## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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## HOUSE BILL 52 PROPOSED COMMITTEE SUBSTITUTE H52-PCS30109-SA-1

Short Title: Protect Those Who Serve & Protect Act of 2025.

(Public)

Sponsors:

	Referred	to:		
				February 5, 2025
1 2	AN ACT	ENAC	<b>FING T</b>	A BILL TO BE ENTITLED HE PROTECT THOSE WHO SERVE AND PROTECT ACT OF 2025.
3	The Gene	eral Ass	embly o	f North Carolina enacts:
4		SECT	FION 1.	This act shall be known as the "Protect Those Who Serve and Protect
5	Act of 20	25."		
6				Article 8 of Chapter 14 of the General Statutes is amended by adding
7	a new sec			
8	" <u>§ 14-34.</u>			n a public safety officer, law enforcement agency animal, or search
9				nimal by throwing, spraying, or otherwise projecting water or other
0			ances.	
1	<u>(a)</u>	Defin	<u>ition. – '</u>	The following definitions apply in this section:
2		<u>(1)</u>	Law e	nforcement agency animal. – As defined in G.S. 14-163.1.
3		<u>(2)</u>	<u>Public</u>	<u>safety officer. – Any of the following:</u>
4			<u>a.</u>	A law enforcement officer.
5			<u>b.</u>	<u>A probation or parole officer.</u>
6			<u>c.</u>	A person who is employed at (i) a detention facility, as defined in
7				G.S. 143B-805, or (ii) any other detention facility operated under the
8				jurisdiction of the State or a local government.
9			<u>d.</u>	A telecommunicator employed by a law enforcement agency.
20			<u>e.</u>	A firefighter or rescue squad worker.
21			<u>e.</u> <u>f.</u>	An emergency medical services personnel, as defined in
22				<u>G.S. 131E-155.</u>
21 22 23 24 25 26 27 28			<u>g.</u>	A hospital employee, medical practice employee, licensed health care
24				provider, individual under contract to provide services at a hospital or
25				medical practice, hospital security personnel, or other emergency
6				health care provider not otherwise covered under sub-subdivision e. of
27				this subdivision.
.8			<u>h.</u>	A member of the North Carolina National Guard.
.9			<u>i.</u>	A member of any branch of the Armed Forces of the United States.
0			<u>j.</u>	A juvenile court counselor or chief court counselor, as those terms are
1				defined in G.S. 143B-805.
32			<u>k.</u>	An emergency management worker, as defined in
3				<u>G.S. 166A-19.60(e).</u>
2 33 4 5			<u>l.</u>	An employee or volunteer at a school, as those terms are defined in
5				subdivision (6) of subsection (c) of G.S. 14-33.
6		<u>(3)</u>	Search	n and rescue animal. – As defined in G.S. 14-163.1.



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1	(b)	Offens	se and Punishment. – Unless covered under some other	provision of law
2			punishment, a person is guilty of a Class I felony if the p	-
3		-	on either of the following by throwing, spraying, or otherw	
4		•	own, sprayed, or otherwise projected, water or any other subs	1 0 0
5		(1)	A public safety officer (i) while the public safety officer	
6		<u> </u>	attempting to discharge his or her official duties or (ii) beca	
7			status as a public safety officer.	
8		(2)	A law enforcement agency animal or a search and rescue ar	nimal (i) while the
9		<u>(=)</u>	animal is in the performance of its duty or (ii) because of t	
10			as a law enforcement agency animal or search and rescue at	
11		SECT	<b>TION 3.</b> G.S. 14-34.8 reads as rewritten:	
12	"8 14-34 8		ninal use of laser device.	
12	(a)		blowing definitions apply in this section:	
13	(u)	(1)	Laser. – Light amplification by stimulated emission of radia	ation
15		(1) (2)	Law enforcement agency animal. – As defined in G.S. 14-1	
16		(2) (3)	Public safety officer. – As defined in G.S. 14-34.7A.	05.1.
10		(3) (4)	Search and rescue animal. – As defined in G.S. 14-163.1.	
18	(b)		nlawful to intentionally point a laser device while the device	is emitting a laser
19	beam at:	11 15 ui	nawith to intentionally point a faser device while the device	is childring a fasci
20	beam at.	(1)	Any of the following A public safety officer (i) while the	e person is in the
20 21		(1)	performance of his or her duties: duties or (ii) because of the	
21			<u>a public safety officer.</u>	person's status as
22			a. <u>A law enforcement officer.</u>	
23 24			b. A probation or parole officer.	
25			c. A person whose employment duties include	le the custody
25 26			transportation, or management of persons who	•
20 27			confined to a detention facility, youth develop	
28			correctional institution operated under the jurisdicti	-
28 29			a local government.	on of the State of
29 30			d. <u>A firefighter.</u>	
31			e. An emergency medical technician or other emerge	ancy health care
32			provider.	sency nearth eare
33			f. <u>A member of the North Carolina National Guard.</u>	
33 34			g. A member of any branch of the Armed Forces of the	a United States
35			h. Court counselors whose employment duties include	
36			post-release supervision, and court supervision serve	
37		(2)	The head or face of any person not covered under subdi	5
38		(2)	subsection.	vision (1) of this
39		(3)	A law enforcement agency animal or a search and rescue ar	nimal (i) while the
40		(3)	animal is in the performance of its duty.duty or (ii) becau	
41			status as a law enforcement agency animal or search and rea	
42	"			
43		SECT	<b>TON 4.</b> G.S. 14-32 reads as rewritten:	
44	"§ 14-32.		ious assault with deadly weapon with intent to kill or	inflicting serious
45	0		y; punishments.	
46		J J	* •	
47	(d)	Anv-U	Unless covered under some other provision of law providing gr	reater punishment.
48		•	ussaults an emergency worker a public safety officer with a d	-
49	• •		jury shall be punished as a Class D felon.	,
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(e) Any	Unless covered under some other provision of law providing g	reater punishment,
•	assaults an emergency worker a public safety officer with a de	
	Il be punished as a Class D felon.	<b>J</b>
	he purposes of this section, an "emergency worker" is a law en	forcement officer.
	rgency medical technician, or medical responder.a "public sa	
defined in G.S.		<u>dety officer 15 us</u>
	<b>TION 5.</b> G.S. 14-33(c)(4) reads as rewritten:	
"(4)	Assaults an officer or employee of the State or any political	subdivision of the
()	State, State (i) when the officer or employee is dischargin	
	discharge his <u>or her</u> official <del>duties;</del> <u>duties or (ii) because of</u>	
	as an officer or employee of the State or any political subdiv	
SEC	<b>TION 6.</b> G.S. 14-34.2 reads as rewritten:	ision of the state.
	sault with a firearm or other deadly weapon upon governr	nental officers or
	loyees, company police officers, or campus police officers.	nental officers of
	rson's conduct is covered under some other provision of law	providing greater
	y person who commits an assault with a deadly weapon u	
	e State or of any political subdivision of the State, a comp	
	nt to the provisions of Chapter 74E of the General Statutes, o	
	pursuant to the provisions of Chapter 74E of the General Statutes, of	
	ral Statutes, <u>(i)</u> in the performance of an official duty <u>or (ii) beca</u>	
	er or employee of the State or of any political subdivision of the	
		e State, a company
	<u>r a campus police officer,</u> is guilty of a Class E felony." TION 7. G.S. 14-34.5 reads as rewritten:	
		norale officer or
	sault with a firearm on a <del>law enforcement, probation, or member of the North Carolina National Guard, or on a pe</del>	
	te or local detention facility.public safety officer.	<del>i son employeu at</del>
	person who commits an assault with a firearm upon a law en	forcement officer
	r, or parole public safety officer (i) while the officer is in the p	
-	(ii) because of the victim's status as a public safety officer is g	
Class C felony.	(ii) because of the victim's status as a public safety officer is g	guilty of a <del>Class D</del>
	person who commits an assault with a firearm upon a mer	nhar of the North
-	al Guard while the member is in the performance of his or her	
a Class D felon	-	utiles is guilty of
•		a is amplement at a
•	one who commits an assault with a firearm upon a person who y operated under the jurisdiction of the State or a local gove	1 V
	he performance of the employee's duties is guilty of a Class D	
	purposes of this section, the term "public safety officer"	is as defined in
<u>G.S. 14-34.7A.'</u>		
	<b>TION 8.</b> G.S. 14-34.6 is repealed.	
	<b>TION 9.</b> G.S. 14-34.7 reads as rewritten:	h - 4 <sup>1</sup>
	rtain assaults <u>Assault or affray</u> on a <del>law enforcement, pro</del>	· -
	er, or on a member of the North Carolina National Guard	· •
-	loyed at a State or local detention facility; public safety off	
• •	ss covered under some other provision of law providing grea	1
	of a Class E felony if the person <del>assaults <u>commits</u> an assault</del>	
	ficer, probation officer, or parole public safety officer (i) w	
	attempting to discharge his or her official duties or (ii) becau	
	<u>c safety officer</u> , and inflicts serious bodily injury on the office	
	ss covered under some other provision of law providing greaters of a Class E follow if the neuron accounts a member of the North	
person is guilty-	of a Class E felony if the person assaults a member of the North	Carolina National

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¢	<del>Juard w</del> h	ile he	or she is discharging or attempting to discharge his or her	official duties and
			odily injury on the member.	
	<del>(b)</del>		s covered under some other provision of law providing grea	ter nunishment_a
n	~ /		of a Class E felony if the person assaults a person who is empty	-
-	•	•	under the jurisdiction of the State or a local government whi	•
			ce of the employee's duties and inflicts serious bodily injury (	
11	(c)		ss covered under some other provision of law providing grea	
n			of a Class H felony if the person does any of the following:	act pullisinnent, a
Ρ		(1)	Assaults a law enforcement officer, probation officer, or pa	role officer while
		(1)	the officer is discharging or attempting to discharge his or	
			and inflicts physical injury on the officer.	ner onnenar duttes
		(2)	Assaults a person who is employed at a detention facility (	perated under the
		(2)	jurisdiction of the State or a local government while the c	
			performance of the employee's duties and inflicts physi	
			employee.	car injury on the
		(3)	Assaults a member of the North Carolina National Guard	while he or she is
		$(\mathbf{J})$	discharging or attempting to discharge his or her official	
			physical injury on the member.violates subsection (a) or	
			inflicts physical injury on the officer.	tins section and
	(d)	For t	the purposes of this subsection, section, the term "public sa	fety officer" is as
d			4-34.7A and the term "physical injury" includes cuts, scrape	
			which does not constitute serious injury."	-,
T	5		<b>FION 10.</b> G.S. 14-69.3 reads as rewritten:	
"	§ 14-69.3	3. Ars	on or other unlawful burning that results in serious bodily	injury or serious
			y to a <del>firefighter, law enforcement officer, public safe</del>	
		-	tigator, or emergency medical technician.investigator.	
	(a)	Defir	itions. – The following definitions apply in this section:	
		(1)	Emergency medical technician. The term includes an en	mergency medical
			technician, an advanced emergency medical technician, a	and an emergency
			medical technician paramedic, as those terms are defined in	<del>n G.S. 131E-155.</del>
		(2)	Fire investigator. – The term includes any person who, indi	v 1
			of an investigative team, has the responsibility and authorit	y to determine the
			origin, cause, or development of a fire or explosion.	
		<u>(3)</u>	Public safety officer. – As defined in G.S. 14-34.7A.	
	(b)		se Involving Serious Bodily Injury A-Unless covered	
-			providing greater punishment, a person is guilty of a Class	•
			a felony under Article 15 of Chapter 14 of the General Statute	0
			t officer, public safety officer or fire investigator, or er	<b>-</b>
			igator suffers serious bodily injury while discharging or attem	1 0 0
			the property, or proximate to the property, that is the subject	-
			t officer's, fire investigator's, or emergency medical technic	
_			<u>ivestigator's</u> discharge or attempt to discharge his or her respe	
		-	commits a felony under Article 15 of Chapter 14 of the Genera	
_			atus as a public safety officer or fire investigator and the publ	ic satety officer or
<u>t</u> 1			suffers serious bodily injury.	
1	(c)		use Involving Serious Injury. – <u>A-Unless covered under some</u>	
			<u>eater punishment, a person is guilty of a Class F felony if (i) the</u>	
			rticle 15 of Chapter 14 of the General Statutes and a firefighter	
			afety officer or fire investigator, or emergency medical technicity while discharging or attempting to discharge official duti	
			ijury while discharging or attempting to discharge official duti he property, that is the subject of the firefighter's, law enforce	
U	n proxim		ne property, mai is the subject of the menginers, law enforce	ment officer s, fife

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1	investigator's, or emergency medical technician's public safety officer's or fire investigator's
2	discharge or attempt to discharge his or her respective duties.duties or (ii) the person commits a
3	felony under Article 15 of Chapter 14 of the General Statutes because of the victim's status as a
4	public safety officer or fire investigator and the public safety officer or fire investigator suffers
5	serious injury."
6	<b>SECTION 11.</b> G.S. 15A-266.3A(f)(4) reads as rewritten:
7	"(4) G.S. 14-28, Malicious castration; G.S. 14-29, Castration or other maining
8	without malice aforethought; G.S. 14-30, Malicious maiming; G.S. 14-30.1,
9	Malicious throwing of corrosive acid or alkali; G.S. 14-31, Maliciously
10	assaulting in a secret manner; G.S. 14-32, Felonious assault with deadly
11	weapon with intent to kill or inflicting serious injury; G.S. 14-32.1(e),
12	Aggravated assault or assault and battery on an individual with a disability;
13	G.S. 14-32.2(a) when punishable pursuant to G.S. 14-32.2(b)(1), Patient
14	abuse and neglect, intentional conduct proximately causes death;
15	G.S. 14-32.3(a), Domestic abuse of disabled or elder adults resulting in injury;
16	G.S. 14-32.4, Assault inflicting serious bodily injury or injury by
17	strangulation; G.S. 14-33.2, Habitual misdemeanor assault; G.S. 14-34.1,
18	Discharging certain barreled weapons or a firearm into occupied property;
19	G.S. 14-34.2, Assault with a firearm or other deadly weapon upon
20	governmental officers or employees, company police officers, or campus
21	police officers; G.S. 14-34.4, Adulterated or misbranded food, drugs, etc.;
22	intent to cause serious injury or death; intent to extort; G.S. 14-34.5, Assault
23	with a firearm on a law enforcement, probation, or parole officer or on a
24	person employed at a State or local detention facility; G.S. 14-34.6, Assault
25	or affray on a firefighter, an emergency medical technician, medical
26 27	responder, emergency department nurse, or emergency department physician;
27	<u>public safety officer</u> ; G.S. 14-34.7, Assault <del>inflicting serious injury on a law</del>
28 29	enforcement, probation, or parole officer or on a person employed at a State or local detention facility; or affray on a public safety officer; G.S. 14-34.9,
29 30	Discharging a firearm from within an enclosure; and"
31	SECTION 12. G.S. 131E-88.3(a) reads as rewritten:
32	"(a) Annually by September 1, the Administrative Office of the Courts shall report to the
33	Department of Health and Human Services, Division of Health Service Regulation, the number
34	of persons charged and convicted during the preceding calendar year of a crime under
35	G.S. 14-34.6.G.S. 14-34.7 committed against a person listed in sub-subdivisions e. through g. of
36	subdivision (2) of subsection (a) of G.S. 14-34.7A."
37	<b>SECTION 13.</b> This act becomes effective December 1, 2025, and applies to offenses
38	committed on or after that date.