GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH50440-LH-220 (02/17)

Short Title:	Amend Second Degree Murder.	(Public)
Sponsors:	Representative Glazier.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO AMEND THE CRIMINAL OFFENSE OF SECOND DEGREE MURDER, TO 3 AMEND THE AGGRAVATING CIRCUMSTANCES THAT MAY BE CONSIDERED FOR CAPITAL CASES, AND TO PROVIDE THAT A CASE MAY BE TRIED AS A 4 5 CAPITAL CASE ONLY IF THE COURT DETERMINES AT A HEARING CONDUCTED PURSUANT TO RULE 24 OF THE GENERAL RULES OF PRACTICE 6 7 FOR SUPERIOR AND DISTRICT COURTS THAT THERE IS SUBSTANTIAL 8 EVIDENCE OF THE DEFENDANT'S GUILT AND OF AN AGGRAVATING 9 CIRCUMSTANCE, AND TO PROVIDE THAT NO CAPITAL CASE SHALL GO TO 10 TRIAL EARLIER THAN NINE MONTHS FROM ITS DETERMINATION AS A 11 CAPITAL CASE.

Whereas, the large number of potential capital cases annually costs the State of
 North Carolina tens of millions of dollars for prosecution and defense services and court costs
 in excess of the cost of handling those cases as noncapital; and

- 15 Whereas, over 83% of potential capital cases end in a conviction of second degree 16 murder or less; and
- Whereas, a clear and precise definition of aggravating circumstances would
 continue to permit prosecutors to pursue death penalties for the most culpable defendants and
 the worst crimes; Now, therefore,
- 20 The General Assembly of North Carolina enacts:
 - **SECTION 1.** G.S. 14-17 reads as rewritten:

22 "§ 14-17. Murder in the first and second degree defined; punishment.

23 A murder which shall be perpetrated by means of a nuclear, biological, or chemical weapon 24 of mass destruction as defined in G.S. 14-288.21, poison, lying in wait, imprisonment, starving, 25 torture, or by any other kind of willful, deliberate, and premeditated killing, or which shall be committed in the perpetration or attempted perpetration of any arson, rape or a sex offense, 26 27 robbery, kidnapping, burglary, or other felony committed or attempted with the use of a deadly 28 weapon shall be deemed to be murder in the first degree, a Class A felony, and any person who 29 commits such murder shall be punished with death or imprisonment in the State's prison for life 30 without parole as the court shall determine pursuant to G.S. 15A-2000, except that any such person who was under 18 years of age at the time of the murder shall be punished with 31 32 imprisonment in the State's prison for life without parole. A killing committed in the 33 perpetration of any arson, rape or a sex offense, robbery, kidnapping, burglary, or other felony 34 committed or attempted with the use of a deadly weapon shall be deemed murder in the second degree, and any person who commits such murder shall be punished as a Class B1 felon. All 35



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1	other kinds of murder, including that which shall be proximately caused by the unlawful				
2	distribution of opium or any synthetic or natural salt, compound, derivative, or preparation of				
3	opium, or cocaine or other substance described in G.S. 90-90(1)d., or methamphetamine, when				
4		such substance causes the death of the user, shall be deemed murder in the			
5	-	and any person who commits such murder shall be punished as a Class B2			
6	felon."				
7		FION 2. G.S. 15A-2000(e) reads as rewritten:			
8		avating Circumstances. – Aggravating circumstances which may be considered			
9	shall be limited t				
10	(1)	The capital felony was committed by a person lawfully incarcerated.			
11	(2)	The defendant had been previously convicted of another capital felony or had been previously adjudicated delinguent in a juvenile proceeding for			
12		had been previously adjudicated delinquent in a juvenile proceeding for			
13		committing an offense that would be a capital felony if committed by an			
14	(2)	adult.			
15	(3)	The defendant had been previously convicted of a felony involving the use			
16 17		or threat of violence to the person or had been previously adjudicated			
17		delinquent in a juvenile proceeding for committing an offense that would be			
18		a Class A, B1, B2, C, D, or E felony involving the use or threat of violence			
19 20	(A)	to the person if the offense had been committed by an adult.			
20	(4)	The capital felony was committed for the purpose of avoiding or preventing			
21	(5)	a lawful arrest or effecting an escape from custody.			
22	(5)	The capital felony was committed while the defendant was engaged, or was			
23		an aider or abettor, in the commission of, or an attempt to commit, or flight			
24 25		after committing or attempting to commit, any homicide, robbery, rape or a			
25 26		sex offense, arson, burglary, kidnapping, or aircraft piracy or the unlawful			
26	$(\boldsymbol{\epsilon})$	throwing, placing, or discharging of a destructive device or bomb.			
27 28	(6) (7)	The capital felony was committed for pecuniary gain.			
28 29	(7)	The capital felony was committed to disrupt or hinder the lawful exercise of			
29 30	(9)	any governmental function or the enforcement of laws.			
30 31	(8)	The capital felony was committed against a law-enforcement officer, employee of the Department of Correction, jailer, fireman, judge or justice,			
31		former judge or justice, prosecutor or former prosecutor, jurge or former			
32 33		juror, or witness or former witness against the defendant, while engaged in			
33 34		the performance of his official duties or because of the exercise of his			
34 35		official duty.			
35 36	(9)	The capital felony was especially heinous, atrocious, or cruel.			
30 37	(10)	The defendant knowingly created a great risk of death to more than one			
38	(10)	person by means of a weapon or device which would normally be hazardous			
39		to the lives of more than one person.			
40	(11)	The murder for which the defendant stands convicted was part of a course of			
40 41	(11)	conduct in which the defendant engaged and which included the commission			
42		by the defendant of other crimes of violence against another person or			
43		persons.			
43 44	(12)	<u>The capital felony was committed in the commission of or attempted</u>			
44 45	<u>(12)</u>	commission of an act of political terrorism. For purposes of this subdivision			
43 46		an act of political terrorism means an act committed by the defendant for the			
40 47		purpose of attacking the government of the United States, or any political			
47		subdivision there.			
48 49	(13)	<u>The capital felony was knowingly and intentionally committed against a law</u>			
49 50	(15)	enforcement officer, employee of the Department of Correction, jailer,			
50		enforcement officer, employee of the Department of Confection, janer,			

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firefighter, judge or justice, prosecutor, or juror, while engaged in the		
performance of his or her official duties.		
(14) The murder for which the defendant stands convicted was part of a course of		
conduct in which the defendant intentionally killed more than one person.		
(15) The defendant intentionally tortured the victim, in a gratuitous and depraved		
manner, during or immediately prior to the murder. For purposes of this		
subdivision the term "torture" means the infliction of extreme physical pain		
against a victim who the defendant knew was conscious. For purposes of this		
subdivision the term "gratuitous and depraved manner" means that the		
defendant inflicted pain in addition to that which necessarily accompanied		
the act of killing itself or the particular method of killing was chosen by the		
defendant for the purpose of inflicting such pain."		
SECTION 3. G.S. 15A-2004 is amended by adding a new section to read:		
"§ 15A-2004. Prosecutorial discretion.		
(a) The State, in its discretion, may elect to try a defendant capitally or noncapitally for		
first degree murder, even if evidence of an aggravating circumstance exists. The State may		
agree to accept a sentence of life imprisonment for a defendant at any point in the prosecution		
of a capital felony, even if evidence of an aggravating circumstance exists.		
(b) A sentence of death may not be imposed upon a defendant convicted of a capital		
felony unless the State has given notice of its intent to seek the death penalty. Notice of intent		
to seek the death penalty shall be given to the defendant and filed with the court on or before		
the date of the pretrial conference in capital cases required by Rule 24 of the General Rules of		
Practice for the Superior and District Courts, or the arraignment, whichever is later.		
(c) If the State has not given notice of its intent to seek the death penalty prior to trial,		
the trial shall be conducted as a noncapital proceeding, and the court, upon adjudication of the		
defendant's guilt of first degree murder, shall impose a sentence of life imprisonment.		
(d) Notwithstanding any other provision of Article 100 of Chapter 15A of the General		
Statutes, the State may agree to accept a sentence of life imprisonment for a defendant upon		
remand from the Supreme Court of North Carolina of a capital case for resentencing or upon an		
order of resentencing by a court in a State or federal post-conviction proceeding. If the State		
exercises its discretion and does agree to accept a sentence of life imprisonment for the		
defendant, then the court shall impose a sentence of life imprisonment.		
(e) On or before the date of the pretrial conference in a capital case required by Rule 24		
of the General Rules of Practice for the Superior and District Courts, the Superior Court shall		
conduct a hearing to determine whether there is substantial evidence of the defendant's guilt of		
first-degree murder and substantial evidence to support one of the aggravating circumstances		
listed in G.S. 15A-2000(e). Notwithstanding any other provision of Chapter 15A of the General		
Statutes, if the court does not find substantial evidence of an aggravating circumstance, it shall		
declare the case noncapital. In no event shall a first degree murder trial begin earlier than nine		
months after the case is determined to be a capital case at a court hearing conducted pursuant to		
Rule 24 of the General Rules of Practice for the Superior and District Courts."		
SECTION 4. This act is effective when it becomes law.		