GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

SENATE BILL 2067

1

	Short Title: Even Out Prior Criminal Record Point Ranges. (Public)						
	Sponsors: Senator Kinnaird.						
	Referred to: Judiciary I (Civil).						
	May 28, 2008						
1	A BILL TO BE ENTITLED						
2	AN ACT TO RESTRUCTURE THE PRIOR RECORD LEVEL POINT RANGES IN						
3	ORDER TO EXPAND THE POINTS IN PRIOR RECORD LEVEL I AND TO						
4	EVEN OUT THE REMAINING RANGES.						
5	The General Assembly of North Carolina enacts:						
6	SECTION 1. G.S. 15A-1340.14(c) reads as rewritten:						
7	"(c) Prior Record Levels for Felony Sentencing. – The prior record levels for						
8	felony sentencing are:						
9	(1) Level I – 0 points. <u>Not more than 1 point.</u>						
10	(2) Level II – At least $\frac{1}{2}$, but not more than $\frac{4 \text{ points.}}{5 \text{ points.}}$						
11	(3) Level III – At least $5, 6$, but not more than 8 points. 9 points.						
12	(4) Level IV – At least $9,10$, but not more than 14 points. 13 points.						
13	(5) Level V – At least $\frac{15,14}{15,14}$, but not more than $\frac{18 \text{ points.}}{17 \text{ points.}}$						
14	(6) Level VI – At least 19 points. <u>18 points.</u>						
15	In determining the prior record level, the classification of a prior offense is the						
16	classification assigned to that offense at the time the offense for which the offender is						
17	being sentenced is committed."						
18	SECTION 2. G.S. 15A-1340.17(c) reads as rewritten:						
19	"(c) Punishments for Each Class of Offense and Prior Record Level; Punishment						
20	Chart Described. – The authorized punishment for each class of offense and prior record						
21	level is as specified in the chart below. Prior record levels are indicated by the Roman						
22	numerals placed horizontally on the top of the chart. Classes of offense are indicated by						
23	the letters placed vertically on the left side of the chart. Each cell on the chart contains						
24	the following components:						
25	(1) A sentence disposition or dispositions: "C" indicates that a community						
26	punishment is authorized; "I" indicates that an intermediate						
27	punishment is authorized; "A" indicates that an active punishment is						
28	authorized; and "Life Imprisonment Without Parole" indicates that the						

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	 defendant shall be imprisoned for the remainder of the prisoner's natural life. (2) A presumptive range of minimum durations, if the sentence of imprisonment is neither aggravated or mitigated; any minimum term of imprisonment in that range is permitted unless the court finds pursuant to G.S. 15A-1340.16 that an aggravated or mitigated sentence is appropriate. The presumptive range is the middle of the three ranges in the cell. (3) A mitigated range of minimum durations if the court finds pursuant to G.S. 15A-1340.16 that a mitigated sentence of imprisonment is justified; in such a case, any minimum term of imprisonment in the mitigated range is permitted. The mitigated range is the lower of the three ranges in the cell. (4) An aggravated range of minimum durations if the court finds pursuant to G.S. 15A-1340.16 that an aggravated sentence of imprisonment is 									
16	justified; in such a case, any minimum term of imprisonment in the									
17	aggravated range is permitted. The aggravated range is the higher of									
18			the thre	e ranges in	the cell.					
19 20	PRIOR RECORD LEVEL									
20 21				I NIU	N KECUK					
22		Ι	II	III	IV	V	VI			
23		0 Pts	1-4 Pts	5-8-Pts	<u>9-14 Pts</u>	15-18 Pts	19+ Pts			
24		<u>0-1 Pt</u>	<u>2-5 Pts</u>	<u>6-9 Pts</u>	<u>10-13 Pts</u>	<u>14-17 Pts</u>	<u>18+ Pts</u>			
25	A Life Imprisonment Without Parole or Death as Established by Statute									
26		А	A	А	А	А	Α	DISPOSITION		
27	240-300		288-360	336-420	384-480	Life Impris		Aggravated		
28						Without				
29	B1	192-240	230-288	269-336	307-384	346-433	384-480	PRESUMPTIVE		
30			173-230	202-269		260-346		Mitigated		
31		A	A	A 220.276	A 251 212	A 282.252	A	DISPOSITION		
32 33	DЭ	157-196 125-157	189-237 151-189	220-276 176-220	251-313 201-251	282-353 225-282	313-392 251-313	Aggravated PRESUMPTIVE		
33 34	D2	94-125	131-189	170-220	151-201	169-225	188-251	Mitigated		
35		A	A	A	A	A	A	DISPOSITION		
36		73-92	100-125	116-145	133-167	151-188	168-210	Aggravated		
37	С	58-73	80-100	93-116	107-133	121-151	135-168	PRESUMPTIVE		
38		44-58	60-80	70-93	80-107	90-121	101-135	Mitigated		
39		А	А	А	А	А	А	DISPOSITION		
40		64-80	77-95	103-129	117-146	133-167	146-183	Aggravated		
41	D	51-64	61-77	82-103	94-117	107-133	117-146	PRESUMPTIVE		
42		38-51	46-61	61-82	71-94	80-107	88-117	Mitigated		
43		I/A	I/A	А	А	А	А	DISPOSITION		

Ger	neral Asse	embly of N		Session 2007			
	25-31	29-36	34-42	46-58	53-66	59-74	Aggravated
Е	20-25	23-29	27-34	37-46	42-53	47-59	PRESUMPTIVE
	15-20	17-23	20-27	28-37	32-42	35-47	Mitigated
	I/A	I/A	I/A	А	А	А	DISPOSITION
	16-20	19-24	21-26	25-31	34-42	39-49	Aggravated
F	13-16	15-19	17-21	20-25	27-34	31-39	PRESUMPTIVE
	10-13	11-15	13-17	15-20	20-27	23-31	Mitigated
	I/A	I/A	I/A	I/A	А	А	DISPOSITION
	13-16	15-19	16-20	20-25	21-26	29-36	Aggravated
G	10-13	12-15	13-16	16-20	17-21	23-29	PRESUMPTIVE
	8-10	9-12	10-13	12-16	13-17	17-23	Mitigated
	C/I/A	I/A	I/A	I/A	I/A	А	DISPOSITION
	6-8	8-10	10-12	11-14	15-19	20-25	Aggravated
Η	5-6	6-8	8-10	9-11	12-15	16-20	PRESUMPTIVE
	4-5	4-6	6-8	7-9	9-12	12-16	Mitigated
	С	C/I	Ι	I/A	I/A	I/A	DISPOSITION
	6-8	6-8	6-8	8-10	9-11	10-12	Aggravated
Ι	4-6	4-6	5-6	6-8	7-9	8-10	PRESUMPTIVE
	3-4	3-4	4-5	4-6	5-7	6-8	Mitigated"
SECTION 3. This act becomes effective December 1, 2008, and applies to							

20 21 offenses committed on or after that date.