## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

## SENATE BILL 105 House Committee Substitute Favorable 4/20/11 Proposed Conference Committee Substitute S105-PCCS35393-RK-7

Short Title: Increase Penalties/Murder and DWI Deaths.

(Public)

D

Sponsors:

Referred to:

February 23, 2011

1			
1	A BILL TO BE ENTITLED		
2	AN ACT TO INCREASE THE PENALTY FOR CERTAIN SECOND DEGREE MURDERS		
3	TO CLASS B1 FELONIES, AND CREATE A GRADUATED SCALE OF PENALTIES		
4	FOR DEATHS CAUSED BY DRIVING WHILE IMPAIRED.		
5	Whereas, the State must prove that the defendant acted with malice to obtain a		
6	conviction of second degree murder; and		
7	Whereas, North Carolina case law holds that malice may be shown in three different		
8	ways: by hatred, ill will, or spite; a condition of the mind which prompts a person to take the		
9	life of another intentionally or to intentionally inflict serious bodily injury which proximately		
10	results in another's death, without just cause, excuse or justification; or the commission of an		
11	inherently dangerous act or omission, in such a reckless and wanton manner as to manifest		
12	mind utterly without regard for human life and social duty and deliberately bent on mischief;		
13	Now, therefore;		
14	The General Assembly of North Carolina enacts:		
15	<b>SECTION 1.</b> G.S. 14-17 reads as rewritten:		
16	"§ 14-17. Murder in the first and second degree defined; punishment.		
17	(a) A murder which shall be perpetrated by means of a nuclear, biological, or chemical		
18	weapon of mass destruction as defined in G.S. 14-288.21, poison, lying in wait, imprisonment,		
19	starving, torture, or by any other kind of willful, deliberate, and premeditated killing, or which		
20	shall be committed in the perpetration or attempted perpetration of any arson, rape or a sex		
21	offense, robbery, kidnapping, burglary, or other felony committed or attempted with the use of		
22	a deadly weapon shall be deemed to be murder in the first degree, a Class A felony, and any		
23	person who commits such murder shall be punished with death or imprisonment in the State's		
24	prison for life without parole as the court shall determine pursuant to G.S. 15A-2000, except		
25	that any such person who was under 18 years of age at the time of the murder shall be punished		
26	with imprisonment in the State's prison for life without parole. All other kinds of murder,		
27	including that which shall be proximately caused by the unlawful distribution of opium or any		
28	synthetic or natural salt, compound, derivative, or preparation of opium, or cocaine or other		
29	substance described in G.S. 90-90(1)d., or methamphetamine, when the ingestion of \such		
30	substance causes the death of the user, shall be deemed murder in the second degree, and any		
31	person who commits such murder shall be punished as a Class B2 felon.		
32	(b) <u>A murder other than described in subsection (a) of this section or in G.S. 14-23.2</u>		
33	shall be deemed second degree murder. Any person who commits second degree murder shall		



General Assem	oly Of North Carolina	Session 2011		
be punished as a Class B1 felon, except that a person who commits second degree murder shall				
be punished as a	be punished as a Class B2 felon in either of the following circumstances:			
<u>(1)</u>	The malice necessary to prove second degree murde			
	inherently dangerous act or omission, done in such a re-			
	manner as to manifest a mind utterly without regard f	for human life and		
	social duty and deliberately bent on mischief.			
<u>(2)</u>	The murder is one that was proximately caused by the un			
	of opium or any synthetic or natural salt, compou			
	preparation of opium, or cocaine or other substa	ince described in		
	G.S. 90-90(1)d., or methamphetamine, and the ingestion	of such substance		
	caused the death of the user."			
<b>SEC</b>	<b>FION 2.</b> G.S. 20-141.4(b) reads as rewritten:			
• •	hments Unless the conduct is covered under some other	1		
providing greate	r punishment, the following classifications apply to the o	ffenses set forth in		
this section:				
<u>(1)</u>	Repeat felony death by vehicle is a Class B2 felony.			
<del>(1)<u>(1</u>)</del>	a) Aggravated felony death by vehicle is a Class D felony. A			
	provisions of G.S. 15A-1340.17, the court shall sentence	the defendant in the		
	aggravated range of the appropriate Prior Record Level.			
(2)	Felony death by vehicle is a Class <u>E-D</u> felony. <u>N</u>	-		
	provisions of G.S. 15A-1340.17, intermediate punishmen	t is authorized for a		
	defendant who is a Prior Record Level I offender.			
(3)	Aggravated felony serious injury by vehicle is a Class E f	elony.		
(4)	Felony serious injury by vehicle is a Class F felony.			
(5)	Misdemeanor death by vehicle is a Class A1 misdemeano	r."		
	<b>FION 3.</b> G.S. 20-141.4(a6) reads as rewritten:			
· / I	at Felony Death by Vehicle Offender A person comm	nits the offense of		
repeat felony dea	-			
(1)	The person commits an offense under subsection (a1) or	subsection (a5) of		
<i>(</i> <b>-</b> )	this section; and			
(2)	The person has a previous conviction under:			
	a. Subsection (a1) of this section;			
	b. Subsection (a5) of this section; or			
	c. G.S. 14-17 or G.S. 14-18, and the basis of the			
	unintentional death of another person while engag			
	impaired driving under G.S. 20-138.1 or G.S. 20-1			
	The pleading and proof of previous convictions shall be	in accordance with		
	the provisions of G.S. 15A-928.			
	nvicted under this subsection shall be subject to the same	sentence as if the		
-	convicted of second degree murder."	D 1 1 2012		
	<b>FION 4.</b> Sections 1, 2, and 3 of this act become effective			
	and apply to offenses committed on or after that date. The remainder of the act is effective			
when it becomes	law.			