GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 215 Committee Substitute Favorable 3/23/11 Third Edition Engrossed 3/24/11

Short Title: Unborn Victims of Violence Act/Ethen's Law.

(Public)

Sponsors: Referred to:

March 3, 2011

A BILL TO BE ENTITLED

2	AN ACT TO CREATE CRIMINAL OFFENSES FOR ACTS THAT CAUSE THE DEATH
3	OR INJURY OF AN UNBORN CHILD OR ARE COMMITTED AGAINST A
4	PREGNANT WOMAN, AND TO PROVIDE THAT THE ACT SHALL BE ENTITLED
5	"THE UNBORN VICTIMS OF VIOLENCE ACT/ETHEN'S LAW."

- 6 The General Assembly of North Carolina enacts:
- 7 SECTION 1. This act shall be known as the "Unborn Victims of Violence
 8 Act/Ethen's Law."
- 9 **SECTION 2.** Chapter 14 of the General Statutes is amended by adding a new 10 Article to read:
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"<u>Article 6A.</u>

"Unborn Victims.

"<u>§ 14-23.1. Definition.</u>

As used in this Article only, "unborn child" means a member of the species homo sapiens, at any stage of development, who is carried in the womb.

16 "<u>§ 14-23.2. Murder of an unborn child; penalty.</u>

- 17 (a) <u>A person who unlawfully causes the death of an unborn child is guilty of the</u>
 18 separate offense of murder of an unborn child if the person does any one of the following:
 19 (1) Willfully and maliciously commits an act with the intent to cause the death
 - (1) Willfully and maliciously commits an act with the intent to cause the death of the unborn child.
 - (2) <u>Commits an act causing the death of the unborn child that is inherently</u> <u>dangerous to human life and is done so recklessly and wantonly that it</u> <u>reflects disregard of life.</u>
 - (3) Causes the death of the unborn child in perpetration or attempted perpetration of any of the criminal offenses set forth under G.S. 14-17.
- (b) Penalty. An offense under this section shall be a Class A felony, and any person
 who commits such offense shall be punished with imprisonment in the State's prison for life
 without parole.
- 29 "<u>§ 14-23.3. Voluntary manslaughter of an unborn child; penalty.</u>
- 30 (a) <u>A person is guilty of the separate offense of voluntary manslaughter of an unborn</u> 31 child if the person unlawfully causes the death of an unborn child by an act that would be
- 32 voluntary manslaughter if it resulted in the death of the mother.
- 33 (b) Penalty. Any person who commits an offense under this section shall be guilty of
 34 a Class D felony.
- 35 "<u>§ 14-23.4. Involuntary manslaughter of an unborn child; penalty.</u>



	General Assemb	bly Of North Carolina	Session 2011	
1	(a) A per	son is guilty of the separate offense of involuntary manslaugh	hter of an unborn	
2	child if the person unlawfully causes the death of an unborn child by an act that would be			
3	involuntary manslaughter if it resulted in the death of the mother.			
4		ty. – Any person who commits an offense under this section	shall be guilty of	
5	a Class F felony.	• • •		
6		ault inflicting serious bodily injury on an unborn child; per	nalty.	
7	(a) A per	rson is guilty of the separate offense of assault inflicting series	ous bodily injury	
8	on an unborn ch	ild if the person commits a battery on the mother of the unbe	orn child and the	
9	child is subseque	ently born alive and suffered serious bodily harm as a result of	the battery.	
10	<u>(b)</u> For p	purposes of this section, "serious bodily harm" is defined as t	odily injury that	
11		ntial risk of death, or that causes serious permanent disfigu		
12		ptracted condition that causes extreme pain, or permanent or p		
13		he function of any bodily member or organ, or that resu		
14	·	or causes the birth of the unborn child prior to 37 weeks gesta	ation, if the child	
15		ams or less at the time of birth.		
16		ty. – Any person who commits an offense under this section	shall be guilty of	
17	a Class F felony.			
18		tery on an unborn child.	1 1 1 1 0 4	
19	-	son is guilty of the separate offense of battery on an unborn c	-	
20		ery on a pregnant woman. This offense is a lesser-incl	uded offense of	
21	G.S. 14-23.5.	ty Any person who commits on offense under this soci	on is guilty of a	
22 23	(b) <u>Penal</u> Class A1 misden	ty. – Any person who commits an offense under this section	on is guilty of a	
23 24	" <u>§ 14-23.7. Exc</u>			
25		this Article shall be construed to permit the prosecution under the	nis Article of	
26	<u>(1)</u>	Acts which cause the death of an unborn child if those a		
27		pursuant to the provisions of G.S. 14-45.1.		
28	<u>(2)</u>	Acts which are committed pursuant to usual and custom	ary standards of	
29	<u>1-7</u>	medical practice during diagnostic testing or therapeutic trea		
30	<u>(3)</u>	Acts committed by a pregnant woman with respect to her o		
31		including, but not limited to, acts which result in miscarriag	ge or stillbirth by	
32		the woman. The following definitions shall apply in this sec	tion:	
33		a. Miscarriage The interruption of the normal de	velopment of an	
34		unborn child, other than by a live birth, and which	is not an induced	
35		abortion permitted under G.S. 14-45.1, resulting	in the complete	
36		expulsion or extraction from a pregnant woman of the		
37		b. Stillbirth. – The death of an unborn child prior		
38		expulsion or extraction from a woman, irrespective of		
39		pregnancy and which is not an induced abortion	permitted under	
40		<u>G.S. 14-45.1.</u>		
41		owledge not required.		
42		an offense under G.S. 14-23.2(a)(1), an offense under this	Article does not	
43	require proof tha		1 111 1 1	
44	<u>(1)</u>	The person engaging in the conduct had knowledge or		
45	(2)	knowledge that the victim of the underlying offense was pre	-	
46 47	<u>(2)</u>	The defendant intended to cause the death of, or bodily injuchild."	ny 10, the undorn	
47 48	SEC	FION 3. G.S. 14-18.2 is repealed.		
48 49		FION 3. G.S. 14-18.2 is repeated. FION 4. This act shall not be construed to impose crimination of the state of the st	al liability on an	
49 50		r who is the victim of acts of domestic violence which cause i	•	
50	Sapestunt mone	, which is the victum of acts of domestic violence which cause	injurg of acath to	

her unborn child. The term "domestic violence" is defined in Chapter 50B of the General 1 2 Statutes. 3 SECTION 5. Prosecutions for offenses committed before the effective date of this 4 act are not abated or affected by this act, and the statutes that would be applicable but for this 5 act remain applicable to those prosecutions. SECTION 6. If any provision of this act or its application is held invalid, the 6 invalidity does not affect other provisions or applications of this act that can be given effect 7 8 without the invalid provisions or application, and to this end the provisions of this act are 9 severable. 10 SECTION 7. A prosecution for or conviction under this act is not a bar to 11 conviction of or punishment for any other crime committed by the defendant as part of the 12 same conduct. 13 SECTION 8. This act becomes effective December 1, 2011, and applies to 14 offenses committed on or after that date.