## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

## SENATE DRS35202-MA-282 (3/11)

Short Title:	Increase Penalties for Drug Trafficking.	(Public)
Sponsors:	Senator Brown.	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO INCREASE THE CRIMINAL PENALTY TO BE IMPOSED FOR DRUG			
3	TRAFFICKING OFFENSES BY AN INCREASE OF ONE LEVEL OF FELONY.			
4	The General Ass	embly c	of North Carolina enacts:	
5	SECT	TION 1	G.S. 90-95(h) reads as rewritten:	
6	"(h) Notwi	ithstand	ing any other provision of law, the following provisions apply except	
7	as otherwise prov	vided in	this Article.	
8	(1)	Any <sub>1</sub>	person who sells, manufactures, delivers, transports, or possesses in	
9		excess	s of 10 pounds (avoirdupois) of marijuana shall be guilty of a felony	
10			felony shall be known as "trafficking in marijuana" and if the quantity	
11		of suc	h substance involved:	
12		a.	Is in excess of 10 pounds, but less than 50 pounds, such person shall	
13			be punished as a Class HG felon and shall be sentenced to a	
14			minimum term of 25 months and a maximum term of 30 months 35	
15			months and a maximum of 42 months in the State's prison and shall	
16			be fined not less than five thousand dollars (\$5,000);	
17		b.	Is 50 pounds or more, but less than 2,000 pounds, such person shall	
18			be punished as a Class <u>GF</u> felon and shall be sentenced to a	
19			minimum term of <del>35 months and a maximum term of 42 months <u>70</u></del>	
20			months and a maximum of 84 months in the State's prison and shall	
21			be fined not less than twenty-five thousand dollars (\$25,000);	
22		c.	Is 2,000 pounds or more, but less than 10,000 pounds, such person	
23			shall be punished as a Class $FE$ felon and shall be sentenced to a	
24			minimum term of <del>70 months and a maximum term of 84 months</del> <u>90</u>	
25			months and a maximum of 117 months in the State's prison and shall	
26 27		d.	be fined not less than fifty thousand dollars (\$50,000);	
27		a.	Is 10,000 pounds or more, such person shall be punished as a Class $\oplus$ C felon and shall be sentenced to a minimum term of $\frac{175 \text{ months and}}{1000 \text{ months and shall be sentenced}}$	
28 29				
29 30			a maximum term of 219 months 225 months and a maximum of 279 months in the State's prison and shall be fined not less than two	
30 31			hundred thousand dollars (\$200,000).	
32	(2)	Anyr	person who sells, manufactures, delivers, transports, or possesses 1,000	
32 33	(2)	• 1	s, capsules or other dosage units, or the equivalent quantity, or more of	
34			qualone, or any mixture containing such substance, shall be guilty of a	
51		mound	quarione, or any mixture containing such substance, shall be guilty of a	



D

General Assen	ubly of North Carolina	Session 2009
	felony which felony shall be known as "trafficking in met	thaqualone" and if
	the quantity of such substance or mixture involved:	1
	a. Is 1,000 or more dosage units, or equivalent quar	tity, but less than
	5,000 dosage units, or equivalent quantity, such	•
	punished as a Class G-F felon and shall be senten	-
	term of <del>35 months and a maximum term of 42 mon</del>	
	a maximum of 84 months in the State's prison and	
	less than twenty-five thousand dollars (\$25,000);	
	b. Is 5,000 or more dosage units, or equivalent quar	ntity, but less than
	10,000 dosage units, or equivalent quantity, suc	•
	punished as a Class $FE$ felon and shall be sentend	-
	term of $\frac{70}{70}$ months and a maximum term of 84 mon	
	a maximum of 117 months in the State's prison and	
	less than fifty thousand dollars (\$50,000);	i shuh be inted not
	c. Is 10,000 or more dosage units, or equivalent qua	intity such person
	shall be punished as a Class D-C felon and shall	•
	minimum term of <del>175 months and a maximum te</del>	
	225 months and a maximum of 279 months in the	
	shall be fined not less than two hundred thousand d	_
(3)	Any person who sells, manufactures, delivers, transports	
(5)	grams or more of cocaine and any salt, isomer, salts of iso	· •
	derivative, or preparation thereof, or any coca leaves and	_
	salts of isomers, compound, derivative, or preparation of	•
	any salt, isomer, salts of isomers, compound, derivati	
	thereof which is chemically equivalent or identical w	
	substances (except decocainized coca leaves or any extract	
	which does not contain cocaine) or any mixture containing	
	shall be guilty of a felony, which felony shall be known	•
	cocaine" and if the quantity of such substance or mixture in	0
	a. Is 28 grams or more, but less than 200 grams, such	
	punished as a Class G-F felon and shall be senten	1
	term of <del>35 months and a maximum term of 42 mon</del>	
	a maximum of 84 months in the State's prison and	
	less than fifty thousand dollars (\$50,000);	
	b. Is 200 grams or more, but less than 400 grams, su	ch person shall be
	punished as a Class $F$ -E felon and shall be sentend	-
	term of <del>70 months and a maximum term of 84 mon</del>	
	a maximum of 117 months in the State's prison and	l shall be fined not
	less than one hundred thousand dollars (\$100,000);	
	c. Is 400 grams or more, such person shall be punish	
	felon and shall be sentenced to a minimum term of	
	maximum term of 219 months 225 months and a	maximum of 279
	months in the State's prison and shall be fined at	
	fifty thousand dollars (\$250,000).	
(3a)	-	nber 1, 1999.
(3b)	1 7	
	grams or more of methamphetamine or amphetamine sh	-
	felony which felony shall be known as "trafficking in me	
	amphetamine" and if the quantity of such substance or mix	-
	a. Is 28 grams or more, but less than 200 grams, su	
	punished as a Class $F-E$ felon and shall be sentend	-

Gene	ral Assemb	ly of North Carolina	Session 2009
1 2		term of <del>70 months and a maximum <u>a maximum</u> in the S</del>	
3 4 5		<ul> <li>b. Is 200 grams or more, but less than punished as a Class E-D felon and</li> </ul>	n 400 grams, such person shall be
6 7 8		term of <del>90 months and a maximum and a maximum of 219 months</del> in the not less than one hundred thousand	term of 117 months 175 months ne State's prison and shall be fined
9 10 11 12		c. Is 400 grams or more, such person felon and shall be sentenced to a mi maximum term of 279 months 310 months in the State's prison and sh	shall be punished as a Class <u>C-B</u> inimum term of <del>225 months and a</del> <u>) months and a maximum of 358</u>
12		fifty thousand dollars (\$250,000).	an be mild at least two nanared
14	(4)	Any person who sells, manufactures, deliv	
15 16		grams or more of opium or opiate, or an preparation of opium or opiate (except apo	•
17		and naltrexone and their respective salts),	•
18 19		containing such substance, shall be guilty	
20		known as "trafficking in opium or hero controlled substance or mixture involved:	on and if the quantity of such
20		a. Is four grams or more, but less that	in 14 grams, such person shall be
22		punished as a Class $\underline{F}$ - <u>E</u> felon and	•
23		term of <del>70 months and a maximum</del>	
24		a maximum of 117 months in the St	
25		less than fifty thousand dollars (\$50	-
26		b. Is 14 grams or more, but less than	n 28 grams, such person shall be
27		punished as a Class E-D felon and	shall be sentenced to a minimum
28		term of <del>90 months and a maximum</del>	term of 117 months 175 months
29		and a maximum of 219 months in the	-
30		not less than one hundred thousand	
31		c. Is 28 grams or more, such person	
32		felon and shall be sentenced to a m	
33		maximum term of 279 months 310	
34		months in the State's prison and hundred thousand dollars (\$500,000	
35 36	(4a)	hundred thousand dollars (\$500,000 Any person who sells, manufactures, deliv	
37	(4 <i>a</i> )	tablets, capsules, or other dosage units, or	
38		of Lysergic Acid Diethylamide, or any m	
39		shall be guilty of a felony, which felony	6
40		Lysergic Acid Diethylamide". If the quan	
41		involved:	
42		a. Is 100 or more dosage units, or equ	ivalent quantity, but less than 500
43		dosage units, or equivalent quantity	
44		a Class G F felon and shall be sen	
45		months and a maximum term of	<u>f 42 months 70 months and a</u>
46		maximum of 84 months in the Sta	te's prison and shall be fined not
47		less than twenty-five thousand dolla	ars (\$25,000);
48		b. Is 500 or more dosage units, or e	
49		1,000 dosage units, or equivalent	
50		punished as a Class $F$ -E felon and	
51		term of 70 months and a maximum	term of 84 months 90 months and

	General Assemb	oly of North Carolina	Session 2009
1		a maximum of 117 months in the State's prison	and shall be fined not
2		less than fifty thousand dollars (\$50,000);	
3		c. Is 1,000 or more dosage units, or equivalent	quantity, such person
4		shall be punished as a Class D-C felon and sl	hall be sentenced to a
5		minimum term of 175 months and a maximum	n term of 219 months
6		225 months and a maximum of 279 months in	-
7		shall be fined not less than two hundred thousan	
8	(4b)	Any person who sells, manufactures, delivers, transpor	-
9		more tablets, capsules, or other dosage units, or 2	-
10		3,4-methylenedioxyamphetamine (MDA), including i	
11		salts of isomers, or 3,4-methylenedioxymethamp	
12		including its salts, isomers, and salts of isomers, or a	•
13		such substances, shall be guilty of a felony, which felo	•
14		"trafficking in MDA/MDMA." If the quantity of the	substance or mixture
15		involved:	
16		a. Is 100 or more tablets, capsules, or other dosa	0
17		500 tablets, capsules, or other dosage units, or	-
18		less than 200 grams, the person shall be pun	
19		felon and shall be sentenced to a minimum ter	
20		maximum term of 42 months 70 months an	
21 22		months in the State's prison and shall be	fined not less than
22 23		twenty-five thousand dollars (\$25,000);	as units but loss than
23 24		b. Is 500 or more tablets, capsules, or other dosa	-
24 25		1,000 tablets, capsules, or other dosage units, or but less than 400 grams, the person shall be put	-
23 26		felon and shall be sentenced to a minimum ter	
20 27		maximum term of 84 months 90 months and	
28		<u>months in the State's prison and shall be fin</u>	
20 29		thousand dollars (\$50,000);	ed not less than mity
30		c. Is 1,000 or more tablets, capsules, or other	dosage units or 400
31		grams or more, the person shall be punished as	-
32		shall be sentenced to a minimum term of	
33		maximum term of 219 months-225 months and	
34		months in the State's prison and shall be fin	
35		hundred fifty thousand dollars (\$250,000).	
36	(5)	Except as provided in this subdivision, a person being	g sentenced under this
37		subsection may not receive a suspended sentence or b	e placed on probation.
38		The sentencing judge may reduce the fine, or impose a	
39		the applicable minimum prison term provided by this s	subsection, or suspend
40		the prison term imposed and place a person on probat	ion when such person
41		has, to the best of his knowledge, provided substar	ntial assistance in the
42		identification, arrest, or conviction of any acco	mplices, accessories,
43		co-conspirators, or principals if the sentencing judge	enters in the record a
44		finding that the person to be sentenced has render	ered such substantial
45		assistance.	
46	(6)	Sentences imposed pursuant to this subsection shall r	-
47		and shall commence at the expiration of any sentence	e being served by the
48		person sentenced hereunder.	
49		penalties provided in subsection (h) of this section sh	
50	-	onvicted of conspiracy to commit any of the offenses de	escribed in subsection
51	(h) of this section	<b>1</b> ."	

1 **SECTION 2.** This act becomes effective December 1, 2009, and applies to offenses committed on or after that date.