## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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## HOUSE DRH40203-LH-96C\* (02/24)

Short Title:	Clarify Statutory Scheme/Sex Offenses.	(Public)
Sponsors:	Representatives Glazier and Stam (Primary Sponsors).	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO	REORGANIZE, RENAME, AND RENUMBER VARIOUS SEXUAL
3	OFFENSES	TO MAKE THEM MORE EASILY DISTINGUISHABLE FROM ONE
4	ANOTHER	AS RECOMMENDED BY THE NORTH CAROLINA COURT OF
5	APPEALS I	N "STATE OF NORTH CAROLINA V. SLADE WESTON HICKS, JR."
6	The General Ass	embly of North Carolina enacts:
7	SEC	<b>FION 1.</b> Chapter 14 of the General Statutes is amended by adding a new
8	Article to read:	
9		" <u>Article 7B.</u>
10		"Rape and other Sex Offenses.
11	SEC	<b>FION 2.</b> G.S. 14-27.1 is recodified as G.S. 14-27.20 under Article 7B of the
12	General Statutes	as created by Section 1 of this act.
13	SEC	<b>FION 3.(a)</b> G.S. 14-27.2 is recodified as G.S. 14-27.21 under Article 7B of
14	the General Statu	ites as created by Section 1 of this act.
15	SEC	<b>FION 3.(b)</b> G.S. 14-27.2, recodified as G.S. 14-27.21 by subsection (a) of this
16	section, reads as	rewritten:
17		rst-degree <u>forcible</u> rape.
18	(a) A per	rson is guilty of rape in the first-degree forcible rape if the person engages in
19	vaginal intercour	
20	(1)	With a victim who is a child under the age of 13 years and the defendant is
21		at least 12 years old and is at least four years older than the victim; or
22	<del>(2)</del>	With intercourse with another person by force and against the will of the
23		other person, and: does any of the following:
24		$\frac{1}{2}$ Employs or displays a dangerous or deadly weapon or an article
25		which the other person reasonably believes to be a dangerous or
26		deadly <del>weapon; or <u>weapon</u>.</del>
27		<b>b.</b> (2) Inflicts serious personal injury upon the victim or another person; or
28		person.
29		$e_{-}(3)$ The person commits the offense aided and abetted by one or more
30		other persons.
31	•	person who commits an offense defined in this section is guilty of a Class B1
32	felony.	
33	· · · · ·	conviction, a person convicted under this section has no rights to custody of
34		ritance from any child born as a result of the commission of the rape, nor shall
35		any rights related to the child under Chapter 48 or Subchapter 1 of Chapter 7B
36	of the General St	atutes.



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	SECTION 4.(a) G.S. 14-27.3 is recodified as G.S. 14-27.22 under Article 7B of
the Gene	al Statutes.
	SECTION 4.(b) G.S. 14-27.3, recodified as G.S. 14-27.22 by subsection (a) of this
section, r	eads as rewritten:
"§ 14-27.	22. Second-degree <u>forcible</u> rape.
(a)	A person is guilty of rape in the second degree second-degree forcible rape if the
person er	gages in vaginal intercourse with another person:
1	(1) By force and against the will of the other person; or
	(2) Who is mentally disabled, mentally incapacitated, or physically helpless, and
	the person performing the act knows or should reasonably know the other
	person is mentally disabled, mentally incapacitated, or physically helpless.
(b)	Any person who commits the offense defined in this section is guilty of a Class C
felony.	
(c)	Upon conviction, a person convicted under this section has no rights to custody of
or rights	of inheritance from any child conceived during the commission of the rape, nor shall
the perso	have any rights related to the child under Chapter 48 or Subchapter 1 of Chapter 7B
of the Ge	neral Statutes."
	SECTION 5.(a) G.S. 14-27.2A is recodified as G.S. 14-27.23 under Article 7B of
the Gene	al Statutes.
	SECTION 5.(b) G.S. 14-27.2A, recodified as G.S. 14-27.23 by subsection (a) of
this secti	on, reads as rewritten:
"§ 14-27.	23. Rape of a child; adult offender. <u>Statutory rape of a child by an adult.</u>
(a)	A person is guilty of rape of a child statutory rape of a child by an adult if the
person is	at least 18 years of age and engages in vaginal intercourse with a victim who is a
child und	er the age of 13 years.
(e)	The offense under G.S. 14-27.2(a)(1)-G.S. 14-27.24 is a lesser included offense of
the offen	e in this section."
	SECTION 6. Article 7B of Chapter 14 of the General Statutes as created by
	of this act is amended by adding a new section to read:
" <u>§ 14-27</u>	24. First-degree statutory rape.
<u>(a)</u>	A person is guilty of first-degree statutory rape if the person engages in vaginal
	e with a victim who is a child under the age of 13 years and the defendant is at least
•	old and is at least four years older than the victim.
<u>(b)</u>	Any person who commits an offense defined in this section is guilty of a Class B1
felony.	
<u>(c)</u>	Upon conviction, a person convicted under this section has no rights to custody of
-	of inheritance from any child born as a result of the commission of the rape, nor shall
-	have any rights related to the child under Chapter 48 or Subchapter 1 of Chapter 7B
of the Ge	<u>neral Statutes.</u> "
	SECTION 7.(a) G.S. 14-27.7A is recodified as G.S. 14-27.25 under Article 7B of
Chapter	4 of the General Statutes. $(14.27.25)$
.1	SECTION 7.(b) G.S. 14-27.7A, recodified as G.S. 14-27.25 by subsection (a) of
	on, reads as rewritten:
	25. Statutory rape or sexual offense of person who is 13, 14, or 15 years old.
(a)	A defendant is guilty of a Class B1 felony if the defendant engages in vaginal
	e or a sexual act with another person who is 13, 14, or 15 years old and the defendant
	six years older than the person, except when the defendant is lawfully married to the
-	A defendant is guilty of a Class C falany if the defendant angeges in variant
· · ·	
mercour	e or a sexual det with another person who is 13, 14, or 15 years on and the defendant
person. (b) intercour	A defendant is guilty of a Class C felony if the defendant engages in vaging or a sexual act with another person who is 13, 14, or 15 years old and the defendence

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			than six years older than the person	n, except when the defendant is
lawfully n		to the per		
			a) G.S. 14-27.4 is recodified as G.S. $\mathbf{G}$	S. 14-27.26 under Article 7B of
Chapter 1		e General		
<i>.</i> •		-	<b>b</b> ) G.S. 14-27.4, recodified as G.S. 14	4-27.26 by subsection (a) of this
section, re			f	
			<u>forcible</u> sexual offense.	was familie as well offered if the
(a)		n a sexual	lty of a sexual offense in the first deg	ree <u>forcible sexual offense</u> if the
person eng	(1)		victim who is a child under the age of	of 13 years and the defendant is
	(1)		12 years old and is at least four years	
	(2)		<u>et with another person by force and</u>	
	(-)		and: and does any of the following:	
			Employs or displays a dangerous of	or deadly weapon or an article
			which the other person reasonably	• •
		(	leadly weapon; or weapon.	-
		<del>b.<u>(</u>2)</del> l	Inflicts serious personal injury upor	n the victim or another <del>person;</del>
			<del>or</del> person.	
			The person commits the offense aid	ed and abetted by one or more
			other persons.	
(b)	Any	person wh	o commits an offense defined in this	s section is guilty of a Class B1
felony."	SEC.	TION 0 (	C = 14.275 is recadified as $C = 14.275$	5 14 27 27 under Article 7D of
Chaptor 1		e General	a) G.S. 14-27.5 is recodified as G.S.	5. 14-27.27 under Arucie 7B of
Chapter 1			b) G.S. 14-27.5, recodified as G.S. 1	A-27.27 by subsection (a) of this
section, re			() 0.5. 14-27.5, 1000000000000000000000000000000000000	+-27.27 by subsection (a) of this
,			ee <u>forcible s</u> exual offense.	
(a)			Ity of a sexual offense in the second	degree forcible sexual offense if
the person			sual act with another person:	5
	(1)		e and against the will of the other per	
	(2)	Who is :	mentally disabled, mentally incapacit	tated, or physically helpless, and
		-	on performing the act knows or sh	•
		-	erson is mentally disabled, mental	ly incapacitated, or physically
		helpless		
		ny person	who commits the offense defined in	this section is guilty of a Class
C felony.'		TIAN 10 /	(a) $C \in 14.27.4$ is recodified as $C$	S 14 27 28 under Article 7D of
Chaptor 1			(a) G.S. 14-27.4A is recodified as G Statutes as created by Section 1 of the	
Chapter 1			(b) G.S. 14-27.4A, recodified as G.	
this sectio		ls as rewrit		5. 14-27.28 by subsection (a) of
	,		nse with a child; adult offender.S	tatutory sexual offense with a
3		by an ad		www.
(a)			ilty of sexual offense with a child	-statutory sexual offense with a
. ,	-	0	erson is at least 18 years of age and	•
victim wh	o is a c	child under	r the age of 13 years.	
(d)			der <del>G.S. 14-27.4(a)(1)</del> G.S. 14-27.29	<u>e</u> is a lesser included offense of
the offens		is section.'		
<b>a</b>			Article 7B of Chapter 14 of the	•
			nded by adding a new section to read	1:
<u>§ 14-27.2</u>	29. Fil	rst-degree	statutory sexual offense.	

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1	(a) A person is guilty of first-degree statutory sexual offense if the pers	on engages in a
2	sexual act with a victim who is a child under the age of 13 years and the defendation of the sexual act with a victim who is a child under the age of 13 years and the defendation of the sexual act with a victim who is a child under the age of the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under the sexual act with a victim who is a child under	
3	years old and is at least four years older than the victim.	
4	(b) Any person who commits an offense defined in this section is guilt	v of a Class B1
5	felony."	
6	<b>SECTION 12.</b> Article 7B of Chapter 14 of the General Statutes	s as created by
7	Section 1 of this act is amended by adding the following new section:	,
8	" <u>§ 14-27.30. Statutory sexual offense against a person who is 13, 14, or 15 ye</u>	ears old.
9	(a) A defendant is guilty of a Class B1 felony if the defendant engages	
10	with another person who is 13, 14, or 15 years old and the defendant is at least	
11	than the person, except when the defendant is lawfully married to the person.	
12	(b) A defendant is guilty of a Class C felony if the defendant engages	in a sexual act
13	with another person who is 13, 14, or 15 years old and the defendant is more th	
14	than six years older than the person, except when the defendant is lawfully	
15	person."	
16	<b>SECTION 13.(a)</b> G.S. 14-27.7(a) is recodified as G.S. 14-27.31 up	nder Article 7B
17	of Chapter 14 of the General Statutes as created by Section 1 of this act.	
18	SECTION 13.(b) G.S. 14-27.7(a), recodified as G.S. 14-27.31 by s	ubsection (a) of
19	this section, reads as rewritten:	ueseetton (u) or
20	"§ 14-27.31. Intercourse and sexual offenses with certain victims	<del>: consent no</del>
21	defense. Sexual activity by a substitute parent or custodian.	
22	(a) If a defendant who has assumed the position of a parent in the ho	ome of a minor
23	victim engages in vaginal intercourse or a sexual act with a victim who is a m	
24	the home, or if a person having custody of a victim of any age or a person who	
25	employee of any person, or institution, whether such institution is private.	•
26	governmental, having custody of a victim of any age engages in vaginal interco	
27	act with such victim, home, the defendant is guilty of a Class E felony.	
28	(b) If a person having custody of a victim of any age or a person who	) is an agent or
29	employee of any person, or institution, whether such institution is private	
30	governmental, having custody of a victim of any age engages in vaginal interco	
31	act with such victim, the defendant is guilty of a Class E felony.	
32	(c) Consent is not a defense to a charge under this section."	
33	<b>SECTION 14.(a)</b> G.S. 14-27.7(b) is recodified as G.S. 14-27.32 up	nder Article 7B
34	of Chapter 14 of the General Statutes as created by Section 1 of this act.	
35	<b>SECTION 14.(b)</b> G.S. 14-27.7(b), recodified as G.S. 14-27.32 by s	ubsection (a) of
36	this section, reads as rewritten:	
37	"§ 14-27.32. Sexual activity with a student.	
38	(b)(a) If a defendant, who is a teacher, school administrator, student teacher	er, school safety
39	officer, or coach, at any age, or who is other school personnel, and who is at	-
40	older than the victim engages in vaginal intercourse or a sexual act with a v	
41	student, at any time during or after the time the defendant and victim were pre	
42	the same school, but before the victim ceases to be a student, the defendant is g	0
43	G felony, except when the defendant is lawfully married to the student. The term	
44	means a school at which the student is enrolled and the defendant is employed	
45	volunteers.	
46	(b) A defendant who is school personnel, other than a teacher, school	1 administrator,
47	student teacher, school safety officer, or coach, and is less than four years older	
48	and engages in vaginal intercourse or a sexual act with a victim who is a studer	
49	Class A1 misdemeanor.	
50	(c) This subsection section shall apply unless the conduct is covered un	der some other
51	provision of law providing for greater punishment.	

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1	(d) Consent is not a defense to a charge under this section.	
2	(e) For purposes of this subsection, section, the terms "school", "school personnel", and	b
3	"student" shall have the same meaning as in G.S. 14-202.4(d). For purposes of this subsection	
4	section, the term "school safety officer" shall include a school resource officer or any other	
5	person who is regularly present in a school for the purpose of promoting and maintaining safe	e
6	and orderly schools."	_
7	SECTION 15. G.S. 14-27.5A. is recodified as G.S. 14-27.33 under Article 7B o	
8 9	Chapter 14 of the General Statutes as created by Section 1 of this act. G.S. 14-27.8 through G.S. 14-27.10 are recodified as G.S. 14-27.34 through G.S. 14-27.36 under Article 7B o	
10	Chapter 14 of the General Statutes as created by Section 1 of this act.	
11	<b>SECTION 16.</b> G.S. 14-202.4(d)(1) reads as rewritten:	
12	"(d) For purposes of this section, the following definitions apply:	
13 14	<ul><li>(1) "Indecent liberties" means:</li><li>a. Willfully taking or attempting to take any immoral, improper, o</li></ul>	r
14	a. Willfully taking or attempting to take any immoral, improper, o indecent liberties with a student for the purpose of arousing o	
15	gratifying sexual desire; or	1
17	b. Willfully committing or attempting to commit any lewd or lascivious	c
18	act upon or with the body or any part or member of the body of a	
19	student.	1
20	For purposes of this section, the term indecent liberties does not include	e
21	vaginal intercourse or a sexual act as defined by G.S. <u>14-27.1.14-27.20.</u> "	-
22	SECTION 17. G.S. 14-203(5) reads as rewritten:	
23	"(5) Prostitution. – The performance of, offer of, or agreement to perform vagina	1
24	intercourse, any sexual act as defined in G.S. 14-27.1, 14-27.20, or any	
25	sexual contact as defined in G.S. 14-27.1, 14-27.20, for the purpose o	f
26	sexual arousal or gratification for any money or other consideration."	
27	SECTION 18. G.S. 14-205.2(a) reads as rewritten:	
28	"(a) Any person who willfully performs any of the following acts with a person not his	S
29	or her spouse commits the offense of patronizing a prostitute:	
30	(1) Engages in vaginal intercourse, any sexual act as defined in G.S. $14-27.1$	
31	<u>14-27.20</u> , or any sexual contact as defined in G.S. <del>14-27.1</del> , <u>14-27.20</u> , for the	е
32	purpose of sexual arousal or gratification with a prostitute.	
33	(2) Enters or remains in a place of prostitution with intent to engage in vagina	
34	intercourse, any sexual act as defined in G.S. <u>14-27.1, 14-27.20, or any</u>	-
35	sexual contact as defined in G.S. <del>14-27.1, <u>14-27.20</u>, for the purpose of the second encoded en</del>	I
36 37	sexual arousal or gratification."	
37 38	SECTION 19. G.S. 15A-136 reads as rewritten: "§ 15A-136. Venue for sexual offenses.	
38 39	If a person is transported by any means, with the intent to violate any of the provisions o	f
40	Article 7A of Chapter 14 (§ $14-27.114-27.20$ et seq.) of the General Statutes and the intent is	
40 41	followed by actual violation thereof, the defendant may be tried in the county where	
42	transportation was offered, solicited, begun, continued or ended."	2
43	SECTION 20. G.S. 50-16.1A(3) reads as rewritten:	
44	"(3) "Marital misconduct" means any of the following acts that occur during the	e
45	marriage and prior to or on the date of separation:	-
46	a. Illicit sexual behavior. For the purpose of this section, illicit sexual	1
47	behavior means acts of sexual or deviate sexual intercourse, deviate	
48	sexual acts, or sexual acts defined in G.S. 14-27.1(4),14-27.20(4)	
49	voluntarily engaged in by a spouse with someone other than the othe	
50	spouse;	

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	b.	Involuntary separation of the spouses in consequ	ence of a criminal
		act committed prior to the proceeding in which alin	
	с.	Abandonment of the other spouse;	, U,
	d.	Malicious turning out-of-doors of the other spouse	
	e.	Cruel or barbarous treatment endangering the life of	
	f.	Indignities rendering the condition of the other	-
		and life burdensome;	-r
	g.	Reckless spending of the income of either party,	or the destruction.
	5.	waste, diversion, or concealment of assets;	
	h.	Excessive use of alcohol or drugs so as to render t	he condition of the
		other spouse intolerable and life burdensome;	
	i.	Willful failure to provide necessary subsistence	according to one's
		means and condition so as to render the condition	-
		intolerable and life burdensome."	of the other spouse
	SECTION (	<b>21</b> . G.S. 7B-101(1) reads as rewritten:	
		sed juveniles. – Any juvenile less than 18 years of	age whose parent
	. ,	dian, custodian, or caretaker:	uge mose purent,
	a.	Inflicts or allows to be inflicted upon the juvenile	a serious physical
	u.	injury by other than accidental means;	a serious physical
	b.	Creates or allows to be created a substantial risk	of serious physical
	0.	injury to the juvenile by other than accidental mean	
	с.	Uses or allows to be used upon the juvenile	
	с.	inappropriate procedures or cruel or grossly inapp	
		modify behavior;	Topriate devices to
	d.	Commits, permits, or encourages the commission	of a violation of
	u.	the following laws by, with, or upon the juvenile	
		as provided in G.S. $14-27.2$ ; $14-27.21$ ; rape of a	
		offender, as provided in G.S. $14-27.23$ , 14-27.23; s	
		as provided in G.S. $14-27.23$ ; $14-27.22$ ; first-degree	0 1
		provided in G.S. $14-27.4;14-27.26$ ; sexual offense	
		adult offender, as provided in G.S. 14-27.4A	
		degree sexual offense, as provided in G.S. 14-27.	
		act by a custodian, as provided in G.S. $14-27.7$ ;	
		sale, surrender, or purchase of a minor, as provided	
		crime against nature, as provided in G.S. 14-177;	
		in G.S. 14-178; preparation of obscene photo	· •
		motion pictures of the juvenile, as provided	
		employing or permitting the juvenile to assist in	
		obscenity laws as provided in G.S. 14-190.6;	
		obscene material to the juvenile as provided in	
		· · ·	
		G.S. 14-190.8; displaying or disseminating mater	
		juvenile as provided in G.S. 14-190.14 and G.S. 1	
		second degree sexual exploitation of the juveni $G \ge 14,100,16$ and $G \ge 14,100,17$ ; promoting the	-
		G.S. 14-190.16 and G.S. 14-190.17; promoting the	1
		juvenile as provided in G.S. 14-205.3(b); and libertian with the inventile of provided in C.S. 14.2	-
	-	liberties with the juvenile, as provided in G.S. 14-2	
	e.	Creates or allows to be created serious emotion	-
		juvenile; serious emotional damage is evidence	
		severe anxiety, depression, withdrawal, or ag	gressive behavior
		toward himself or others;	

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1 2	f. Encourages, directs, or approves of delinquent acts i turpitude committed by the juvenile; or	nvolving moral
3	g. Commits or allows to be committed an offense unde	r G S 14-43 11
4	(human trafficking), G.S. 14-43.12 (involuntary	
5	G.S. 14-43.13 (sexual servitude) against the child."	servitude), or
6	SECTION 22. G.S. 7B-401.1(b) reads as rewritten:	
7	"(b) Parents. – The juvenile's parent shall be a party unless one of the following the	owing applies.
8	(1) The parent's rights have been terminated.	owing upplies.
9	(1) The parent has relinquished the juvenile for adoption, unless	the court orders
10	that the parent be made a party.	the court orders
11	(3) The parent has been convicted under G.S. <del>14-27</del>	<u>-2</u> 14-27.21 or
12	G.S. $14-27.314-27.22$ for an offense that resulted in the co	
12	juvenile."	neeption of the
13 14	<b>SECTION 23</b> . G.S. 7B-1103(c) reads as rewritten:	
15	"(c) No person whose actions resulted in a conviction under G.S. 14	<u>77 2</u> 14-27 2 or
16	G.S. $14-27.314-27.22$ and the conception of the juvenile may file a petition t	
10	parental rights of another with respect to that juvenile."	o terminate the
18	SECTION 24. G.S. 7B-1104(3) reads as rewritten:	
10 19	"(3) The name and address of the parents of the juvenile. If the r	name or address
20	of one or both parents is unknown to the petitioner or movan	
20 21	or movant shall set forth with particularity the petitioner's or	-
21	to ascertain the identity or whereabouts of the parent of	
22	information may be contained in an affidavit attached to	-
23 24	motion and incorporated therein by reference. A person	-
2 <del>4</del> 25	resulted in a conviction under G.S. <u>14-27.21</u> 4-27.21 or G.S. <u>1</u>	
25 26	and the conception of the juvenile need not be named in the p	
20 27	<b>SECTION 25</b> . G.S. 7B-1602(a) reads as rewritten:	cution.
28	"(a) When a juvenile is committed to the Division for placement in a you	th development
20 29	center for an offense that would be first degree murder pursuant to G.S. 14-17, f	
30	pursuant to G.S. <u>14-27.2,14-27.21</u> , or first-degree sexual offense	0 1
31	G.S. $14-27.414-27.26$ if committed by an adult, jurisdiction shall continue unti	
32	order of the court or until the juvenile reaches the age of 21 years, whichever oc	-
33	SECTION 26. G.S. 7B-2509 reads as rewritten:	
34	"§ 7B-2509. Registration of certain delinquent juveniles.	
35	In any case in which a juvenile, who was at least 11 years of age at the time	e of the offense.
36	is adjudicated delinquent for committing a violation of G.S. $14-27.214-27.2$	
37	rape), G.S. $14-27.314-27.22$ (second degree rape), G.S. $14-27.414-27.4$ (firs	V
38	offense), G.S. $14-27.514-27.27$ (second degree sexual offense), or G.S. $14-27.6$	-
39	or sexual offense), the judge, upon a finding that the juvenile is a danger to	
40	may order that the juvenile register in accordance with Part 4 of Article 27A o	
41	the General Statutes."	
42	<b>SECTION 27</b> . G.S. 7B-2513(a)(1) reads as rewritten:	
43	"(1) The twenty-first birthday of the juvenile if the juvenile has l	been committed
44	to the Division for an offense that would be first-degree mu	
45	G.S. 14-17, first-degree rape pursuant to G.S. <del>14-27.</del>	
46	first-degree sexual offense pursuant to G.S. 14-27.414-27.2	
47	by an adult;"	
48	<b>SECTION 28</b> . G.S. 7B-2514(c)(2) reads as rewritten:	
49	"(2) The juvenile's twenty-first birthday if the juvenile has been c	ommitted to the
50	Division for an offense that would be first-degree murd	
51	G.S. 14-17, first-degree rape pursuant to G.S. 14-27.2,	-
		<u> </u>

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1 2	first-degree sexual offense pursuant to G.S. <u>14-27.414-27.</u> by an adult."	26 if committed
23	<b>SECTION 29.</b> G.S. 7B-2516(c)(1) reads as rewritten:	
4	"(1) The juvenile's twenty-first birthday if the juvenile has been	committed to the
5	Division for an offense that would be first-degree mu	
6	G.S. 14-17, first-degree rape pursuant to G.S. <del>14-2</del>	-
7	first-degree sexual offense pursuant to G.S. 14-27.414-27.	
8	by an adult."	<u>20</u> II committed
8 9	SECTION 30. G.S. 7B-2600(c) reads as rewritten:	
10	"(c) In any case where the court finds the juvenile to be delinquent or u	ndisciplined the
10	jurisdiction of the court to modify any order or disposition made in the case s	-
12	during the minority of the juvenile, (ii) until the juvenile reaches the age of	
12	juvenile has been adjudicated delinquent and committed to the Division for	•
13 14	would be a Class B1, B2, C, D, or E felony if committed by an adult, other th	
14	forth in G.S. 7B-1602(a), (iii) until the juvenile reaches the age of 21 years if	
15	been adjudicated delinquent and committed for an offense that would be first	0
17	pursuant to G.S. 14-17, first-degree rape pursuant to G.S. 14-27.2, 14-27.2	U U
18	sexual offense pursuant to G.S. $14-27.2,14-27.2$ if committed by an adu	0
19	terminated by order of the court."	
20	<b>SECTION 31</b> . G.S. 8-53.12(a)(7) reads as rewritten:	
20	"(7) Sexual assault Any alleged violation of G.S. 4	<u>4-27-2-</u> 14-27-21
22	14-27.3, 14-27.22, 14-27.4, 14-27.26, 14-27.5, 14-27.27, 1	
23	$\frac{14-27.73}{14-27.25}$ , or 14-202.1, whether or not a civil or	
24	arises as a result of the alleged violation."	
25	SECTION 32. G.S. 14-208.6(5) reads as rewritten:	
26	"(5) "Sexually violent offense" means a violation of G.S. 14-27	<del>'.2</del> 14-27.21 (first
27	degree rape), G.S. <u>14-27.2A14-27.23</u> (rape of a child;	
28	G.S. 14-27.314-27.22 (second degree rape), G.S. 14-27.	4 <u>14-27.26</u> (first
29	degree sexual offense), G.S. 14-27.4A14-27.28 (sex offen	
30	adult offender), G.S. <u>14-27.5</u> <u>14-27.27</u> (second degree	sexual offense),
31	G.S. 14-27.5A <u>14-27.33</u> (sexual battery), former G.S. 14-	
32	rape or sexual offense), G.S. 14-27.714-27.31 (intercou	
33	offense with certain victims), G.S. <del>14-27.7A(a)14-27.25(a)</del>	· • •
34	sexual offense of person who is 13-, 14-, or 15-years	
35	defendant is at least six years older), G.S. 14-43.11 (human	- · · · ·
36	the offense is committed against a minor who is less than 1	
37	(ii) the offense is committed against any person with the in	
38	held in sexual servitude, G.S. 14-43.13 (subjecting or main	
39 40	for sexual servitude), G.S. 14-178 (incest between G.S. 14-190.6 (employing or permitting minor to assist in	
40 41	public morality and decency), G.S. 14-190.9(a1) (fel	U
42	exposure), G.S. 14-190.16 (first degree sexual exploitation	
43	G.S. 14-190.17 (second degree sexual exploitation	
44	G.S. 14-190.17 (second degree sexual exploitation	
45	G.S. 14-202.1 (taking indecent liberties with children)	· · ·
46	(Solicitation of child by computer or certain other elect	
47	commit an unlawful sex act), G.S. 14-202.4(a) (taking indec	
48	a student), G.S. 14-205.2(c) or (d) (patronizing a prostitute v	
49	a mentally disabled person), G.S. 14-205.3(b) (promoting	
50	minor or a mentally disabled person), G.S. 14-318.4(a1) (pa	-
51	commit or permit act of prostitution with or by	

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1	G.S. 14-318.4(a2) (commission or allowing of sexual ac	
2	parent or guardian). The term also includes the followi	-
3	conspiracy to commit any of these offenses; aiding and a	betting any of these
4	offenses."	
5	<b>SECTION 33.</b> G.S. 14-208.26(a) reads as rewritten:	antain Offangag
6 7	"Part 4. Registration of Certain Juveniles Adjudicated for Committing C "§ 14-208.26. Registration of certain juveniles adjudicated delinque	
8	certain offenses.	ant for committing
8 9	"(a) When a juvenile is adjudicated delinquent for a violation of G	S <u>14_27 2</u> 14_27 21
10	(first degree rape), G.S. <u>14-27.314-27.22</u> (second degree rape), G.S. <u>14</u>	
11	degree sexual offense), G.S. $14-27.514-27.27$ (second degree sexual of	
12	G.S. 14-27.6 (attempted rape or sexual offense), and the juvenile was at $\log 10^{-1}$	
13	age at the time of the commission of the offense, the court shall consider wh	•
14	a danger to the community. If the court finds that the juvenile is a danger	5
15	then the court shall consider whether the juvenile should be required to regi	•
16	sheriff in accordance with this Part. The determination as to whether the ju	•
17	the community and whether the juvenile shall be ordered to register sh	-
18	presiding judge at the dispositional hearing. If the judge rules that the juven	ile is a danger to the
19	community and that the juvenile shall register, then an order shall be en	
20	juvenile to register. The court's findings regarding whether the juvenile	is a danger to the
21	community and whether the juvenile shall register shall be entered into the	
22	juvenile may be required to register under this Part unless the court first fin	nds that the juvenile
23	is a danger to the community.	
24	A juvenile ordered to register under this Part shall register and maintain	n that registration as
25	provided by this Part."	
26	<b>SECTION 34.</b> G.S. $48-3-603(a)(9)$ reads as rewritten:	• .• 1
27	"(9) An individual whose actions resulted in a $C = 14.27.214.27.21 + C = 14.27.24 + 14.27.22$	conviction under
28 29	G.S. <u>14-27.2,14-27.21</u> , G.S. <u>14-27.2A,14-27.23</u> , or G and the conception of the minor to be adopted."	1.5. <del>14-27.3<u>14-27.22</u></del>
30	<b>SECTION 35.</b> G.S. 50-13.1(a) reads as rewritten:	
31	"(a) Any parent, relative, or other person, agency, organization or	institution claiming
32	the right to custody of a minor child may institute an action or proceeding	
33	such child, as hereinafter provided. Any person whose actions resulted in	•
34	G.S. <del>14-27.2,14-27.21</del> , G.S. <del>14-27.2A,14-27.23</del> , or G.S. <del>14-27.3</del> <u>14-27.22</u> at	
35	the minor child may not claim the right to custody of that minor child. Unl	
36	is clear, the word "custody" shall be deemed to include custody or visitation	or both."
37	<b>SECTION 36</b> . G.S. 50B-1(a)(3) reads as rewritten:	
38	"(3) Committing any act defined in G.S. <del>14-27.2</del>	<u>14-27.21</u> through
39	G.S. <del>14-27.7.<u>14-27.31.</u>"</del>	
40	SECTION 37. G.S. 90-171.38(b) reads as rewritten:	
41	"(b) Any individual, organization, association, corporation, or institu	•
42	program for the purpose of training or educating any registered nu	
43	G.S. 90-171.30, 90-171.32, or 90-171.33 in the skills, procedures, and tech	
44 45	conduct examinations for the purpose of collecting evidence from the vic	_
45 46	rape as defined in G.S. <del>14-27.2,14-27.21</del> , second-degree rape G.S. <del>14-27.3,14-27.22</del> , statutory rape as defined in G.S. <del>14-27.7A,14-27.25</del>	as defined in
40 47	offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-27.26$ , second-degree sexual offense as defined in G.S. $14-27.4, 14-2$	
48	G.S. $14-27.514-27.27$ or attempted first-degree or second-degree rape or at	
49	or second-degree sexual offense. The Board, pursuant to G.S. 90-171.23(b)	
50	revise, or repeal standards for any such program. Any individual, organ	
51	corporation, or institution which desires to establish a program under this su	
		11.7

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to the Board and submit satisfactory evidence that it will meet the standards prescribed by the Board."
SECTION 38. G.S. 143B-1200(i)(3) reads as rewritten:
"(3) Sexual assault. – Any of the following crimes:
a. First-degree rape as defined in G.S. <u>14-27.2.14-27.21</u> .
b. Second degree rape as defined in G.S. $14-27.3.14-27.22$ .
c. First-degree sexual offense as defined in G.S. $\frac{14-27.4.14-27.26}{14-27.26}$
d. Second degree sexual offense as defined in G.S. <u>14-27.5.14-27.27.</u>
e. Statutory rape as defined in G.S. <del>14-27.7A.</del> 14-27.25."
SECTION 39. G.S. 14-401.16(c) reads as rewritten:
"(c) A violation of this section is a Class H felony. However, if a person violates this
section with the intent of committing an offense under G.S. 14-27.314-27.22 or
G.S. <del>14-27.5,</del> <u>14-27.27</u> , the violation is a Class G felony."
<b>SECTION 40.</b> G.S. 14-208.40(a)(3) reads as rewritten:
"(3) Any offender who is convicted of G.S. <u>14-27.2A14-27.23</u> or
G.S. 14-27.4A, 14-27.28, who shall be enrolled in the satellite-based
monitoring program for the offender's natural life upon termination of the
offender's active punishment."
SECTION 41. G.S. 4-208.40A reads as rewritten:
"§ 14-208.40A. Determination of satellite-based monitoring requirement by court.
(a) When an offender is convicted of a reportable conviction as defined by
G.S. 14-208.6(4), during the sentencing phase, the district attorney shall present to the court
any evidence that (i) the offender has been classified as a sexually violent predator pursuant to
G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an aggravated
offense, (iv) the conviction offense was a violation of G.S. 14-27.2A14-27.23 or
G.S. <del>14-27.4A,<u>14-27.28</u>, or (v) the offense involved the physical, mental, or sexual abuse of a</del>
minor. The district attorney shall have no discretion to withhold any evidence required to be
submitted to the court pursuant to this subsection.
The offender shall be allowed to present to the court any evidence that the district attorney's
evidence is not correct.
(b) After receipt of the evidence from the parties, the court shall determine whether the
offender's conviction places the offender in one of the categories described in
G.S. 14-208.40(a), and if so, shall make a finding of fact of that determination, specifying
whether (i) the offender has been classified as a sexually violent predator pursuant to
G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an aggravated
offense, (iv) the conviction offense was a violation of G.S. <u>14-27.2A14-27.23</u> or
G.S. <u>14-27.4A</u> , <u>14-27.28</u> , or (v) the offense involved the physical, mental, or sexual abuse of a
minor.
(c) If the court finds that the offender has been classified as a sexually violent predator,
is a recidivist, has committed an aggravated offense, or was convicted of
G.S. $14 \cdot 27.2A \cdot 14 \cdot 27.23$ or G.S. $14 \cdot 27.4A \cdot 14 \cdot 27.28$ , the court shall order the offender to enroll
in a satellite-based monitoring program for life.
(d) If the court finds that the offender committed an offense that involved the physical,
mental, or sexual abuse of a minor, that the offense is not an aggravated offense or a violation of C.S. 14.27.24.14.27.22 or C.S. 14.27.44.14.27.28 and the offender is not a maidivist the
of G.S. <u>14-27.2A</u> 14-27.23 or G.S. <u>14-27.4A</u> 14-27.28 and the offender is not a recidivist, the court shall order that the Division of Adult Correction do a risk assessment of the offender. The
court shall order that the Division of Adult Correction do a risk assessment of the offender. The Division of Adult Correction shall have a minimum of 30 days, but not more than 60 days to
Division of Adult Correction shall have a minimum of 30 days, but not more than 60 days, to complete the risk assessment of the offender and report the results to the court
<ul><li>complete the risk assessment of the offender and report the results to the court.</li><li>(e) Upon receipt of a risk assessment from the Division of Adult Correction pursuant to</li></ul>
subsection (d) of this section, the court shall determine whether, based on the Division of Adult
Correction's risk assessment, the offender requires the highest possible level of supervision and
concerton s risk assessment, the oriender requires the ingliest possible level of supervision and

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monitoring. If the court determines that the offender does require the highest possible level of 1 2 supervision and monitoring, the court shall order the offender to enroll in a satellite-based 3 monitoring program for a period of time to be specified by the court." 4 SECTION 42. G.S. 14-208.40B(c) reads as rewritten: 5 ''(c)At the hearing, the court shall determine if the offender falls into one of the categories described in G.S. 14-208.40(a). The court shall hold the hearing and make findings 6 7 of fact pursuant to G.S. 14-208.40A. 8 If the court finds that (i) the offender has been classified as a sexually violent predator 9 pursuant to G.S. 14-208.20, (ii) the offender is a recidivist, (iii) the conviction offense was an 10 aggravated offense, or (iv) the conviction offense was a violation of G.S. 14-27.2A14-27.23 or 11 G.S. 14-27.4A, 14-27.4A, the court shall order the offender to enroll in satellite-based 12 monitoring for life. 13 If the court finds that the offender committed an offense that involved the physical, mental, 14 or sexual abuse of a minor, that the offense is not an aggravated offense or a violation of 15 G.S. 14-27.2A14-27.23 or G.S. 14-27.4A, 14-27.28, and the offender is not a recidivist, the court shall order that the Division of Adult Correction do a risk assessment of the offender. The 16 17 Division of Adult Correction shall have a minimum of 30 days, but not more than 60 days, to 18 complete the risk assessment of the offender and report the results to the court. The Division of 19 Adult Correction may use a risk assessment of the offender done within six months of the date 20 of the hearing. 21 Upon receipt of a risk assessment from the Division of Adult Correction, the court shall 22 determine whether, based on the Division of Adult Correction's risk assessment, the offender 23 requires the highest possible level of supervision and monitoring. If the court determines that 24 the offender does require the highest possible level of supervision and monitoring, the court 25 shall order the offender to enroll in a satellite-based monitoring program for a period of time to 26 be specified by the court." 27 **SECTION 43**. G.S. 15A-145.5(a)(4) reads as rewritten: 28 "(4) of the following sex-related offenses: Any or stalking 29 G.S. <del>14-27.7A(b),</del>14-27.25(b), 14-190.7, 14-190.8, 14-190.9, 14-202, 30 14-208.11A, 14-208.18, 14-277.3, 14-277.3A, 14-321.1." 31 SECTION 44. G.S. 15A-145.4(5) reads as rewritten: 32 Any felony offense under the following sex-related or stalking offenses: "(5) 33 G.S. 14-27.7A(b),14-27.25(b), 14-190.7, 14-190.8, 14-202, 14-208.11A, 34 14-208.18, 14-277.3, 14-277.3A, 14-321.1." 35 **SECTION 45**. G.S. 90-210.25B(b) reads as rewritten: 36 For purposes of this Article, the term "sexual offense against a minor" means a "(b) 37 conviction of any of the following offenses: G.S. 14-27.4A(a) 14-27.28(a) (sex offense with a 38 child; adult offender), G.S. 14-27.7A14-27.25 (statutory rape or sexual offense of person who 39 is 13, 14, or 15 years old where the defendant is at least six years older), G.S. 14-190.16 40 (first-degree sexual exploitation of a minor), G.S. 14-190.17 (second degree sexual exploitation 41 of a minor), G.S. 14-190.17A (third degree sexual exploitation of a minor), G.S. 14-190.18 42 (promoting prostitution of a minor), G.S. 14-190.19 (participating in prostitution of a minor), 43 G.S. 14-202.1 (taking indecent liberties with children), G.S. 14-202.3 (solicitation of child by 44 computer or certain other electronic devices to commit an unlawful sex act), G.S. 14-202.4(a) 45 (taking indecent liberties with a student), G.S. 14-318.4(a1) (parent or caretaker commit or 46 permit act of prostitution with or by a juvenile), or G.S. 14-318.4(a2) (commission or allowing 47 of sexual act upon a juvenile by parent or guardian). The term shall also include a conviction of 48 the following: any attempt, solicitation, or conspiracy to commit any of these offenses or any 49 aiding and abetting any of these offenses. The term shall also include a conviction in another 50 jurisdiction for an offense which if committed in this State has the same or substantially similar 51 elements to an offense against a minor as defined by this section."

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1	<b>SECTION 46</b> . G.S. 15A-290(c)(1) reads as rewritten:
2	"(1) Any felony offense against a minor, including any violation of
3	G.S. <u>14-27.7</u> <u>14-27.31</u> (Intercourse and sexual offenses with certain victims;
4	consent no defense), G.S. 14-41 (Abduction of children), G.S. 14-43.11
5	(Human trafficking), G.S. 14-43.12 (Involuntary servitude), G.S. 14-43.13
6	(Sexual servitude), G.S. 14-190.16 (First degree sexual exploitation of a
7	minor), G.S. 14-190.17 (Second degree sexual exploitation of a minor),
8	G.S. 14-202.1 (Taking indecent liberties with children), G.S. 14-205.2(c) or
9	(d) (Patronizing a prostitute who is a minor or a mentally disabled person),
10	or G.S. 14-205.3(b) (Promoting prostitution of a minor or a mentally
11	disabled person)."
12	SECTION 16. The Revisor of Statutes may correct statutory references as required
13	by this act, throughout the General Statutes. In making the changes authorized by this act, the
14	Revisor may also adjust subject and verb agreement and the placement of conjunctions.
15	SECTION 17. This act becomes effective October 1, 2015. Prosecutions for
16	offenses committed before the effective date of this act are not abated or affected by this act
17	and the statutes that would be applicable but for this act remain applicable to those
18	prosecutions.