Short Title:	Warrantless arrest pretrial release violation.	(Public)
Sponsors:	Senator East.	
Referred to:		

1			A BILL TO BE ENTITLED
2	AN ACT	TO A	ALLOW WARRANTLESS ARREST FOR VIOLATION OF PRETRIAL
3	RELE	EASE (CONDITIONS WHEN THE VIOLATION OCCURS OUTSIDE THE
4	PRES	ENCE (OF THE OFFICER.
5	The Gene	ral Asse	embly of North Carolina enacts:
6		SECT	CION 1. G.S. 15A-401(b) reads as rewritten:
7	"(b)	Arrest	t by Officer Without a Warrant. –
8		(1)	Offense in Presence of Officer. – An officer may arrest without a warrant
9			any person who the officer has probable cause to believe has committed a
10			criminal offense in the officer's presence.
11		(2)	Offense Out of Presence of Officer An officer may arrest without a
12			warrant any person who the officer has probable cause to believe:
13			a. Has committed a felony; or
14			b. Has committed a misdemeanor, and:
15			1. Will not be apprehended unless immediately arrested, or
16			2. May cause physical injury to himself or others, or damage to
17			property unless immediately arrested; or
18			c. Has committed a misdemeanor under G.S. 14-72.1, 14-134.3,
19			20-138.1, or 20-138.2; or
20			d. Has committed a misdemeanor under G.S. 14-33(a), 14-33(c)(1),
21			14-33(c)(2), or 14-34 when the offense was committed by a person
22			with whom the alleged victim has a personal relationship as defined
23			in G.S. 50B-1; or
24			e. Has committed a misdemeanor under G.S. 50B-4.1(a); or
25			f. Has violated a pretrial release order entered under
26			G.S. 15A-534.1(a)(2).G.S. 15A-534 or G.S. 15A-534.1(a)(2).
27		(3)	Repealed by Session Laws 1991, c. 150.
28		(4)	A law enforcement officer may detain an individual arrested for violation of
29			an order limiting freedom of movement or access issued pursuant to
30			G.S. 130A-475 or G.S. 130A-145 in the area designated by the State Health
31			Director or local health director pursuant to such order. The person may be
32			detained in such area until the initial appearance before a judicial official
33			pursuant to G.S. 15A-511 and G.S. 15A-534.5."
34		SECT	TION 2. This act becomes effective December 1, 2011, and applies to



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offenses committed on or after that date.