GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 369 Committee Substitute Favorable 4/11/17

Short Title:	Community Corrections and Probations.	(Public)
Sponsors:		

Referred to:

March 16, 2017

A BILL TO BE ENTITLED

2 AN ACT TO PROVIDE PROBATION OFFICERS WITH ADDITIONAL POWERS WHEN 3 ON PRISON PROPERTY AND WHEN RENDERING ASSISTANCE TO LAW ENFORCEMENT OFFICERS AT THE OFFICERS' REQUEST; TO PROVIDE THAT 4 5 PROBATIONERS MUST SUBMIT TO A CURFEW SET BY THE PROBATION 6 OFFICER AND TO **SUBMIT** TO WARRANTLESS SEARCHES OF А 7 PROBATIONER'S PERSON, PROPERTY, RESIDENCE, VEHICLE, AND CELL 8 PHONE; TO PROVIDE THAT OFFENDERS MUST OBTAIN A SEX OFFENDER 9 ASSESSMENT AND A MENTAL HEALTH ASSESSMENT AND FOLLOW ALL 10 RECOMMENDATIONS; AND TO PROVIDE THAT PROBATION OFFICERS HAVE 11 DELEGATED AUTHORITY TO REQUIRE OFFENDERS ON SUPERVISED 12 PROBATION FOR CONDITIONAL DISCHARGE OR DEFERRED PROSECUTION, 13 OR SENTENCED PURSUANT TO G.S. 20-179, TO COMPLY WITH ADDITIONAL 14 CONDITIONS OF PROBATION.

15 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 15-205 reads as rewritten:

17 "§ **15-205.** Duties and powers of the probation officers.

A probation officer shall investigate all cases referred to him for investigation by the 18 (a) 19 judges of the courts or by the Secretary of Public Safety. Such officer shall keep informed 20 concerning the conduct and condition of each person on probation under his supervision by 21 visiting, requiring reports, and in other ways, and shall report thereon in writing as often as the 22 court or the Secretary of Public Safety may require. Such officer shall use all practicable and 23 suitable methods, not inconsistent with the conditions imposed by the court or the Secretary of 24 Public Safety, to aid and encourage persons on probation to bring about improvement in their 25 conduct and condition. Such officer shall keep detailed records of his work; shall make such 26 reports in writing to the Secretary of Public Safety as he may require; and shall perform such other duties as the Secretary of Public Safety may require. A probation officer shall have, in the 27 execution of his duties, the powers of arrest and, to the extent necessary for the performance of 28 29 his duties, the same right to execute process as is now given, or that may hereafter be given by law, to the sheriffs of this State. 30

31 (b) Probation officers shall have the authority of peace officers on prison property for 32 the purpose of protecting life and property, for the purpose of transferring prisoners from place 33 to place as their duties might require, and for apprehending, arresting, and returning to prison 34 escaped prisoners.

35 (c) Probation officers shall have authority to assist law enforcement officers in effecting
 36 arrests and preventing escapes from custody when requested to do so by the officer or when, in



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the juc	igment of	the probation officer, such assistance is neces	sary. When rendering assistance
pursua	unt to this	provision, probation officers have the same	authority to effect an arrest or
preven	nt escape fi	om custody as the officer making the request.	1
	SEC	FION 2. G.S. 15A-1343 reads as rewritten:	
"§ 15A	A-1343. C	onditions of probation.	
(a)	In Ge	neral. – The court may impose conditions of p	robation reasonably necessary to
insure		fendant will lead a law-abiding life or to assist	
(a1		nunity and Intermediate Probation Conditions	
· ·	,	uthorized to impose pursuant to G.S. 15A-134	•
	•	ne following conditions as part of a community	
	(1)	House arrest with electronic monitoring.	I
	<u>(1a)</u>	Submit to a curfew, as determined by the	probation officer, which may be
	<u>(14)</u>	monitored electronically.	i o caron onneen, which may be
	(2)	Perform community service and pay the	fee prescribed by law for this
	(-)	supervision.	
	(3)	Submission to a period or periods of conf	inement in a local confinement
		facility for a total of no more than six da	
		separate months during the period of prob	
		confinement provided for in this subdivi	
		two-day or three-day consecutive periods. W	5 5 1
		for multiple judgments, confinement periods	-
		shall run concurrently and may total no more	
	(4)	Substance abuse assessment, monitoring, or	
	(4a)	Abstain from alcohol consumption and	
	(14)	monitoring when alcohol dependency or ch	
		by a substance abuse assessment.	
	(5)	Participation in an educational or vocation	al skills development program.
		including an evidence-based program.	r r g ,
	(6)	Submission to satellite-based monitoring, p	ursuant to Part 5 of Article 27A
		of Chapter 14 of the General Statutes, if	
		G.S. 14-208.40(a)(2).	5
(b)) Regu	lar Conditions. – As regular conditions of prob	ation, a defendant must:
(-)		o o o o o o o o o o o o o o o o o o o	···· , ···· · ··· · ···
	(13)	Submit at reasonable times to warrantless	and suspicionless searches by a
	~ /	probation officer officer, or by a law enfor	
		probation officer, of the probationer's person	
		and premises person, property, place of r	1
		effects, while the probationer is present, for	r purposes directly related to the
		probation supervision, but the present. Sub-	
		probation officer, or by a law enforcement o	
		officer, of the probationer's cell phone, com	puter, or other electronic device,
		while the probationer is present, for purp	
		probation supervision. The probationer may	not be required to submit to any
		other search that would otherwise be unlawf	ul.
	"		
	SEC	FION 3. G.S. 15A-1368.4(e)(10) reads as rew	ritten:
"§ 15A	A-1368.4.	Conditions of post-release supervision.	
(e)		olling Conditions Appropriate controlling	conditions, violation of which
may re	esult in rev	ocation of post-release supervision, are:	

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$ \begin{array}{r} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ \end{array} $	(10)	Submit at reasonable times to warrantless and suspicied probation or parole officer or by a law enforcement offi- probation or parole officer of the supervisee's perso- supervision officer for purposes reasonably related supervision. person, property, place of residence, ve- effects while the supervisee is present. Submit to warra- probation officer, or by a law enforcement officer while officer, of the supervisee's cell phone, computer, or oth while the supervisee is present, for purposes reason post-release supervision. The Commission shall not requ- post-release supervision that the supervisee submit to an would otherwise be unlawful. Whenever the search cons- presence of illegal drugs, the supervisee may also be ra- the Division of Adult Correction of the Department of 1 actual cost of drug testing and drug screening, if the resu	<u>accer while assisting a</u> <u>n by a post-release</u> to the post-release to the post-release thicle, and personal antless searches by a assisting a probation er electronic device, hably related to the aire as a condition of ty other searches that ists of testing for the equired to reimburse Public Safety for the
16 17		TON 4. G.S. 15A-1374(b)(11) reads as rewritten: onditions of parole.	
18	y 15A-1574. CC	mutuons of parole.	
19 20 21		priate Conditions. – As conditions of parole, the Component of the following conditions:	mission may require
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	"§ 15A-101.1. E	Submit at reasonable times to warrantless and suspicied probation or parole officer of the parolee's person a vehicle and premises person, property, place of resi- personal effects, while the parolee is present, for purpose to the parole supervision. present. Submit to warran probation or parole officer, or by a law enforcement offi- probation or parole officer, of the parolee's cell phone electronic device, while the parolee is present, for related to the parole supervision. The Commission m condition of parole that the parolee submit to any other otherwise be unlawful. If the parolee has been convicted is a reportable conviction as defined in G.S. 14-208.6(4 the physical, mental, or sexual abuse of a minor, warran parolee's computer or other electronic mechanism electronic data shall be considered reasonably rel supervision. Whenever the search consists of testing illegal drugs, the parolee may also be required to reimb Adult Correction of the Department of Public Safety f drug testing and drug screening, if the results are positive TON 5. G.S. 15A-101.1 reads as rewritten: lectronic technology in criminal process and procedure s Chapter, in Chapter 7A of the General Statutes, in Chapter	and of the parolee's dence, vehicle, and es reasonably related atless searches by a icer while assisting a , computer, or other purposes reasonably ay not require as a searches that would of an offense which b), or which involves atless searches of the which may contain ated to the parole for the presence of ourse the Division of or the actual cost of e."
43 44 45		Il other provisions of the General Statutes that deal with	
46 47 48 49 50 51	 (3a)	"Electronic monitoring" or "electronically monitor" monitoring" means monitoring with an electronic moni not removed from a person's body, that is utilized by the in conjunction with a Web-based computer system that identifies, tracks, and records a person's location at least	toring device that is e supervising agency at actively monitors,

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1 2 3 4 5 6 7 8 9 10 11		24 hours a day, that has a battery life of at least 44 recharged, that monitors a person's location, timely records the person's presence near or within a crime se or the person's departure from a specified geographic incorporated into the software the ability to automa scene data with locations of all persons being electron to provide any correlation daily or in real time. In ar lack of cellular coverage requires the use of an a supervising agency shall use an alternative device that the software and records location and tracking data for crime scene comparison.	records and reports or cene or prohibited area concation, and that has tically compare crime nically monitored so as eas of the State where alternative device, the tworks in concert with
12	"	erine seene comparison.	
12	SEC'	TION 6. G.S. 15A-1343.2 reads as rewritten:	
14		Special probation rules for persons sentenced under .	Article 81B.
15	3 1011 10 10121	Special production rates for persons sentenced ander	
16	(e) Deleg	gation to Probation Officer in Community Punishment.	– Unless the presiding
17		ly finds in the judgment of the court that delegation	
18	Section of Com	munity Corrections of the Division of Adult Correction	of the Department of
19	Public Safety m	ay require an offender sentenced to community punish	ment to do any of the
20	following:		
21	(1)	Perform up to 20 hours of community service, and pa	y the fee prescribed by
22		law for this supervision.	
23	(2)	Report to the offender's probation officer on a frequen	cy to be determined by
24		the officer.	
25	(3)	Submit to substance abuse assessment, monitoring or t	reatment.
26	(4)	Submit to house arrest with electronic monitoring.	1 (*
27 28	(5)	Submit to a period or periods of confinement in a loc	•
28 29		for a total of no more than six days per month dur months during the period of probation. The six days p	
30		provided for in this subdivision may only be im	
31		three-day consecutive periods. When a defendant	
32		multiple judgments, confinement periods imposed u	-
33		shall run concurrently and may total no more than six	
34	(6)	Submit to a curfew which requires the offender to	• •
35		place for a specified period each day and wear a d	evice that permits the
36		offender's compliance with the condition to be monitor	red electronically.
37	(7)	Participate in an educational or vocational skills of	development program,
38		including an evidence-based program.	
39	<u>(8)</u>	Obtain a specific sex offender assessment and fol	low all recommended
40		treatment.	
41	$\frac{(9)}{(1-\alpha)}$	Obtain a mental health assessment and follow all record	
42		mposes any of the above requirements, then it may s	ubsequently reduce or
43		me requirements.	. 1
44 45		on officer may exercise authority delegated to him or her	
45 46		• of this section subsection after administrative review and a section of the section of the section with the court to revi	
40 47		fficer. The offender shall be given notice of the right	
48	-	r, the offender shall have no right of review if he or sh	
49		s as required by this subsection. The Section may e	-
50	0	inder this subsection only if it first determines that the	
51	-	e or more of the conditions of probation imposed by the	

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determined to be high risk based on the results of the risk assessment in G.S. 15A-1343.2, except that the condition at subdivision (5) of this subsection may not be imposed unless the Section determines that the offender failed to comply with one or more of the conditions imposed by the court.of probation. Nothing in this section shall be construed to limit the availability of the procedures authorized under G.S. 15A-1345.

6 The Division shall adopt guidelines and procedures to implement the requirements of this 7 section, which shall include a supervisor's approval prior to exercise of the delegation of 8 authority authorized by this section. Prior to imposing confinement pursuant to subdivision (5) 9 of this subsection, the probationer must first be presented with a violation report, with the 10 alleged violations noted and advised of the right (i) to a hearing before the court on the alleged 11 violation, with the right to present relevant oral and written evidence; (ii) to have counsel at the hearing, and that one will be appointed if the probationer is indigent; (iii) to request witnesses 12 13 who have relevant information concerning the alleged violations; and (iv) to examine any 14 witnesses or evidence. The probationer may be confined for the period designated on the 15 violation report upon the execution of a waiver of rights signed by the probationer and by two 16 officers acting as witnesses. Those two witnesses shall be the probation officer and another 17 officer to be designated by the Chief of the Community Corrections Section in written Division 18 policy.

19 Delegation to Probation Officer for Supervision for Conditional Discharge and (e1) 20 Deferred Prosecution. - Unless the presiding judge specifically finds in the judgment of the 21 court that delegation is not appropriate, the Section of Community Corrections of the Division 22 of Adult Correction of the Department of Public Safety may require an offender placed on 23 supervised probation for a conditional discharge or a deferred prosecution to comply with any 24 of the conditions in subsection (e) of this section with the exception of subdivision (5) of 25 subsection (e) of this section. If the Section of Community Corrections imposes any of the 26 conditions in subsection (e) of this section, then it may subsequently reduce or remove those 27 same conditions. The probation officer may exercise authority delegated to him or her by the court pursuant to this subsection after administrative review and approval by a chief probation 28 29 officer. The offender may file a motion with the court to review the action taken by the 30 probation officer. The offender shall be given notice of the right to seek such a court review. 31 The Section of Community Corrections may exercise any authority delegated to it under this 32 subsection only if it first determines that the offender has failed to comply with one or more of 33 the conditions of probation or the offender is determined to be high risk based on the results of 34 a validated instrument to assess each probationer for risk of reoffending. Nothing in this section 35 shall be construed to limit the availability of the procedures authorized under G.S. 15A-1345.

(f) Delegation to Probation Officer in Intermediate Punishments. – Unless the presiding
 judge specifically finds in the judgment of the court that delegation is not appropriate, the
 Section of Community Corrections of the Division of Adult Correction of the Department of
 Public Safety may require an offender sentenced to intermediate punishment to do any of the
 following:

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- (1) Perform up to 50 hours of community service, and pay the fee prescribed by law for this supervision.
- (2) Submit to a curfew which requires the offender to remain in a specified place for a specified period each day and wear a device that permits the offender's compliance with the condition to be monitored electronically.
- 46 (3) Submit to substance abuse assessment, monitoring or treatment, including
 47 continuous alcohol monitoring when abstinence from alcohol consumption
 48 has been specified as a term of probation.
- 49 (4) Participate in an educational or vocational skills development program,
 50 including an evidence-based program.

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(5)	Submit to satellite-based monitoring pursuant to Part 5 of Article 27A of Chapter 14 of the General Statutes, if the defendant is described by $G.S. 14-208.40(a)(2)$.
(6)	Submit to a period or periods of confinement in a local confinement facility for a total of no more than six days per month during any three separate
	months during the period of probation. The six days per month confinement
	provided for in this subdivision may only be imposed as two-day or
	three-day consecutive periods. When a defendant is on probation for
	multiple judgments, confinement periods imposed under this subdivision
	shall run concurrently and may total no more than six days per month.
(7)	Submit to house arrest with electronic monitoring.
(8)	Report to the offender's probation officer on a frequency to be determined by
	the officer.
<u>(9)</u>	Obtain a specific sex offender assessment and follow all recommended
	treatment.
<u>(10)</u>	Obtain a mental health assessment and follow all recommended treatment.
	nposes any of the above requirements, then it may subsequently reduce or
remove those san	•
-	n officer may exercise authority delegated to him or her by the court pursuant
	n (f) of this section after administrative review and approval by a Chief
	r. The offender may file a motion with the court to review the action taken by
-	ficer. The offender shall be given notice of the right to seek such a court
	, the offender shall have no right of review if he or she has signed a written
-	as required by this subsection. The Section may exercise any authority
-	nder this subsection only if it first determines that the offender has failed to

26 comply with one or more of the conditions of probation imposed by the court or the offender is 27 determined to be high risk based on the results of the risk assessment in G.S. 15A-1343.2, 28 except that the condition at subdivision (6) of this subsection may not be imposed unless the 29 Section determines that the offender failed to comply with one or more of the conditions 30 imposed by the court.of probation. Nothing in this section shall be construed to limit the 31 availability of the procedures authorized under G.S. 15A-1345.

32 The Division shall adopt guidelines and procedures to implement the requirements of this 33 section, which shall include a supervisor's approval prior to exercise of the delegation of 34 authority authorized by this section. Prior to imposing confinement pursuant to subdivision (6) 35 of this subsection, the probationer must first be presented with a violation report, with the 36 alleged violations noted and advised of the right (i) to a hearing before the court on the alleged 37 violation, with the right to present relevant oral and written evidence; (ii) to have counsel at the 38 hearing, and that one will be appointed if the probationer is indigent; (iii) to request witnesses 39 who have relevant information concerning the alleged violations; and (iv) to examine any 40 witnesses or evidence. The probationer may be confined for the period designated on the 41 violation report upon the execution of a waiver of rights signed by the probationer and by two 42 officers acting as witnesses. Those two witnesses shall be the probation officer and another 43 officer to be designated by the Chief of the Community Corrections Section in written Division 44 policy.

45 (f1)Mandatory Condition of Satellite-Based Monitoring for Some Sex Offenders. -46 Notwithstanding any other provision of this section, the court shall impose satellite-based 47 monitoring pursuant to Part 5 of Article 27A of Chapter 14 of the General Statutes as a 48 condition of probation on any offender who is described by G.S. 14-208.40(a)(1).

49 Repealed by Session Laws 1993 (Reg. Sess., 1994), c. 19, s. 3. (g)

50 Definitions. - For purposes of this section, the definitions in G.S. 15A-1340.11 (h) 51 apply."

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"§ 20-179. Sen	TION 7. G.S. 20-179 is amended by adding a new sub tencing hearing after conviction for impaired dri sly aggravating and aggravating and mitigating fact	ving; determination of
 (k4) Notw	with standing the provisions of subsections (z) (b) (12)	and $(1/2)$ of this spation
	with standing the provisions of subsections (g) , (h) , $(k2)$, $(($	
	s, upon good cause shown, that the defendant should n atinuous alcohol monitoring system, the court shall a	
	not monitoring system unless the local governmental of	
incarceration of	the defendant in the local confinement facility agree	• 1
system.	action to Duchation Offician Unloss the presiding in	dae anosifically finds in
	gation to Probation Officer. – Unless the presiding ju	• •
	f the court that delegation is not appropriate, the	•
	the Division of Adult Corrections of the Department	
	der sentenced pursuant to this section and placed on su	ipervised probation to do
any of the follow		out the fee preservibed by
<u>(1)</u>	Perform up to 20 hours of community service and p law for this supervision.	bay the fee prescribed by
(2)	Report to the offender's probation officer on a freque	anay to be determined by
<u>(2)</u>	· · · · · ·	ency to be determined by
(2)	the officer.	or traatmant
$\frac{(3)}{(4)}$	Submit to substance abuse assessment, monitoring, of Submit to house arrest with electronic monitoring	<u>n treatment.</u>
$\frac{(4)}{(5)}$	Submit to house arrest with electronic monitoring.	agal confinament facility
<u>(5)</u>	Submit to a period or periods of confinement in a left for a total of no more than six days per month de	•
	months during the period of probation. The six days	
	provided for in this subdivision may only be i	
	three-day consecutive periods. When a defenda	
	multiple judgments, confinement periods imposed	-
	shall run concurrently and may total no more than si	
<u>(6)</u>	Submit to a curfew which requires the offender t	• •
<u>(0)</u>	place for a specified period each day and wear a	-
	offender's compliance with the condition to be moni	
(7)	Participate in an educational or vocational skills	-
	including an evidence-based program.	development program,
<u>(8)</u>	Obtain a specific sex offender assessment and f	follow all recommended
<u>(07</u>	treatment.	
(9)	Obtain a mental health assessment and follow all rec	commended treatment.
	n imposes any of the above requirements, then it may	
	me requirements.	±
	on officer may exercise authority delegated to him or h	her by the court pursuant
to this subsectio	n after administrative review and approval by a Chie	f Probation Officer. The
offender may fil	e a motion with the court to review the action taken	by the probation officer.
The offender sh	all be given notice of the right to seek such a cour	rt review. However, the
offender shall h	ave no right of review if he or she has signed a wr	itten waiver of rights as
required by this	subsection. The Section may exercise any authority of	lelegated to it under this
	if it first determines that the offender has failed to con	
the conditions of	f probation or the offender is determined to be high ris	sk based on the results of
	rument to assess each probationer for risk of reoff	-
	bdivision (5) of this subsection may not be impo	
	the offender failed to comply with one or more of the	-
	section shall be construed to limit the availability of the	ne procedures authorized
under G.S. 15A-	<u>1345.</u>	

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1 The Division shall adopt guidelines and procedures to implement the requirements of this 2 section, which shall include a supervisor's approval prior to exercise of the delegation of 3 authority authorized by this section. Prior to imposing confinement pursuant to subdivision (5) 4 of this subsection, the probationer must first be presented with a violation report, with the alleged violations noted and advised of the right (i) to a hearing before the court on the alleged 5 6 violation, with the right to present relevant oral and written evidence, (ii) to have counsel at the 7 hearing and that one will be appointed if the probationer is indigent, (iii) to request witnesses 8 who have relevant information concerning the alleged violations, and (iv) to examine any 9 witnesses or evidence. The probationer may be confined for the period designated on the 10 violation report upon the execution of a waiver of rights signed by the probationer and by two 11 officers acting as witnesses. Those two witnesses shall be the probation officer and another officer to be designated by the Director of the Community Corrections Section in written 12 13 Division policy." 14 **SECTION 8.** Sections 2, 3, 4, 6, and 7 of this act become effective December 1,

2017, and apply to offenses committed on or after that date. The remainder of this act is effective when it becomes law.