# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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### HOUSE DRH60014-SA-3 (1/10)

| Short Title: | Street Gang Prevention Act.   | (Public) |
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| Sponsors:    | Representatives Michaux, Frye (Primary Sponsors);<br>Carney, Clary, Cole, Dickson, Eddins, Jones, Setzer, a |          |
| Referred to: |   |          |

| 1  | A BILL TO BE ENTITLED   |
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| 2  | AN ACT TO ENACT THE NORTH CAROLINA STREET GANG PREVENTION                                       |
| 3  | ACT AS RECOMMENDED BY THE HOUSE SELECT COMMITTEE ON   |
| 4  | STREET GANG PREVENTION.   |
| 5  | The General Assembly of North Carolina enacts:  |
| 6  | SECTION 1. Chapter 14 of the General Statutes is amended by adding a                            |
| 7  | new Article to read:  |
| 8  | " <u>Article 13A.</u>   |
| 9  | "North Carolina Street Gang Prevention Act.   |
| 10 | " <u>§ 14-50.15. Short title.</u>   |
| 11 | This Article shall be known and may be cited as the "North Carolina Street Gang                 |
| 12 | Prevention Act".  |
| 13 | " <u>§ 14-50.16. Legislative findings and intent.</u>   |
| 14 | (a) The General Assembly finds and declares that it is the right of every person to             |
| 15 | be secure and protected from fear, intimidation, and physical harm caused by the                |
| 16 | activities of violent groups and individuals. It is not the intent of this Article to interfere |
| 17 | with the exercise of the constitutionally protected rights of freedom of expression and         |
| 18 | association. The General Assembly recognizes the constitutional right of every citizen          |
| 19 | to harbor and express beliefs on any lawful subject whatsoever, to associate lawfully           |
| 20 | with others who share similar beliefs, to petition lawfully constituted authority for a         |
| 21 | redress of perceived grievances, and to participate in the electoral process.                   |
| 22 | (b) The General Assembly, however, further finds that the State of North                        |
| 23 | Carolina is in a state of crisis that has been caused by violent street gangs whose             |
| 24 | members threaten, terrorize, and commit a multitude of crimes against the peaceful              |
| 25 | citizens of their neighborhoods. These activities, both individually and collectively,          |

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| 1        | present a clear        | and pre      | sent danger to public order and safety and are not constitutionally   |
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| 2        | protected.             |              |   |
| 3        | (c) The                | Genera       | l Assembly finds that there are criminal street gangs operating in    |
| 4        | North Carolina         | and the      | at the number of gang-related murders is increasing. It is the intent |
| 5        |                        |              | bly in enacting this Article to seek the eradication of criminal      |
| 6        | activity by stree      | et gang      | s by focusing upon patterns of criminal gang activity and upon the    |
| 7        | organized natur        | e of st      | reet gangs which together are the chief source of terror created by   |
| 8        | street gangs.          |              |   |
| 9        |                        |              | Assembly further finds that an effective means of punishing and       |
| 10       | •                      |              | l activities of street gangs is through forfeiture of the profits,    |
| 11       | *                      |              | entalities acquired, accumulated, or used by street gangs.            |
| 12       | " <u>§ 14-50.17. D</u> |              |   |
| 13       | The following          | -            | nitions apply in this Article:  |
| 14       | <u>(1)</u>             |              | ninal street gang" or "street gang" means any ongoing                 |
| 15       |                        | -            | nization, association, or group of three or more persons, whether     |
| 16       |                        |              | al or informal, which engages in a pattern of criminal gang           |
| 17       |                        |              | ity as defined in subdivision (2) of this section. The existence of   |
| 18       |                        |              | rganization, association, or group of individuals associated in fact  |
| 19       |                        |              | be established by evidence of a common name or common                 |
| 20       |                        |              | ifying signs, symbols, tattoos, graffiti, or attire or other          |
| 21       |                        |              | nguishing characteristics.  |
| 22       | <u>(2)</u>             |              | ern of criminal gang activity" means the commission, attempted        |
| 23       |                        |              | nission, conspiracy to commit, or solicitation, coercion, or          |
| 24       |                        |              | idation of another person to commit at least two of the following     |
| 25       |                        |              | ses, provided that at least one of these offenses occurred after      |
| 26       |                        |              | mber 1, 2005, and the last of the offenses occurred within three      |
| 27       |                        | -            | e, excluding any periods of imprisonment, of prior criminal gang      |
| 28       |                        | <u>activ</u> | <del></del>   |
| 29       |                        | <u>a.</u>    | Any offense under Article 5 of Chapter 90 of the General              |
| 30       |                        |              | Statutes (Controlled Substances Act).                                 |
| 31       |                        | <u>b.</u>    | Any offense under Chapter 14 of the General Statutes except           |
| 32       |                        |              | Articles 9, 22A, 38, 40, 43, 46, 47, 59 thereof; and further          |
| 33       |                        |              | excepting G.S. 14-78.1, 14-82, 14-86, 14-145, 14-179, 14-183,         |
| 34       |                        |              | <u>14-184, 14-186, 14-190.9, 14-195, 14-197, 14-201, 14-247,</u>      |
| 35       |                        |              | <u>14-248, 14-313 thereof.</u>  |
| 36       |                        |              | ation in criminal street gang activity prohibited.                    |
| 37       |                        |              | al for any person employed by or associated with a criminal street    |
| 38<br>20 |                        | t or pa      | rticipate in the criminal street gang through a pattern of criminal   |
| 39<br>40 | gang activity.         | unlow        | al for any person to acquire or maintain directly or indirectly       |
| 40       |                        |              | ful for any person to acquire or maintain, directly or indirectly,    |
| 41<br>42 |                        |              | iminal gang activity or proceeds derived therefrom, any interest in   |
| 42<br>43 |                        |              | or personal property of any nature, including money.                  |
|          |                        |              | while for any person who occupies a position of organizer,            |
| 44       | supervisory po         | siuoli,      | or any other position of management with regard to a criminal         |

| 1        | street gang to engage in, directly or indirectly, or conspire to engage in, a pattern of            |
|----------|---|
| 2        | criminal gang activity.   |
| 3        | (d) It is unlawful for any person to cause, encourage, solicit, or coerce another to                |
| 4        | participate in a criminal street gang.  |
| 5        | (e) It is unlawful for any person to communicate, directly or indirectly, with                      |
| 6        | another any threat of injury or damage to the person or property of the other person or to          |
| 7        | any associate or relative of the other person with the intent to deter the person from              |
| 8        | assisting a member or associate of a criminal street gang to withdraw from such                     |
| 9        | criminal street gang.   |
| 10       | (f) It is unlawful for any person to communicate, directly or indirectly, with                      |
| 11       | another any threat of injury or damage to the person or property of the other person or to          |
| 12       | any associate or relative of the other person with the intent to punish or retaliate against        |
| 13       | the person for having withdrawn from a criminal street gang.  |
| 14       | (g) Any person who violates this section shall be punished as follows:                              |
| 15       | (1) A person who violates subsection (a) or (b) of this section shall, in                           |
| 16       | addition to any other penalty imposed by law, be punished as a Class E                              |
| 17       | felon.  |
| 18       | (2) <u>A person who violates subsection (a), (b), (d), (e), or (f) of this section</u>              |
| 19       | may, if the person also violates subsection (c) of this section in the                              |
| 20       | same course of conduct, in addition to any other penalty provided by                                |
| 21       | law, be punished by imprisonment for an additional 10 years which                                   |
| 22<br>23 | shall be served consecutively to any other sentence imposed on the                                  |
| 23<br>24 | <ul> <li>(3) A person who violates subsection (d), (e), or (f) of this section shall, in</li> </ul> |
| 24<br>25 | addition to any other penalty provided by law, be punished as a Class                               |
| 23<br>26 | G felon.  |
| 20<br>27 | (h) Any crime committed in violation of this section shall be considered a                          |
| 28       | separate offense.   |
| 29       | "§ 14-50.19. Enhanced offense for criminal gang activity.   |
| 30       | Unless a different classification is expressly stated, a person who is convicted of an              |
| 31       | offense that is committed for the benefit of, at the direction of, or in association with,          |
| 32       | any criminal street gang, is guilty of an offense that is one class higher than the offense         |
| 33       | committed. A Class A1 misdemeanor shall be enhanced to a Class I felony under this                  |
| 34       | section.  |
| 35       | This section does not apply to the offenses set forth in G.S. 14-50.18.                             |
| 36       | " <u>§ 14-50.20. Reports of disposition; criminal street gang activity.</u>                         |
| 37       | When a defendant is found guilty of an offense, the presiding judge shall determine                 |
| 38       | whether the offense was committed for the benefit of, at the direction of, or in                    |
| 39       | association with, any criminal street gang. If the judge determines that the offense so             |
| 40       | qualifies, then the judge shall indicate on the form reflecting the judgment that the               |
| 41       | offense involved criminal street gang activity. The clerk of court shall ensure that the            |
| 42<br>42 | official record of the defendant's conviction includes the court's determination.                   |
| 43       | " <u>§ 14-50.21. Contraband, seizure, and forfeiture.</u>   |

| 1        | (a) <u>All of the following are declared to be contraband, and no person shall have a</u>  |
|----------|--|
| 2        | property interest in them:   |
| 3        | (1) All property that is directly or indirectly used or intended for use in  |
| 4        | any manner to facilitate a violation of this Article.  |
| 5        | (2) Any property constituting or derived from gross profits or other   |
| 6        | proceeds obtained from a violation of this Article.  |
| 7        | (b) In any action under this section, the court may enter a restraining order in   |
| 8        | connection with any interest that is subject to forfeiture.  |
| 9        | (c) Within 60 days of the date of the seizure of contraband pursuant to this   |
| 10       | section, the district attorney or the Attorney General shall initiate a forfeiture   |
| 11       | proceeding as provided in G.S. 14-2.3.   |
| 12       | " <u>§ 14-50.22. Local ordinances not preempted by State law.</u>  |
| 13       | Nothing in this Article shall prevent a local governing body from adopting and   |
| 14       | enforcing ordinances relating to gangs and gang violence that are consistent with this   |
| 15       | Article. Where local laws duplicate or supplement the provisions of this Article, this   |
| 16       | Article shall be construed as providing alternative remedies and not as preempting the   |
| 17       | <u>field.</u>  |
| 18       | "§ 14-50.23. Real property used by criminal street gangs declared a public   |
| 19       | nuisance; abatement; persons injured by gangs entitled to treble   |
| 20       | damages.   |
| 21       | Any real property that is erected, established, maintained, owned, leased, or used by  |
| 22       | any criminal street gang for the purpose of conducting criminal gang activity shall  |
| 23       | constitute a public nuisance and may be abated as provided by Article 1 of Chapter 19  |
| 24       | of the General Statutes. If the property is owned by a person who is not a member of the   |
| 25       | criminal street gang, this section shall apply only if the person has knowledge of the   |
| 26       | criminal gang activity.  |
| 27       | " <u>§ 14-50.24. Matters proved in criminal trial court.</u>   |
| 28       | A conviction of an offense defined as criminal gang activity shall preclude the  |
| 29       | defendant from contesting any factual matters determined in the criminal proceeding in   |
| 30       | any subsequent civil action or proceeding based on the same conduct."  |
| 31       | <b>SECTION 2.</b> Chapter 14 of the General Statutes is amended by adding a  |
| 32       | new section to read:   |
| 33       | " <u>§ 14-34.9. Discharging a firearm from within an enclosure.</u>  |
| 34       | Unless covered under some other provision of law providing greater punishment,   |
| 35       | any person who willfully or wantonly discharges or attempts to discharge a firearm   |
| 36       | from within any building, structure, motor vehicle, aircraft, watercraft, or other   |
| 37       | conveyance, device, equipment, erection, or enclosure toward a person or persons not   |
| 38       | within that enclosure shall be punished as a Class E felon."   |
| 39<br>40 | SECTION 3. G.S. 15A-533 reads as rewritten:  |
| 40       | "§ 15A-533. Right to pretrial release in capital and noncapital cases.   |
| 41<br>42 | (a) A defendant charged with any crime, whether capital or noncapital, who is  |
| 42<br>43 | alleged to have committed this crime while still residing in or subsequent to his escape<br>or during an unauthorized absence from involuntary commitment in a mental health |
| 43<br>44 | or during an unauthorized absence from involuntary commitment in a mental health facility designated or licensed by the Department of Health and Human Services, and         |
| 44       | facility designated or licensed by the Department of Health and Human Services, and  |

| 1        | whose co       | ommit            | ment is determined to be still valid by the judge or judicial officer   |
|----------|----------------|------------------|---|
| 2        | authorize      | d to d           | etermine pretrial release to be valid, has no right to pretrial release. In   |
| 3        | lieu of pr     | etrial 1         | release, however, the individual shall be returned to the treatment facility  |
| 4        | in which       | he wa            | s residing at the time of the alleged crime or from which he escaped or   |
| 5        | absented       | himse            | If for continuation of his treatment pending the additional proceedings   |
| 6        | on the cri     | iminal           | offense.  |
| 7        | (b)            | A de             | fendant charged with a noncapital offense must have conditions of   |
| 8        | pretrial re    | elease           | determined, in accordance with G.S. 15A-534.  |
| 9        | (c)            | A juc            | lge may determine in his discretion whether a defendant charged with a  |
| 10       | capital of     | ffense           | may be released before trial. If he determines release is warranted, the  |
| 11       | judge mu       | st auth          | orize release of the defendant in accordance with G.S. 15A-534.   |
| 12       | (d)            | <del>Subje</del> | ect to rebuttal by the person, it shall be presumed There shall be a  |
| 13       | rebuttable     | e pres           | sumption that no condition of release will reasonably assure the  |
| 14       | appearan       | ce of            | the person as required and the safety of the community if a judicial  |
| 15       | official fi    | nds th           | e following:  |
| 16       |                | (1)              | There is reasonable cause to believe that the person committed an   |
| 17       |                |                  | offense involving trafficking in a controlled substance;  |
| 18       |                | (2)              | The drug trafficking offense was committed while the person was on  |
| 19       |                |                  | pretrial release for another offense; and   |
| 20       |                | (3)              | The person has been previously convicted of a Class A through E   |
| 21       |                |                  | felony or an offense involving trafficking in a controlled substance and  |
| 22       |                |                  | not more than five years has elapsed since the date of conviction or the  |
| 23       | <i>.</i>       |                  | person's release from prison for the offense, whichever is later.   |
| 24       | <u>(e)</u>     |                  | e shall be a rebuttable presumption that no condition of release will   |
| 25       |                |                  | ure the appearance of the person as required and the safety of the  |
| 26       | <u>communi</u> | •                | <u>judicial official finds the following:</u>   |
| 27       |                | <u>(1)</u>       | There is reasonable cause to believe that the person committed an   |
| 28       |                |                  | offense for the benefit of, at the direction of, or in association with,  |
| 29       |                | ( <b>0</b> )     | any criminal street gang, as defined in G.S. 14-50.17;  |
| 30       |                | <u>(2)</u>       | The offense described in subdivision (1) of this subsection was   |
| 31       |                |                  | committed while the person was on pretrial release for another offense;   |
| 32       |                | ( <b>2</b> )     | and<br>The second has been presidently equivided of an offerne described in   |
| 33       |                | <u>(3)</u>       | The person has been previously convicted of an offense described in $C S_{14} = 14.50 \cdot 17$ and not more than five years has alonged since the data |
| 34<br>35 |                |                  | G.S. 14-50.17, and not more than five years has elapsed since the date  |
| 35<br>36 | Such par       | son De           | of conviction or the person's release for the offense, whichever is later.  |
| 30<br>37 |                |                  | ersons who are considered for bond under the provisions of subsections<br>is section may only be released by a district or superior court judge upon    |
| 38       |                |                  | here is a reasonable assurance that the person will appear and release  |
| 39       | •              |                  | n unreasonable risk of harm to the community."  |
| 40       |                | •                | <b>TION 4.</b> G.S. 15A-1340.16(d) reads as rewritten:  |
| 40<br>41 | "(d)           |                  | avating Factors. – The following are aggravating factors:   |
| 42       | (u)            | (1)              | The defendant induced others to participate in the commission of the  |
| 43       |                | (-)              | offense or occupied a position of leadership or dominance of other  |
| 44       |                |                  | participants.   |
|          |                |                  |   |

| 1  | (2)             | The defendant joined with more than one other person in committing           |
|----|-----------------|--|
| 2  |                 | the offense and was not charged with committing a conspiracy.                |
| 3  | (2a)            | The offense was committed for the benefit of, or at the direction of,        |
| 4  |                 | any criminal street gang, with the specific intent to promote, further, or   |
| 5  |                 | assist in any criminal conduct by gang members, and the defendant            |
| 6  |                 | was not charged with committing a conspiracy. A "criminal street             |
| 7  |                 | gang" means any ongoing organization, association, or group of three         |
| 8  |                 | or more persons, whether formal or informal, having as one of its            |
| 9  |                 | primary activities the commission of felony or violent misdemeanor           |
| 10 |                 | offenses, or delinquent acts that would be felonies or violent               |
| 11 |                 | misdemeanors if committed by an adult, and having a common name              |
| 12 |                 | or common identifying sign, colors, or symbols.                              |
| 13 | (3)             | The offense was committed for the purpose of avoiding or preventing a        |
| 14 | (0)             | lawful arrest or effecting an escape from custody.                           |
| 15 | (4)             | The defendant was hired or paid to commit the offense.                       |
| 16 | (5)             | The offense was committed to disrupt or hinder the lawful exercise of        |
| 17 | (5)             | any governmental function or the enforcement of laws.                        |
| 18 | (6)             | The offense was committed against or proximately caused serious              |
| 19 | (0)             | injury to a present or former law enforcement officer, employee of the       |
| 20 |                 | Department of Correction, jailer, fireman, emergency medical                 |
| 20 |                 | technician, ambulance attendant, justice or judge, clerk or assistant or     |
| 22 |                 | deputy clerk of court, magistrate, prosecutor, juror, or witness against     |
| 23 |                 | the defendant, while engaged in the performance of that person's             |
| 23 |                 | official duties or because of the exercise of that person's official duties. |
| 25 | (7)             | The offense was especially heinous, atrocious, or cruel.                     |
| 26 | (7) (8)         | The defendant knowingly created a great risk of death to more than           |
| 20 | (0)             | one person by means of a weapon or device which would normally be            |
| 28 |                 | hazardous to the lives of more than one person.                              |
| 29 | (9)             | The defendant held public office at the time of the offense and the          |
| 30 | $(\mathcal{I})$ | offense related to the conduct of the office.                                |
| 30 | (10)            | The defendant was armed with or used a deadly weapon at the time of          |
| 31 | (10)            | the crime.   |
|    | (11)            |  |
| 33 | (11)            | The victim was very young, or very old, or mentally or physically            |
| 34 | (12)            | infirm, or handicapped.  |
| 35 | (12)            | The defendant committed the offense while on pretrial release on             |
| 36 | (12)            | another charge.  |
| 37 | (13)            | The defendant involved a person under the age of 16 in the                   |
| 38 | (1 A)           | commission of the crime.   |
| 39 | (14)            | The offense involved an attempted or actual taking of property of great      |
| 40 |                 | monetary value or damage causing great monetary loss, or the offense         |
| 41 | (1 = )          | involved an unusually large quantity of contraband.                          |
| 42 | (15)            | The defendant took advantage of a position of trust or confidence,           |
| 43 |                 | including a domestic relationship, to commit the offense.                    |

| 1        | (16) The offense involved the sale or delivery of a controlled substance to a   |
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| 2        | (10) The offense involved the sale of derivery of a controlled substance to a minor.  |
| 2        |   |
| 4        | (16a) The offense is the manufacture of methamphetamine and was committed where a person under the age of 18 lives, was present, or             |
| 4<br>5   | was otherwise endangered by exposure to the drug, its ingredients, its  |
| 6        | by-products, or its waste.  |
| 0<br>7   | (17) The offense for which the defendant stands convicted was committed   |
| 8        | against a victim because of the victim's race, color, religion,   |
| 8<br>9   | nationality, or country of origin.  |
| 10       | (18) The defendant does not support the defendant's family.   |
| 11       | (18a) The defendant does not support the defendant's family.<br>(18a) The defendant has previously been adjudicated delinquent for an           |
| 12       | offense that would be a Class A, B1, B2, C, D, or E felony if   |
| 12       | committed by an adult.  |
| 13       | (19) The serious injury inflicted upon the victim is permanent and  |
| 15       | debilitating.   |
| 16       | (20) Any other aggravating factor reasonably related to the purposes of   |
| 17       | sentencing.   |
| 18       | Evidence necessary to prove an element of the offense shall not be used to prove any  |
| 19       | factor in aggravation, and the same item of evidence shall not be used to prove more  |
| 20       | than one factor in aggravation. Evidence necessary to establish that an enhanced  |
| 21       | sentence is required under G.S. 15A-1340.16AG.S. 15A-1340.16A,  |
| 22       | G.S. 15A-1340.16B, or G.S. 14-50.19 may not be used to prove any factor in  |
| 23       | aggravation.  |
| 24       | The judge shall not consider as an aggravating factor the fact that the defendant   |
| 25       | exercised the right to a jury trial."   |
| 26       | <b>SECTION 5.</b> Chapter 15A of the General Statutes is amended by adding a  |
| 27       | new section to read:  |
| 28       | " <u>§ 15A-1340.16B. Enhanced sentence if defendant is convicted of a Class A, B1,</u>  |
| 29       | <b>B2, C, D, or E felony that was committed for the benefit of, at the</b>  |
| 30       | direction of, or in association with, any criminal street gang, and the   |
| 31       | defendant possessed, displayed, or discharged a firearm during the  |
| 32       | commission of the felony.   |
| 33       | (a) Notwithstanding G.S. 15A-1340.16A, a person who is convicted of a Class A,  |
| 34       | B1, B2, C, D, or E felony that was committed for the benefit of, at the direction of, or in   |
| 35       | association with, any criminal street gang as defined in G.S. 14-50.17, and who   |
| 36       | possessed, displayed, or discharged a firearm during the commission of the felony shall   |
| 37       | be punished pursuant to one of the following subdivisions:  |
| 38       | (1) If the person possessed a firearm during the commission of the felony,<br>the person shall in addition to the punishment for the underlying |
| 39<br>40 | the person shall, in addition to the punishment for the underlying  |
| 40       | felony, be sentenced to a minimum term of imprisonment for 60 months  |
| 41<br>42 | $\frac{\text{months.}}{\text{(2)}}$   |
| 42<br>43 | (2) If the person displayed a firearm during the commission of the felony,<br>the person shall in addition to the punichment for the underlying |
| 43       | the person shall, in addition to the punishment for the underlying  |

| 1        | folony he contended to a minimum term of imprisonment for 84  |
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| 1        | felony, be sentenced to a minimum term of imprisonment for 84 months.   |
| 2<br>3   |   |
| 3<br>4   | (3) If the person discharged a firearm during the commission of the felony, the person shall, in addition to the punishment for the                                       |
|          |   |
| 5<br>6   | <u>underlying felony, be sentenced to a minimum term of imprisonment</u><br>for 120 months.   |
| 0<br>7   | (b) An indictment or information for the Class A, B1, B2, C, D, or E felony shall   |
| 8        | allege in that indictment or information or in a separate indictment or information the   |
| o<br>9   | facts set out in subsection (a) of this section. The pleading is sufficient if it alleges that  |
| 9<br>10  | the defendant committed the felony by possessing, displaying, or discharging the  |
| 10       | firearm. One pleading is sufficient for all Class A, B1, B2, C, D, or E felonies that are   |
| 11       | tried at a single trial.  |
| 12       |   |
| 13<br>14 | (c) The State shall prove the issues set out in subsection (a) of this section<br>beyond a reasonable doubt during the same trial in which the defendant is tried for the |
| 14       | felony unless the defendant pleads guilty or no contest to the issues. If the defendant   |
| 15<br>16 | pleads guilty or no contest to the felony but pleads not guilty to the issues set out in  |
| 10       | subsection (a) of this section, then a jury shall be impaneled to determine the issues.   |
| 17       | (d) The enhanced punishment provided by this section for the acts of possessing   |
| 19       | or displaying a firearm applies even if the firearm is incapable of firing.   |
| 20       | (e) The court shall not suspend any sentence imposed under this section and shall   |
| 20<br>21 | not place a person sentenced under this section on probation for the sentence imposed   |
| 21       | under this section. Sentences imposed pursuant to this section shall be consecutive to all  |
| 22       | other sentences imposed and shall begin at the expiration of any other sentence being   |
| 23<br>24 | served by the defendant."   |
| 25       | <b>SECTION 6.</b> The Revisor of Statutes shall recodify the existing   |
| 26       | G.S. 15A-1340.16B and subsequent statutes accordingly.  |
| 20<br>27 | SECTION 7. G.S. 15A-1340.16A(c) reads as rewritten:   |
| 28       | "(c) <u>If-Except as provided in G.S. 15A-1340.16B, if a person is convicted of a</u>   |
| 29       | Class A, B1, B2, C, D, or E felony and it is found as provided in this section that: (i) the  |
| 30       | person committed the felony by using, displaying, or threatening the use or display of a  |
| 31       | firearm and (ii) the person actually possessed the firearm about his or her person, then  |
| 32       | the person shall have the minimum term of imprisonment to which the person is   |
| 33       | sentenced for that felony increased by 60 months. The maximum term of imprisonment  |
| 34       | shall be the maximum term that corresponds to the minimum term after it is increased  |
| 35       | by 60 months, as specified in G.S. 15A-1340.17(e) and (e1)."  |
| 36       | <b>SECTION 8.</b> There is appropriated to the State Bureau of Investigation the  |
| 37       | amount of one hundred fifty thousand dollars (\$150,000) to obtain an enterprise license  |
| 38       | for purchase of software that will create a statewide criminal street gang member   |
| 39       | database. The database software shall be substantially similar to the Gang Net Program  |
| 40       | that is currently being used in Durham County.  |
| 41       | <b>SECTION 9.</b> There is appropriated to the Governor's Crime Commission,   |
| 42       | the sum of twenty million dollars (\$20,000,000) for the 2005-2006 fiscal year to be used   |
| 13       | to provide grants for street gang violance prevention and intervention programs   |

43 to provide grants for street gang violence prevention and intervention programs.

1 The Governor's Crime Commission shall develop the criteria for eligibility 2 for these funds. The criteria shall include a matching requirement of twenty-five percent 3 (25%), one-half of which may be in in-kind contributions, and presentation of a written 4 plan for the services to be provided by the funds. Funds shall be available to public and 5 private entities or agencies for juvenile or adult programs that meet the criteria 6 established by the Governor's Crime Commission.

The Governor's Crime Commission shall report on the uses of these funds no
later than April 1, 2006, to the House of Representatives Appropriations Subcommittee
on Justice and Public Safety, the Senate Appropriations Subcommittee on Justice and
Public Safety, and the Fiscal Research Division.

11 SECTION 10. Sections 8 and 9 of this act become effective July 1, 2005. 12 The remainder of this act becomes effective December 1, 2005, and applies to offenses 13 committed on or after that date.