GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 744 Committee Substitute Favorable 4/26/17 PROPOSED SENATE COMMITTEE SUBSTITUTE H744-PCS30509-TG-41

Short Title: Trespass/Eastern Band Cherokee Indians Lands.

(Public)

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Sponsors:	 	
Referred to:		

April 13, 2017

1				A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE CRIME OF TRESPASS TO INCLUDE UNAUTHORIZED					
3	ENTRY UPON LANDS OF THE EASTERN BAND OF CHEROKEE INDIANS.					
4	The Gene	eral Ass	embly of	f North Carolina enacts:		
5		SECT	FION 1.	G.S. 14-159.12 reads as rewritten:		
6	"§ 14-159).12. Fi	irst degi	ree trespass.		
7	(a) Offense A person commits the offense of first degree trespass if, without					
8	authorization, he enters or remains:					
9		(1)	On pro	emises of another so enclosed or secured as to demonstrate clearly an		
10			intent	to keep out intruders; or		
11		(2)	In a bı	ilding of another.another; or		
12		<u>(3)</u>		e lands of the Eastern Band of Cherokee Indians after the person has		
13				xcluded by a resolution passed by the Eastern Band of Cherokee Indian		
14				Council.		
15	(b)	-		erwise provided in subsection (c), (d), or (f) of this section, first degree		
16	trespass is					
17	(c)	-		herwise provided in subsection (d) of this section, a violation of		
18		n (a) of	this sec	tion is a Class A1 misdemeanor if all of the following circumstances		
19	exist:					
20		(1)	The of	fense is committed on the premises of any of the following:		
21			a.	A facility that is owned or operated by an electric power supplier as		
22				defined in G.S. 62-133.8(a)(3) and that is either an electric generation		
23				facility, a transmission substation, a transmission switching station, a		
24				transmission switching structure, or a control center used to manage		
25				transmission operations or electrical power generating at multiple		
26				plant locations.		
27			b.	Any facility used or available for use in the collection, treatment,		
28				testing, storing, pumping, or distribution of water for a public water		
29				system.		
30			с.	Any facility, including any liquefied natural gas storage facility or		
31				propane air facility, that is owned or operated by a natural gas local		
32				distribution company, natural gas pipeline carrier operating under a		
33				certificate of public convenience and necessity from the Utilities		
34				Commission, municipal corporation operating a municipally owned		
35				gas distribution system, or regional natural gas district organized and		



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23	 operated pursuant to Article 28 of Chapter 160A of the Statutes used for transmission, distribution, measureme regulating, compression, control, or storage of natural gas. d. Any facility used or operated for agricultural activities, as defined in G.S. 106-581.1. (2) The person actually entered a building, or it was necessary for the climb over, go under, or otherwise surmount a fence or other barr 	that term is e person to
8	the facility.	ler to reach
)	(d) If, in addition to the circumstances set out in subsection (c) of this s	section, the
) 2 3	 violation also includes any of the following elements, then the offense is a Class H feed (1) The offense is committed with the intent to disrupt the normal of any of the facilities described in subdivision (1) of subsection section. 	elony: peration of
-	(2) The offense involves an act that places either the offender or other premises at risk of serious bodily injury.	
) /	(e) As used in subsections (c) and (d) of this section, the term "facility" sh	all mean a
	building or other infrastructure. (f) A violation of subsection (a) of this section is a Class I felony and shall ind	clude a fine
	of not less than one thousand dollars (\$1,000) for each violation, if any of the	
)	circumstances exist:	0
-	(1) The offense occurs on real property where the person has reer having previously been removed pursuant to the execution of a va writ for possession.	
	(2) The offense occurs under color of title where the person has created or provided materially false evidence of an ownership or interest.	
	(3) The offense is the person's second or subsequent violation of a (a)(3) of this section."	subdivision
	SECTION 2. This act becomes effective December 1, 2018, and applies	to offenses
	committed on or after that date.	