GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

HOUSE DRH10075-LL-35B* (01/21)

	Short Title:	Amend D	angero	us Dog Law.	(Public)
	Sponsors: 1	Represen	ative R	R. Moore.	
	Referred to:				
1				A BILL TO BE ENTITLED	
2 3	AN ACT TO A DOGS.	AMEND	THE I	LAW REGULATING THE OWNERS	SHIP OF DANGEROUS
4		sembly c	f North	h Carolina enacts:	
5		•		le 1A of Chapter 67 of the General Stat	utes reads as rewritten:
6	520			"Article 1A.	
7				"Dangerous Dogs.	
8	"§ 67-4.1. Defi	nitions a	nd pro		
9			_	cle, unless the context clearly requires	otherwise and except as
10	modified in subsection (b) of this section, the term:				L. L
11	(1)		,	dog" means	
12	()	a.		g that:	
13			1.	Without provocation has killed or inf	flicted severe injury on a
14				person; or	5.5
15			2.	Is determined by the person or B	oard designated by the
16				county or municipal authority respon	
17				to be potentially dangerous because	
18				one or more of the behaviors listed i	
19				subsection.	
20		b.	Any o	dog owned or harbored primarily or ir	n part for the purpose of
21			dog f i	ighting, or any dog trained for dog fight	ing.
22	<u>(1a)</u>	"At-ri	sk dog'	" means any dog that, without provocati	lon:
23		<u>a.</u>	Engag	ges in any behavior that requires a defe	ensive action by a human
24			to ave	<u>oid bodily injury.</u>	
25		<u>b.</u>	Acts	in an aggressive manner within a fence	ed yard or enclosure and
26				ars to law enforcement to be capab	le of jumping over or
27			otherv	wise escaping the fence or enclosure.	
28		<u>c.</u>	Bites	a person without causing a signification	int break in the skin or
29				us or severe injury as defined in this sec	
30	(2)		•	dangerous "Dangerous dog" means a	•
31			-	nated by the county or municipal a	• •
32		anima		ol determines to have:have, without pro	
33		a.		eted a bite on a person that resulte	
34			0		cosmetic surgery or
35			hospi	italization; or	



	General Assemb	oly of North Carolina	Session 2015
1		b. Killed or inflicted severeserious injury upon a do	omestic animal when
2		not on theits owner's real property; or	
3		c. Approached a person when not on theits ow	ner's property in a
4		vicious or terrorizing manner in an apparent attitu	ude of attack.
5		The term also includes a dog determined to be a day	angerous dog under
6		<u>G.S. 67-41.A(b).</u>	
7	(3)	"Owner" means any person or legal entity that has a	possessory property
8		right in a dog.	
9	(4)	"Owner's real property" means any real property own	
10		owner of the dog, but does not include any public right-	
11		area of a condominium, apartment complex, or townhous	
12	(5)	"Severe"Serious injury" means any physical injury th	
13		bones or disfiguring lacerations or required co	
14		hospitalization.bones, lacerations, or other non-life-three	
15		do not qualify as severe injuries under subdivision (6) of	
16	<u>(6)</u>	"Severe injury" means any physical injury that results in	
17		death, serious permanent disfigurement, or protracted lo	oss or impairment of
18		the function of a body part or organ.	
19	<u>(7)</u>	"Vicious dog" means	
20		a. <u>A dog that:</u>	
21		<u>1.</u> Without provocation has killed or inflicted	ed severe injury on a
22		person; or	
23		2. <u>Has already been determined to be a</u>	
24		provided in subsection (c) of this section,	
25 26		determined to have committed any of	•
26 27		subdivision (2) of this subsection attrib	utable to dangerous
27 28		dogs.	t for the number of
28 29		b. <u>Any dog owned or harbored primarily or in par</u> dog fighting, or any dog trained for dog fighting.	
30	(b) The p	rovisions of this Article do not apply to: to any of the follow	
31		A dog being used by a law enforcement officer to	
32	(1)	enforcement officer's official duties; duties.	carry out the law
33	(2)	A dog being usedparticipating in a lawful hunt;hunt w	hile under the direct
34	(2)	control of its owner or handler.	inte under the uncet
35	(3)	A dog where the injury or damage inflicted by the dog	was sustained by a
36	(5)	domestic animal while the dog was working as a huntir	•
37		or predator control dog on the property of, or under the	
38		or keeper, and the damage or injury was to a species	
39		animal appropriate to the work of the dog; ordog.	or type of domestic
40	(4)	A dog where the injury inflicted by the dog was sustain	ed by a person who.
41		at the time of the injury, was committing a willful trespa	
42		tormenting, abusing, or assaulting the dog, had tor	
43		assaulted the dog, or was committing or attempting to co	
44	<u>(5)</u>	Excessive barking or vocalization, as long as the dog is	
45	<u> </u>	at-risk, dangerous, or vicious behaviors as defined in this	-
46	(c) The c	ounty or municipal authority responsible for animal cont	
47		rd to be responsible for determining when a dog is a "p	-
48	-	og, a dangerous dog, or a vicious dog and shall designate	
49		The person or Board making the determination that a d	
50		must notify the owner in writing, giving the reasons fo	
51		av be considered potentially dangerous at-risk dangerous	

51 before the dog may be considered potentially dangerous<u>at-risk</u>, dangerous, or vicious under this

	General As	semb	ly of North Carolina	Session 2015			
1 2	Board with	in thre	er may appeal the determination by filing writte ee days. The appellate Board shall schedule a	hearing within 10 days of the			
3	0		ctions. Any appeal from the final decision of	11			
4		-	ior court by filing notice of appeal and a petitic				
5			of the appellate Board. Appeals from rulings				
6		-	rior court division. The appeal shall be heard d	-			
7		g in t	he county in which the appellate Board who	se ruling is being appealed is			
8	located.	ъ					
9			edure for at-risk dogs.				
10		-	a first determination under G.S. 67-4.1(c) tha				
11		appropriate notification and any appeals pursuant to that subsection, the county or					
12	-	municipal authority responsible for animal control shall require the owner of the dog to take					
13 14		-	to correct the behavior, such as the successful Kennel Club canine good citizen certification				
15			by the authority.				
16			g previously determined to be at-risk exhibits	at-risk behavior a second time			
17			s, the owner is responsible for an infraction a				
18			ipal authority responsible for animal control				
19	dangerous d	<u>log, sı</u>	bject to a hearing and any appeals as set forth i	in G.S. 67-4.1(c).			
20			wner of a dog determined to be an at-risk do				
21	municipal a	author	ity responsible for animal control to have the	he designation removed if 24			
22	months hav	e elap	sed with no further at-risk behaviors as defined	in this Article.			
23	"§ 67-4.2.]	Preca	utions against attacks by <u>vicious or </u> dangerou	us dogs.			
24	(a)]	It is ur	lawful for an owner to:				
25	((1)	Leave a vicious or dangerous dog unattende				
26			unless the dog is confined indoors, in a secure	•			
27			in another structure designed to restrain the do				
28	((2)	Permit a dangerous dog to go beyond the ov				
29 30			dog is leashed <u>on a tether no longer than six f</u> otherwise securely restrained and muzzled.	ieet in length and muzzled or is			
31		(3)	Keep a vicious or dangerous dog on the prem	ises without posting a sign in a			
32	-	(<u>)</u>	conspicuous location on the outside of the p				
33			determination that the dog is dangerous or w				
34			the property that a dangerous dog or vicious				
35			stating "Beware of Dog," "Dangerous/Vicious	• •			
36			language is appropriate for purposes of this re-				
37	(b)]	If the	owner of a dangerous dog determined to be eit				
38			nsfers ownership or possession of the dog to				
39			owner shall provide written notice to:				
40		(1)	The authority that made the determination	under this Article, stating the			
41			name and address of the new owner or possess	sor of the dog; and			
42	((2)	The person taking ownership or possession o	of the dog, specifying the dog's			
43			dangerous behavior and the authority's determ	ination.			
44	(c) ⁷	Violat	ion of this section is a Class 3 misdemeanor.				
45	" <u>§ 67-4.2A</u> .	Add	itional requirements for owners of vicious do	ogs.			
46	<u>(a)</u>	lt is ur	llawful for an owner to:				
47	<u>(</u>	<u>(1)</u>	Possess a vicious dog without the dog being r				
48			the county or municipal authority responsible				
49	<u>(</u>	<u>(2)</u>	Possess a vicious dog that has not been steriliz				
50			an appropriate age and health for sterilization	n, as determined by a licensed			
51			veterinarian.				

	General Assembly of North Carolina Session 2015
1	(b) It is unlawful for any person to knowingly permit a person under 18 years of age to
2	own, control, or be responsible for the care of a vicious dog.
3	(c) <u>Violation of this section is a Class 3 misdemeanor.</u>
4	"§ 67-4.3. Penalty for attacks by <u>vicious or</u> dangerous dogs.
5	(a) The owner of a dog previously determined to be vicious under G.S. 67-4.1(c) that
6	attacks a person and causes serious physical injury shall be guilty of a Class I felony.
7	(b) The owner of a dog previously determined to be vicious under G.S. 67-4.1(c) that
8	attacks a person and causes the victim's death shall be guilty of a Class F felony. The county or
9	municipal authority responsible for animal control shall provide for the dog responsible for the
10	attack to be humanely euthanized.
11	(c) The owner of a dangerous dog previously determined to be dangerous under
12	G.S. 67-4.1(c) that attacks a person and causes physical injuries requiring medical treatment in
13	excess of one hundred dollars (\$100.00) one thousand dollars (\$1,000.00) shall be guilty of a
14	Class 1 misdemeanor.
15	"§ 67-4.4. Strict liability.
16	The owner of a vicious or dangerous dog shall be strictly liable in civil damages for any
17	injuries or property damage the dog inflicts upon a person, his property, or another animal.
18	"§ 67-4.5. Local ordinances.
19	Nothing in this Article shall be construed to prevent a city or county from adopting or
20	enforcing its own programprogram, law, or regulation for control of dangerous dogs.dogs,
21	provided that no such program, law, or regulation shall be specific as to the breed, phenotype,
22	or appearance of the dogs subject to it."
23	SECTION 2. This act becomes effective December 1, 2015, and applies to
24	offenses committed on or after that date.