## **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2023

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## **HOUSE BILL 591** Senate Judiciary Committee Substitute Adopted 6/27/23 Senate Judiciary Committee Substitute Adopted 5/14/24

Short Title: Modernize Sex Crimes. (Public)

Sponsors:

Referred to:

## April 13, 2023

## 1 A BILL TO BE ENTITLED 2 AN ACT TO ESTABLISH SEXUAL EXTORTION OFFENSES, TO UPDATE OFFENSES RELATED TO SEXUAL EXPLOITATION OF A MINOR, TO UPDATE SEX 3 4 OFFENDER AND PUBLIC PROTECTION REGISTRATION PROGRAMS, AND TO 5 CLARIFY THE OFFENSE OF DISCLOSURE OF PRIVATE IMAGES. 6 The General Assembly of North Carolina enacts: 7 8 ESTABLISH SEXUAL EXTORTION OFFENSES 9 **SECTION 1.** Article 26 of Chapter 14 of the General Statutes is amended by adding 10 a new section to read: 11 "§ 14-202.7. Sexual extortion; aggravated sexual extortion. Definitions. – The following definitions apply in this section: 12 (a) 13 (1)Adult. – A person 18 years or older. Disclose. – To transfer, publish, distribute, or reproduce. 14 (2) Image. – A photograph, film, videotape, recording, live transmission, digital 15 (3) or computer-generated visual depiction, including a realistic visual depiction 16 17 created, adapted, or modified by technological means, including algorithms or 18 artificial intelligence, such that a reasonable person would believe the image 19 depicts an identifiable individual, or any other reproduction that is created, adapted, or modified by electronic, mechanical, or other means. 20 Immediate family member. - As defined in G.S. 14-43.17. 21 (4)Individual with a disability. – As defined in G.S. 14-32.1. 22 (5) 23 Minor. – A person who has not reached the age of 18 years. (6) Private image. - An image depicting sexual activity or sexually explicit 24 (7)25 nudity. 26 (8) Sexual activity. – As defined in G.S. 14-190.13. Sexually explicit nudity. – As defined in G.S. 14-190.13. 27 (9) Sexual Extortion. – A person commits the offense of sexual extortion if the person 28 (b) intentionally threatens to disclose a private image, or to decline to delete, remove, or retract a 29 previously disclosed private image, of the victim or of an immediate family member of the victim 30 31 in order to compel or attempt to compel the victim or an immediate family member of the victim 32 to do any act or refrain from doing any act against the victim's will, with the intent to obtain 33 additional private images or anything else of value or any acquittance, advantage, or immunity.

34 A violation of this subsection is punishable as follows:



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1	(1)	For an offense by a person who is an adult at	the time of the offense, the
2		violation is a Class F felony.	
3	<u>(2)</u>	For a first offense by a person who is a minor at	the time of the offense the
4		violation is a Class 1 misdemeanor.	the time of the offense, the
5	(3)	For a second or subsequent offense by a person w	who is a minor at the time of
6	<u>(5)</u>	the offense, the violation is a Class F felony.	who is a minor at the time of
7	(c) Aggra	wated Sexual Extortion. – A person commits the o	offense of aggravated sexual
8		erson intentionally threatens to disclose a private in	
8 9	-	•	-
		t a previously disclosed private image, of the victin	•
10		ctim in order to compel or attempt to compel the vi	
11		ctim to do any act or refrain from doing any act as	
12		ain additional private images or anything else o	• •
13	-	nunity, and the victim is a minor or an individual wi	· ·
14		time of the offense. A violation of this subsection sl	hall be punishable as a Class
15	<u>E felony.</u> "		
16			
17		INSES RELATED TO SEXUAL EXPLOITATI	ON OF A MINOR
18		<b>TION 2.(a)</b> G.S. 14-190.13 reads as rewritten:	
19	"§ 14-190.13. De	efinitions for certain offenses concerning minors	5.
20	The following	g definitions apply to G.S. 14-190.14, displaying	material harmful to minors;
21	G.S. 14-190.15,	disseminating or exhibiting to minors harmful	material or performances;
22	G.S. 14-190.16, f	irst degree sexual exploitation of a minor; G.S. 14-1	190.17, second degree sexual
23	exploitation of a	minor; G.S. 14-190.17A, third degree sexual exploi	itation of a minor.minor; and
24	<u>G.S. 14-190.17C</u>	, obscene visual representation of sexual exploitation	<u>on of a minor.</u>
25	(1)	Harmful to Minors. – That quality of any material	l or performance that depicts
26		sexually explicit nudity or sexual activity and the	at, taken as a whole, has the
27		following characteristics:	
28		a. The average adult person applying	contemporary community
29		standards would find that the materi	1 1 1
30		predominant tendency to appeal to a pruri	1
31		and	· · · · · · · · · · · · · · · · · · ·
32		b. The average adult person applying	contemporary community
33		standards would find that the depiction of	
34		sexual activity in the material or perform	
35		prevailing standards in the adult com	1 1
36		suitable for minors; and	indinity concerning what is
30 37		c. The material or performance lacks serior	us literary artistic political
38		or scientific value for minors.	is merary, anshe, ponnear,
38 39	$(1_0)$		Il of the following oritoria:
39 40	<u>(1a)</u>	Identifiable Minor. – An individual who meets al	-
		a. <u>Was a minor at the time either of the follo</u>	•
41		<u>1.</u> <u>The material was created, adapted</u>	
42		2. <u>The image that was used in creat</u>	ing, adapting, or modifying
43		the material was taken.	
44		b. Is recognizable as an actual person by th	ie person's face, likeness, or
45		other distinguishing characteristic, such as	s a unique birthmark or other
46		recognizable feature.	
47		The term "identifiable minor" does not require pr	roof of the actual identity of
48		the minor.	
49	(2)	Material Pictures, drawings, video recording	
50		physical depictions or representations represent	
51		computer-generated visual depictions or represent	ntations created, adapted, or

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1		modified by technological means, such as algorithms	or artificial intelligence,
2		but not material consisting entirely of written words.	-
3	(3)	Minor An individual who is less than 18 years o	ld and is not married or
4		judicially emancipated.	
5	<u>(3a)</u>	Obscene. – Material is obscene if it meets all of the f	ollowing criteria:
6	<u>, , , , , , , , , , , , , , , , , , , </u>	a. The material depicts or describes in a patent	
7		activity.	
8		b. The average person applying contemporar	v community standards
9		relating to the depiction or description of se	
10		that the material taken as a whole appeals to	
11		<u>sex.</u>	the promonent interest in
12		c. <u>The material lacks serious literary, artistic</u>	political or scientific
13		value.	, pointeal, or scientific
13		<u>d.</u> <u>The material as used is not protected o</u>	r privileged under the
15		<u>Constitution of the United States or the Consti</u>	
16	(4)	Prostitution. – Engaging or offering to engage in se	
17	(+)	another in exchange for anything of value.	Audi activity with of 101
18	(5)	Sexual Activity. – Any of the following acts:	
19	$(\mathbf{J})$	a. Masturbation, whether done alone or with ano	ther human or an animal
20		b. Vaginal, anal, or oral intercourse, whether d	
20		or with an animal.	one with another numan
$\frac{21}{22}$		c. Touching, in an act of apparent sexual stimul	ation or sexual abuse of
22		the clothed or unclothed genitals, pubic area	
23 24		person or the clothed or unclothed breasts of	
25		d. An act or condition that depicts torture, phy	
26		fettered or bound, or flagellation of or by <u>a</u>	
27		clad in undergarments or in revealing or bizar	
28		e. Excretory functions; provided, however, th	
29		shall not apply to G.S. 14-190.17A.	
30		f. The insertion of any part of a person's body, o	ther than the male sexual
31		organ, or of any object into another person's	
32		when done as part of a recognized medical pr	0 1
33		g. The lascivious exhibition of the genitals or pu	
34	(6)	Sexually Explicit Nudity. – The showing of:	5 1
35		a. Uncovered, or less than opaquely covered, hu	man genitals, pubic area,
36		or buttocks, or the nipple or any portion of	
37		female breast, except as provided in G.S. 14-	
38		b. Covered human male genitals in a discernibly	
39	<u>(7)</u>	Child Sex Doll Means an anatomically correct de	
40	<u>,</u>	that meets both of the following requirements:	<u> </u>
41		<u>a.</u> Has the features of or features that resemble t	hose of a minor.
42		b. Is intended to be used for sexual stimulation	
43	SECT	<b>FION 2.(b)</b> G.S. 14-190.16 reads as rewritten:	
44		rst degree sexual exploitation of a minor.	
45		se. – A person commits the offense of first degree sexual	al exploitation of a minor
46		haracter or content of the material or performance, he	-
47	does any of the fe	ollowing:	
48	(1)	Uses, employs, induces, coerces, encourages, or faci	litates a minor to engage
49		in or assist others to engage in sexual activity for a liv	-
50		purpose of producing material that contains a visual	representation depicting
51		this <del>activity; or<u>activity.</u></del>	

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1 2 2	(2)	Permits a minor under his custody or control to engage a live performance or for the purpose of producing m	
3	(2)	visual representation depicting this activity; or <u>activity</u> .	through on some of this
4	(3)	Transports or finances the transportation of a minor of State with the intert that the minor engage in several	6
5 6		State with the intent that the minor engage in sexu	•
7		performance or for the purpose of producing material	that comains a visual
8	(A)	representation depicting this activity; or <u>activity</u> .	colo or poquaiory goin
8 9	(4)	Records, photographs, films, develops, or duplicates for material that contains a visual representation depictin	
0		sexual activity.	g a minor engaged m
1	<u>(5)</u>	<u>Creates for sale or pecuniary gain material created, ac</u>	lanted or modified to
2	<u>(5)</u>	appear that an identifiable minor is engaged in sexual a	
3	(6)	<u>Creates for sale or pecuniary gain a child sex doll of an</u>	-
3 4		rence. – In a prosecution under this section, the trier of	
5	. ,	exual activity whom material through its title, text, visu	•
6		sents or depicts as a minor is a minor.	an representations, or
7	-	ake of Age. – Mistake of age is not a defense to a prosecut	ion under this section
8		shment and Sentencing. – <del>Violation of this section is a Clas</del>	
9		a)(5) or subdivision (a)(6) of this section is a Class D felon	-
20		s a Class C felony."	
21		<b>TION 2.(c)</b> G.S. 14-190.17 reads as rewritten:	
22		Second degree sexual exploitation of a minor.	
23		nse. – A person commits the offense of second degree se	exual exploitation of a
24		ng the character or content of the material, he:material, the	-
25	the following:		* *
26	(1)	Records, photographs, films, develops, or duplicates m	naterial that contains a
27		visual representation of a minor engaged in sexual activ	<del>vity; or<u>activity.</u></del>
28	(2)	Distributes, transports, exhibits, receives, sells, purc	
29		solicits material that contains a visual representation of	of a minor engaged in
30		sexual activity.activity or that has been created, adapted	
31		that an identifiable minor is engaged in sexual activity.	
32	<u>(3)</u>	Distributes, transports, exhibits, receives, sells, purc	chases, exchanges, or
33		solicits a child sex doll.	
34		rence In a prosecution under this section, the trier of	
35		exual activity whom material through its title, text, visit	ual representations or
36		sents or depicts as a minor is a minor.	
37		ake of Age. – Mistake of age is not a defense to a prosecut	
38		shment and Sentencing Violation of this section is a Cla	ass E felony."
<u>89</u>		<b>TION 2.(d)</b> G.S. 14-190.17A reads as rewritten:	
40		Third degree sexual exploitation of a minor.	
41		nse. – A person commits the offense of third degree set	-
12		ng the character or content of the material, he possesses <u>a ch</u>	
43		visual representation of a minor engaging in sexual activ	
14 15		dapted, or modified to appear that an identifiable minor	is engaging in sexual
15 16	<u>activity.</u>		f
46 47		rence. $-$ In a prosecution under this section, the trier of	•
+7 48		exual activity whom material through its title, text, visi	ual representations of
+8 19	-	sents or depicts as a minor is a minor. ake of Age. – Mistake of age is not a defense to a prosecut	ion under this saction
+9 50		shment and Sentencing – Violation of this section is a Cla	

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1	SEC	<b>FION 2.(e)</b> Article 26 of Chapter 14 of the General	Statutes is amended by
2	adding a new sec	• •	
3	" <u>§ 14-190.17C.</u>	Obscene visual representation of sexual exploitation	<u>n of a minor.</u>
4		a Class E felony for any person to knowingly produce	
5	possess with inte	ent to distribute material that meets both of the following	ng criteria:
6	<u>(1)</u>	Depicts a minor engaging in sexual activity.	-
7	<u>(2)</u>	Is obscene.	
8	<u>(b)</u> <u>It is a</u>	Class H felony for any person to knowingly possess m	aterial that meets both of
9	the following cri	teria:	
10	<u>(1)</u>	Depicts a minor engaging in sexual activity.	
11	<u>(2)</u>	Is obscene.	
12	<u>(c)</u> <u>It is r</u>	not a required element of any offense under this section	n that the minor depicted
13	actually exist."		
14	SEC	<b>FION 2.(f)</b> G.S. 14-202.3 reads as rewritten:	
15	"§ 14-202.3. Sol	licitation of child by computer or certain other elect	ronic devices to commit
16	an ur	nlawful sex act.	
17		se. – A person is guilty of solicitation of a child by a	
18	16 years of age o	r older and the person knowingly, with the intent to cor	nmit an unlawful sex act,
19	entices, advises,	coerces, orders, or commands, by means of a comp	uter or any other device
20	capable of electro	onic data storage or <del>transmission, <u>transmission</u>, any of</del>	the following:
21	<u>(1)</u>	a- <u>A</u> child who is less than 16 years of age and at leas	
22		the defendant, defendant to meet with the defendant	t or any other person for
23		the purpose of committing an unlawful sex act.	
24	<u>(2)</u>	or a <u>A</u> person the defendant believes to be a child wh	no is less than 16 years of
25		age and who the defendant believes to be at least fiv	e years younger than the
26		defendant, to meet with the defendant or any other j	person for the purpose of
27		committing an unlawful sex act. Consent is not a d	efense to a charge under
28		this section.	
29	<u>(3)</u>	A person the defendant believes to be the parent, gu	uardian, or caretaker of a
30		child who is less than 16 years of age and who the de	
31		least five years younger than the defendant, to meet	with the defendant or any
32		other person for the purpose of committing an unlaw	vful sex act.
33	(b) Jurisc	liction The offense is committed in the State for	purposes of determining
34	jurisdiction, if the	ne transmission that constitutes the offense either orig	ginates in the State or is
35	received in the S	tate.	
36	(c) Punis	hment A violation of this section is punishable as fo	ollows:
37	(1)	A violation is a Class H felony except as provided b	by subdivision (2) of this
38		subsection.	
39	(2)	If either the defendant, or any other person for w	whom the defendant was
40		arranging the meeting in violation of this section,	actually appears at the
41		meeting location, then the violation is a Class G felo	ny.
42	(d) Conse	ent not a Defense Consent is not a defense to a charge	ge under this section."
43			
44	UPDATE SEX	X OFFENDER AND PUBLIC PROTECTIO	ON REGISTRATION
45	PROGRAMS		
46	SEC	<b>FION 3.(a)</b> G.S. 14-208.6(5) reads as rewritten:	
47	"(5)	Sexually violent offense. – A violation of former G.S	· · ·
48		or sexual offense), G.S. 14-27.21 (first-degree force	-
49		(second-degree forcible rape), G.S. 14-27.23 (statut	• •
50		adult), G.S. 14-27.24 (first-degree statutory rape), G	· · · · · ·
51		rape of a person who is 15 years of age or younger an	nd where the defendant is

	i
1 2	at least six years older), G.S. 14-27.26 (first-degree forcible sexual offense), G.S. 14-27.27 (second-degree forcible sexual offense), G.S. 14-27.28
3	(statutory sexual offense with a child by an adult), G.S. 14-27.29 (first-degree
4 5	statutory sexual offense), G.S. 14-27.30(a) (statutory sexual offense with a person who is 15 years of age or younger and where the defendant is at least
5 6	six years older), G.S. 14-27.31 (sexual activity by a substitute parent or
7	custodian), G.S. 14-27.32 (sexual activity by a substitute patent of custodian), G.S. 14-27.32 (sexual activity with a student), G.S. 14-27.33
8	(sexual battery), G.S. 14-27.52 (sexual activity with a student), G.S. 14-27.55 (sexual battery), G.S. 14-43.11 (human trafficking) if (i) the offense is
9	committed against a minor who is less than 18 years of age or (ii) the offense
10	is committed against any person with the intent that they be held in sexual
11	servitude, G.S. 14-43.13 (subjecting or maintaining a person for sexual
12	servitude), G.S. 14-178 (incest between near relatives), G.S. 14-190.6
13	(employing or permitting minor to assist in offenses against public morality
14	and decency), G.S. 14-190.9(a1) (felonious indecent exposure),
15	G.S. 14-190.16 (first degree sexual exploitation of a minor), G.S. 14-190.17
16	(second degree sexual exploitation of a minor), G.S. 14-190.17A (third degree
17	sexual exploitation of a minor), <u>G.S. 14-190.17C (obscene visual</u>
18	representation of sexual exploitation of a minor), G.S. 14-202.1 (taking
19	indecent liberties with children), G.S. 14-202.3 (Solicitation of child by
20 21	computer or certain other electronic devices to commit an unlawful sex act), $C_{1} = C_{2} = C_{2} = C_{2} = C_{2}$
21 22	G.S. 14-202.4(a) (taking indecent liberties with a student), G.S. 14-205.2(c) or (d) (patronizing a prostitute who is a minor or has a mental disability),
22	G.S. 14-205.3(b) (promoting prostitution of a minor or a person who has a
23 24	mental disability), G.S. 14-318.4(a1) (parent or caretaker commit or permit
25	act of prostitution with or by a juvenile), or G.S. 14-318.4(a2) (commission or
<u>2</u> 6	allowing of sexual act upon a juvenile by parent or guardian). The term also
27	includes the following: a solicitation or conspiracy to commit any of these
28	offenses; aiding and abetting any of these offenses."
29	<b>SECTION 3.(b)</b> G.S. 14-208.15A(e) reads as rewritten:
30	"(e) An entity that receives:
31	(1) A complaint from a user of the entity's services that a person uses its service
32	to solicit a minor by computer to commit an unlawful sex act as defined in
33	G.S. 14-202.3, or
34	(2) A report that a user may be violating G.S. 14-190.17 or G.S. 14-190.17A
35	<u>G.S. 14-190.17A, or G.S. 14-190.17C</u> by posting or transmitting material that
36 37	contains a visual representation of a minor engaged in sexual activity,
37 38	shall report that information and the online identifier information of the person allegedly committing the offense, including whether that online identifier is included in the statewide
39	registry, to the Cyber Tip Line at the National Center for Missing and Exploited Children, which
40	shall forward that report to an appropriate law enforcement official in this State. The offense is
41	committed in the State for purposes of determining jurisdiction, if the transmission that
42	constitutes the offense either originates in the State or is received in the State."
43	SECTION 3.(c) G.S. 14-208.18 reads as rewritten:
44	"§ 14-208.18. Sex offender unlawfully on premises.
45	(a) It shall be unlawful for any person required to register under this Article, if the offense
46	requiring registration is described in subsection (c) of this section, to knowingly be at any of the
47	following locations:
48	(1) On the premises of any place intended primarily for the use, care, or
19	supervision of minors including but not limited to schools children's

49 supervision of minors, including, but not limited to, schools, children's
50 museums, child care centers, nurseries, and playgrounds.

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1 2 3 4 5		(2)	super inten not li	in 300 feet of any location intended primarily rvision of minors when the place is located on p ded primarily for the use, care, or supervision of r mited to, places described in subdivision (1) of th ed in malls, shopping centers, or other property	premises that are not ninors, including, but is subsection that are
6			publi	с.	
7		(3)	At ar	y place where minors frequently congregate, inclu-	uding, but not limited
8			to, li	braries, arcades, amusement parks, recreation p	arks, and swimming
9			-	s, when minors are present.	
10		(4)		ne State Fairgrounds during the period of time ea	-
11				s conducted, on the Western North Carolina Agricu	-
12				g the period of time each year that the North Car	
13				s conducted, and on any other fairgrounds during t	the period of time that
14			-	ricultural fair is being conducted.	
15	(b)			ding any provision of this section, a person subject	
16 17			-	arent or guardian of a minor may take the minor to	•
17 18	-	-	•	lical care treatment if the minor is in need of emerge	
18 19	(c)			ions of subsection (a) of this section are applicable ivisions (1), (3), and (4) of subsection (a) of this se	
20		(1)		red to register under this Article who have co	
20			-	wing offenses:	Similated any of the
22			a.	Any offense in Article 7B of this Chapter or a	ny federal offense or
23			u.	offense committed in another state, which if co	-
24				is substantially similar to an offense in Article 7	
25			b.	Any offense where the victim of the offense wa	-
26				years at the time of the offense.	
27			c.	Any offense in violation of G.S. 14-190.16, 14-1	90.17, <del>or 14-190.17A</del>
28				<u>14-190.17A, or 14-190.17C</u> or any federal	
29				committed in another state, which if commi	
30				substantially similar to an offense in violatio	
31				14-190.17, <del>or 14-190.17A.<u>14-190.17A</u>, or 14-19</del>	<u>90.17C.</u>
32		(2)	Subd	ivision (2) of subsection (a) of this section applies	to persons required to
33			regis	ter under this Article if any of the following apply:	
34			a.	The person has committed any offense in Article	-
35				any federal offense or offense committed in an	
36				committed in this State is substantially similar to	
37				7B of this Chapter, and a finding has been ma	-
38				civil proceeding that the person presents, or ma	y present, a danger to
39			1	minors under the age of 18.	· .· · · · · · · · · · · · · · · · · ·
40			b.	The person has committed any offense where the	
41 42			0	was under the age of 18 years at the time of the	
42 43			c.	The person has committed an offense in violati	
43 44				14-190.17, or 14-190.17A-14-190.17A, or 14-19 offense or offense committed in another state, v	-
44 45				this State is substantially similar to an offe	
46					<del>7A.</del> 14-190.17A, or
47				14-190.17C.	, <u></u>
48	(d)	A per	rson su	bject to subsection (a) of this section who is a pa	rent or guardian of a
49	. ,	-		nool may be present on school property if all of the	-
50	ore met				

50 are met:

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1	(1) The parent or guardian is on school property for th	e purpose for one of the
2 3 4 5 6 7	<ul> <li>following:</li> <li>a. To attend a conference at the school with sch the academic or social progress of the parent.</li> <li>b. The presence of the parent or guardian has principal or his or her designee for any oth welfare or transportation of the child.</li> </ul>	s' or guardians' child; or s been requested by the
8	(2) The parent or guardian complies with all of the follo	wing
9 10 11 12	a. Notice: The parent or guardian complex with an of the follo of the parents' or guardians' registration und or her presence at the school unless the permission to be present from the superintend	ne principal of the school er this Article and of his parent or guardian has
13	education, or the principal has granted ongoin	
14	visits of a routine nature. If permission is gran	ted by the superintendent
15	or the local board of education, the superinte	
16	local board of education shall inform the prin	-
17 18	the parents' or guardians' will be present. In pature of the parents' or guardians' visit and the parents' visit and the parents' visit and the parents' visit	
18 19	nature of the parents' or guardians' visit and t or guardian will be present at the school. T	-
20	responsible for notifying the principal's offic	1 0
21	departure. Any permission granted under this	
22	in writing.	
23	b. Supervision: At all times that a parent or	-
24	property, the parent or guardian shall re	
25	supervision of school personnel. A parent or	-
26	school property even if the parent or guardian	
27 28	for regular visits of a routine nature if n reasonably available to supervise the pare	-
28 29	occasion.	the of guardian on that
30	(e) A person subject to subsection (a) of this section who is eligib	ble to vote may be present
31	at a location described in subsection (a) used as a voting place as defin	
32	for the purposes of voting and shall not be outside the voting enclosure of	
33	of entering and exiting the voting place. If the voting place is a school, t	1 0
34	subsection (a) shall notify the principal of the school that he or she is reg	
35	(f) A person subject to subsection (a) of this section who is eligi	
36 37	to attend public school may be present on school property if permitted the public school unit pursuant to G.S. 115C-390.11(a)(2).	by the governing body of
38	(g) A juvenile subject to subsection (a) of this section may	be present at a location
39	described in that subsection if the juvenile is at the location to receive me	-
40	health services and remains under the direct supervision of an employee	
41	at all times.	C
42	(g1) Notwithstanding any provision of this section, a person sul	•
43	this section who is required to wear an electronic monitoring device	
44 45	monitoring device that provides exclusion zones around the premise	es of all elementary and
45 46	<ul><li>secondary schools in North Carolina.</li><li>(h) A violation of this section is a Class H felony."</li></ul>	
40 47	<b>SECTION 3.(d)</b> G.S. 14-208.40A(d) reads as rewritten:	
48	"(d) The court shall order that the Department of Adult Correction	on do a risk assessment of
49	the offender if the court finds each of the following:	
50	(1) The offender committed an offense that involved	the physical, mental, or
51	sexual abuse of a minor.	

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1 2		(2)	The offense under subdivision (1) of this subsection is offense or a violation of G.S. 14-27.23 or G.S. 14-27.28.	66
$\frac{2}{3}$		(3)	The offender is not a reoffender, or is a reoffender	
4		(-)	G.S. 14-27.31, 14-27.32, 14-27.33, 14-178(b)(3), 14-1	
5			14-190.17, 14-190.17A, <u>14-190.17C, 14-202.1</u> , 14-202.	2.3, 14-202.4(a), or
6			14-205.2(c).	
7		-	ent shall have up to 60 days to complete the risk assessmen	
8	-		s to the court. The Department may use a risk assessment of	of the offender done
9	within six	x month	is of the date of the hearing."	
10				
11	CLARIF		ENSE OF DISCLOSURE OF PRIVATE IMAGES	
12	18 14 104		<b>FION 4.</b> G.S. 14-190.5A reads as rewritten:	
13 14	§ 14-190 (a)		<b>Disclosure of private images; civil action.</b> itions. – The following definitions apply in this section:	
14	(a)	(1)	Disclose. – Transfer, publish, distribute, or reproduce.	
16		(1) (2)	Image. – A photograph, film, videotape, recording, live	transmission digital
17		(2)	or computer-generated visual depiction, <u>including a reali</u>	_
18			created, adapted, or modified by technological means, inc	_
19			artificial intelligence, such that a reasonable person wou	
20			depicts an identifiable individual, or any other reprod	_
21			created, adapted, or modified by electronic, mechanical,	
22		(3)	Intimate parts. – Any of the following naked human part	s: (i) male or female
23			genitals, (ii) male or female pubic area, (iii) male or fem	ale anus, or (iv) the
24			nipple of a female over the age of 12.	
25		(4), (5	5) Repealed by Session Laws 2017-93, s. 1, effective Dec	cember 1, 2017, and
26			applicable to offenses committed on or after that date.	
27		(6)	Sexual conduct. – Includes any of the following:	• • • • •
28			a. Vaginal, anal, or oral intercourse, whether actual	or simulated, normal
29 30			<ul><li>or perverted.</li><li>b. Masturbation, excretory functions, or lewd exhi</li></ul>	hitign of uncovered
30 31			genitals.	bition of uncovered
32			c. An act or condition that depicts torture, physica	al restraint by being
33			fettered or bound, or flagellation of or by a nude	
34			clad in undergarments or in revealing or bizarre c	
35	(b)	Offen	se. – A person is guilty of disclosure of private images if	
36	apply:			C
37		(1)	The person knowingly discloses an image of another person	son with the intent to
38			do either of the following:	
39			a. Coerce, harass, intimidate, demean, humiliate, or	cause financial loss
40			to the depicted person.	
41			b. Cause others to coerce, harass, intimidate, demean	i, humiliate, or cause
42		( <b>2</b> )	financial loss to the depicted person.	and improve iteralf on
43 44		(2)	The depicted person is identifiable from the disclose information offered in connection with the image.	sed image itsen of
44 45		(3)	The depicted person's intimate parts are <u>or are realistic</u>	cally denicted to be
46		(5)	exposed or the depicted person is <u>or is realistically depic</u>	• •
47			sexual conduct in the disclosed image.	<u></u> ongugou m
48		(4)	The person discloses the image without the affirmative co	nsent of the depicted
49		× /	person.	L
50		(5)	The person obtained obtained, created, adapted, or modified	ed the image without
51			consent of the depicted person or under circumstances	

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		knew or should have known that the depicted person ex	pected the images to
		remain private.	
(c)	Penal	ty. – A violation of this section shall be punishable as follo	ows:
	(1)	For an offense by a person who is 18 years of age or ol	der at the time of the
		offense, the violation is a Class H felony.	
	(2)	For a first offense by a person who is under 18 years of	age at the time of the
		offense, the violation is a Class 1 misdemeanor.	
	(3)	For a second or subsequent offense by a person who is u	Ũ
		the time of the offense, the violation is a Class H felony.	
(d)	Exce	ptions. – This section does not apply to any of the followin	-
	(1)	Images involving voluntary exposure in public or comm	ercial settings.
	(2)	Disclosures made in the public interest, including, bu	t not limited to, the
		reporting of unlawful conduct or the lawful and comr	
		enforcement, criminal reporting, legal proceedings, m	nedical treatment, or
		scientific or educational activities.	
	(3)	Providers of an interactive computer service, as defined i	n 47 U.S.C. § 230(f),
		for images provided by another person.	
(e)		uction of Image In addition to any penalty or other dar	nages, the court may
award the		ction of any image made in violation of this section.	
(f)		Sanctions or Remedies Not Precluded. – A violation of this	
		er civil and criminal provisions and is not intended to re	peal or preclude any
		or remedies.	
(g)		Action In addition to any other remedies at law or in	
•		rt to destroy any image disclosed in violation of this section	• • •
0		ed, or used, as described in subsection (b) of this section	
-	-	ny person who discloses or uses the image and is entitled	to recover from the
other per	•	of the following:	
	(1)	Actual damages, but not less than liquidated damages, t	-
		rate of one thousand dollars (\$1,000) per day for each d	•
		in the amount of ten thousand dollars (\$10,000), whiche	ver is higher.
	(2)	Punitive damages.	
	(3)	A reasonable attorneys' fee and other litigation costs rea	-
		of action may be brought no more than one year after the ir	•
		n no event may the action be commenced more than seven	years from the most
recent di	sclosure	e of the private image."	
EFFEC			
	SEC"	<b>TION 5.</b> This act becomes effective December 1, 2024, and	nd applies to offenses
•	1		

39 committed on or after that date.