## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 393

Short Title:	Modernizing Sexual Assault Laws.	(Public)
Sponsors:         Representatives Beasley, Adams, Adcock, and Boles (Primary Sponsors).           For a complete list of sponsors, refer to the North Carolina General Assembly web.		,
Referred to:	Judiciary, if favorable, Rules, Calendar, and Operations of the House	

## March 21, 2019

## A BILL TO BE ENTITLED

2 AN ACT TO CLARIFY THE DEFINITION OF THE TERM "CARETAKER" USED IN THE 3 JUVENILE CODE TO INCLUDE AN ADULT IN A DATING OR ROMANTIC 4 RELATIONSHIP WITH THE PARENT, GUARDIAN, OR CUSTODIAN OF THE 5 JUVENILE; TO AMEND G.S. 14-401.11 TO ALSO PROHIBIT THE KNOWING DISTRIBUTION OF A BEVERAGE THAT CONTAINS ANY SUBSTANCE THAT 6 7 COULD BE INJURIOUS TO A PERSON'S HEALTH; TO AMEND THE DEFINITION 8 FOR THE TERM "MENTALLY INCAPACITATED" USED IN ARTICLE 7B OF 9 CHAPTER 14 OF THE GENERAL STATUTES; AND TO MODERNIZE THE 10 LANGUAGE USED IN CERTAIN SEX OFFENSES.

11 The General Assembly of North Carolina enacts:

## 13 CLARIFY DEFINITION OF THE TERM "CARETAKER" USED IN THE JUVENILE 14 CODE

**SECTION 1.** G.S. 7B-101(3) reads as rewritten:

Caretaker. – Any person other than a parent, guardian, or custodian who has 16 "(3) responsibility for the health and welfare of a juvenile in a residential setting. 17 A person responsible for a juvenile's health and welfare means a stepparent, 18 19 stepparent; foster parent, parent; an adult member of the juvenile's household, 20 household; an adult relative entrusted with the juvenile's care, which includes 21 an adult in a dating or romantic relationship with the parent, guardian, or custodian of the juvenile; a potential adoptive parent during a visit or trial 22 placement with a juvenile in the custody of a department, department; any 23 person such as a house parent or cottage parent who has primary responsibility 24 for supervising a juvenile's health and welfare in a residential child care 25 26 facility or residential educational facility, facility; or any employee or 27 volunteer of a division, institution, or school operated by the Department of Health and Human Services. Nothing in this subdivision shall be construed to 28 impose a legal duty of support under Chapter 50 or Chapter 110 of the General 29 Statutes. The duty imposed upon a caretaker as defined in this subdivision 30 31 shall be for the purpose of this Subchapter only." 32

AMEND G.S. 14-401.11 TO PROHIBIT THE KNOWING DISTRIBUTION OF A BEVERAGE THAT CONTAINS ANY SUBSTANCE THAT COULD BE INJURIOUS TO





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1	SEC			
2	SECTION 2. G.S. 14-401.11 reads as rewritten: § 14-401.11. Distribution of certain food at Halloween and all other times or beverage			
3	prohibited.			
4	(a) It sh	all be unlawful for any person to knowingly distribute	, sell, give away or	
5		to be placed in a position of human accessibility, accessibility		
6		food food, beverage, or other eatable or drinkable substance which that person knows to		
7		any of the following:		
8 9 0	(1)	Any noxious or deleterious substance, material or art injurious to a person's health or might cause a person any ordiscomfort.		
	(2)	Any controlled substance included in any schedule Substances Act, or Act.	e of the Controlled	
	(3)	Any poisonous chemical or compound or any foreign su not limited to, razor blades, pins, and ground glass, which	ch might cause death,	
		serious physical injury or serious physical pain and disc	omfort.	
	(b) Penal		.)(1),	
	(1)	Any person violating the provisions of G.S. 14-401.11(a a. Where the actual or possible effect on a person e		
		food food, beverage, or other substance was or		
		mild physical discomfort without any lasting effe		
		b. Where the actual or possible effect on a person e	ating or drinking the	
		food food, beverage, or other substance was or w mild physical discomfort without any lasting effe	would be greater than	
		as a Class H felon.		
	(2)	Any person violating the provisions of G.S. 14-401.11(a) as a Class F felon.		
	(3)	Any person violating the provisions of G.S. 14-401.11(a) as a Class C felon."	(3) shall be punished	
		NITION FOR THE TERM "MENTALLY INCAPACI	TATED" USED IN	
		OF CHAPTER 14 OF THE GENERAL STATUTES		
		<b>TION 3.</b> G.S. 14-27.20(2) reads as rewritten:		
	"(2)	Mentally incapacitated. $-A$ victim who due to (i) a	-	
		committed <del>upon the victim by a perpetrator or the victim</del> or controlled substance provided to the victim without		
		consent of the victim-victim, is rendered substantially	6	
		appraising the nature of his or her conduct, or resisting	-	
		intercourse or a sexual act."	ig the act of vaginar	
		intercourse of a sexual act.		
	MODERNIZIN	IG THE LANGUAGE USED IN CERTAIN SEX OFFE	INSES	
		<b>TION 4.(a)</b> G.S. 14-27.21 reads as rewritten:		
		rst-degree <del>forcible</del> -rape.		
		rson is guilty of first-degree foreible-rape if the person	engages in vaginal	
	intercourse with another person by force and against the will of the other person, and does any			
	of the following			
	(1)	Uses, threatens to use, or displays a dangerous or deadly	weapon or an article	
		which the other person reasonably believes to be a	dangerous or deadly	
		weapon.		
	(2)	Inflicts serious personal injury upon the victim or anothe	er person.	

(a)	SEC 27.22. Se A pe	<ul> <li>The person commits the offense aided and abetted persons.</li> <li>TION 4.(b) G.S. 14-27.22 reads as rewritten: cond-degree forcible-rape.</li> </ul>	d by one or more other
" <b>§ 14-</b> 2 (a)	SEC 27.22. Se A pe		
" <b>§ 14-</b> 2 (a)	SEC 27.22. Se A pe		
(a)	27.22. Se A pe		
	-		
interco		rson is guilty of second-degree forcible-rape if the pe	erson engages in vaginal
	urse with	another person:	
	(1)	By force and against the will of the other person; or	
	(2)	Who has a mental disability or who is mentally inc	capacitated or physically
		helpless, and the person performing the act knows or	should reasonably know
		the other person has a mental disability or is m	entally incapacitated or
		physically helpless.	
	"		
	SEC	<b>TION 4.(c)</b> G.S. 14-27.26 reads as rewritten:	
"§ 14-2		rst-degree <del>forcible s</del> exual offense.	
(a)	-	rson is guilty of a first degree forcible-sexual offense it	
		another person by force and against the will of the other	r person, and does any of
the foll	owing:		
	(1)	Uses, threatens to use, or displays a dangerous or dea	• -
		which the other person reasonably believes to be	a dangerous or deadly
		weapon.	
	(2)	Inflicts serious personal injury upon the victim or an	-
	(3)	The person commits the offense aided and abettee	d by one or more other
		persons.	
••••	" CEC		
18 14 /		<b>TION 4.(d)</b> G.S. 14-27.27 reads as rewritten:	
		<b>cond-degree</b> forcible sexual offense. rson is guilty of second degree forcible sexual offense i	f the nerson encages in a
(a)	-	another person:	i the person engages in a
Sexual	(1)	By force and against the will of the other person; or	
		Who has a mental disability or who is mentally inc	canacitated or physically
	(2)	helpless, and the person performing the act knows or	1 1 1 1
		that the other person has a mental disability or is n	-
		physically helpless.	including incupacitated of
		Pulsient nerves.	
••••		<b>TION 4.(e)</b> G.S. 7B-101(1)d. reads as rewritten:	
	~	"d. Commits, permits, or encourages the commis	ssion of a violation of the
		following laws by, with, or upon the juven	
		rape, as provided in G.S. 14-27.21; second	
		provided in G.S. 14-27.22; statutory rape of	•
		provided in G.S. 14-27.23; first-degree statu	
		G.S. 14-27.24; first-degree forcible sex of	• • •
		G.S. 14-27.26; second-degree forcible sex	-
		G.S. 14-27.27; statutory sexual offense with	-
		provided in G.S. 14-27.28; first-degree stat	•
		provided in G.S. 14-27.29; sexual activity b	-
			•
		custodian as provided in G.S. 14-27.31; sexu	al activity with a student
		-	-
		custodian as provided in G.S. 14-27.31; sexu	surrender, or purchase of
		custodian as provided in G.S. 14-27.31; sexu as provided in G.S. 14-27.32; unlawful sale,	surrender, or purchase of rime against nature, as

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1 2 3	juvenile, as provided in G.S. 14-190.5; employi juvenile to assist in a violation of the obscenity G.S. 14-190.6; dissemination of obscene materi	laws as provided in al to the juvenile as	
4 5	provided in G.S. 14-190.7 and G.S. 14-19 disseminating material harmful to the juven		
5 6	G.S. 14-190.14 and G.S. 14-190.15; first and so	1	
7	exploitation of the juvenile as provided in	U	
8	G.S. 14-190.17; promoting the prostitution of the		
9	in G.S. 14-205.3(b); and taking indecent liberties	with the juvenile, as	
10 11	provided in G.S. 14-202.1;" SECTION 4.(f) G.S. 7B-1602(a) reads as rewritten:		
11	"(a) When a juvenile is committed to the Division for placement in a	a vouth development	
13	center for an offense that would be first degree murder pursuant to G.S.		
14	forcible-rape pursuant to G.S. 14-27.21, first-degree statutory rape pursua		
15	first-degree forcible-sexual offense pursuant to G.S. 14-27.26, or first-deg		
16 17	offense pursuant to G.S. 14-27.29 if committed by an adult, jurisdiction terminated by order of the court or until the juvenile reaches the age of		
17	occurs first."	21 years, whichever	
19	<b>SECTION 4.(g)</b> G.S. 7B-2509 reads as rewritten:		
20	"§ 7B-2509. Registration of certain delinquent juveniles.		
21	In any case in which a juvenile, who was at least 11 years of age at the t		
22 23	adjudicated delinquent for committing a violation of G.S. 14-27.6 (atten offense) G.S. 14, 27.21 (first degree forgible rape) G.S. 14, 27.22 (second		
23 24	offense), G.S. 14-27.21 (first-degree forcible-rape), G.S. 14-27.22 (second-degree forcible-rape), G.S. 14-27.24 (first-degree statutory rape), G.S. 14-27.26 (first-degree forcible-sexual offense),		
25	G.S. 14-27.27 (inst-degree statutory rape), G.S. 14-27.20 (inst-degree statutory rape), G.S. 14-27.27 (second-degree forcible sexual offense), or G.S. 14-27.29 (first-degree statutory		
26	sexual offense), the judge, upon a finding that the juvenile is a danger to the community, may		
27	order that the juvenile register in accordance with Part 4 of Article 27A	of Chapter 14 of the	
28 29	General Statutes." SECTION 4.(h) G.S. 7B-2513 reads as rewritten:		
29 30	"§ 7B-2513. Commitment of delinquent juvenile to Division.		
31			
32	(1) The twenty-first birthday of the juvenile if the juvenile has	as been committed to	
33	the Division for an offense that would be first-degree	-	
34 35	G.S. 14-17, first-degree forcible-rape pursuant to G.S. 1 statutory rape pursuant to G.S. 14-27.24, first-degree for		
35 36	pursuant to G.S. 14-27.26, or first-degree statutory sexual		
37	G.S. 14-27.29 if committed by an adult;	li offense pursuant to	
38			
39	(a1) For an offense the juvenile committed prior to reaching the age	of 16 years, the term	
40	shall not exceed:	1	
41 42	(1) The twenty-first birthday of the juvenile if the juvenile has the Division for an offense that would be first-degree		
43	G.S. 14-17, first-degree forcible rape pursuant to G.S. 1	-	
44	statutory rape pursuant to G.S. 14-27.24, first-degree fo		
45	pursuant to G.S. 14-27.26, or first-degree statutory sexua	l offense pursuant to	
46	G.S. 14-27.29 if committed by an adult;		
47 48	" <b>SECTION 4.(i)</b> G.S. 7B-2514(c)(2) reads as rewritten:		
49	"(2) The juvenile's twenty-first birthday if the juvenile has be	een committed to the	
50	Division for an offense that would be first-degree		
51	G.S. 14-17, first-degree forcible-rape pursuant to G.S. 1	-	

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1 2 3	statutory rape pursuant to G.S. 14-27.24, first-degree forcible-sexual offense pursuant to G.S. 14-27.26, or first-degree statutory sexual offense pursuant t G.S. 14-27.29 if committed by an adult."	
4	<b>SECTION 4.(j)</b> G.S. 7B-2516(c)(1) reads as rewritten:	
5	"(1) The juvenile's twenty-first birthday if the juvenile has been committed to th	ne
6	Division for an offense that would be first-degree murder pursuant t	
7	G.S. 14-17, first-degree forcible rape pursuant to G.S. 14-27.21, first-degree	
8	statutory rape pursuant to G.S. 14-27.24, first-degree forcible sexual offens	
9	pursuant to G.S. 14-27.26, or first-degree statutory sexual offense pursuant t	
10	G.S. 14-27.29 if committed by an adult."	10
11	SECTION 4.(k) G.S. 7B-2600(c) reads as rewritten:	
12	"(c) In any case where the court finds the juvenile to be delinquent or undisciplined, th	ne
12	jurisdiction of the court to modify any order or disposition made in the case shall continue (	
13	during the minority of the juvenile, (ii) until the juvenile reaches the age of 19 years if the juvenile	
15	has been adjudicated delinquent and committed to the Division for an offense that would be	
16	Class B1, B2, C, D, or E felony if committed by an adult, other than an offense set forth i	
17	G.S. 7B-1602(a), (iii) until the juvenile reaches the age of 21 years if the juvenile has bee	
18	adjudicated delinquent and committed for an offense that would be first-degree murder pursuar	
19	to G.S. 14-17, first-degree foreible-rape pursuant to G.S. 14-27.21, first-degree statutory rap	
20	pursuant to G.S. 14-27.24, first-degree forcible-sexual offense pursuant to G.S. 14-27.26, o	
21	first-degree statutory sexual offense pursuant to G.S. 14-27.29 if committed by an adult, or (iv	
22	until terminated by order of the court."	.,
23	<b>SECTION 4.</b> ( <i>l</i> ) G.S. 14-208.6(5) reads as rewritten:	
24	"(5) Sexually violent offense. – A violation of former G.S. 14-27.6 (attempted rap	be
25	or sexual offense), G.S. 14-27.21 (first-degree forcible-rape), G.S. 14-27.2	
26	(second-degree forcible-rape), G.S. 14-27.23 (statutory rape of a child by a	
27	adult), G.S. 14-27.24 (first-degree statutory rape), G.S. 14-27.25(a) (statutor	
28	rape of a person who is 15 years of age or younger and where the defendant is	is
29	at least six years older), G.S. 14-27.26 (first-degree foreible-sexual offense	e),
30	G.S. 14-27.27 (second-degree forcible sexual offense), G.S. 14-27.2	28
31	(statutory sexual offense with a child by an adult), G.S. 14-27.29 (first-degre	ee
32	statutory sexual offense), G.S. 14-27.30(a) (statutory sexual offense with	
33	person who is 15 years of age or younger and where the defendant is at least	
34	six years older), G.S. 14-27.31 (sexual activity by a substitute parent of	
35	custodian), G.S. 14-27.32 (sexual activity with a student), G.S. 14-27.3	
36	(sexual battery), G.S. 14-43.11 (human trafficking) if (i) the offense i	
37	committed against a minor who is less than 18 years of age or (ii) the offens	
38	is committed against any person with the intent that they be held in sexual	
39	servitude, G.S. 14-43.13 (subjecting or maintaining a person for sexual	
40	servitude), G.S. 14-178 (incest between near relatives), G.S. 14-190.	
41	(employing or permitting minor to assist in offenses against public moralit	•
42	and decency), G.S. 14-190.9(a1) (felonious indecent exposure	<i>, ,</i>
43	G.S. 14-190.16 (first degree sexual exploitation of a minor), G.S. 14-190.1	
44	(second degree sexual exploitation of a minor), G.S. 14-190.17A (third degree	
45	sexual exploitation of a minor), G.S. 14-202.1 (taking indecent liberties wit	
46	children), G.S. 14-202.3 (Solicitation of child by computer or certain other electronic devices to commit an unlawful see set) C.S. 14 202.4(a) (takin	
47 19	electronic devices to commit an unlawful sex act), G.S. 14-202.4(a) (takin independ liberties with a student), G.S. 14-205.2(a) or (d) (netronizing	-
48	indecent liberties with a student), G.S. 14-205.2(c) or (d) (patronizing	
49 50	prostitute who is a minor or has a mental disability), G.S. 14-205.3(to promoting prostitution of a minor or a parson who has a mental disability)	
50 51	(promoting prostitution of a minor or a person who has a mental disability $G = 14,318,4(a1)$ (parent or caretaker commit or permit act of prostitution	
51	G.S. 14-318.4(a1) (parent or caretaker commit or permit act of prostitutio	ш

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1	with o	or by a juvenile), or G.S. 14-318.4(a2) (commissi	on or allowing of sexual
2	act u	pon a juvenile by parent or guardian). The	term also includes the
3	following: a solicitation or conspiracy to commit any of these offenses; aiding		
4	and a	betting any of these offenses."	
5		<b>.(m)</b> G.S. 14-208.26(a) reads as rewritten:	
6		enile is adjudicated delinquent for a violation	
7		ual offense), G.S. 14-27.21 (first-degree forcib	
8	Č,	rape), G.S. 14-27.24 (first-degree statutory	1 //
9		kual offense), G.S. 14-27.27 (second-degree fore	
10		ree statutory sexual offense), and the juvenile w	•
11		commission of the offense, the court shall consid	
12	-	unity. If the court finds that the juvenile is a da	
13		ider whether the juvenile should be required to	-
14		th this Part. The determination as to whether the	<i>.</i>
15	•	ether the juvenile shall be ordered to register	•
16 17		spositional hearing. If the judge rules that the ju	
17 18	community and that the juvenile shall register, then an order shall be entered requiring the juvenile to register. The court's findings regarding whether the juvenile is a danger to the		
18 19			
20	community and whether the juvenile shall register shall be entered into the court record. No juvenile may be required to register under this Part unless the court first finds that the juvenile is		
20	a danger to the commun	-	inds that the juvenine is
22	6	(n) G.S. 90-171.38(b) reads as rewritten:	
23		al, organization, association, corporation, or ins	titution may establish a
24	•	ose of training or educating any registered	
25		32, or 90-171.33 in the skills, procedures, and	
26		or the purpose of collecting evidence from the	
27	forcible-rape as defin	ned in G.S. 14-27.21, second-degree forcible	rape as defined in
28	G.S. 14-27.22, statutory	rape of a child by an adult as defined in G.S.	. 14-27.23, first-degree
29		l in G.S. 14-27.24, statutory rape of a person wi	
30		G.S. 14-27.25, first-degree forcible sexual	
31		legree forcible-sexual offense as defined in C	
32		ild by an adult as defined in G.S. 14-27.28, first	
33		S. 14-27.29, statutory sexual offense with a per	•
34	6 . 6	ned in G.S. 14-27.30, attempted first-degree or	e
35	1 1	gree statutory rape, attempted first-degree or	6
36 37		mpted first-degree statutory sexual offense. T	
37		shall establish, revise, or repeal standards for a , association, corporation, or institution which	
38 39	_	ection shall apply to the Board and submit satis	
40	1 0	prescribed by the Board."	
41	-	$(\mathbf{o})$ G.S. 143B-1200(i)(3) reads as rewritten:	
42		al assault. – Any of the following crimes:	
43	(c) 2011. a.	First-degree forcible rape as defined in G.S. 14	4-27.21.
44	b.	Second-degree forcible rape as defined in G.S	
45	с.	First-degree statutory rape as defined in G.S.	4-27.24.
46	d.	Statutory rape of a person who is 15 years of ag	
47		in G.S. 14-27.25.	
48	e.	First-degree forcible sexual offense as defined	
49	f.	Second-degree forcible-sexual offense as defin	
50	g.	First-degree statutory sexual offense as define	d in G.S. 14-27.29.

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1	h.	Statutory sexual offense with a person who is	15 years of age or
2		younger as defined in G.S. 14-27.30."	
3			
4	SAVINGS CLAUSE		
5	<b>SECTION 5.</b>	Prosecutions for offenses committed before the en	ffective date of this
6	act are not abated or affect	ted by this act, and the statutes that would be applic	able but for this act
7	remain applicable to those	e prosecutions.	
8			
9	EFFECTIVE DATE		
10		This act becomes effective December 1, 2019, and	l applies to offenses
11	committed on or after that	t date.	