GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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HOUSE BILL 1276 Committee Substitute Favorable 4/19/01 Senate Judiciary II Committee Substitute Adopted 6/28/01 Senate Judiciary II Committee Substitute #2 Adopted 8/27/02 Fifth Edition Engrossed 8/28/02

Short Title:Close Incest Loophole to Protect Minors.(Publ	lic)
Sponsors:	
Referred to:	
April 12, 2001	
A BILL TO BE ENTITLED	
AN ACT TO CLOSE THE LEGAL LOOPHOLE THAT EXISTS UNDER TH	ΗE
STATE'S INCEST LAWS BY EQUALIZING PUNISHMENTS FOR CRIMI	ES
COMMITTED AGAINST CHILDREN WITHOUT REGARD TO FAMILIA	٩L
STATUS.	
Whereas, despite the progress made in modernizing laws to protect childr	en
in North Carolina, a little-known loophole exists in the General Statutes of Nor	rth
Carolina that has very troubling consequences for some abused children; and	
Whereas, this loophole allows far lesser penalties for perpetrators convict	ted

9 Whereas, this loophole allows far lesser penalties for perpetrators convicted 10 of sexually assaulting their own children than for those who rape or molest other 11 children; and

Whereas, this unintended disparity is the result of archaic incest laws that date to 1879; statutes that were originally intended to limit intermarriage among family members but now hamper modern efforts to fight sexual abuse of children; and

Whereas, this double standard, that essentially rewards perpetrators for the most unthinkable betrayal of a child's trust, does not reflect the values and goals of the citizens of North Carolina; and

18 Whereas, criminals who sexually assault children should be prosecuted 19 without regard to familial relationship; Now, therefore,

20 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 14-178 reads as rewritten:

22 "§ 14-178. Incest between certain near relatives.Incest.

(a) The parties shall be guilty of a felony in all cases of Offense. - A person
commits the offense of incest if the person engages in carnal intercourse with the
person's between (i) grandparent and or grandchild, (ii) parent and or child or stepchild
or legally adopted child, or (iii) brother and or sister of the half or whole blood. blood.

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1	or (iv) und	cle, aunt, nephew, or niece. Every such offense is punishable as a Class F
2	felony.	
3	<u>(b)</u> <u>l</u>	Punishment and Sentencing. –
4	<u>(</u>	1) <u>A person is guilty of a Class B1 felony if either of the following</u>
5		occurs:
6		a. The person commits incest against a child under the age of 13
7		and the person is at least 12 years old and is at least four years
8		older than the child when the incest occurred.
9		b. The person commits incest against a child who is 13, 14, or 15
10		years old and the person is at least six years older than the child
11		when the incest occurred.
12	<u>(</u>	2) <u>A person is guilty of a Class C felony if the person commits incest</u>
13		against a child who is 13, 14, or 15 and the person is more than four
14		but less than six years older than the child when the incest occurred.
15	<u>(</u>	3) In all other cases of incest, the parties are guilty of a Class F felony.
16	<u>(c)</u> <u>l</u>	No Liability for Children Under 16. – No child under the age of 16 is liable
17	under this	section if the other person is at least four years older when the incest
18	occurred."	
19	S.	SECTION 2. G.S. 14-179 is repealed.
20		SECTION 3. This act becomes effective December 1, 2002, and applies to
21	offenses co	ommitted on or after that date.