GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 142 PROPOSED COMMITTEE SUBSTITUTE H142-PCS30092-BEp-4

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(Public)

Short Title: Protect Our Students Act.-AB

Sponsors:

Referred to:

February 20, 2023 A BILL TO BE ENTITLED 2 AN ACT TO MODIFY PENALTIES AND DEFINITIONS FOR CERTAIN SEX OFFENSES 3 AGAINST STUDENTS, TO INCREASE THE PENALTIES FOR THE FAILURE OF 4 SCHOOL ADMINISTRATORS TO REPORT CERTAIN MISCONDUCT TO THE STATE 5 BOARD OF EDUCATION, TO CLARIFY THE FORFEITURE OF RETIREMENT BENEFITS FOR CERTAIN FELONIES, AND TO REQUIRE PUBLIC SCHOOL UNITS 6 TO SHOW STUDENTS IN GRADES SIX THROUGH TWELVE A VIDEO PRODUCED 8 BY THE CENTER FOR SAFER SCHOOLS CONTAINING AGE-APPROPRIATE 9 INFORMATION ABOUT SEXUAL ABUSE, AS RECOMMENDED BY THE 10 DEPARTMENT OF PUBLIC INSTRUCTION. The General Assembly of North Carolina enacts: 12 13 PART I. MODIFY PENALTIES AND DEFINITIONS FOR CERTAIN SEX OFFENSES 14 AGAINST STUDENTS 15 **SECTION 1.(a)** G.S. 14-27.32 reads as rewritten: 16 "§ 14-27.32. Sexual activity with a student. If a defendant, who is a teacher, school administrator, student teacher, school safety 17 (a) 18 officer, or coach, at any age, or who is other school personnel, and who is at least four years older 19 than the victim engages in vaginal intercourse or a sexual act with a victim who is a student, at 20 any time during or after the time the defendant and victim were present together in the same school, but before the victim ceases to be a student, the defendant is guilty of a Class G felony, 22 except when the defendant is lawfully married to the student. The term "same school" means a 23 school at which the student is enrolled and the defendant is employed, assigned, or volunteers. 24 A defendant who is school personnel, other than a teacher, school administrator, (b) 25 student teacher, school safety officer, or coach, and is less than four years older than the victim and engages in vaginal intercourse or a sexual act with a victim who is a student, is guilty of a 26 27 Class HG felony. 28 This section shall apply unless the conduct is covered under some other provision of (c) law providing for greater punishment. 29 30 (d) Consent is not a defense to a charge under this section. 31 For purposes of this section, the terms "school", "school personnel", and "student" (e) shall have the same meaning as in G.S. 14-202.4(d). For purposes of this section, the term "school 32 33 safety officer" shall include a school resource officer or any other person who is regularly present 34 in a school for the purpose of promoting and maintaining safe and orderly schools.following 35 definitions apply: 36 School. – As defined in G.S. 14-202.4(d)(2). (1)



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1	<u>(2)</u>	School personnel. – As defined in G.S. 14-202.4(d)(3).	
2	$\overline{(3)}$	School safety officer A school resource officer or any oth	ner person who is
		regularly present in a school for the purpose of promoting	_
		safe and orderly schools.	-
	<u>(4)</u>	Student A person enrolled in kindergarten, or in grade o	ne through grade
		12 in any school within six months of any violation of this s	
	SECT	FION 1.(b) G.S. 14-202.4 reads as rewritten:	
	"§ 14-202.4. Tal	king indecent liberties with a student.	
	(a) If a de	efendant, who is a teacher, school administrator, student teacl	ner, school safety
	officer, or coach,	, at any age, or who is other school personnel and is at least fou	r years older than
		indecent liberties with a victim who is a student, at any time c	
	time the defenda	ant and victim were present together in the same school but	before the victim
		ident, the defendant is guilty of a Class HG felony, unless the c	
		r provision of law providing for greater punishment. A perso	
		iberties with a student if the person is lawfully married to the	•••
	U	efendant, who is school personnel, other than a teacher, scho	
		school safety officer, or coach, and who is less than four year	
		lecent liberties with a student as provided in subsection (a) of	
		ty of a Class <u>I-G</u> felony.	,
		ent is not a defense to a charge under this section.	
		urposes of this section, the following definitions apply:	
	(1)	"Indecent liberties" means: Indecent liberties. – Means any o	f the following:
	(-)	a. Willfully taking or attempting to take any immor	
		indecent liberties with a student for the purpose	
		gratifying sexual desire; ordesire.	01 010000118 01
		b. Willfully committing or attempting to commit any le	ewd or lascivious
		act upon or with the body or any part or member	
		student.	jj
		For purposes of this section, the term indecent liberties	does not include
		vaginal intercourse or a sexual act as defined by G.S. 14-27.	
	(1a)	<u>"Same school" means a Same school. – A school at which</u>	
	()	enrolled or is present for a school-sponsored or school-relate	
		the school personnel is employed, volunteers, or is	
		school-sponsored or school-related activity.	
	(2)	<u>"School" means any School. – Any public school, charter sch</u>	ool. or nonpublic
	(-)	school under Parts 1 and 2 of Article 39 of Chapter 1150	
		Statutes.	
	(3)	"School personnel" means any School personnel. – Any pe	erson included in
		the definition contained in G.S. 115C-332(a)(2), including th	
		a nonpublic, charter, or regional school, and any person wh	1 1 1
		school or a school-sponsored activity.	
	(3a)	"School safety officer" means any School safety officer. –	Any other person
	(54)	who is regularly present in a school for the purpose of	
		maintaining safe and orderly schools and includes a school i	
	<u>(3b)</u>	Sexual act. – As defined in G.S. 14-27.20.	
	$\frac{(30)}{(4)}$	<u>"Student" means a Student. – A person enrolled in kinderg</u>	arten, or in grade
	(')	one through grade 12 in any school school within six month	_
		of this section."	<u>s of any violation</u>
	SECT	FION 1.(c) This section becomes effective December 1, 202	3 and annlies to
		ted on or after that date.	is, and applies to

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PART II. INCREASE PENALTIES FOR FAILING TO REP	ORT MISCONDUCT
TOWARD CHILDREN	1.0
SECTION 2.(a) Article 22 of Chapter 115C of the Genera	I Statutes is amended by
adding a new Part to read:	1
"Part 3B. Reporting Misconduct of Licensed School Em	
" <u>§ 115C-326.20. Reporting misconduct of licensed school employee</u>	
(a) For the purposes of this section, "misconduct" includes any of the conduct that instifies automatic management	
(1) Conduct that justifies automatic revocation $C = 115C = 270 = 25$ (b)	of a license under
$\frac{G.S.\ 115C-270.35(b)}{\text{The infliction of a physical injury against a shild oth}}$	or than by agaidant or in
(2) <u>The infliction of a physical injury against a child oth</u> self-defense.	er than by accident of m
(b) Any superintendent, assistant superintendent, associate su	perintendent personnel
administrator, or principal who knows, has reason to believe, or has actively administrator.	
that an employee licensed under Article 17E of this Chapter has engaged	-
in dismissal, disciplinary action, or resignation shall report the miscond	
Education within five days of dismissal, determination of disciplinary	
resignation. If the employee resigns within 30 days of a complaint for	-
ongoing investigation of a complaint, the misconduct is presumed	
resignation. Failure to report misconduct pursuant to this section is a Cl	
(c) School personnel shall not threaten, harass, or retaliate agai	
making a report as required by this section."	<u>-</u>
SECTION 2.(b) This section becomes effective December	r 1, 2023, and applies to
offenses committed on or after that date.	
PART III. PRODUCE AND DISTRIBUTE CFSS TRAINING VID	EO
SECTION 3.(a) G.S. 115C-105.57(c) is amended by addi	ng a new subdivision to
read:	
"(2a) Develop and produce age-appropriate videos to be she	own to students in grades
six through 12 that include at least the information lis	ted in G.S. 115C-12(47).
The videos shall be distributed to all public school un	nits and may be provided
to nonpublic schools at the request of the nonpublic s	school."
SECTION 3.(b) G.S. 115C-12(47) reads as rewritten:	
"(47) Duty Regarding Child Abuse and Neglect. – The Stat	
consultation with the Superintendent of Public Instru	· •
requiring information on child abuse and neglect, ir	
information on sexual abuse, to be provided by public	
in grades six through 12. This rule shall also apply t	-
control of The University of North Carolina. Informa	-
the form of (i) a document provided to all students	0 0
school year and year, (ii) a display posted in vi	-
throughout each public secondary school. school, an	
in accordance with G.S. 115C-105.57(c)(2a), shown	
than five days after the first day of the school year. The school year is the school year.	
document, display, and video shall include, at a r	ninimum, the following
information:	
" CECTION 2 (-) The Content of Seter Seter Seter between the set	
SECTION 3.(c) The Center for Safer Schools shall produce	and distribute the videos
required by this section no later than June 30, 2024.	wood analias has in ai
SECTION 3.(d) This section is effective when it becomes la with the 2024 2025 school year	iw and applies beginning
with the 2024-2025 school year.	

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1	PART IIIA. CLARIFYING THE FORFEITURE OF RETIREMENT BENEFITS FOR				
2	CERTAIN FELONIES				
3	SECTION 3A.(a) G.S. 128-38.4A(a) reads as rewritten:				
4	"(a) Except as provided in G.S. 128-26(x), the Board of Trustees sha	ll not pay any			
5	retirement benefits or allowances, except for a return of member contributions	plus interest, to			
6	any member who is convicted of any felony under federal law or the laws of this State if all of				
7	the following apply:				
8	(1) The offense is committed while the member is in service.				
9	(2) The conduct resulting in the member's conviction (i) is direct	ly related to the			
10	member's office or employment.employment or (ii) mandates	revocation of a			
11	certification or professional license required to maintain emp	ployment in the			
12	position held by the member when the offense was committed	<u>l.</u> "			
13	SECTION 3A.(b) G.S. 135-18.10A(a) reads as rewritten:				
14	"(a) Except as provided in G.S. 135-4(ii), the Board of Trustees shall	ll not pay any			
15	retirement benefits or allowances, except for a return of member contributions	-			
16	any member who is convicted of any felony under federal law or the laws of the	is State if all of			
17	the following apply:				
18	(1) The offense is committed while the member is in service.				
19	(2) The conduct resulting in the member's conviction (i) is direct	•			
20	member's office or employment.employment or (ii) mandates				
21	certification or professional license required to maintain emp				
22	position held by the member when the offense was committed				
23	SECTION 3A.(c) This section is effective when it becomes law	and applies to			
24	offenses committed on or after that date.				
25					
26	PART IV. EFFECTIVE DATE				
27	SECTION 4. Except as otherwise provided, this act is effective w	hen it becomes			
28	law.				