GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL 805

	Short Title:	Prevent Rioting and Civil Disorder.	(Public)		
	Sponsors:	Representatives Moore, McNeill, Miller, and Sauls (Primary Sponsors).			
	For a complete list of sponsors, refer to the North Carolina General Assembly web site.				
	Referred to:	Judiciary 4, if favorable, Rules, Calendar, and Operations of the House			
	May 4, 2021				
1		A BILL TO BE ENTITLED			
2	AN ACT TO INCREASE THE PENALTIES FOR RIOTING OR INCITING RIOTING THAT				
3	RESULTS IN DAMAGE TO PROPERTY, SERIOUS BODILY INJURY, OR DEATH				
4	AND ASSAULTING EMERGENCY PERSONNEL DURING A RIOT OR STATE OF				
5	EMERGENCY; TO ALLOW RECOVERY OF TREBLE DAMAGES FOR PROPERTY				
6	DAMAGE OR PERSONAL INJURY CAUSED BY RIOTING OR LOOTING; AND TO				
7	REQUIRE PRETRIAL RELEASE CONDITIONS FOR RIOTING AND LOOTING				
8	OFFENSES TO BE DETERMINED BY A JUDGE.				
9	The General Assembly of North Carolina enacts:				
10	SECTION 1. G.S. 14-288.2 reads as rewritten:				
11	"§ 14-288.2. Riot; inciting to riot; punishments.				
12	(a) A riot is a public disturbance involving an assemblage of three or more persons which				
13	by disorderly and violent conduct, or the imminent threat of disorderly and violent conduct,				
14	results in injury or damage to persons or property or creates a clear and present danger of injury				
15	or damage to persons or property.				
16	(b) A	ny person who willfully engages in a riot is guilty of a Class 1 misdemean	nor.		
17	(c) A	ny person who willfully engages in a riot is guilty of a Class H felony, if:			
18	(1	1) In the course and as a result of the riot there is property damage in	excess of		
19		fifteen hundred dollars (\$1,500) or serious bodily injury; or			
20	(2	2) Such participant in the riot has in his possession felony if the person	<u>possesses</u>		
21		any dangerous weapon or substance.			
22		iny person who willfully engages in a riot is guilty of a Class F felony if in t			
23	of and as a re	of and as a result of the riot there is property damage in excess of fifteen hundred dollars (\$1,500)			
24	or serious bodily injury.				
25		any person who willfully engages in a riot is guilty of a Class E felony if in t	he course		
26	of and as a result of the riot there is a death.				
27		any person who willfully incites or urges another to engage in a riot, so			
28	result of such inciting or urging a riot occurs or a clear and present danger of a riot is created, is				
29	guilty of a Class 1-Class A1 misdemeanor.				
30		ny person who willfully incites or urges another to engage in a riot, and suc			
31	or urging is	a contributing cause of a riot in which there is property damage in excess	of fifteen		

- or urging is a contributing cause of a riot in which there is property damage in excess of fifteen
 hundred dollars (\$1,500) or serious bodily injury, shall be punished as a Class F felon.shall be
- 33 guilty of a Class E felony.



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1	(e1) Any p	person who willfully incites or urges another to engage in a riot,	and such inciting		
2		ntributing cause of a riot in which a death results, shall be gu			
3	felony.				
4		person whose person or property is injured by reason of a violati	on of this section		
5		recover from the violator three times the actual damages sust			
6	court costs and a		<u> </u>		
7		FION 2. G.S. 14-288.6 is amended by adding a new subsection	on to read:		
8		person whose person or property is injured by reason of a violati			
9	• •	recover from the violator three times the actual damages sust			
10	court costs and a				
11		FION 3. G.S. 14-288.9 reads as rewritten:			
12		sault on emergency personnel; punishments.			
13		ssault upon emergency personnel is an assault upon any person	on coming within		
14	. ,	"emergency personnel" which is committed in an area:			
15	(1)	In which a declared state of emergency exists; or			
16	(1) (2)	Within the immediate vicinity of which a riot is occurring or	r is imminent.		
17		term "emergency personnel" includes law-enforcement o			
18		lants, utility workers, doctors, nurses, <u>members of the North (</u>			
19		er persons lawfully engaged in providing essential servic			
20		tempting to discharge his or her official duties during the emer			
21		person who commits an assault causing physical injury			
22		ty of a Class I felony. Class H felony. Any person who commit			
23		onnel with or through the use of any dangerous weapon or su			
24	punished as a Cla				
25	-	FION 4. Article 26 of Chapter 15A of the General Statute	s is amended by		
26	adding a new sec	-			
27	•	<u> Rioting or looting; bail and pretrial release.</u>			
28	-	cases in which the defendant is charged with a violation of	G.S. 14-288.2 or		
29		ne judicial official who determines the conditions of pretrial i			
30		shall direct a law enforcement officer or a district attorney to p			
31	history report for	the defendant and shall consider the criminal history when s	setting conditions		
32		setting conditions of release, the judge shall return the report			
33		tment. No judge shall unreasonably delay the determination			
34	pretrial release	for the purpose of reviewing the defendant's criminal his	tory report. The		
35	-	ions shall apply in addition to the provisions of G.S. 15A-534:	• •		
36	<u>(1)</u>	Upon a determination by the judge that the immediate release	e of the defendant		
37		will pose a danger of injury to persons and upon a deterr	nination that the		
38		execution of an appearance bond as required by G.S. 1.	5A-534 will not		
39		reasonably assure that such injury will not occur, a judge	<u>e may retain the</u>		
40		defendant in custody for a reasonable period of time while	determining the		
41		conditions of pretrial release.	-		
42	<u>(2)</u>	A judge may order the defendant to stay away from spec	cific locations or		
43		property where the offense occurred. This condition may	y be imposed in		
44		addition to requiring that the defendant execute a secured ap	pearance bond.		
45	<u>(3)</u>	Should the defendant be mentally ill and dangerous to him	self or herself or		
46		others, or a substance abuser and dangerous to himself or her	self or others, the		
47		provisions of Article 5 of Chapter 122C of the General Statu	ites shall apply.		
48		endant may be retained in custody not more than 48 hours from			
49		nination being made under this section by a judge. If a jud			
50	pursuant to this s	pursuant to this section within 48 hours of arrest, the magistrate shall act under the provisions of			
51	this section."				

SECTION 5. This act becomes effective December 1, 2021, and applies to offenses
 committed on or after that date.