GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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SENATE BILL 164

Judiciary Committee Substitute Adopted 5/6/25 House Committee Substitute Favorable 6/3/25

Short Title: The	neft of Temporary Housing During Emergency.	(Public)
Sponsors:		
Referred to:		
	February 26, 2025	
TEMPORAR OF EMERGI The General Ass SECT "§ 14-288.1. De	embly of North Carolina enacts: FION 1. G.S. 14-288.1 reads as rewritten:	LARED STATE
(3)	Declared state of emergency. – A state of emergency as that in G.S. 166A-19.3 or a state of emergency found and declare executive official or acting chief executive official of municipality acting under the authority of any other application provision of the common law to preserve the public peace emergency, or by any executive official or military commanding United States or the State of North Carolina who becomes possible under applicable law for the preservation of the within any part of North Carolina.	ed by any chief any county or cable statute or e in a state of ng officer of the omes primarily
(4a) (4b)	Emergency. – As defined in G.S. 166A-19.3. Emergency area. – The geographical area covered by a degeneration of the desired covered by a degeneration.	eclared state of
(11)	Temporary housing. – Any of the following: a. A tent, trailer, mobile home, or any other structure human shelter which is designed to be transportal permanently attached to the ground, to another structure utility system on the same premises. b. A vehicle being used as temporary living quarters. c. Any equipment used to transport or deliver a structure described in sub-subdivision a. or b. of this subdivision d. Any item attached, affixed, or connected to, or intended connected, or affixed to, a structure or vehicles	ble and is not cture, or to any cture or vehicle n. d to be attached,



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20 21 **SECTION 2.** G.S. 14-288.6 reads as rewritten:

"§ 14-288.6. Looting; trespass during emergency.

- (a) Any person who enters upon the premises of another without legal justification <u>in an emergency area during a declared state of emergency</u> when the usual security of property is not effective due to the occurrence or aftermath of riot, insurrection, invasion, storm, fire, explosion, flood, collapse, or other disaster or calamity the emergency that prompted the declared state of <u>emergency</u> is guilty of a Class 1 misdemeanor of trespass during an emergency.
- (b) Any person who commits the crime of trespass during emergency <u>under subsection</u> (a) of this section and, without legal justification, obtains or exerts control over, damages, ransacks, or destroys the property of another is guilty of the felony of looting and shall be punished as a Class H felon. looting. A violation of this subsection is punishable as follows:
 - (1) If the looted property is temporary housing or is taken from temporary housing, a violation of this subsection is punishable as a Class F felony.
 - (2) If the looted property is anything other than property described in subdivision (1) of this subsection, a violation of this subsection is punishable as a Class H felony.
- (c) Any person whose person or property is injured by reason of a violation of this section may sue for and recover from the violator three times the actual damages sustained, as well as court costs and attorneys' fees."

SECTION 3. This act becomes effective December 1, 2025, and applies to offenses committed on or after that date.