GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

FILED SENATE
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Short Title:

SENATE BILL DRS45171-MS-39 (02/01)

Include B/E With Intent to Terrorize in HB/E.

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Sponsors: S	enators .	J. Jackson, Britt, and Lee (Primary Sponsors).
Referred to:		
		A BILL TO BE ENTITLED
AN ACT TO INCLUDE BREAKING AND ENTERING WITH THE INTENT TO TERRORIZE		
AS A HABITUAL BREAKING AND ENTERING STATUS OFFENSE.		
The General Assembly of North Carolina enacts:		
SECTION 1. G.S. 14-7.25 reads as rewritten:		
"§ 14-7.25. Definitions.		
The following definitions apply in this Article:		
(1)	-	king and entering." – The term means any of the following felor
, ,	offens	ses:
	a.	First degree burglary (G.S. 14-51).
	b.	Second degree burglary (G.S. 14-51).
	c.	Breaking out of dwelling house burglary (G.S. 14-53).
	d.	Breaking or entering buildings generally (G.S. 14-54(a)).
	<u>d1.</u>	Breaking or entering with intent to terrorize or injure an occupant of the
		building (G.S. 14-54(a1)).
	e.	Breaking or entering a building that is a place of religious worsh
		(G.S. 14-54.1).
	f.	Any repealed or superseded offense substantially equivalent to any
		the offenses in sub-subdivision a., b., c., d., or e. of this subdivision.
	g.	Any offense committed in another jurisdiction substantially similar
		any of the offenses in sub-subdivision a., b., c., d., or e. of the
(2)	".	subdivision.
(2)		victed." – The person has been adjudged guilty of or has entered a plea
(2)		or no contest to the offense of breaking and entering.
(3)		as offender." – A person who is a habitual breaking and entering stat
QE C		der as described in G.S. 14-7.26."
SECTION 2. This act becomes effective December 1, 2017, and applies to offense		
committed on or after that date.		

