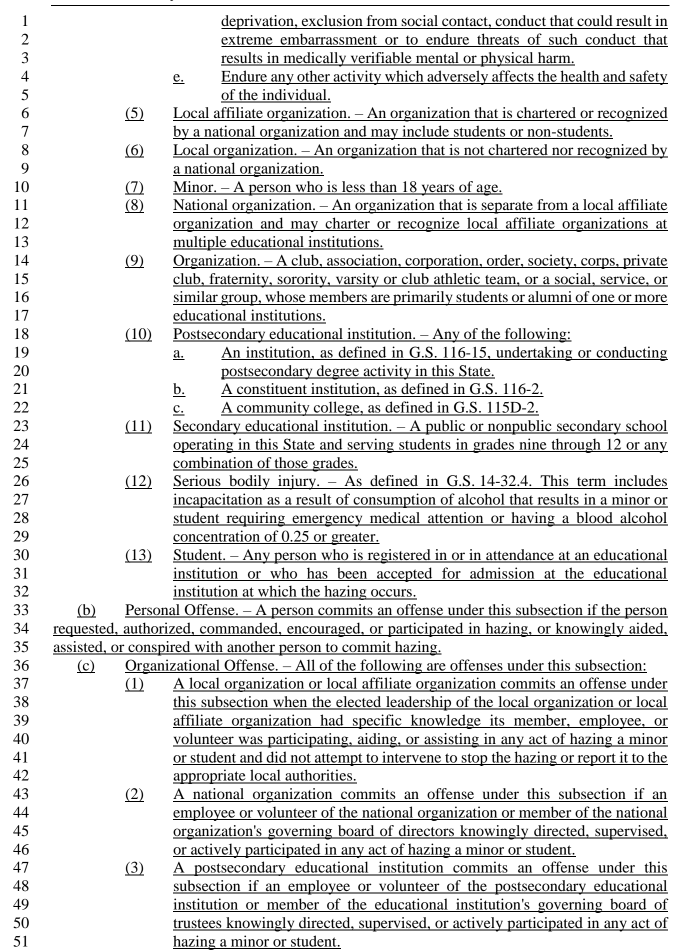
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H HOUSE BILL 632

Short Title:	Amend Hazing Laws. (F	Public)					
Sponsors:	Representatives Ross, Riddell, White, and Davis (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web si	ite.					
Referred to:	Judiciary 2, if favorable, Higher Education, if favorable, Rules, Calenda Operations of the House	ır, and					
April 2, 2025							
EDUCA PREVE	A BILL TO BE ENTITLED TO REVISE THE CRIMINAL OFFENSE OF HAZING AND TO REQUITION ENTITIES TO ESTABLISH POLICIES AND PROCEDURES NT HAZING. Il Assembly of North Carolina enacts:	-					
PART I. RI	EVISE CRIMINAL OFFENSE OF HAZING						
	SECTION 1.(a) G.S. 14-35 is repealed.						
	SECTION 1.(b) Article 9 of Chapter 14 of the General Statutes is amend w section to read: <u>Hazing.</u>	ed by					
	Definitions. – The following definitions apply in this section:						
	 Alcoholic beverage. – As defined in G.S. 18B-101. Controlled substance. – As defined in G.S. 90-87. 						
	(3) Educational institution. – A secondary educational institution	on or					
_	postsecondary educational institution.						
<u>(</u>	4) <u>Hazing. – Any intentional, knowing, or reckless act committed by a p</u>						
	whether individually or in concert with other persons, against a min						
	student of an educational institution, whether or not committed of						
	education institution's campus or property, for the purpose of recripioning, pledging, initiating, admitting, affiliating with, or for the purp						
	continuing or enhancing status in an organization, that causes, coerc						
	forces a minor or student to do any of the following:						
	<u>a.</u> <u>Violate State or federal law.</u>						
	b. Consume any food, liquid, alcoholic beverage, controlled subs						
	or other substance in any non-customary manner which subject minor or student to a substantial risk of emotional or physical including sickness, vomiting, intoxication, or unconsciousness.	harm,					
	c. Endure brutality of a physical nature, including whipping, be	_					
	paddling, branding, dangerous physical activity, or exposure elements, or to endure threats of such conduct, that results in medians.						
	verifiable mental or physical harm.	<u></u>					
	d. Endure brutality of a mental nature, including activity adv	ersely					
	affecting the mental health or dignity of the individual,	sleep					





- (d) Failure to Seek Assistance. A person who actively directs or engages in an act of hazing which results in the injury of a minor or student, shall, to the extent that the person can do so without danger or peril to himself or herself or others, give reasonable assistance to the injured minor or student. For purposes of this subsection, the term "reasonable assistance" includes immediately seeking or reporting the need for medical assistance to the local emergency medical service provider or a 911 system equivalent.
- (e) <u>Punishment for Commission of Personal Offense. Unless the conduct is covered under some other provision of law providing greater punishment, the following penalties apply to a violation of subsection (b) of this section:</u>
 - (1) If commission of the offense results in serious bodily injury or death, a person is guilty of a Class C felony, which may include a fine of fifteen thousand dollars (\$15,000).
 - (2) For any other violation of subsection (b) of this section, a person is guilty of a Class A1 misdemeanor, which shall include a fine of five thousand dollars (\$5,000).
- (f) Punishment for Commission of Organizational Offense. A local organization, local affiliate organization, national organization, or postsecondary educational institution that violates subsection (c) of this section shall be fined not more than fifteen thousand dollars (\$15,000).
- (g) Failure to Seek Assistance. Unless the conduct is covered under some other provision of law providing greater punishment, the following penalties apply to a violation of subsection (d) of this section:
 - (1) A person who fails to seek assistance for an injured minor or student, pursuant to subsection (d) of this section, where no serious bodily injury or death occurs, is guilty of a Class 2 misdemeanor, which may include a fine of not more than one thousand dollars (\$1,000).
 - A person who fails to seek assistance for an injured minor or student, pursuant to subsection (d) of this section, where serious bodily injury or death occurs, is guilty of a Class E felony, which may include a fine of not more than two thousand dollars (\$2,000).
- (h) <u>Prohibited Defenses. Neither of the following are defenses to a prosecution under this section:</u>
 - (1) The implied or expressed consent of the minor or student whom the hazing was directed against.
 - (2) The argument that the hazing conduct was approved or sanctioned by a local organization, local affiliate organization, national organization, or educational institution, or was traditional or customary.
- (i) Immunities. A student, local organization, local affiliate organization, or national organization who in good faith reports or participates in reporting an allegation of hazing to local law enforcement or an educational institution in advance of hazing that causes injury to a minor or student and who takes reasonable steps to prevent hazing in the future shall not be subject to any civil or criminal liability arising from the reported hazing. A person acting in good faith and in a timely manner shall be immune from prosecution for the criminal offenses related to hazing or alcohol possession, consumption, or distribution if all of the following requirements are met:
 - (1) A law enforcement officer has contact with the person because the person did any of the following:
 - a. Requested emergency medical assistance for himself or herself or another minor or student.
 - b. Acted in concert with another person who requested emergency medical assistance.
 - <u>c.</u> Appeared to be in need of emergency medical assistance and is the individual for whom the request was made.

1 The request was made for a minor or student who reasonably appeared to need (2) 2 medical assistance due to alcohol consumption or hazing. 3 The person claiming immunity under this subsection, if physically capable, **(3)** 4 did all of the following: 5 Provided his or her own full name if requested by emergency medical <u>a.</u> 6 assistance personnel or law enforcement officers. 7 Provided any other relevant information requested by the law b. 8 enforcement officer that is known to the person. 9 Remained with, or is, the minor or student who reasonably appeared <u>c.</u> to need medical assistance due to alcohol consumption or hazing, until 10 11 professional emergency medical assistance was provided. Cooperated with emergency medical assistance personnel and law 12 d. 13 enforcement officers." 14 **SECTION 1.(c)** This section becomes effective December 1, 2025, and applies to 15 offenses committed on or after that date. 16 17 PART II. REQUIRE EDUCATION ENTITIES TO ESTABLISH POLICIES AND 18 PROCEDURES TO PREVENT HAZING 19 **SECTION 2.(a)** Article 27 of Chapter 115C of the General Statutes is amended by 20 adding the following new section to read: 21 "§ 115C-393. Hazing. 22 (a) Definition. – For purposes of this section, the following definitions apply: 23 Hazing. – As defined in G.S. 14-35.1(a)(4). <u>(1)</u> 24 (2) Local affiliate organization. – As defined in G.S. 14-35.1(a)(6). 25 National organization. – As defined in G.S. 14-35.1(a)(8). (3) 26 (4) Organization. – As defined in G.S. 14-35.1(a)(9). 27 (5) Serious bodily injury. – As defined in G.S. 14-35.1(a)(12). 28 <u>Investigation.</u> – The governing board of each public school unit that provides (b) 29 secondary education shall require every school within the public school unit that contains all or 30 part of grades nine through 12 to investigate all allegations of hazing by students according to the standard disciplinary processes for that school. A school shall not pursue a hazing 31 32 investigation if it determines that the student has immunity under G.S. 14-35.1(i). 33 Educational Plan. – The Department of Public Instruction, in consultation with the (c) 34 State Board of Education, the Board of Governors of The University of North Carolina, and the 35 State Board of Community Colleges, shall develop an educational plan for public school units to 36 prevent hazing, including information on hazing awareness, prevention, and intervention. The 37 plan shall include provisions for public school units to coordinate with national organizations to 38 provide training to any local affiliate organizations operating in the State. 39 Educational Program. – Public school units shall provide students with an in-person (d) 40 or online educational program on hazing that includes the educational plan developed by the Department and any applicable policies of the public school unit on hazing. All students shall be 41 42 required to complete the program within 30 days of enrollment in a school in the unit. A student 43 shall not be permitted to engage in extracurricular student activities unless the student has 44 completed the program. 45 Reporting. – To the extent permitted by federal law, including the federal Family (e) Educational Rights and Privacy Act, 20 U.S.C. § 1232g., each public school unit shall provide 46 47 information on all hazing violations committed by organizations as follows: 48 Each public school unit shall maintain and publish in a prominent location on (1)

as follows:

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its website, no later than 10 days prior to the start of each semester, a record

of all hazing violations committed by organizations from the prior semester,

1			0	The report shall include at least the following information:	
2			<u>a.</u>		
3				2. The date the organization was charged with hazing.	
4				3. The date the briganization was charged with hazing.	
5				 The name of the organization. The date the organization was charged with hazing. The date the hazing occurred. The date the investigation into the hazing began. A general description of the incident and the related charges, 	
6				5. A general description of the incident and the related charges,	
7				findings, and punishments.	
8					
9				6. The date the investigation ended.7. The date of adjudication of the offense.	
			h		
10			<u>b.</u>	The report shall not include any investigations into hazing that did not	
11				result in a violation.	
12			<u>c.</u>	The webpage that contains the hazing records shall include a statement	
13				notifying readers of the availability of additional information related	
14				to the recorded violations, where to find additional information about	
15		(2)	ъ 1	the violations, and a citation to this section.	
16		<u>(2)</u>		public school unit shall provide a printed notice to all students at the	
17				ning of each school year with information about where to access the	
18		70 \		nation reported pursuant to subdivision (1) of this subsection.	
19		<u>(3)</u>		cords maintained pursuant to this subsection shall be kept for at least	
20		2.45	five y		
21		<u>(4)</u>		public school unit shall report any alleged hazing violation involving	
22				is bodily injury or significant risk of serious bodily injury that was	
23				nitted by an organization to local law enforcement within 72 hours of	
24				ng of the alleged violation."	
25				(b) G.S. 115C-47 is amended by adding a new subdivision to read:	
26		"(70)		revent Hazing. – A local board of education shall comply with the	
27				cable hazing requirements provided in G.S. 115C-393 to prevent	
28			<u>hazin</u>		
29		SECT	TION 2	a.(c) G.S. 115C-150.12C is amended by adding a new subdivision to	
30	read:				
31		"(37)		nt hazing. – The board of trustees shall comply with the applicable	
32				g requirements provided in G.S. 115C-393 to prevent hazing."	
33				.(d) G.S. 115C-218.75 is amended by adding a new subsection to read:	
34	" <u>(p)</u>			ing. – A charter school shall comply with the applicable hazing	
35 requirements provided in G.S. 115C-393 to prevent hazing."					
36				(e) G.S. 115C-238.66 is amended by adding a new subdivision to read:	
37		"(23)		nt hazing. – A regional school shall comply with the applicable hazing	
38				rements provided in G.S. 115C-393 to prevent hazing."	
39				(f) G.S. 116-239.8(b) is amended by adding a new subdivision to read:	
40		"(26)	<u>Preve</u>	nt hazing. – A laboratory school shall comply with the applicable hazing	
41				rements provided in G.S. 115C-393 to prevent hazing."	
42		SECT	TON 2	(g) Part 3 of Article 1 of Chapter 116 of the General Statutes is amended	
43	by adding	the foll	lowing	new section to read:	
44	" <u>§ 116-40</u>	.14. Ha	azing.		
45	<u>(a)</u>	<u>Defini</u>	tion. –	The following definitions shall apply in this section:	
46		<u>(1)</u>	<u>Hazin</u>	g. – As defined in G.S. 14-35.1(a)(4).	
47		<u>(2)</u>	Local	affiliate organization. – As defined in G.S. 14-35.1(a)(6).	
48		<u>(3)</u>	<u>Natio</u>	nal organization. – As defined in G.S. 14-35.1(a)(8).	
49		<u>(4)</u>	<u>Organ</u>	nization. – As defined in G.S. 14-35.1(a)(9).	

(3)

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subsection.

five years.

All records maintained pursuant to this subsection shall be kept for at least

Each public institution of higher education shall report any alleged hazing violation involving serious bodily injury or significant risk of serious bodily injury that was committed by an organization to local law enforcement within 72 hours of learning of the alleged violation."

SECTION 2.(h) G.S. 115D-5 is amended by adding the following new subsection to read:

"(aa) The State Board shall adopt a policy requiring all community colleges to comply with the applicable hazing requirements provided in G.S. 116-40.14 to prevent hazing."

SECTION 2.(i) This section applies beginning with the 2025-2026 school year and the 2025-2026 academic year. The Department of Public Instruction and the Board of Governors of The University of North Carolina shall submit the first report required pursuant to G.S. 115C-393(e) and G.S. 116-40.14(e), as enacted by this section, on October 15, 2026, based on data from the spring 2026 semester.

PART III. SAVINGS CLAUSE AND EFFECTIVE DATE

 SECTION 3.(a) Prosecutions for offenses committed before the effective date of this act are not abated or affected by this act, and the statutes that would be applicable but for this act remain applicable to those prosecutions.

SECTION 3.(b) Except as otherwise provided, this act is effective when it becomes law.