GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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H.B. 321 Mar 16, 2021 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40209-ND-28A

Short Title:Restoration of Law and Order Act.(Public)Sponsors:Representative Pittman.Referred to:

1	A BILL TO BE ENTITLED
2	AN ACT TO RESTORE LAW AND ORDER IN THE STATE OF NORTH CAROLINA BY
3	HOLDING ACCOUNTABLE ANY PUBLIC OFFICIAL IN THIS STATE, WHETHER
4	ELECTED OR APPOINTED, FOR THE CONSEQUENCES THAT OCCUR DIRECTLY
5	OR INDIRECTLY FROM THE PUBLIC OFFICIAL'S ACT OF CAUSING LAW
6	ENFORCEMENT OFFICERS TO "STAND DOWN" IN THE FACE OF VIOLENT
7	CRIMINAL ACTIONS INCLUDING MURDER, RIOTING, LOOTING, PHYSICAL
8	ASSAULT, DAMAGE TO PUBLIC OR PRIVATE PROPERTY, PULLING DOWN
9	STATUES OR OTHER MEMORIALS OR MONUMENTS, VANDALISM, ARSON, OR
10	ANY OTHER CRIMINAL ACT WITNESSED BY LAW ENFORCEMENT OFFICERS
11	AND MAKING LAW ENFORCEMENT OFFICERS IMMUNE FROM LIABILITY FOR
12	ANY INJURY INFLICTED UPON PERPETRATORS OF THOSE CRIMES WHO RESIST
13	APPROPRIATE EFFORTS OF LAW ENFORCEMENT OFFICERS TO RESTRAIN
14	THEM.
15	The General Assembly of North Carolina enacts:
16	SECTION 1.(a) Chapter 14 of the General Statutes is amended by adding a new
17	Article to read:
18	"Article 31A.
19	"Interference with Law Enforcement Officers by Public Officials.
20	" <u>§ 14-252.1. Public official.</u>
21	For the purposes of this Article, a "public official" shall be defined as any person holding a
22	State or local elected or appointed office.
23	" <u>§ 14-252.2. Interference with law enforcement officers by public officials.</u>
24 25	(a) It shall be unlawful for a public official to interfere with a law enforcement officer in
25	the performance of the officer's duties by causing or attempting to cause, in any way, a law
26	enforcement officer to refrain from any of the following:
27	(1) Enforcing the laws of this State.
28	(2) Defending the citizens of this State against criminal activity.
29 20	(3) Defending the property of citizens of this State against criminal activity.
30	(4) Defending the property of this State against criminal activity.
31	(b) <u>Subsection (a) of this section shall not apply to the following public officials when</u>
32	making decisions for tactical, law enforcement related reasons:
33 34	$\frac{(1)}{(2)} = \frac{\text{Sheriffs.}}{(2)}$
34 35	(2) <u>Chiefs of police.</u> (3) Other law enforcement officers where regular duties include the direct
35 36	(3) <u>Other law enforcement officers whose regular duties include the direct</u> supervision, direction, and deployment of law enforcement officers.
30	supervision, unection, and deproyment of faw enforcement officers.



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(c) follows:	A vic	plation of subsection (a) of this section shall be punishable, up	pon conviction, as
<u>10110 W 5.</u>	(1)	A fine of not more than ten thousand dollars (\$10,000) per	incident
	$\frac{(1)}{(2)}$	Not less than seven nor more than 30 days incarceration, a	
	<u>(2)</u>	the sentencing judge, who shall consider the severity of the d	
		imposing a sentence.	lanage done when
"8 14-252	3 Ac	cessory after the fact.	
		ho violates G.S. 14-252.2(a) may be charged as an accesso	ory after the fact
pursuant to	o G.S.	14-7, to any criminal conduct committed by an individual that	the public official
-		mpted to protect from the enforcement of the laws of this Stat	<u>.</u>
		vil liability for public officials.	1
-		to violates G.S. 14-252.2(a) may be held civilly liable for an	• • • •
		nage to State property, damage to personal property, finan	
		g from the violation, subject to a civil cause of action brou	ght by any of the
following:			
	<u>(1)</u>	An immediate family member of a deceased person.	
	<u>(2)</u>	An injured person.	
	<u>(3)</u>	A person that has suffered damage to or loss of real or pers	
	<u>(4)</u>	A person that has suffered financial loss or incurred civil list	
	<u>(5)</u>	A representative of any State or local government or priv	ate entity that has
		suffered damage to or loss of real or personal property.	
	<u>(6)</u>	A representative of any State or local government or priv	ate entity that has
		suffered financial loss or incurred civil liability.	
		vil and criminal immunity for law enforcement officers.	
		ement officer using reasonable force under the circumstances	
		he laws of this State, to defend the citizens of this State agains	•
	-	perty of citizens of this State against criminal activity, and to d	
	-	inst criminal activity shall be immune from civil and crimin	
		of any person resisting the law enforcement officer in the per	
	-	h or injury under the circumstances described in this subsection	on shall be deemed
		sed by the individual who is killed or injured.	
		moval from office.	
		ling any other provision of law, a public official convi	
		, or a public official that refuses to charge, prosecute, or oth	
		t there is probable cause to believe has violated G.S. 14-242.20	
-		al exercises jurisdiction, may be subject to removal from offi	ce pursuant to the
applicable		val process for that office."	
		TION 1.(b) This section becomes effective December 1, 20	21, and applies to
offenses ar		ions committed on or after that date.	
	SEC	TION 2.(a) G.S. 100-2.1 reads as rewritten:	
"§ 100-2.1	. Pro	tection of monuments, memorials, and works of art.	
•••			
(c)	Exce	ptions. – This section does not apply to the following:	
	•••		
	(3)	An object of remembrance for which a building inspector	or similar official
		has determined poses a threat to public safety because	
		dangerous condition.condition related to the structural or ph	nysical integrity of
		the object. This subdivision shall not apply to an uns	afe or dangerous
		condition, perceived or actual, caused by or threatened to	be caused by the
		intentional acts of an individual.	

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1	(d) Any person who willfully and knowingly violates the provisions of this section shall
2	be guilty of a Class 1 misdemeanor."
3	SECTION 2.(b) All statues, memorials, and monuments of this State or any local
4	government removed or damaged prior to the enactment of this Act shall be immediately restored
5	and returned to the original location of the statue, memorial, or monument. Expenses for the
6	restoration or return directed by this section shall be incurred by the individuals responsible for
7	the damage or removal of the statue, memorial, or monument, including elected and appointed
8	officials.
9	SECTION 2.(c) Subsection (a) of this section becomes effective December 1, 2021,
10	and applies to offenses committed on or after that date. The remainder of this section is effective
11	when it becomes law.
12	SECTION 3. Except as otherwise provided, this act is effective when it becomes
13	law.