## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

S 2

## SENATE BILL 17\* Judiciary I (Civil) Committee Substitute Adopted 5/22/07

Short Title: Sex	Offenders/Pretrial Release.	(Public)
Sponsors:		
Referred to:		
	February 12, 2007	
<b>OFFENDERS</b>		R SEX
	embly of North Carolina enacts:  ION 1. G.S. 15A-534.4 reads as rewritten:	
	ex offenses and crimes of violence against child victims: be	ail and
(a) In all canchild abuse, with with rape or any of Statutes, against a with kidnapping, violation of G.S. victim, or with of provisions of G.S. on pretrial release  (1) 3  (2) 3	That the defendant stay away from the home, temporary reschool, business, or place of employment of the alleged victim. That the defendant refrain from communicating or attempton communicate, directly or indirectly, with the victim, except	General 14-178, with a a minor to the additions sidence, ting to t under
(3)	circumstances specified in an order entered by a judge with kno of the pending charges. That the defendant refrain from assaulting, beating, intimi- stalking, threatening, or harming the alleged victim.	wledge

(b) Notwithstanding the provisions of subsection (a) of this section, upon request of the defendant, the judicial official may waive one or more of the conditions required

conditions that the judicial official may impose on pretrial release.

The conditions set forth above may shall be imposed in addition to any other

- by subsection (a) if the judicial official makes written findings of fact that it is not in the
   best interest of the alleged victim that the condition be imposed on the defendant."
- 3 **SECTION 2.** This act becomes effective December 1, 2007, and applies to 4 offenses committed on or after that date.