## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## SENATE BILL DRS45349-MS-109A (03/16)

Short Title:	Britny's Law: IPV Homicide. (Pu	ıblic)
Sponsors:	Senators Barefoot, J. Jackson, and Britt (Primary Sponsors).	
Referred to:		
ANACTTO	A BILL TO BE ENTITLED ACKNOWLEDGE AND PROVIDE FOR DOMESTIC VIOLENCE HOMIC	IDE
	TATUTORY SCHEME FOR FIRST AND SECOND DEGREE HOMICIDE.	
	Assembly of North Carolina enacts:	
	CTION 1. G.S. 14-17 reads as rewritten:	
(a) A weapon of mastarving, tortushall be commoffense, robbes a deadly weap person who coprison for life that any such in accordance  (a1) A subsection (a) the murder is or has lived	reder in the first and second degree defined; punishment.  murder which shall be perpetrated by means of a nuclear, biological, or chemists destruction as defined in G.S. 14-288.21, poison, lying in wait, imprisonment, or by any other kind of willful, deliberate, and premeditated killing, or we mitted in the perpetration or attempted perpetration of any arson, rape or a cry, kidnapping, burglary, or other felony committed or attempted with the use on shall be deemed to be murder in the first degree, a Class A felony, and commits such murder shall be punished with death or imprisonment in the State without parole as the court shall determine pursuant to G.S. 15A-2000, experson who was under 18 years of age at the time of the murder shall be punished with Part 2A of Article 81B of Chapter 15A of the General Statutes.  murder shall be presumed "willful, deliberate, and premeditated killing" use of this section, and thereby to be a murder in the first degree, a Class A felone committed upon a spouse, former spouse, a person with whom the defendant is or has been in a data and defined in G.S. 50B 1(b)(6) or a person with whom the defendant shared as if married, a person with whom the defendant is or has been in a data and defined in G.S. 50B 1(b)(6) or a person with whom the defendant shared as if married, a person with whom the defendant is or has been in a data and defined in G.S. 50B 1(b)(6) or a person with whom the defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and defendant shared as if married in the first degree and de	hent, hich sex se of any rate's accept shed nder ny, if lives ating
-	s defined in G.S. 50B-1(b)(6), or a person with whom the defendant shares a countries of the murder was perpetrated by malice as described in subdivision (1)	
	of this section, and one of the following additional factors is present:	
<u>(1)</u>	- · · · · · · · · · · · · · · · · · · ·	ving
	offenses involving the same victim:  a. Any crime involving the violation of a domestic violence protection order under G.S. 50B-4(a), (f), (g), or (g1) or G.S. 14-269.8 when same victim is the subject of the domestic violence protective ord b. Any crime in which assault is an element;	n the
	<ul> <li>b. Any crime in which assault is an element;</li> <li>c. Communicating threats (G.S. 14-277.1) or harassing phone</li> </ul>	calls
	(G.S. 14-196); or	cuild
<u>(2)</u>		<u>in</u>
<u>(3)</u>		e as



- (b) A murder other than described in subsection (a) or (a1) of this section or in G.S. 14-23.2 shall be deemed second degree murder. Any person who commits second degree murder shall be punished as a Class B1 felon, except that a person who commits second degree murder shall be punished as a Class B2 felon in either of the following circumstances:
  - (1) The malice necessary to prove second degree murder is based on an inherently dangerous act or omission, done in such a reckless and wanton manner as to manifest a mind utterly without regard for human life and social duty and deliberately bent on mischief.
  - (2) The murder is one that was proximately caused by the unlawful distribution of opium or any synthetic or natural salt, compound, derivative, or preparation of opium, or cocaine or other substance described in G.S. 90-90(1)d., or methamphetamine, and the ingestion of such substance caused the death of the user.
- (c) For the purposes of this section, it shall constitute murder where a child is born alive but dies as a result of injuries inflicted prior to the child being born alive. The degree of murder shall be determined as described in subsections (a) and (b) of this section."

**SECTION 2.** This act becomes effective December 1, 2017, and applies to offenses committed on or after that date.