GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

H HOUSE BILL 1097

Short Title: Sex Offenses/Amend Plea Bargain Laws. (Public)

Sponsors: Representative Ellis.

Referred to: Judiciary I.

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April 11, 2001

A BILL TO BE ENTITLED

AN ACT TO PROVIDE THAT A DEFENDANT WHO COMMITS A SEX OFFENSE

THAT RESULTS IN THE VICTIM BECOMING PREGNANT SHALL NOT

EXPLOIT HIS PARENTAL RIGHTS TO INTIMIDATE THE CRIME VICTIM

OR NEGOTIATE A MORE FAVORABLE PLEA ARRANGEMENT.

6 The General Assembly of North Carolina enacts:

SECTION 1. Article 30 of Chapter 14 of the General Statutes is amended by adding a new section to read:

"§ 14-226.2. Interfere with plea arrangement by exploiting parental rights to intimidate the crime victim in order to negotiate a more favorable plea.

- (a) A defendant who commits a sex offense that results in the victim becoming pregnant is guilty of a violation of this section if: the defendant negotiates or attempts to negotiate a more favorable plea arrangement by intimidating the victim of the crime by threatening to exploit the defendant's paternal rights with regard to adoption, visitation, custody, care, or welfare of the child.
- (b) A violation of this section is a Class H felony."

SECTION 2. G.S. 15A-1021 is amended by adding a new subsection to read:

"(b1) Neither the defendant or any person representing the defendant may bring improper pressure upon the victim of the crime to induce a more favorable plea arrangement for the defendant from the State."

SECTION 3. Article 57 of Chapter 14 of the General Statutes is amended by adding a new section to read:

"§ 15A-1013. Judicial approval required for plea arrangement in certain cases.

(a) If the offense is a sex offense that resulted in the victim becoming pregnant, the parties shall not include any consideration of parental rights with regard to the adoption, visitation, custody, care, or welfare of the child as part of the negotiations or substance of a plea arrangement without the prior permission of the presiding, or

 resident, superior court judge. If the judge grants the permission requested, the judge may participate in the discussions. If the State and defendant agree upon a plea arrangement in a case described in this subsection, they must disclose the substance of their plea negotiations and the substance of the plea agreement to the judge before the time the defendant is called upon to plead, unless the judge participated in the discussions and knows the full details of the negotiations and the substance of the plea agreement.

(b) Before accepting a plea pursuant to a plea arrangement for a sex offense that resulted in the victim becoming pregnant, the judge must advise the parties whether he or she approves the arrangement and will dispose of the case accordingly. If the judge rejects the arrangement, the judge must so inform the parties, refuse to accept the defendant's plea and advise the defendant personally that neither the State nor the defendant is bound by the rejected arrangement. The judge must advise the parties of the reasons the judge rejected the arrangement and afford them an opportunity to modify the arrangement accordingly. Upon rejection of the plea arrangement by the judge, the defendant is entitled to a continuance until the next session of court. A decision by the judge disapproving a plea arrangement is not subject to appeal."

SECTION 4. This act becomes effective December 1, 2001, and applies to offenses committed on or after that date.