## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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## HOUSE BILL DRH20006-MQ-27A\* (02/10)

Sponsors:       Representative Jackson.         Referred to:       Referred to:         1       A BILL TO BE ENTITLED         2       AN ACT TO PROVIDE A COMMON SENSE COMPROMISE TO REPEAL HOUSE BILL         3       AND REQUIRE ENHANCED CRIMINAL PENALTIES AND PROVIDE NOTICE FO         4       ADOPTION OF CERTAIN NONDISCRIMINATION ORDINANCES.         5       The General Assembly of North Carolina enacts:         6       SECTION 1. S.L. 2016-99 and S.L. 2016-3 are repealed.         7       SECTION 2. Article 21 of Chapter 160A of the General Statutes is amended be         adding a new section to read:       "§ 160A-499.5. Nondiscrimination ordinances.         10       (a) A local government shall provide at least 30 days' notice to the General Assembly, art         11       to the public, before the adoption of any nondiscrimination ordinance extending any protection         12       beyond those already afforded by State law. The notice required by this section shall be given it         13       the same manner as provided by G.S. 120-29.5.         14       (b) The provisions of this section apply to counties."         15       SECTION 3. Article 81B of Chapter 15A of the General Statutes is amended be         16       adding a new section to read:         1*§ 15A-1340.16E. Enhanced sentence if defendant committed certain felony offenses in         18       public	
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24 (2) Place of public accommodations - As defined in G.S. 168A-3(8)	
	24
25 (b) If a person is convicted of any of the felonies set out in subdivisions (1) through (8) of	
26 this subsection and it is found as provided in this section that the felony was committed in a publ	
27 <u>changing facility or in a changing facility in a place of public accommodations, then the personal states in the second states in t</u>	
28 <u>shall have the minimum term of imprisonment to which the person is sentenced for that felor</u>	
29 increased by six months. The maximum term of imprisonment shall be the maximum term th	
30 corresponds to the minimum term after it is increased by six months as specified $C_{1}$ $C_{2}$ $C_{2}$ $C_{3}$	
31 <u>G.S. 15A-1340.17. An enhanced penalty may be imposed pursuant to this section on a personal section of the following offeneous</u>	
<ul> <li>32 <u>convicted of any of the following offenses:</u></li> <li>33 (1) <u>G.S. 14-27.22 (Second degree forcible rape).</u></li> </ul>	
33(1)G.S. 14-27.22 (Second degree forcible rape).34(2)G.S. 14-27.27 (Second degree forcible sexual offense).	
35 (3) G.S. 14-190.9(a1) (Indecent exposure for purpose of arousing sexual desire).	



	General Assem	ably Of North Carolina Session	2017
	<u>(4)</u>	G.S. 14-202(d), (e), or (f) (Secretly peeping into room occupied by an	nother
		<u>person).</u>	
	<u>(5)</u>	G.S. 14-202(g) or (h) (Secretly peeping into room occupied by another pe	
		if the person convicted knows or has reason to know that the photogram	
		image possessed or any other image being disseminated was taken in a	
		changing facility or changing facility in a place of public accommodations	<u>.</u>
	<u>(6)</u>	G.S. 14-202.1 (Taking indecent liberties with children).	
	<u>(7)</u>	G.S. 14-202.4 (Taking indecent liberties with a student).	.1
	<u>(8)</u>	G.S. 14-277.3A (Felony stalking offense), if the person is convicted of ei	ther a
		<u>Class H or Class F felony.</u>	
		indictment or information for the felony shall allege in that indictme	
information or in a separate indictment or information the facts set out in subsection (b) of this			
section. The pleading is sufficient if it alleges that the defendant committed the felony in a public			
changing facility or in a changing facility in a place of public accommodations. One pleading is sufficient for all felonies that are tried at a single trial.			
(d) The State shall prove the issue set out in subsection (b) of this section beyond a			
reasonable doubt during the same trial in which the defendant is tried for the felony unless the			
		Is guilty or no contest to that issue. If the defendant pleads guilty or no cont	
the felony but pleads not guilty to the issue set out in subsection (b) of this section, then a jury			
	• •	led to determine that issue."	<u>u jury</u>
		<b>CTION 4.</b> Article 8 of Chapter 14 of the General Statutes is amended by add	ding a
	new section to re	1	anng u
		sault in a changing facility.	
		following definitions apply in this section:	
	$\frac{1}{(1)}$	Changing facility. – As defined in G.S. 15A-1340.16E.	
	(2)	Place of public accommodations. – As defined in G.S. 168A-3(8).	
	(b) Unles	ess the conduct is covered under some other provision of law providing g	reater
		y person who commits an assault in a public changing facility or in a cha	
	facility in a place	ce of public accommodations is guilty of a Class A1 misdemeanor."	
		<b>CTION 5.(a)</b> Sections 3 and 4 of this act become effective December 1, 201	7, and
	apply to offense	es committed on or after that date.	
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