C of the General Statutes shall apply." 38 SECTION 2.(e) This section becomes effective December 1, 2025, and applies to 39 offenses committed on or after that date. 40 41 **CREATE FELONY CRIME OF HABITUAL DOMESTIC VIOLENCE** 42 SECTION 3.(a) Article 8 of Chapter 14 of the General Statutes is amended by adding 43 a new section to read: 44 "§ 14-32.6. Habitual domestic violence. A person commits the offense of habitual domestic violence if that person commits 45 (a) an offense under G.S. 14-32.5, or commits an assault where the person is related to the victim by 46 one or more of the relationship descriptions set forth in G.S. 14-32.5, and has two or more prior 47 convictions that include either of the following combination of offenses, with the earlier of the 48

49 two prior convictions occurring no more than 15 years prior to the date of the current violation:

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1	<u>(1)</u>	Two or more convictions of an offense under G.S. 14-3	2.5 or an offense
2	<u>(1)</u>	committed in another jurisdiction substantially similar to	
3		G.S. 14-32.5.	
4	<u>(2)</u>	One prior conviction of an offense described in subdiv	vision (1) of this
5		subsection and at least one prior conviction of an offens	
6		another jurisdiction involving an assault where the person	
7		victim by one or more of the relationship descripti	
8		<u>G.S. 14-32.5.</u>	
9	(b) A cor	viction under this section shall not be used as a prior convic	ction for any other
10		statute. A person convicted of violating this section is guilty of	-
11		se. Subsequent convictions for violating this section shall eac	
12		e offense class higher than the offense class of the most recer	_
13		n, not to exceed a Class C felony."	r
14		FION 3.(b) This section becomes effective December 1, 20	25. and applies to
15		ted on or after that date.	,
16			
17	EXPUNCTION	MODIFICATIONS	
18		FION 4.(a) G.S. 15A-145(b) reads as rewritten:	
19		court, after hearing, finds that the petitioner had remained of g	good behavior and
20		viction of any felony or misdemeanor, other than a traffic viola	
21		conviction of the misdemeanor in question, the petitioner h	•
22		or civil judgments representing amounts ordered for restituti	_
23		ioner was not 18 years old at the time of the offense in questio	-
24		ars old at the time of the offense of possession of alc	
25	G.S. 18B-302(b)	(1), it shall order that such person be restored, in the contemport	plation of the law,
26	to the status he o	ccupied before such arrest or indictment or information.infor	mation, unless the
27	court finds one o	f the following:	
28	<u>(1)</u>	The petitioner has outstanding warrants or pending crimir	nal cases, is under
29		indictment, or a finding of probable cause exists against the	he defendant for a
30		felony in any federal court or state court in the United State	<u>es.</u>
31	<u>(2)</u>	The petitioner is free on bond or personal recognizance per	nding trial, appeal,
32		or sentencing in any federal court or state court in the United	l States for a crime
33		which would prohibit the person from having his or her petit	ion for expunction
34		under this section granted."	
35		FION 4.(b) G.S. 15A-145.1(b) reads as rewritten:	
36		e court, after hearing, finds that (i) the petitioner was d	
37		nst the petitioner discharged pursuant to G.S. 14-50.29 and the	-
38	-	18 years of age at the time of the offense or (ii) the petitione	
39	0	nd been free of conviction of any felony or misdemeanor o	
40		years from the date of conviction of the offense in question,	-
41	-	estitution orders or civil judgments representing amounts orde	
42		he petitioner, and the petitioner had not attained the age of 18	
43		question, it shall order that such person be restored, in the co	
44		occupied by the petitioner before such arrest or indictment o	
45		e expunged from the records of the court.court, unless the cou	irt finds one of the
46	following:		.
47	<u>(1)</u>	The petitioner has outstanding warrants or pending crimir	
48		indictment, or a finding of probable cause exists against the	
49 50		felony in any federal court or state court in the United State	
50	<u>(2)</u>	The petitioner is free on bond or personal recognizance per	
51		or sentencing in any federal court or state court in the United	i States for a crime

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1		which would prohibit the person from having his or he	r petition for expunction
2		granted under this section."	·
3	SEC	FION 4.(c) G.S. 15A-145.2 is amended by adding a ne	w subsection to read:
4		ithstanding the provisions of this section, no order of ex	
5	pursuant to this s	ection if the court finds one of the following:	
6	<u>(1)</u>	The petitioner has outstanding warrants or pending	criminal cases, is under
7		indictment, or a finding of probable cause exists aga	inst the defendant for a
8		felony in any federal court or state court in the United	<u>l States.</u>
9	<u>(2)</u>	The petitioner is free on bond or personal recognizant	ce pending trial, appeal,
10		or sentencing in any federal court or state court in the U	United States for a crime
11		which would prohibit the person from having his or he	r petition for expunction
12		granted under this section."	
13		FION 4.(d) G.S. 15A-145.3 is amended by adding a ne	
14	" <u>(c1)</u> Notw	ithstanding the provisions of this section, no order of ex	punction shall be issued
15	pursuant to this s	ection if the court finds one of the following:	
16	<u>(1)</u>	The petitioner has outstanding warrants or pending	
17		indictment, or a finding of probable cause exists aga	
18		felony in any federal court or state court in the United	
19	<u>(2)</u>	The petitioner is free on bond or personal recognizant	
20		or sentencing in any federal court or state court in the U	
21		which would prohibit the person from having his or he	r petition for expunction
22		granted under this section."	
23		FION 4.(e) G.S. 15A-145.4(e) reads as rewritten:	
24		ourt may order that the person be restored, in the conte	-
25	-	son occupied before the arrest or indictment or informat	tion if the court finds all
26	of the following	-	
27	(1)	The petitioner has remained of good moral character	
28		conviction of any felony or misdemeanor, other than	
29		four years from the date of conviction of the nonviole	v 1
30		any active sentence, period of probation, or post-relea	ase supervision has been
31		served, whichever is later.	1 0 01
32	(2)	The petitioner has not previously been convict	• •
33		misdemeanor other than a traffic violation under the la	aws of the United States
34		or the laws of this State or any other state.	
35	(3)	The petitioner has no outstanding warrants or pending	
36		not under indictment, and no finding of probable c	-
37		defendant for a felony in any federal court or state co	
38	<u>(3a)</u>	The petitioner is not free on bond or personal reco	
39 40		appeal, or sentencing in any federal court or state co	
40		for a crime which would prohibit the person from ha	aving his or her petition
41	(\mathbf{A})	for expunction under this section granted.	••••••
42	(4)	The petitioner has no outstanding restitution orde	
43		representing amounts ordered for restitution entered a	
44 45	(5)	The petitioner was less than 18 years old at the time of affense in question	of the commission of the
45 46		offense in question.	ommunity convice size -
46 47	(6)	The petitioner has performed at least 100 hours of co	-
47 18		the time of the conviction and possesses a high school	
48 49		graduation equivalency certificate, or a General E	bucation Development
47		degree.	

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1	(7) The search of the confidential records of expunctions conducted by the		
2	Administrative Office of the Courts shows that the petitioner has not been		
3	previously granted an expunction."		
4	SECTION 4.(f) G.S. 15A-145.6(f) reads as rewritten:		
5	"(f) The court shall order that the person be restored, in the contemplation of the law, to		
6	the status the person occupied before the arrest or indictment or information if the court finds all		
7	of the following after a hearing:		
8	 (1) The criteria set out in subsection (b) of this section are satisfied. (2) The matitizener has remained of good merel sharester and has been free of 		
9 10	(2) The petitioner has remained of good moral character and has been free of		
10 11	conviction of any felony or misdemeanor, other than a traffic violation, since the data of conviction of the practitution of forms in question		
11	 the date of conviction of the prostitution offense in question. (3) The petitioner has no outstanding warrants or pending criminal cases.cases, is 		
12	(3) The petitioner has no outstanding warrants or pending criminal cases.cases, is not under indictment, and no finding of probable cause exists against the		
13 14	defendant for a felony in any federal court or state court in the United States.		
14	(3a) The petitioner is not free on bond or personal recognizance pending trial,		
15	appeal, or sentencing in any federal court or state court in the United States		
10	for a crime which would prohibit the person from having his or her petition		
17	for expunction under this section granted.		
10	(4) The petitioner has no outstanding restitution orders or civil judgments		
20	representing amounts ordered for restitution entered against the petitioner.		
20	(5) The search of the confidential records of expunctions conducted by the		
22	Administrative Office of the Courts shows that the petitioner has not been		
23	previously granted an expunction, other than an expunction for a prostitution		
24	offense."		
25	SECTION 4.(g) G.S. 15A-145.8A reads as rewritten:		
26	"§ 15A-145.8A. Expunction of records for offenders under the age of 18 at the time of		
27	commission of certain misdemeanors and felonies upon completion of the		
28	sentence.		
29	(a) A person, the district attorney, or an attorney at the request of a person eligible for		
30	expunction under this section, may file, in the court of the county where the person was		
31	convicted, a petition for expunction from the person's criminal record of any misdemeanor or		
32	Class H or I felony not excluded by subsection (b) of this section if the offense was committed		
33	prior to December 1, 2019, and while the person was less than 18 years of age, but at least 16		
34	years of age. The petition shall not be filed until (i) any active sentence, period of probation, and		
35	post-release supervision ordered for the offense has been served and (ii) the person has no		
36	restitution orders for the offense or outstanding civil judgments representing amounts ordered for		
37	restitution for the offense.		
38	(b) An offense is not eligible for expunction under this section if it is (i) a violation of the		
39	motor vehicle laws under Chapter 20 of the General Statutes, including any offense involving		
40	impaired driving as defined in G.S. 20-4.01(24a) or (ii) an offense requiring registration pursuant		
41	to Article 27A of Chapter 14 of the General Statutes, whether or not the person is currently		
42	required to register.		
43	(c) If the petition was not filed by the district attorney, the petition shall be served upon		
44 45	the district attorney of the court wherein the case was tried resulting in conviction. The district		
45 46	attorney shall have 30 days thereafter in which to file any objection thereto and shall be duly notified as to the data of the hearing of the partition. The district attorney shall make his or her		
46 47	notified as to the date of the hearing of the petition. The district attorney shall make his or her heat afforts to contact the victim, if any to petify the victim of the request for expunction prior.		
47 48	best efforts to contact the victim, if any, to notify the victim of the request for expunction prior to the data of the hearing. Upon request by the victim, the victim has a right to be present at any		
48 40	to the date of the hearing. Upon request by the victim, the victim has a right to be present at any hearing on the patition for expunction and the victim's views and concerns shall be considered.		
49 50	hearing on the petition for expunction and the victim's views and concerns shall be considered		

50 by the court at such hearing.

General Assembly Of North Carolina Session 2025 If the court, after hearing, finds that (i) the offense was a misdemeanor or Class H or 1 (d) 2 I felony eligible for expunction under this section, (ii) the offense was committed prior to 3 December 1, 2019, and while the person was less than 18 years of age, but at least 16 years of 4 age, (iii) any active sentence, period of probation, and post-release supervision ordered for the 5 offense was completed, and (iv) the person has no restitution orders for the offense or outstanding 6 civil judgments representing amounts ordered for restitution for the offense, the court shall order 7 that the person be restored, in the contemplation of the law, to the status the person occupied 8 before such arrest or indictment or information, and that the record be expunged from the records 9 of the court. The court shall order that the person be restored, in contemplation of the law, to the 10 status the person occupied before the arrest or indictment or information, and that the record be expunged from the records of the court, if the court finds all of the following after a hearing: 11 The offense was a misdemeanor or Class H or I felony eligible for expunction 12 (1)13 under this section. 14 (2)The offense was committed prior to December 1, 2019, and while the person was less than 18 years of age but at least 16 years of age. 15 Any active sentence, period of probation, and post-release supervision ordered 16 (3) for the offense was completed. 17 18 (4) The person has no restitution orders for the offense or outstanding civil 19 judgments representing amounts ordered for restitution for the offense. 20 (5) The petitioner has no outstanding warrants or pending criminal cases, is not under indictment, and no finding of probable cause exists against the 21 defendant for a felony in any federal court or state court in the United States. 22 23 The petitioner is not free on bond or personal recognizance pending trial, (6) 24 appeal, or sentencing in any federal court or state court in the United States 25 for a crime which would prohibit the person from having his or her petition 26 for expunction under this section granted. 27 A person convicted of multiple offenses shall be eligible to have those convictions (d1) 28 expunged pursuant to this section. 29 Any petition for expunction under this section shall be on a form approved by the (e) 30 Administrative Office of the Courts and shall be filed with the clerk of superior court in the 31 county where the person was convicted. Upon order of expunction, the clerk shall forward the 32 order to the Administrative Office of the Courts. 33 No person as to whom such order has been entered shall be held thereafter under any (f)34 provision of any laws to be guilty of perjury or otherwise giving a false statement by reason of 35 that person's failure to recite or acknowledge such arrest, or indictment, information, or trial, or 36 response to any inquiry made of the person for any purpose. 37 (g) The court shall also order that the conviction be expunged from the records of the 38 court. The court shall direct all law enforcement agencies, the Department of Adult Correction, 39 the Division of Motor Vehicles, and any other State or local government agencies identified by 40 the petitioner as bearing record of the same to expunge their records of the petitioner's conviction. 41 The clerk shall notify State and local agencies of the court's order as provided in G.S. 15A-150.

42 (h) A person who files a petition for expunction of a criminal record under this section 43 must pay the clerk of superior court a fee of fifty-two dollars and fifty cents (\$52.50) at the time 44 the petition is filed. Fees collected under this subsection are payable to the Administrative Office 45 of the Courts. The fee shall be retained by the Administrative Office of the Courts and used to 46 pay the costs of processing petitions for expunctions under this section. This subsection does not 47 apply to petitions filed by an indigent."

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SECTION 4.(h) G.S. 15A-145.9(f) reads as rewritten:

"(f) Restoration of Status. – The court shall order that the person be restored, in the
 contemplation of the law, to the status the person occupied before the arrest or indictment or
 information if the court finds all of the following after a hearing:

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(1)	The criteria set out in subsection (b) of this section are satisfied.	
(2)	The petitioner has no outstanding warrants.warrants or pending c	<u>riminal</u>
	cases, is not under indictment, and no finding of probable cause exists	
	the defendant for a felony in any federal court or state court in the	United
	States.	
<u>(2a)</u>	The petitioner is not free on bond or personal recognizance pendir	-
	appeal, or sentencing in any federal court or state court in the United	
	for a crime which would prohibit the person from having his or her	<u>petition</u>
	for expunction under this section granted.	
(3)	The petitioner has no outstanding restitution orders or civil jud	
	representing amounts ordered for restitution entered against the petitic	
	FION 4.(i) This section becomes effective December 1, 2025, and ap	plies to
1	or after that date.	
	FION 5.(a) G.S. 15A-151(a)(2) reads as rewritten:	
"(2)	Upon request of a person person, or an attorney representing the	-
	requesting confirmation of the person's own discharge or expunction.'	
	FION 5.(b) This section is effective when it becomes law and applies to r	equests
made on or after	that date.	
-	TENCES TO RUN CONSECUTIVELY IF NOT SPECIFIED	
	FION 6.(a) G.S. 15A-1354(a) reads as rewritten:	
	prity of Court When multiple sentences of imprisonment are impose	
1	ne time or when a term of imprisonment is imposed on a person who is	
	lischarged term of imprisonment, including a term of imprisonment in	
	sentences may run either concurrently or consecutively, as determined	•
1	ified or not required by statute to run consecutively, by the court, sentenc	es shall
run concurrently.		
	FION 6.(b) This section becomes effective December 1, 2025, and ap	plies to
offenses commit	ted on or after that date.	
EFFECTIVE D		
	FION 7. Except as otherwise provided, this act is effective when it b	ecomes
law.		