## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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## HOUSE BILL 187\*

Short Title:	Stalking by GPS/Criminal Offense.	(Public)	
Sponsors: Representatives Glazier, Horn, Faircloth, and McGrady (Primary Sponsor For a complete list of Sponsors, refer to the North Carolina General Assembly Web			
Referred to:	Judiciary II.		

## March 11, 2015

## A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED								
2	AN AC	Г ТО	PROVIDE THAT A PERSON COMMITS THE OFFENSE OF						
3	CYBE	RSTAI	LKING IF THE PERSON KNOWINGLY INSTALLS OR PLACES A						
4	TRACKING DEVICE WITHOUT CONSENT AND USES THE DEVICE TO TRACK								
5	THE LOCATION OF AN INDIVIDUAL.								
6	The General Assembly of North Carolina enacts:								
7	<b>SECTION 1.</b> G.S. 14-196.3 reads as rewritten:								
8	"§ 14-196	.3. Cył	berstalking.						
9	(a)	The fo	ollowing definitions apply in this section:						
10		(1)	Electronic communication. – Any transfer of signs, signals, writing, images,						
11			sounds, data, or intelligence of any nature, transmitted in whole or in part by						
12			a wire, radio, computer, electromagnetic, photoelectric, or photo-optical						
13			system.						
14		(2)	Electronic mail. – The transmission of information or communication by the						
15			use of the Internet, a computer, a facsimile machine, a pager, a cellular						
16			telephone, a video recorder, or other electronic means sent to a person						
17			identified by a unique address or address number and received by that						
18			person.						
19		<u>(3)</u>	Electronic tracking device An electronic or mechanical device that						
20			permits a person to remotely determine or track the position and movement						
21			of another person.						
22		<u>(4)</u>	Fleet vehicle Any of the following: (i) one or more motor vehicles owned						
23			by a single entity and operated by employees or agents of the entity for						
24			business or government purposes, (ii) motor vehicles held for lease or rental						
25			to the general public, or (iii) motor vehicles held for sale by motor vehicle						
26			dealers.						
27	(b)	It is u	nlawful for a person to:						
28		(1)	Use in electronic mail or electronic communication any words or language						
29			threatening to inflict bodily harm to any person or to that person's child,						
30			sibling, spouse, or dependent, or physical injury to the property of any						
31			person, or for the purpose of extorting money or other things of value from						
32			any person.						
33		(2)	Electronically mail or electronically communicate to another repeatedly,						
34			whether or not conversation ensues, for the purpose of abusing, annoying,						
35			threatening, terrifying, harassing, or embarrassing any person.						



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1	(3)	Electr	onically mail or electronically co	mmunicate to another and to		
2			ngly make any false statement co			
3			urement, indecent conduct, or cri	<b>e i</b>		
4		0	onically mailed or of any member of	1		
5		with t	he intent to abuse, annoy, threaten, ter	rify, harass, or embarrass.		
6	(4)		ingly permit an electronic communic			
7		contro	l to be used for any purpose prohibite	d by this section.		
8	<u>(5)</u>		ingly install or place an electronic tra	•		
9			se an electronic tracking device to b	-		
10			e device to track the location of any			
11			vision do not apply to the installa			
12			onic tracking device by any of the follo	-		
13		<u>a.</u>	A law-enforcement officer, judici			
14			officer, or employee of the Divisio			
15			Public Safety, when any such pe			
16			performance of official duties and in			
17			law.			
18		<u>b.</u>	The parent or legal guardian of a m	ninor when tracking (i) the minor		
19		_	or (ii) any person authorized by th			
20			caretaker of the minor at any tim			
21			person's sole care provided that the			
22			the physical person of the caretaker.	-		
23		<u>c.</u>	A legally authorized representative	of a disabled adult, as defined in		
24			<u>G.S. 108A-101(d).</u>			
25		<u>d.</u>	The owner of fleet vehicles, when tra	acking such vehicles.		
26		<u>e.</u>	A private investigator as defined in	G.S. 74C-3(a)(8), who is licensed		
27			in accordance with G.S. 74C-2 and	is acting in the normal course of		
28			his or her business and with the con	sent of the owner of the property		
29			upon which the electronic tracking	g device is installed and placed.		
30			However, this exception does not a			
31			working on behalf of a client who	is subject to a domestic violence		
32			protective order under Chapter 50B	of the General Statutes, or if the		
33			private investigator knows or should	d reasonably know that the client		
34			seeks the private investigator's servi	ces to aid in the commission of a		
35			crime. For purposes of this sub-	-subdivision, the term "private		
36			investigator" includes "private	detective" as defined in		
37			<u>G.S. 74C-3(a)(8).</u>			
38		<u>f.</u>	The installation, placement, or use	of an electronic tracking device		
39			authorized by an order of a State or f	federal court.		
40	(c) Any o	ffense	under this section committed by the us	se of electronic mail or electronic		
41	communication may be deemed to have been committed where the electronic mail or electronic					
42	communication was originally sent, originally received in this State, or first viewed by any					
43	person in this State.					
44	(d) Any person violating the provisions of this section shall be guilty of a Class 2					
45	misdemeanor.					
46	(e) This section does not apply to any peaceable, nonviolent, or nonthreatening activity					
47	intended to express political views or to provide lawful information to others. This section shall					
48	not be construed to impair any constitutionally protected activity, including speech, protest, or					
49	assembly."					
50	<b>SECTION 2.</b> This act becomes effective December 1, 2015, and applies to					
51	offenses committ	ed on o	r after that date.			