GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE DRH30070-LH-51 (01/19)

Short Title:	Castle Doctrine.							(Public)
Sponsors:	Representatives Sponsors).	Hilton,	Randleman,	Cleveland,	and	R.	Brown	(Primary
Referred to:								

1		A BILL TO BE ENTITLED		
2	AN ACT TO PROVIDE WHEN THE USE OF FORCE OR THE USE OF DEADLY FORCE			
3	IS JUSTIFIABLE IN DEFENSE OF SELF, OTHERS, OR ONE'S HOME OR VEHICLE,			
4	OR IN PREVENTING THE COMMISSION OF A FORCIBLE FELONY, AND TO			
5	PROVIDE IN	MMUNITY FROM CRIMINAL PROSECUTION AND CIVIL ACTION IN		
6	THOSE CIRC	CUMSTANCES.		
7		embly of North Carolina enacts:		
8		FION 1. Chapter 14 of the General Statutes is amended by adding a new		
9	Article to read:			
10		" <u>Article 62.</u>		
11		"Justifiable Use of Force.		
12	" <u>§ 14-470. Defir</u>			
13	The following	g definitions apply in this Article:		
14	<u>(1)</u>	Criminal prosecution The term includes arresting, detaining in custody,		
15		and charging or prosecuting the defendant.		
16	<u>(2)</u>	Deadly force. – Force that is likely to cause death or great bodily harm. The		
17		term includes the following: (i) the firing of a firearm in the direction of the		
18		person to be arrested, even though no intent exists to kill or inflict great		
19		bodily harm and (ii) the firing of a firearm at a vehicle in which the person		
20		to be arrested is riding. The term does not include the discharge of a firearm,		
21		which is loaded with a less-lethal munition, by a law enforcement officer or		
22		correctional officer during and within the scope of his or her official duties.		
23	<u>(3)</u>	<u>Dwelling. – A building or conveyance of any kind, including any attached</u>		
24		porch, whether the building or conveyance is temporary or permanent,		
25 26		mobile or immobile, which has a roof over it, including a tent, and is		
26 27	(A)	designed to be occupied by people lodging therein at night.		
27 28	<u>(4)</u>	<u>Forcible felony. – Treason; murder; manslaughter; rape, sexual offense,</u> sexual battery; robbery; burglary; arson; kidnapping; aggravated assault;		
28 29		felonious stalking; malicious use of explosive or incendiary device; and any		
29 30		other felony which involves the use or threat of physical force or violence		
30 31		against any individual.		
32	(5)	Law enforcement officer. – Any person employed or appointed as a		
33	<u>(5)</u>	full-time, part-time, or auxiliary law enforcement officer, correctional		
33 34		officer, probation officer, post-release supervision officer, or parole officer.		
51		sincer, producion onneel, post release supervision onneel, or parole onneel.		



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(6)	Less-lethal munition. – A projectile that is designed to stun, temporarily
	incapacitate, or cause temporary discomfort to a person without penetrating
	the person's body.
<u>(7)</u>	Residence A dwelling in which a person resides either temporarily or
	permanently or is visiting as an invited guest.
(8)	Vehicle. – A conveyance of any kind, whether or not motorized, which is
	designed to transport people or property.
" <u>§</u> 14-471. Use	of force in defense of person.
A person is	ustified in using force, except deadly force, against another when and to the
extent that the p	erson reasonably believes that the conduct is necessary to defend himself or
herself or anoth	er against the other's imminent use of unlawful force. However, a person is
	se of deadly force and does not have a duty to retreat if either of the following
applies:	
(1)	He or she reasonably believes that such force is necessary to prevent
	imminent death or great bodily harm to himself or herself or another or to
	prevent the imminent commission of a forcible felony; or
(2)	Under the circumstances permitted pursuant to G.S. 14-472.
	ne protection; use of deadly force; presumption of fear of death or great
	y harm.
	son is presumed to have held a reasonable fear of imminent peril of death or
· · · ·	n to himself or herself or another when using defensive force that is intended
	e death or great bodily harm to another if both of the following apply:
(1)	The person against whom the defensive force was used was in the process of
<u>\</u>	unlawfully and forcibly entering, or had unlawfully and forcibly entered, a
	dwelling, residence, or occupied vehicle, or if that person had removed or
	was attempting to remove another against that person's will from the
	dwelling, residence, or occupied vehicle.
(2)	The person who uses defensive force knew or had reason to believe that an
(2)	unlawful and forcible entry or unlawful and forcible act was occurring or
	had occurred.
(b) The p	presumption set forth in subsection (a) of this section does not apply if any of
the following ap	
<u>(1)</u>	The person against whom the defensive force is used has the right to be in or
<u>\1)</u>	is a lawful resident of the dwelling, residence, or vehicle, such as an owner,
	lessee, or title holder, and there is not an injunction for protection from
	domestic violence or a written pretrial supervision order of no contact
	against that person.
(2)	The person sought to be removed is a minor child or minor grandchild or is
<u>(2)</u>	otherwise in the lawful custody or under the lawful guardianship of the
	person against whom the defensive force is used.
(2)	
<u>(3)</u>	The person who uses defensive force is engaged in a forcible felony or is
	using the dwelling, residence, or occupied vehicle to further a forcible
	felony.
<u>(4)</u>	The person against whom the defensive force is used is a law enforcement
	officer, as defined in G.S. 14-470, who enters or attempts to enter a
	dwelling, residence, or vehicle in the lawful performance of his or her
	official duties and the officer identified himself or herself in accordance with
	$f_{11} = 11$
	any applicable law or the person using force knew or reasonably should have
	<u>any applicable law or the person using force knew or reasonably should have</u> <u>known that the person entering or attempting to enter was a law enforcement</u> <u>officer.</u>

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1	(c) A per	son wh	o is not engaged in an unlawful acti	ivity and who is attacked in any
2			she has a right to be has no duty to ret	•
3	or her ground and	l meet f	force with force, including deadly force	e if he or she reasonably believes
4	it is necessary to	do so te	o prevent death or great bodily harm t	o himself or herself or another or
5	to prevent the cor	nmissio	on of a forcible felony.	
6			no unlawfully and by force enters	
7			occupied vehicle is presumed to be do	bing so with the intent to commit
8			g force or violence.	
9			in defense of others.	
10			in the use of force, except deadly for	-
11			on reasonably believes that the cor	
12			espass on, or other tortious or crimin	
13			velling or personal property, lawfully	
14	•		ho is a member of his or her immed	•
15	1 1		e or she has a legal duty to protect. H	1 V
16 17			only if he or she reasonably believe mmission of a forcible felony. A pers	
17 18			where he or she has a right to be.	on does not have a duty to retreat
18 19			from criminal prosecution and civ	vil action for justifiable use of
20	<u>s 14-474. Inn</u> force.		from criminal prosecution and cry	vir action for justifiable use of
21			o uses force as permitted in G.S. 14-4	71 14-472 or 14-473 is justified
22			is immune from criminal prosecutio	
23	-		erson against whom force was used	
24		_	who was acting in the performance of	
25			f or herself in accordance with any a	
26			y should have known that the person v	
27			ement agency may use standard proce	
28	force as described	<u>d in sub</u>	section (a) of this section, but the age	ncy shall not arrest the person for
29	using force unles	s it det	ermines that there is probable cause	that the force that was used was
30	<u>unlawful.</u>			
31			all award reasonable attorneys' fees, c	
32			ses incurred by the defendant in defen	
33			finds that the defendant is immune	from prosecution as provided in
34	subsection (a) of			
35	" <u>§ 14-475. Use o</u>			
36			cribed in G.S. 14-471, 14-472, and 14	4-473 is not available to a person
37	who is doing any			· · · · · · · · · · · · · · · · · · ·
38	<u>(1)</u>	-	empting to commit, committing, or es	caping after the commission of a
39 40	(2)		<u>le felony.</u>	himself or herself unless one of
40 41	<u>(2)</u>		ly provokes the use of force against llowing situations exists:	minisen of hersen unless one of
41			The force is so great that the perso	on reasonably believes that he or
43		<u>a.</u>	she is in imminent danger of death	
44			or she has exhausted every reasona	
45			other than the use of force which	÷ • •
46			bodily harm to the assailant.	is intery to eause death of great
47		<u>b.</u>	In good faith, the person withdraw	s from physical contact with the
48			assailant and indicates clearly to the	
49			withdraw and terminate the use of	
50			or resumes the use of force.	

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		fense to civil action for damages; party convicted o	<u>f forcible or attempted</u>
		ible felony.	
		all be a defense to any action for damages for personal i	
		property, that such action arose from injury sustained by	
		attempted commission of a forcible felony. The def	•
		established by evidence that the participant has been co	
		oted forcible felony, or by proof of the commission of	such crime or attempted
		onderance of the evidence.	
		civil action in which the defense recognized by this s	
2		ourt on the motion of the civil defendant during the po	• •
		orms the basis for the defense, unless the court finds	that a conviction in the
		would not form a valid defense under this section.	1.0 (1.1 (1.)
		ny civil action where a party prevails based on the	defense created by this
-	section:		
	<u>(1)</u>	The losing party, if convicted of and incarcerated fo	
		crime, shall, as determined by the court, lose any pr	• •
		correctional facility, including, but not limited to the	Tonowing:
		a.Canteen purchases.b.Telephone access.	
		<u>c.</u> <u>Outdoor exercise.</u> <u>d.</u> <u>Use of the library.</u>	
		<u>e.</u> <u>Visitation.</u>	
	<u>(2)</u>	The court shall award a reasonable attorneys' fee to	he naid to the prevailing
	(2)	party in equal amounts by the losing party and the	
		however, the losing party's attorney is not personally	
		has acted in good faith, based on the representation	•
		the losing party is incarcerated for the crime or a	
		insufficient assets to cover payment of the costs of t	-
		of fees pursuant to this subdivision, the party shall	
		court, be required to pay by deduction from any	•
		receives while incarcerated.	-i - /
	<u>(3)</u>	If the losing party is incarcerated for the crime or at	tempted crime, the court
		shall issue a written order containing its findings	
		subdivisions (1) and (2) of this subsection and sha	
		copy be forwarded to the appropriate correctional ins	stitution or facility.
	(d) A lay	w enforcement officer is not liable in any civil or crimi	
	the use of any	less-lethal munition in good faith during and within	the scope of his or her
	official duties."		-
	SEC	TION 2. G.S. 14-51.1 is repealed.	
	SEC	TION 3. This act becomes effective December 1	, 2011, and applies to
		itted on or after that date. Prosecutions for offense	
	effective date o	f this act are not abated or affected by this act, and th	e statutes that would be
		or this act remain applicable to those prosecutions.	