GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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SENATE BILL 1162 Judiciary II Committee Substitute Adopted 7/10/02

Short Ti	itle: D	Defraud Drug Tests/Urine Sample Sales.	(Public)
Sponsor	s:		
Referred	d to:		
		June 4, 2002	
		A BILL TO BE ENTITLED	
AN ACT TO MAKE IT A CRIMINAL OFFENSE TO DEFRAUD DRUG OF			
ALC	COHOL	SCREENING TESTS.	
The Ger	neral A	ssembly of North Carolina enacts:	
	SEC	TION 1. Article 52 of Chapter 14 of the General Statutes	is amended by
adding a	a new s	ection to read:	
"§ 14-401.20. Defrauding drug and alcohol screening tests; penalty.			
<u>(a)</u>	It is	unlawful for a person to do any of the following:	
	<u>(1)</u>	Sell, give away, distribute, or market urine in this State	te or transport
		urine into this State with the intent that it be used to def	raud a drug or
		alcohol screening test.	
	<u>(2)</u>	Attempt to foil or defeat a drug or alcohol screening	
		substitution or spiking of a sample or the advertisement	nt of a sample
		substitution or other spiking device or measure.	
<u>(b)</u>		unlawful for a person to do any of the following:	
	<u>(1)</u>	Adulterate a urine or other bodily fluid sample with	the intent to
		defraud a drug or alcohol screening test.	_
	<u>(2)</u>	Possess adulterants that are intended to be used to adulte	
		other bodily fluid sample for the purpose of defraud	ing a drug or
		alcohol screening test.	
	<u>(3)</u>	Sell adulterants that are intended to be used to adulter	
		other bodily fluid sample for the purpose of defraud	ing a drug or
()		alcohol screening test.	
<u>(c)</u>		olation of this section is punishable as follows:	6 61 1
	<u>(1)</u>	For a first offense under this section, the person is guilt	y of a Class 1
	(2)	misdemeanor.	.1
	<u>(2)</u>	For a second or subsequent offense under this section,	the person is
		guilty of a Class I felony."	

SECTION 2. This act becomes effective December 1, 2002, and applies to offenses committed on or after that date.