GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

HOUSE DRH30014-RK-7 (12/15)

Short Title:	Terrorism/State Offense.	(Public)
Sponsors:	Representative Killian.	
Referred to:		

1		A BILL TO BE ENTITLED		
$\frac{1}{2}$	A BILL TO BE ENTITLED AN ACT TO CREATE THE CRIMINAL OFFENSE OF TERRORISM.			
3	The General Assembly of North Carolina enacts:			
4		FION 1. Chapter 14 of the General Statutes is amended by adding a new		
5	Article to read:	HOW I. Chapter 14 of the General Statutes is amended by adding a new		
6	Afficie to read.	"Article 36C.		
7		"Terrorism.		
8	" <u>§</u> 14-288.25. D			
9				
10	(1)	Act of terrorism. – An act of violence committed with the intent to		
11	<u></u>	intimidate the civilian population at large or to influence, through		
12		intimidation, the conduct or activities of the government of the United		
13		States, a state, a county, or a city.		
14	<u>(2)</u>	Act of violence Any act that constitutes a violent felony as that term is		
15		defined in G.S. 14-7.7.		
16	<u>(3)</u>	Base offense An act of violence committed with the intent required to		
17		commit an act of terrorism.		
18	<u>(4)</u>	Closed community compound. – A community with limited public access		
19		reputed to be bound together by a common purpose or ideology. As used in		
20		this subdivision, the term 'limited public access' means access only by		
21		private roads or paths or by public roads but where the community as a		
22		practical matter limits public access.		
23	<u>(4)</u>	Community A group of residences or dwelling structures located on		
24		common land or contiguous parcels.		
25	$\frac{(5)}{(5)}$	Continuing criminal enterprise. – As defined in G.S. 14-7.20(c).		
26		<u>cts of terrorism prohibited; penalty.</u>		
27		person who commits or conspires to commit, or aids and abets the commission		
28		rism, is guilty of a Class B1 felony if the base offense of such act of terrorism		
29 30		Class A felony. A violation of this subsection is a separate offense from the		
30 31		shall not merge with other offenses. Derson who commits or conspires to commit, or aids and abets the commission		
32		•		
52 33				
33 34		and shall not merge with other offenses.		
54	the base offelise	and shan not merge with other orrelises.		



D

General As	embly of North Carolina Session 2011
	ny person who solicits, invites, recruits, encourages, or otherwise causes or
attempts to	cause another to participate in an act, or acts, of terrorism is guilty of a Class D
felony.	
" <u>§ 14-288.2</u> "	7. Aiding and abetting training for acts of terrorism prohibited.
Any per	son who recklessly assists, provides land or other resources, or otherwise aids the
	one or more persons intending to commit an act of terrorism in this State or
anywhere e	se shall be guilty of aiding and abetting acts of terrorism in violation of
<u>G.S. 14-288</u>	<u>26.</u>
" <u>§ 14-288.2</u>	3. Probable cause for searching closed community compound.
	wing factors taken singly or together may constitute probable cause for search and
seizure of the	e evidence of criminal activity related to unlawful paramilitary activity, acts of
terrorism, a	continuing criminal enterprise, authorizing the search of each structure within a
closed comm	unity compound:
(1) Evidence of two or more criminal acts on separate occasions by two or more
	persons who are residents of or visitors to a closed community compound
	when each criminal act involves one or more of the following: weapons,
	drugs, theft, carjacking, vandalism, robbery, kidnapping, acts of terrorism
	(including aiding and abetting), paramilitary activity, fraud (including
	welfare fraud) under any State or federal law, other crimes of violence, other
	crimes involving theft or dishonesty.
(2) The presence of persons who are not lawfully present in the United States.
(3) Neighbor reports of frequent gunfire or explosions from a closed community
	compound.
(-	4) <u>Reports from other law enforcement agencies that fugitives are being</u>
_	harbored in a closed community compound.
(5) Having a history of harboring known fugitives, whether or not charged or
_	convicted of an offense.
(5) Any other factors which may justify a search and seizure.
"§ 14-288.2	
f	orfeiture.
	and personal property of every kind used or intended for use in the course of,
	n, or realized through a violation of this Article shall be subject to lawful seizure
	e to the State as set forth in G.S. 14-2.3 and G.S. 14-7.20. However, the forfeiture
	or personal property shall be subordinate to any security interest in the property
	nder in good faith as collateral for the extension of credit and recorded as provided
	no real or personal property shall be forfeited under this section against an owner
	a bona fide purchase of the property without knowledge of a violation of this
Article."	
	ECTION 2. This act becomes effective December 1, 2011, and applies to
	mitted on or after that date.

40 offenses committed on or after that date.