GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

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HOUSE BILL 408

Short Title: Amend Secret Peeping Law. (Public) Representatives Hackney; Alexander, Justice, Justus, Stiller, and K. Sponsors: Williams. Referred to: Judiciary I. March 12, 2003 A BILL TO BE ENTITLED 1 2 AN ACT TO MODIFY THE SECRET PEEPING STATUTE AND TO MAKE CONFORMING CHANGES. 3 The General Assembly of North Carolina enacts: 4 5 SECTION 1. G.S. 14-202 reads as rewritten: "§ 14-202. Secretly peeping into room occupied by female person.another person. 6 Any person who shall peep secretly into any room occupied by a female 7 (a) 8 personanother person shall be guilty of a Class 1 misdemeanor. 9 For purposes of this section: (b) The term "photographic image" means any photograph or 10 (1)photographic reproduction, still or moving, or any videotape, motion 11 picture or live television transmission, or any digital image, of any 12 individual. 13 14 The term "room" shall include, but is not limited to, a bedroom, a (2)restroom, a bathroom, a shower, and a dressing room. 15 Unless covered by another provision of law providing greater punishment, 16 (c) any person who, while in possession of any device which may be used to create a 17 photographic image, shall secretly peep into any room shall be guilty of a Class A1 18 misdemeanor. 19 Unless covered by another provision of law providing greater punishment, 20 (d) any person who, while secretly peeping into any room, uses any device to create a 21 photographic image of another person in that room, for the purpose of arousing or 22 23 gratifying the sexual desire of any person, shall be guilty of a Class I felony. Any person who secretly or surreptitiously uses any device to create a 24 (e) photographic image of another person underneath or through the clothing being worn by 25 that other person for the purpose of viewing the body of, or the undergarments worn by, 26 that other person without their consent, shall be guilty of a Class I felony. 27

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1	(f) Any person who, for the purpose of arousing or gratifying the sexual desire of			
2	(f) Any person who, for the purpose of arousing or gratifying the sexual desire of any person, secretly or surreptitiously uses or installs in a room any device that can be			
3	used to create a photographic image with the intent to capture the image of another			
4	without their consent, shall be guilty of a Class I felony.			
5	(g) Any person who knowingly possesses a photographic image that the person			
6	knows, or has reason to believe, was obtained in violation of this section, shall be guilty			
7	of a Class I felony.			
8	(h) Any person who disseminates or allows to be disseminated images that the			
9	person knows, or should have known, were obtained as a result of the violation of this			
10	section, shall be guilty of a Class I felony, if the dissemination is without the consent of			
11	the person in the photographic image.			
12	(i) A second or subsequent felony conviction under this section shall be			
12	punished as though convicted of an offense one class higher. A second or subsequent			
13	conviction for a Class 1 misdemeanor shall be punished as a Class A1 misdemeanor. A			
15	second or subsequent conviction for a Class A1 misdemeanor shall be punished as a			
16	Class I felony.			
17	(j) If the defendant is placed on probation as a result of violation of this section:			
18	(1) For a first conviction under this section, the judge may impose a			
19	requirement that the defendant obtain a psychological evaluation and			
20	comply with any treatment recommended as a result of that evaluation.			
21	(2) For a second or subsequent conviction under this section, the judge			
22	shall impose a requirement that the defendant obtain a psychological			
23	evaluation and comply with any treatment recommended as a result of			
24	that evaluation.			
25	(k) Any person whose image is captured or disseminated in violation of this			
26	section has a civil cause of action against any person who captured or disseminated the			
27	image or procured any other person to capture or disseminate the image, and is entitled			
28	to recover from those persons, actual damages, punitive damages, and reasonable			
29	attorneys' fees and other litigation costs reasonably incurred.			
30	(1) When a person violates subsection (d), (e), (f), (g), or (h) of this section, or is			
31	convicted of a second or subsequent violation of subsection (a) or (c) of this section, the			
32	sentencing court shall consider whether the person is a danger to the community and			
33	whether requiring the person to register as a sex offender pursuant to Article 27A of this			
34	Chapter would further the purposes of that Article as stated in G.S. 14-208.5. If the			
35	sentencing court rules that the person is a danger to the community and that the person			
36	shall register, then an order shall be entered requiring the person to register.			
37	(m) The provisions of subsections (a), (c), (e), (g), (h), and (k) of this section do			
38	not apply to:			
39	(1) Law enforcement officers while discharging or attempting to discharge			
40	their official duties; or			
41	(2) <u>Personnel of the Department of Correction or of a local confinement</u>			
42	facility for security purposes or during investigation of alleged			
43	misconduct by a person in the custody of the Department or the local			
44	confinement facility."			

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1	SECT	TION	2. G.S. 14-208.6(4) reads as rewritten:
2	"(4)	'Repo	ortable conviction' means:
3		a	A final conviction for an offense against a minor, a sexually
4			violent offense, or an attempt to commit any of those offenses
5			unless the conviction is for aiding and abetting. A final
6			conviction for aiding and abetting is a reportable conviction
7			only if the court sentencing the individual finds that the
8			registration of that individual under this Article furthers the
9			purposes of this Article as stated in G.S. 14-208.5.
10		b.	A final conviction in another state of an offense, which if
11			committed in this State, is substantially similar to an offense
12			against a minor or a sexually violent offense as defined by this
13			section.
14		c.	A final conviction in a federal jurisdiction (including a court
15			martial) of an offense, which is substantially similar to an
16			offense against a minor or a sexually violent offense as defined
17			by this section.
18		<u>d.</u>	A final conviction for a violation of G.S. 14-202(d), (e), (f),
19			(g), or (h), or a second or subsequent conviction for violation of
20			G.S. 14-202(a) or (c), only if the court sentencing the individual
21			issues an order pursuant to G.S. 14-202(1) requiring the
22			individual to register."
23	SECT	TION	3. This act becomes effective December 1, 2003, and applies to
2^{1}	offenses commit	tad on	or after that date

offenses committed on or after that date. 24