

## NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT House Bill 125

AMENDMENT NO. A1

(to be filled in by
Principal Clerk)

	H125-ATY-27 [v.3]		Principal Clerk)	
			•	Page 1 of 1
	Amends Title [ First Edition	YES]	Date	,2017
	Senator Britt			
1 2 3 4	moves to amend the bill on page 1, lines 3-4 by rewriting the lines to read: "OF FIRST-DEGREE FORCIBLE RAPE AND OF FIRST-DEGREE FORCIBLE SETOFFENSE.";			
5 6 7	and on page 1, lines 22-23 by inserting the following between the lines:  SECTION 2. G.S. 14-27.26 reads as rewritten:  "§ 14-27.26. First-degree forcible sexual offense.			
8	(a) A person is guilty of a first degree forcible sexual offense if the person engages in a sexual act with another person by force and against the will of the other person, and does any of			
10 11 12 13	the following: (1)		Uses, threatens to use, or discale which the other person reason	
14 15 16	(2) (3)	Inflicts serious personal i	njury upon the victim or anoth offense aided and abetted b	
17 18 19	(b) Any felony.";	person who commits an of	ense defined in this section is	s guilty of a Class B1
20 21	and on page 1, line 23 by deleting "SECTION 2." and inserting "SECTION 3.".			
	SIGNED	Amendment Sp	onsor	
		Amenument of	011501	

The official copy of this document, with signatures and vote information, is available in the Senate Principal Clerk's Office

