## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## BILL DRAFT 2017-TY-1 [v.8] (11/07)

## (THIS IS A DRAFT AND IS NOT READY FOR INTRODUCTION) 11/16/2016 12:08:02 PM

_	Short Title:Revise Gang Laws.(Public)
_	Sponsors:
-	Referred to:
	A BILL TO BE ENTITLED
	AN ACT TO STANDARDIZE CRITERIA FOR CLASSIFICATION OF CRIMINAL GANG MEMBERSHIP, CREATE A SENTENCING ENHANCEMENT FOR CERTAIN CRIME
	PERPETRATED BY GANG MEMBERS, AND INCREASE THE PENALTIES FOR
	CERTAIN GANG-RELATED OFFENSES.
	Whereas, the General Assembly finds that it is the right of every person to be secur
	and protected from fear, intimidation, and physical harm caused by the activities of crimina
	gangs; and
	Whereas, the General Assembly also recognizes the constitutional right of every citize
	to harbor and express beliefs on any lawful subject whatsoever and to lawfully associate with
	others who share similar beliefs; and
	Whereas, the General Assembly finds a need for enhanced punishment of crimina
	gang activity to afford adequate protection of the people of North Carolina from the harms cause
	by criminal gangs; and
	Whereas, it is the intent of the General Assembly to outlaw certain conduct associate
	with the existence and proliferation of criminal gangs and provide enhanced criminal penaltie
	when crimes are committed in the course of criminal gang activity, now therefore,
	The General Assembly of North Carolina enacts:
	<b>SECTION 1.</b> G.S. 14-50.16 is repealed.
	<b>SECTION 2.</b> The title for Article 13A of Chapter 14 of the General Statutes reads a
	rewritten:
	"North Carolina <u>Street</u> <u>Criminal</u> Gang Suppression Act."
	SECTION 3. G.S. 14-50.15 reads as rewritten: "§ 14-50.15. Short title.
	This Article shall be known and may be cited as the "North Carolina Street Criminal Gan
	Suppression Act."
	<b>SECTION 4.</b> Article 13A of Chapter 14 of the General Statutes is amended by addin
	a new section to read:
	"§ 14-50.16A Criminal gang activity.
	Definitions. – The following definitions apply in this Article:
	(1) Criminal gang. – Any ongoing organization, association, or group of three of
	more persons, whether formal or informal, that (i) has as one of its primar
	activities the commission of criminal or delinquent acts and (ii) shares
	common name, identification, signs, symbols, tattoos, graffiti, attire or othe



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	distin	guishing characteristics, including	common activities, customs, or
		iors. The term shall not include three	
		er formal or informal, who are not enga	
<u>(2)</u>		nal gang activity. – The commission	
<u>\</u>		tation, coercion, or intimidation of a	
		se under Article 5 of Chapter 90 of the	
		Chapter 14 of the General Statutes e	-
		of; and further excepting 14-82, 1	-
		0.9, 14-247, 14-248, 14-313 thereo	
	<u>condi</u>	tions are met:	
	<u>a.</u>	The offense is committed with the in	tent to benefit, promote, or further
		the interests of a criminal gang, or	for the purposes of increasing a
		person's own standing or position wit	<u>hin a criminal gang.</u>
	<u>b.</u>	The participants in the offense are id	
	_	acting individually or collectively to	further any criminal purpose of a
		criminal gang.	
(3)	Crim	nal gang leader or organizer Any c	riminal gang member or associate
<u>, , , , , , , , , , , , , , , , , , , </u>		acts in any position of management wi	
		neets two or more of the following crite	
	<u>a.</u>	Exercises decision making authority	
		gang.	
	<u>b.</u>	Participates in the direction, planning	g, or commission of criminal gang
	<u></u>	activity.	g, or commission of communications
	<u>c.</u>	Recruits other gang members.	
		Receives a larger portion of the proce	eds of criminal gang activity
	<u>d.</u> <u>e.</u> f.	Participates in planning or organizing	
	<u>e.</u> f	Exercises control and authority over o	
<u>(4)</u>		nal gang member. – Any person who m	
<u>(1)</u>	criter		leets three of more of the following
	<u>a.</u>	The person admits to being a member	r of a criminal gang
	<u>u.</u> <u>b.</u>	The person is identified as a criminal	
	<u>U.</u>	including a parent or a guardian.	gang member by a renable source,
	C	The person has been previously invol	ved in criminal gang activity
	<u>c.</u> <u>d.</u>	The person has adopted symbols, has	
	<u>u.</u>	a criminal gang.	id signs, or granner associated with
	0	The person has adopted the displa	y of colors or the style of drass
	<u>e.</u>		y of colors of the style of dress
	f	associated with a criminal gang.	ked to a ariminal gang by physical
	<u>f.</u>	The person is in possession of or lin	
		electronic communications, or memb	hs, ledgers, rosters, written or
	~		
	<u>g.</u> 1	The person has tattoos or markings as	
	<u>h.</u>	The person has adopted language	or terminology associated with a
		<u>criminal gang.</u>	
	<u>i.</u>	The person appears in any form of s	social media to promote a criminal
		gang."	
		5. Article 81B of Chapter 15A of the	e General Statutes is amended by
adding a new sec			
		nced sentence for offenses committee	a by criminal gang members as a
		inal gang activity.	
		nerwise provided in subsection (b) of the	-
or any relony of	her thar	a Class A, B1, or B2, and it is found	that the offense was committed as

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**General Assembly Of North Carolina** Session 2017 1 part of criminal gang activity as defined in G.S. 14-50.16A(2), then the person shall be sentenced 2 at a felony class level one class higher than the principal felony for which the person was 3 convicted. 4 If subsection (a) applies and the person is found to be a criminal gang leader or (b) 5 organizer as defined in G.S. 14-50.16A(3), the person shall be sentenced at a felony class level 6 two classes higher than the principal felony for which the person was convicted. 7 No defendant sentenced pursuant to this section shall be sentenced at a level higher (c) 8 than a Class C felony. Any sentence imposed under this section shall run consecutively with and 9 shall commence at the expiration of any sentence being served by the person sentenced under this 10 section. 11 An indictment or information for the felony shall allege in that indictment or (d) information the facts that qualify the offense for an enhancement under this section. One pleading 12 13 is sufficient for all felonies that are tried at a single trial. 14 The State shall prove the issues set out under subsection (a) or (b) of this section, (e) beyond a reasonable doubt during the same trial in which the defendant is tried for the felony 15 16 unless the defendant pleads guilty or no contest to the felony but pleads not guilty to the issues 17 alleged, then a jury shall be impaneled to determine the issues. This section shall not apply to any gang offense included under Article 13A of Chapter 18 (f) 19 14 of the General Statutes." 20 **SECTION 6.** G.S. 14-34.9 reads as rewritten: 21 "§ 14-34.9. Discharging a firearm from within an enclosure. 22 Unless covered under some other provision of law providing greater punishment, any 23 person who willfully or wantonly discharges or attempts to discharge a firearm, as a part of a 24 pattern of criminal street gang activity, criminal gang activity from within any building, structure, 25 motor vehicle, or other conveyance, erection, or enclosure toward a person or persons not within 26 that enclosure shall be punished as a Class E felon." 27 SECTION 7. G.S. 14-50.17 reads as rewritten: 28 "§ 14-50.17. Soliciting; encouraging participation. 29 It is unlawful for any person to cause, encourage, solicit, or coerce a person 16 years of (a) 30 age or older to participate in criminal street gang activity. 31 A violation of this section is a Class H felony." (b) 32 SECTION 8. G.S. 14-50.17 reads as rewritten: 33 "§ 14-50.18. Soliciting; encouraging participation; minor. 34 It is unlawful for any person to cause, encourage, solicit, or coerce a person under 16 (a) 35 years of age to participate in criminal street gang activity. 36 (b) A violation of this section is a Class F felony. 37 Nothing in this section shall preclude a person who commits a violation of this section (c)38 from criminal culpability for the underlying offense committed by the minor under any other 39 provision of law." SECTION 9. G.S. 14-50.19 reads as rewritten: 40 41 "§ 14-50.19. Threats to deter from gang withdrawal. 42 It is unlawful for any person to communicate a threat of injury to a person, or to (a) 43 damage the property of another, with the intent to deter a person from assisting another to 44 withdraw from membership in a criminal street gang." 45 A violation of this section is a Class H felony. F felony." (b) SECTION 10. G.S. 14-50.20 reads as rewritten: 46 47 "§ 14-50.20. Threats of punishment or retaliation. 48 It is unlawful for any person to communicate a threat of injury to a person, or to (a) 49 damage the property of another, as punishment or retaliation against a person for having 50 withdrawn from a criminal street gang." 51 A violation of this section is a Class H felony.F felony." (b)

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1	SECTION 11. G.S. 14-50.22 reads as rewritten:
2	"§ 14-50.22. Enhanced offense for <u>misdemeanor</u> criminal gang activity.
3	A person age 15 or older who is convicted of a misdemeanor offense that is committed for the
4	benefit of, at the direction of, or in association with, any criminal street-gang is guilty of an
5	offense that is one class higher than the offense committed. A Class A1 misdemeanor shall be
6	enhanced to a Class I felony under this section."
7	SECTION 12. G.S. 14-50.23 reads as rewritten:
8	"§ 14-50.23. Contraband, seizure, and forfeiture.
9	(a) All property of every kind used or intended for use in the course of, derived from, or
10	realized through criminal street gang activity or a pattern of criminal street gang activity is subject
11	to the seizure and forfeiture provisions of G.S. 14-2.3.
12	(b) In any action under this section, the court may enter a restraining order in connection
13	with any interest that is subject to forfeiture.
14	(c) Innocent Activities. – The provisions of this section shall not apply to property used for
15	criminal street-gang activity where the owner or person who has legal possession of the property
16	does not have actual knowledge that the property is being used for criminal street gang activity."
17	SECTION 13. G.S. 14-50.25 reads as rewritten:
18	"§ 14-50.25. Reports of disposition; criminal street gang activity.
19	When a defendant is found guilty of a criminal offense, other than an offense under
20	G.S. 14-50.16 through G.S. 14-50.20, the presiding judge shall determine whether the offense
21	involved criminal street-gang activity. If the judge so determines, then the judge shall indicate on
22	the form reflecting the judgment that the offense involved criminal street gang activity. The clerk
23	of court shall ensure that the official record of the defendant's conviction includes a notation of the
24	court's determination."
25	SECTION 14. The title for Article 13B for Chapter 14 of the General Statutes reads as
26	rewritten:
27	"North Carolina StreetCriminal Gang Nuisance Abatement Act."
28	SECTION 15. G.S. 14-50.42 reads as rewritten:
29	"§ 14-50.42. Real property used by criminal street gangs declared a public nuisance:
30	abatement.
31	(a) Public Nuisance. – Any real property that is erected, established, maintained, owned,
32	leased, or used by any criminal street gang for the purpose of conducting criminal street gang
33	activity, as defined in G.S. 14-50.16(c), G.S. 14-50.16A(2), shall constitute a public nuisance and
34	may be abated as provided by and subject to the provisions of Article 1 of Chapter 19 of the
35	General Statutes.
36	(b) Innocent Activities. – The provisions of this section shall not apply to real property
37	used for criminal street gang activity where the owner or person who has legal possession of the
38	real property does not have actual knowledge that the real property is being used for criminal
39	street gang activity or the owner is being coerced into allowing the property to be used for
40	criminal street gang activity. "
41	SECTION 16. G.S. 14-50.43 reads as rewritten:
42	"§ 14-50.43. Street gangs <u>Criminal gangs</u> declared a public nuisance.
43	(a) A street criminal gang, as defined in G.S. 14-50.16(b), G.S. 14-50.16A(a) that regularly
44	engages in criminal street gang activities, <u>activity</u> as defined in
45	G.S. 14-50.16(c), G.S. 14-50.16A(2), constitutes a public nuisance. For the purposes of this
46	section, the term "regularly" means at least five times in a period of not more than 12 months.
47	(b) Any person who regularly associates with others to engage in criminal street gang $\frac{1}{2}$
48	activity, as defined in G.S. 14-50.16(c), G.A. 14-50.16A(2), may be made a defendant in a suit,
49 50	brought pursuant to Chapter 19 of the General Statutes, to abate any public nuisance resulting
50	from criminal street gang activity.

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1 2	(c) If the court finds that a public nuisance exists under this section, the court may enter an order enjoining the defendant in the suit from engaging in criminal street gang activities and					
3 4	impose other reasonable requirements to prevent the defendant or a gang from engaging in future criminal street gang activities.					
5	(d) .	An order e	ntered under this section shall expire one year	after entry unless extended by		
6 7		the court for good cause established by the plaintiff after a hearing. The order may be modified, rescinded, or vacated at any time prior to its expiration date upon the motion of any party if it				
8 9		the court t	hat one or more of the defendants is no long			
10			<b>17.</b> G.S. 15A-1340.16(d) reads as rewritten:			
11	''§ 15A-134	40.16. Agg	gravated and mitigated sentences.			
12 13	(d)	Aggravatir 	ig Factors. – The following are aggravating fac	xtors:		
14		(2a) The	e offense was committed for the benefit of	, or at the direction of, any		
15 16		crit	ninal street ganggang as defined by G.S. 14 ent to promote, further, or assist in any crimir	-50.16A(1), with the specific		
10			the defendant was not charged with commit			
18			et gang" means any ongoing organization, as			
19			re persons, whether formal or informal, has			
20			vities the commission of felony or violer			
21			inquent acts that would be felonies or violent i			
22			adult, and having a common name or comm	-		
23		<del>syn</del>	<del>ibols.</del>			
24		"				
25			<b>18.</b> G.S. 15A-1343(b1) reads as rewritten:			
26			tions of probation.			
27		-	onditions. – In addition to the regular condition			
28			urt may, as a condition of probation, require			
29 30	defendant c	omply wit	h one or more of the following special condition	ons:		
30 31		$(0h) \Lambda n$	y or all of the following conditions relating	a to straatariminal gange as		
31			ined in <del>G.S. 14-50.16(b):</del> G.S. 14-50.16A(1):	ig to street <u>erminar</u> gaugs as		
33		a.	Not knowingly associate with any known	street criminal gang members		
34		а.	and not knowingly be present at or freque			
35			street criminal gangs gather or where st	• 1		
36			known to occur.	<u> </u>		
37		b.	Not wear clothes, jewelry, signs, symbols	s, or any paraphernalia readily		
38			identifiable as associated with or used by a			
39		c.	Not initiate or participate in any contact w	ith any individual who was or		
40			may be a witness against or victim of the	e defendant or the defendant's		
41			<del>street<u>criminal</u> gang.</del>			
42	"					
43			<b>19.</b> G.S.15A-533(e) reads as rewritten:			
44 45		0	pretrial release in capital and noncapital c			
45 46		(e) There shall be a rebuttable presumption that no condition of release will reasonably assure				
46 47	the appearance of the person as required and the safety of the community, if a judicial official finds <u>all of</u> the following:					
47 48			ng: ere is reasonable cause to believe that the per	son committed an offense for		
40 49		. ,	benefit of, at the direction of, or in associa			
<del>4</del> ) 50			g, as defined in <del>G.S. 14-50.16;</del> <u>G.S. 14-50.16A</u>			
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1	(2) The offense described in subdivision (1) of this subsection was committed
2	while the person was on pretrial release for another offense; and offense.
3	(3) The person (i) has been previously convicted of an offense described in
4	G.S. 14-50.16 through G.S. 14-50.20, G.S. 14-50.16 through G.S. 14-50.20 or
5	(ii) has been convicted of a criminal offense and received an enhanced sentence
6	for that offense pursuant to G.S. 15A-1340.16E, and not more than five years
7	has elapsed since the date of conviction or the person's release for the offense,
8	whichever is later."
9	SECTION 20. This act is effective December 1, 2017, and applies to offenses
10	committed on or after that date.