## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 633 PROPOSED COMMITTEE SUBSTITUTE H633-PCS10602-SA-28

Short Title: Strengthen Criminal Gang Laws. (Public) Sponsors: Referred to: April 10, 2019 A BILL TO BE ENTITLED 1 2 AN ACT TO STRENGTHEN THE LAWS AGAINST CRIMINAL GANGS. 3 The General Assembly of North Carolina enacts: 4 5 PART I. REVISE THE CRIMINAL GANG NUISANCE ABATEMENT ACT 6 SECTION 1.(a) G.S. 14-50.43 reads as rewritten: 7 "§ 14-50.43. Criminal gangs declared a public nuisance. 8 Public Nuisance. – A criminal gang, as defined in G.S. 14-50.16A(a), gang that regularly engages in criminal gang activity, as defined in G.S. 14-50.16A(2), activity constitutes 9 10 a public nuisance. For the purposes of this section, subsection, the term "regularly" means at least 11 five-two times in a period of not more than 12 months. 12 Filing Suit. – Any person criminal gang, as an unincorporated association and in the (b) name by which it is commonly known and without naming any of the individual members 13 composing it, and any criminal gang member who regularly associates with others to engage in 14 criminal gang activity, as defined in G.S. 14-50.16A(2), other criminal gang members, may be 15 made a defendant in a suit, brought pursuant to Chapter 19 of the General Statutes, to abate any 16 17 public nuisance resulting from criminal gang activity. The complaint may also name, as a class of defendants, all unknown criminal gang members. 18 19 Service of Process. – For purposes of service of process, service of process upon any (b1) 20 leader, officer, or organizer of a criminal gang, at least three members of a criminal gang, or any person representing a criminal gang or criminal gang member, shall constitute adequate service 21 22 of process upon a criminal gang. Order. - If the court finds that a public nuisance exists under this section, the court 23 (c) 24 may enter an order enjoining the criminal gang, or the defendant or defendants in the suit suit, 25 from engaging in criminal gang activities and impose other reasonable requirements 26 requirements, including ordering any person not to associate with other persons associated with a criminal gang and to divest himself or herself of any involvement or interest, direct or indirect, 27 in a criminal gang, to prevent the defendant or a gang from engaging in future criminal gang 28 29 activities. Any gang member who is not specifically named in an injunction may be subject to 30 the order only after personal service with a copy of the injunction. An order entered under this section shall expire three years after entry unless extended 31 (d)32 by the court for good cause established by the plaintiff after a hearing. The order may be 33 modified, rescinded, or vacated at any time prior to its expiration date upon the motion of any 34 party if it appears to the court that one or more of the defendants is no longer engaging in criminal 35 gang activities.



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1	<u>(e)</u>	Witne	ess Testimony. – Criminal gang activity, membership, associa	tion, leadership,
2	and existe	ence m	ay be proven through the testimony of a fact witness, an exp	ert witness, or a
3	<u>combined</u>	fact ex	spert witness pursuant to the rules of evidence. In any proceed	ling, pursuant to
4	this Artic	le, exp	ert testimony is admissible to show particular conduct, statu	us, and customs
5	indicative	of crir	ninal gangs and criminal gang activity, including any of the fol	<u>lowing:</u>
6		(1)	Characteristics of persons who are members of criminal gang	<u>38.</u>
7		<u>(2)</u>	Specific rivalries between criminal gangs.	
8 9		<u>(3)</u>	Common practices and operations of criminal gangs and m gangs.	embers of those
10		<u>(4)</u>	Social customs and behavior of members of criminal gangs.	
11		$\frac{(1)}{(5)}$	Terminology used by members of criminal gangs.	
12		<u>(6)</u>	Codes of conduct, including criminal conduct, of particular c	riminal gangs
13		$\frac{(0)}{(7)}$	The types of crimes that are likely to be committed by a pa	
14		<u>,,,,</u>	gang or by criminal gangs in general.	<u></u>
15	(f)	Penal	ty. – In case of the violation of any injunction granted under t	the provisions of
16			court, or, in vacation, a judge thereof, may do either of the follo	
17		(1)	Find the defendant guilty of contempt and punish the defend	
18		<u>~~</u>	in G.S. 19-4.	<u> </u>
19		(2)	Find the defendant guilty of a Class A1 misdemeanor.	
20	<u>(g)</u>	Defin	itions. – The following definitions apply in this section:	
21		<u>(1)</u>	Criminal gang. – As defined in G.S. 14-50.16A.	
22		(2)	Criminal gang activity. – As defined in G.S. 14-50.16A.	
23		<u>(3)</u>	Criminal gang member. – As defined in G.S. 14-50.16A."	
24		SEC	<b>FION 1.(b)</b> This section becomes effective December 1, 2019	9, and applies to
25	offenses c	ommit	ted on or after that date.	
26				
27	PART II.		SE THE CRIMINAL GANG SUPPRESSION ACT	
28			<b>FION 2.(a)</b> G.S. 14-50.16A reads as rewritten:	
29			Criminal gang activity.	
30	Defini		- The following definitions apply in this Article:	
31		(1)	Criminal gang. – Any ongoing organization, association, or g	-
32			more persons, whether formal or informal, that (i) has as or	
33			activities the commission of criminal or delinquent acts eng	
34			gang activity and (ii) shares a common name, identification,	
35			tattoos, graffiti, attire, or other distinguishing character	
36			common activities, customs, or behaviors. The term shall not	
37 38			more persons associated in fact, whether formal or inform	iai, who are not
30 39		( <b>2</b> )	engaged in criminal gang activity. Criminal gang activity. – The commission of, attempted co	mmission of or
39 40		(2)		
40 41			solicitation, coercion, or intimidation of another person to offense under Article 5 of Chapter 90 of the General Stat	
41			offense under Chapter 14 of the General Statutes except Ar	· · ·
42 43			46, or 59 thereof, and further excepting G.S. 14-82, 14-145,	
43 44			14-186, 14-190.9, 14-247, 14-248, or 14-313 thereof, an	
44 45			following conditions is met:	
43 46			a. The offense is committed with the intent to benefit, pro-	omote or further
40 47			the interests of a criminal gang or for the purposes	
48			person's own standing or position within a criminal g	-
49			b. The participants in the offense are identified as crimina	•
50			acting individually or collectively to further any crim	
51			criminal gang.	r - r p obe of u
			0.	

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(3)	Criminal gang leader or organizer. – Any criminal gang r any position of management with regard to the criminal g two or more any of the following criteria:	
	a. Exercises decision-making authority over matters i	regarding a criminal
	<ul> <li>gang.</li> <li>b. Participates in the direction, planning, organizing of criminal gang activity.</li> </ul>	5, or commission <u>or</u>
	c. Recruits other gang members.	
	<ul><li>d. Receives a larger portion of the proceeds of crimin</li><li>e. Exercises control and authority over other crimina</li></ul>	
" SEC	<b>TION 2 (b)</b> $C \in [14, 50, 17]$ mode as non-mitten.	
	<b>TION 2.(b)</b> G.S. 14-50.17 reads as rewritten:	
	<b>liciting; encouraging participation.</b> unlawful for any person to cause, encourage, solicit, or coe	arca a parson 16.18
	older to participate in criminal gang activity.	nce a person <del>10-<u>10</u></del>
"	nder to participate in criminal gang activity.	
SEC	<b>TION 2.(c)</b> G.S. 14-50.18 reads as rewritten:	
"§ 14-50.18. So	liciting; encouraging participation; minor.	
	unlawful for any person to cause, encourage, solicit, or coerc	e a person under <del>16</del>
18 years of age	to participate in criminal gang activity.	
"		
	TION 2.(d) Article 13A of Chapter 14 of the General Stat	tutes is amended by
-	sections to read:	
	se of witness testimony.	
-	ng activity, membership, association, leadership, and existe	• •
pursuant to the r	imony of a fact witness, an expert witness, or a combined rules of evidence. In any proceeding, pursuant to this Article,	, expert testimony is
	now particular conduct, status, and customs indicative of o	<u>criminal gangs and</u>
	ctivity, including any of the following:	
<u>(1)</u>	Characteristics of persons who are members of criminal g	<u>angs.</u>
$\frac{(2)}{(2)}$	Specific rivalries between criminal gangs.	1 1 0.1
<u>(3)</u>	Common practices and operations of criminal gangs and	1 members of those
	gangs.	
$\frac{(4)}{(5)}$	Social customs and behavior of members of criminal gang	<u>gs.</u>
<u>(5)</u>	Terminology used by members of criminal gangs.	• • 1
$\frac{(6)}{(7)}$	Codes of conduct, including criminal conduct, of particula The types of crimes that are likely to be committed by a	
<u>(7)</u>	<u>The types of crimes that are likely to be committed by a</u> gang or by criminal gangs in general.	<u>, particular criminal</u>
" <u>§</u> 14-50.32. Vo	$\overline{}$	
	nal proceeding brought under this Article, the crime shall be	a construed to have
	in any county in which any act was performed as part of crim	
	<b>TION 2.(e)</b> This section becomes effective December 1, 2	
	tted on or after that date.	ior, and applies to
orienses commi	led on of after that date.	
PART III MIS	CELLANEOUS REVISIONS	
	<b>TION 3.(a)</b> G.S. 15A-1340.16E reads as rewritten:	
	E. Enhanced sentence for offenses committed by crimina	l gang members as
	rt of criminal gang activity.	0
-	ppt as otherwise provided in subsection (b) of this section, if a	person is convicted
of any felony of	other than a Class A, B1, or B2 felony, and it is found the art of criminal gang activity as defined in G.S. 14-50.16A(2)	hat the offense was

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1	person shall be sentenced at a felony class level one class higher than the principal felony for
2	which the person was convicted.
3	(b) If subsection (a) of this section applies and the person is found to (i) be a crimina
4	gang leader or organizer as defined in G.S. 14-50.16A(3), organizer or (ii) have possessed or
5	used a firearm during the commission of the offense, the person shall be sentenced at a felony
6	class level two classes higher than the principal felony for which the person was convicted.
7	(c) No defendant sentenced pursuant to this section shall be sentenced at a level higher
8	than a Class C felony. Any sentence imposed under this section shall run consecutively with and
9	shall commence at the expiration of any sentence being served by the person sentenced under
10	this section.
11	(d) An indictment or information for the felony shall allege in that indictment of
12	information the facts that qualify the offense for an enhancement under this section. One pleading
13	is sufficient for all felonies that are tried at a single trial.
14	(e) The State shall prove the issues set out under subsection (a) or (b) of this section
15 16	beyond a reasonable doubt. The issues shall be proven and found in the same manner as provided for aggravating factors in G.S. 15A-1340.16(a1), (a2), or (a3) as applicable.
10	(f) This section shall not apply to any gang offense included under Article 13A of
17	Chapter 14 of the General Statutes.
19	(g) The following definitions apply in this section:
20	(1) <u>Criminal gang activity. – As defined in G.S. 14-50.16A.</u>
21	(2) Criminal gang leader or organizer. – As defined in G.S. 14-50.16A.
22	(3) Firearm As defined in G.S. 14-409.39."
23	<b>SECTION 3.(b)</b> Article 35 of Chapter 14 of the General Statutes is amended by
24	adding two new sections to read:
25	"§ 14-269.9. Possession of certain weapons during the commission or attempted
26	<u>commission of a felony.</u>
27	(a) Definitions. – The following definitions apply in this section:
28	(1) Brandish. – To display all or part of the firearm or weapon of mass death and
29 20	destruction, or otherwise make the presence of the firearm or weapon of mass
30 21	$\frac{\text{death and destruction known to another person.}}{\text{Einserm}}$
31 32	<ul> <li>(2) Firearm. – As defined in G.S. 14-409.39.</li> <li>(3) Weapon of mass death and destruction. – As defined in G.S. 14-288.8.</li> </ul>
32 33	(b) Offense. – It is unlawful for a person to possess a firearm or weapon of mass death
33 34	and destruction during the commission or attempted commission of a felony under (i) this
35	Chapter or (ii) Article 5 of Chapter 90 of the General Statutes.
36	(c) Penalty. – Unless the conduct is covered under some other provision of law providing
37	greater punishment, a person who violates subsection (b) of this section is guilty of the following
38	(1) A Class D felony, if the person discharges the firearm or weapon of mass death
39	and destruction during the commission or attempted commission of the felony
40	(2) A Class F felony, if the person brandishes the firearm or weapon of mass death
41	and destruction during the commission or attempted commission of the felony
42	(3) A Class H felony for any other violation of subsection (b) of this section.
43	(d) Separate Offense. – A violation of subsection (b) of this section is a separate offense
44	from the underlying felony offense and shall not merge with other offenses.
45	"§ 14-269.10. Sell, deliver, transfer, or give certain weapons for use in criminal gang
46	activity.
47	(a) <u>Definitions. – The following definitions apply in this section:</u>
48	(1) Criminal gang activity. – As defined in G.S. 14-50.16A.
49 50	(2) <u>Firearm. – As defined in G.S. 14-409.39.</u>
50	(3) Weapon of mass death and destruction. – As defined in G.S. 14-288.8.

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1 2	(b) Offense. – It is unlawful for a person to sell, deliver, transfer, or weapon of mass death and destruction to a person the transferor knows or	-
3	know is participating in criminal gang activity.	
4	(c) <u>Penalty. – Unless the conduct is covered under some other provisio</u>	<u>n of law providing</u>
5	greater punishment, a person who violates subsection (b) of this section is g	<u>uilty of a Class G</u>
6	felony."	
7	<b>SECTION 3.(c)</b> G.S. 14-415.1 reads as rewritten:	
8	"§ 14-415.1. Possession of firearms, etc., by felon prohibited.	
9	(a) It shall be unlawful for any person who has been convicted of a f	• 1
10	own, possess, or have in his custody, care, or control any firearm or any wea	
11	and destruction as defined in G.S. 14-288.8(c). For the purposes of this section	
12	any weapon, including a starter gun, which will or is designed to or may readi	-
13	expel a projectile by the action of an explosive, or its frame or receiver, or (ii) a	•
14	or firearm silencer. This section does not apply to an antique firearn	n, as defined in
15	G.S. 14-409.11.	
16	Every person violating the provisions of this section shall be punished as	a Class G felon. <u>A</u>
17	person who violates the provisions of this section is guilty of the following:	<b>.</b>
18	(1) <u>A Class D felony, if the person was participating in crimina</u>	
19	that term is defined in G.S. 14-50.16A, at the time of the vi	
20	$(2) \qquad A Class D felony for a second or subsequent violation of the felone fel$	<u>ils section.</u>
21	(3) <u>A Class F felony for any other violation of this section.</u>	
22		as is smeanded by
23	<b>SECTION 3.(d)</b> Article 4 of Chapter 8C of the General Statut	es is amended by
24 25	adding a new section to read: " <b>Rule 416. Evidence of criminal gang activity.</b>	
23 26	(a) For purposes of this rule, the term "criminal gang activity"	is as defined in
20	G.S. 14-50.16A.	is as defined in
28	(b) In any proceeding in which a person is accused of conducting, p	particinating in or
29	conspiring to commit, criminal gang activity, or in any proceeding under Artic	
30	14 of the General Statutes, evidence of the defendant's commission of crimina	
31	other crimes, wrongs, or acts shall be admissible and may be considered for	
32	matter to which it is relevant.	<u>ns oounig on unj</u>
33	(c) In any proceeding in which the prosecution intends to offer eviden	ce under this rule.
34	the prosecutor shall disclose the evidence to the defendant, including statement	
35	a summary of the substance of any testimony that is expected to be offered,	
36	advance of trial, unless the time is shortened or lengthened or pretrial notice	
37	judge upon good cause shown.	
38	(d) This rule shall not be the exclusive means to admit or consider the exclusive means the exclusive means to admit or consider the exclusive means to admit	vidence described
39	in this rule."	
40	<b>SECTION 3.(e)</b> This section becomes effective December 1, 20	19, and applies to
41	offenses committed on or after that date.	
42		
43	PART IV. SEVERABILITY CLAUSE	
44	SECTION 4. If any provision of this act or its application is	held invalid, the
45	invalidity does not affect other provisions or applications of this act that ca	
46	without the invalid provisions or application, and to this end the provisio	ns of this act are
47	severable.	
48		
49	PART V. SAVINGS CLAUSE	

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SECTION 5. Prosecutions for offenses committed before the effective date of this
 act are not abated or affected by this act, and the statutes that would be applicable but for this act
 remain applicable to those prosecutions.

## 5 PART VI. EFFECTIVE DATE

6 **SECTION 6.** Except as otherwise provided, this act becomes effective December 1, 2019.