GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

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HOUSE BILL 1135

Short Title: No Sadistic Videos to Minors.

(Public)

Sponsors: Representatives Russell; Bowman and Gardner.

Referred to: Courts and Justice.

April 19, 1993

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED		
2	AN ACT TO PROHIBIT THE COMMERCIAL DISSEMINATION OF SADISTIC		
3	VIDEOS TO MINORS.		
4	The General Assembly of North Carolina enacts:		
5	Section	on 1	Article 26 of Chapter 14 of the General Statutes is amended by
6	adding a new section to read:		
7	" <u>§ 14-190.21.</u>	Com	mercially disseminating sadistic video movies harmful to
8	<u>mino</u>	<u>rs.</u>	
9	<u>(a)</u> Offer	nse. – A	A person commits the offense of commercially disseminating a
10	sadistic video movie harmful to minors if, knowing the character or content of the video		
11	movie, he sells, rents, or otherwise distributes for consideration a sadistic video movie		
12	harmful to a minor.		
13	(b) Defin	itions.	– The following definitions apply to this section:
14	<u>(1)</u>	Mino	r. A minor is a person who is less than 18 years old.
15	<u>(2)</u>	Sadis	tic Video Movie Harmful to Minors. A sadistic video movie
16		harm	ful to minors is one which contains depictions of sadistic violence
17		and w	<u>'hich:</u>
18		<u>a.</u>	A reasonable adult applying contemporary community
19			standards would find that when viewed as a whole the video
20			movie has a predominant tendency to appeal to a morbid
21			interest of minors in violence;
22		<u>b.</u>	A reasonable adult applying contemporary community
23			standards would find that the depiction of sadistic violence in
24			the video movie is patently offensive to prevailing standards in

1

GENERAL ASSEMBLY OF NORTH CAROLINA 1993 the adult community concerning what is suitable for minors; 1 2 and 3 A reasonable adult would find that when viewed as a whole the С. video movie lacks serious literary, artistic, political, or scientific 4 5 value for minors. 6 (3) Sadistic Violence. Sadistic violence is the killing, torturing, or maiming of a person for the pleasure that the act brings to the 7 8 participants. 9 (c) Defense. – Except as provided in subdivision (2) of this subsection, a mistake 10 of age is not a defense to a prosecution under this section. It is an affirmative defense to a prosecution under this section that: 11 12 The defendant was a parent or legal guardian of the minor. (1)(2)Before disseminating the video movie, the defendant requested and 13 14 received a drivers license, student identification card, or other form of 15 identification indicating that the minor to whom the video movie was disseminated was at least 18 years old, and the defendant reasonably 16 17 believed the minor was at least 18 years old. 18 (3)The dissemination was made with the prior consent of a parent or guardian of the recipient. 19 A violation of subsection (a) is a misdemeanor and is punishable by 20 (d)imprisonment for up to six months and a fine of at least five hundred dollars (\$500.00)." 21 Sec. 2. The provisions of this act are severable, and if any provision of this 22 23 act is held invalid by a court of competent jurisdiction, the invalidity shall not affect 24 other provisions of the act which can be given effect without the invalid provision. Sec. 3. This act becomes effective December 1, 1993, and shall apply to 25 26 offenses occurring on or after that date.