GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

HOUSE BILL 2417

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Short Title:	Crimes of Torture and Enforced Disappearance. (Public)
Sponsors:	Representatives Luebke, Harrison, Coleman, Jones (Primary Sponsors); Alexander, Bordsen, Bryant, Carney, Cotham, Farmer-Butterfield, Fisher, Glazier, Hall, T. Harrell, Hill, Hurley, Insko, Martin, Michaux, Mobley, Parmon, Pierce, Ross, Underhill, Wainwright, Weiss, Wilkins, and Womble.
Referred to:	Judiciary II.

May 26, 2008

1		A BILL TO BE ENTITLED
2	AN ACT TO	CREATE THE STATUTORY CRIMINAL OFFENSES OF TORTURE
3	AND ENI	FORCED DISAPPEARANCE AND TO ADD THESE OFFENSES TO
4	THOSE	FOR WHICH AN INVESTIGATIVE GRAND JURY MAY BE
5	CONVEN	
6		CING AND POLICY ADVISORY COMMISSION.
7		Assembly of North Carolina enacts:
8	SE	CTION 1. Article 8 of Chapter 14 of the General Statutes is amended by
9	adding the fol	lowing new sections:
10	" <u>§ 14-34.9.</u> T	orture; enforced disappearance.
11	<u>(a)</u> <u>Def</u>	initions. – The following definitions apply in this section:
12	<u>(1)</u>	Enforced disappearance of person The arrest, detention, or
13		abduction of a person by, or with the authorization, support, or
14		acquiescence of, a State or a political organization, followed by a
15		refusal to acknowledge that deprivation of freedom or give information
16		on the fate or whereabouts of the person, with the intention of
17		depriving the detainee of due process of the law.
18	<u>(2)</u>	Official capacity Acting at the instruction of, on behalf of, or with
19		the authority of a governmental body.
20	<u>(3)</u>	Public official. – Any person elected by the public, appointed or hired
21		by a governmental body, or acting for or on the behalf of a
22		governmental body.
23	<u>(4)</u>	Torture In addition to the definition of torture provided at the
24		common law, the term also includes any act by which serious pain or
25		suffering, whether physical or mental, is intentionally inflicted on a

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1	person for purposes such as obtaining from the person or from a third
2	person information or a confession, punishing the person for an act he
3	or she or a third person has committed or is suspected of having
4	committed, or intimidating or coercing the person or a third person, or
5	for any reason based on discrimination of any kind, when the pain or
6	suffering is inflicted by or at the instigation of or with the consent or
7	acquiescence of a public official or other person acting in an official
8	capacity. The term does not include pain or suffering arising only
9	from, inherent in, or incidental to lawful interrogation, detention,
10	arrest, use of force, or other lawful sanctions.
11	(b) Offense of Torture. – Any person who commits the offense of torture is guilty
12	<u>of a Class E felony.</u>
13	(c) Offense of Enforced Disappearance. – Any person who commits the offense
14	of enforced disappearance is guilty of a Class F felony.
15	(d) Jurisdiction. – There is jurisdiction over the conduct prohibited in this section
16	if the alleged offender:
17	(1) Committed the offense in the State of North Carolina;
18	(2) Committed an act in furtherance of a conspiracy to commit an offense
19	under this section within the State of North Carolina even though other
20	conduct occurred outside of the State of North Carolina or part of the
21	conspiracy was formulated outside of the State of North Carolina; or
22	(3) Entered into the conspiracy to commit an offense under this section
23	within the State of North Carolina even though part of the conspiracy
24	was formulated outside of the State of North Carolina or conduct in
25	furtherance of the conspiracy was performed outside of the State of
26	North Carolina."
27	SECTION 2. G.S. 15A-622(h) reads as rewritten:
28	"(h) A written petition for convening of grand jury under this section may be filed
29	by the district attorney, the district attorney's designated assistant, or a special
30	prosecutor requested pursuant to G.S. 114-11.6, with the approval of a committee of at
31	least three members of the North Carolina Conference of District Attorneys, and with
32	the concurrence of the Attorney General, with the Clerk of the North Carolina Supreme
33	Court. The Chief Justice shall appoint a panel of three judges to determine whether to
34	order the grand jury convened. A grand jury under this section may be convened if the
35	three-judge panel determines that:
36	(1) The petition alleges the commission of or a conspiracy to commit a
37	violation of G.S. 90-95(h) or G.S. G.S. 14-34.9, 90-95(h), or 90-95.1,
38	any part of which violation or conspiracy occurred in the county where
39	the grand jury sits, and that persons named in the petition have
40	knowledge related to the identity of the perpetrators of those crimes
41	but will not divulge that knowledge voluntarily or that such persons
42	request that they be allowed to testify before the grand jury; and
43	(2) The affidavit sets forth facts that establish probable cause to believe
44	that the crimes specified in the petition have been committed and
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reasonable grounds to suspect that the persons named in the petition have knowledge related to the identity of the perpetrators of those crimes.

4 The affidavit shall be based upon personal knowledge or, if the source of the 5 information and basis for the belief are stated, upon information and belief. The panel's 6 order convening the grand jury as an investigative grand jury shall direct the grand jury 7 to investigate the crimes and persons named in the petition, and shall be filed with the 8 Clerk of the North Carolina Supreme Court. A grand jury so convened retains all 9 powers, duties, and responsibilities of a grand jury under this Article. The contents of 10 the petition and the affidavit shall not be disclosed. Upon receiving a petition under this 11 subsection, the Chief Justice shall appoint a panel to determine whether the grand jury 12 should be convened as an investigative grand jury.

13 A grand jury authorized by this subsection may be convened from an existing grand 14 jury or grand juries authorized by subsection (b) of this section or may be convened as 15 an additional grand jury to an existing grand jury or grand juries. Notwithstanding 16 subsection (b) of this section, grand jurors impaneled pursuant to this subsection shall 17 serve for a period of 12 months, and, if an additional grand jury is convened, 18 persons 18 shall be selected to constitute that grand jury. At any time for cause shown, the 19 presiding superior court judge may excuse a juror temporarily or permanently, and in 20 the latter event the court may impanel another person in place of the juror excused."

21 **SECTION 3.** This act becomes effective December 1, 2008, and applies to 22 offenses committed on or after that date.