GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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SENATE DRS55257-LL-152 (01/28)

Short Title:	Post-Release Supervision/Sex Offenders.	(Public)
Sponsors:	Senator Apodaca.	
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO CLARIFY AND AMEND THE LAW PROVIDING FOR A FIVE-YEAR 3 PERIOD OF POST-RELEASE SUPERVISION FOR SEX OFFENDERS BY 4 INCREASING THE MAXIMUM SENTENCE FOR SEX OFFENDERS AND 5 PROVIDING FOR THEIR RELEASE ON POST-RELEASE SUPERVISION WITH FIVE YEARS REMAINING ON THEIR SENTENCES, AND TO PROVIDE THAT WILLFUL 6 7 REFUSAL TO ACCEPT OR COMPLY WITH THE TERMS OF POST-RELEASE 8 SUPERVISION IS PUNISHABLE AS CONTEMPT OF COURT. 9 The General Assembly of North Carolina enacts:

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SECTION 1. G.S. 15A-1340.17 is amended by adding a new subsection to read:

11 Maximum Sentences Specified for Class B1 through Class E Sex Offenses. - Unless "(f) provided otherwise in a statute establishing a punishment for a specific crime, for offenders 12 13 sentenced for a Class B1 through E felonies who are subject to the registration requirement of 14 Article 27A of Chapter 14 of the General Statutes, the maximum term of imprisonment shall be equal to the sum of the minimum term of imprisonment and twenty percent (20%) of the 15 16 minimum term of imprisonment, rounded to the next highest month, plus 60 additional 17 months." 18

SECTION 2. G.S. 15A-1368.2(a) reads as rewritten:

19 A Except as otherwise provided in this subsection, a prisoner to whom this Article "(a) 20 applies shall be released from prison for post-release supervision on the date equivalent to his maximum imposed prison term less nine months, less any earned time awarded by the 21 22 Department of Correction or the custodian of a local confinement facility under 23 G.S. 15A-1340.13(d). A prisoner subject to the registration requirement of Article 27A of 24 Chapter 14 of the General Statutes shall be released from prison for post-release supervision on 25 the date equivalent to his or her maximum imposed prison term less 60 months, less any earned time awarded by the Department of Correction or the custodian of a local confinement facility 26 27 under the G.S. 15A-1340.13(d). If a prisoner has not been awarded any earned time, the prisoner shall be released for post-release supervision on the date equivalent to his maximum 28 29 prison term less nine months."

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SECTION 3. G.S. 15A-1354(b) reads as rewritten:

Effect of Consecutive Terms. - In determining the effect of consecutive sentences 31 "(b) imposed under authority of this Article and the manner in which they will be served, the 32 33 Department of Correction must treat the defendant as though he has been committed for a single term with the following incidents: 34



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1	(1)	The maximum prison sentence consists of the total of the r	naximum terms of
2		the consecutive sentences, less nine months for each of	
3		subsequent sentences imposed for Class B through	,
		felonies, and less 60 months for each second or subsequent	
i		E felony for which registration is required under Article 2	27A of Chapter 14
		of the General Statutes; and	
	(2)	The minimum term consists of the total of the minim	num terms of the
		consecutive sentences."	
		TION 4. G.S. 15A-1368(a)(5) reads as rewritten:	
	"(5)	Maximum imposed term. – The maximum term of impriso	-
			as described in
		G.S. 15A-1340.13(c). When a prisoner is serving consecu	_
		the maximum imposed term, for purposes of this Article	
		maximum terms imposed in the court judgment or jud	0
		months for each of the second and subsequent sentences in	1
		through Class E felonies. felonies, and less 60 months f	
		subsequent Class B1 through E felony for which regist	ration is required
	SEC	<u>under Article 27A of Chapter 14 of the General Statutes.</u> " TION 5. G.S. 15A-1368.2(b) reads as rewritten:	
		risoner shall not refuse post-release supervision. <u>Willful</u>	refused to accept
	_	ervision or to comply with the terms of post-release supervi	
		court under G.S. 5A-11 and may result in imprisonment	-
	_	y period of time during which a prisoner subject to the regist	
		of Chapter 14 of the General Statutes is not in fact rel	=
		f this section due to the prisoner's resistance to that release sh	
		l period of supervised release imposed by subsection (c) o	-
		s subsection and the provisions of G.S. 5A-11, "willful	
		pervision or to comply with the terms of post-release sup	_
	knowingly viola	ating the terms of post-release supervision in order to be ret	urned to prison to
		nainder of the prisoner's sentence. Notwithstanding any other	
		hed for the offense of contempt of court under this subsection	
		served against the sentence for which the prisoner is subje	ect to post-release
	supervision."		
		TION 6. G.S. 5A-11(a) reads as rewritten:	
		pt as provided in subsection (b), each of the following is crim	
	(1)	Willful behavior committed during the sitting of a court an	id directly tending
		to interrupt its proceedings.	, · ·, · · · ·
	(2)	Willful behavior committed during the sitting of a cour	
		view and presence and directly tending to impair the	e respect due its
	(2)	authority.	
	(3)	Willful disobedience of, resistance to, or interference with	in a court's lawful
	(A)	process, order, directive, or instruction or its execution. Willful refusal to be sworn or affirmed as a witness, or,	when a guarn or
	(4)		
		affirmed, willful refusal to answer any legal and proper or refusal is not legally justified.	Anestion when the
	(5)	Willful publication of a report of the proceedings in a co	urt that is procely
	(\mathbf{J})	inaccurate and presents a clear and present danger of imr	
		threat to the administration of justice, made with knowledge	
))		or with reckless disregard of whether it was false. No pers	
)		be punished for publishing a truthful report of proceedings	-
		se panisnea for paorisining a traunal report of proceedings	

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1 2	(6)	Willful or grossly negligent failure by an officer of the court to perform his duties in an official transaction.			
3	(7)	Willful or grossly negligent failure to comply with schedules and practices			
4		of the court resulting in substantial interference with the business of the			
5		court.			
6	(8)	Willful refusal to testify or produce other information upon the order of a			
7		judge acting pursuant to Article 61 of Chapter 15A, Granting of Immunity to			
8		Witnesses.			
9	(9)	Willful communication with a juror in an improper attempt to influence his			
10		deliberations.			
11	(9a)	Willful refusal by a defendant to comply with a condition of probation.			
12	<u>(9b)</u>	Willful refusal to accept post-release supervision or to comply with the			
13		terms of post-release supervision. For purposes of this subdivision, "willful			
14		refusal to accept post-release supervision or to comply with the terms of			
15		post-release supervision" includes knowingly violating the terms of			
16		post-release supervision in order to be returned to prison to serve out the			
17		remainder of the supervisee's sentence.			
18	(10)	Any other act or omission specified elsewhere in the General Statutes of			
19		North Carolina as grounds for criminal contempt.			
20	-	r criminal contempt specified here are exclusive, regardless of any other			
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23	remainder of this act becomes effective December 1, 2011, and applies to offenses committed				
24	on or after that date.				