## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025**

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## **HOUSE BILL 83**

Short Title:	Revise Laws Governing Minors.	(Public)
Sponsors:	Representative Torbett. For a complete list of sponsors, refer to the North Carolina General Assembly web	b site.
Referred to:	Rules, Calendar, and Operations of the House	

February 11, 2025

## A BILL TO BE ENTITLED

2 AN ACT TO INCREASE THE PUNISHMENT FOR COMMITTING THE OFFENSE OF 3 DISSEMINATING HARMFUL MATERIAL TO MINORS OR EXHIBITING HARMFUL 4 PERFORMANCES TO MINORS; TO ESTABLISH THE OFFENSE OF HABITUAL 5 INDECENT EXPOSURE: TO ADD THE OFFENSES OF DISSEMINATING HARMFUL MATERIAL TO MINORS AND EXHIBITING HARMFUL PERFORMANCES TO 6 7 MINORS TO THE LIST OF CRIMINAL CONVICTIONS THAT MAY REQUIRE 8 REGISTRATION UNDER THE SEX OFFENDER AND PUBLIC PROTECTION 9 REGISTRATION PROGRAM; AND TO PROHIBIT TRANSPORTATION NETWORK 10 COMPANIES FROM PROVIDING SERVICE TO UNEMANCIPATED MINORS WITHOUT FIRST OBTAINING CONSENT FROM THE MINOR'S PARENT OR LEGAL 11 12 GUARDIAN. 13 The General Assembly of North Carolina enacts: 14 15 PART I. INCREASE PUNISHMENT FOR COMMITTING THE OFFENSES OF DISSEMINATING HARMFUL MATERIAL TO MINORS AND EXHIBITING 16 17 HARMFUL PERFORMANCES TO MINORS; ESTABLISH THE OFFENSE OF 18 HABITUAL INDECENT EXPOSURE; AND ALLOW THE COURT TO CONSIDER 19 WHETHER AN INDIVIDUAL WHO **COMMITS** THE **OFFENSES** OF 20 DISSEMINATING HARMFUL MATERIAL TO MINORS OR EXHIBITING 21 HARMFUL PERFORMANCES TO MINORS SHOULD REGISTER UNDER THE SEX 22 OFFENDER AND PUBLIC PROTECTION REGISTRATION PROGRAM 23 SECTION 1.1. G.S. 14-190.7 reads as rewritten: 24 "§ 14-190.7. Dissemination to minors under the age of 16 years.

25 Offense and Punishment. – Every person 18 years of age or older who knowingly (a) 26 disseminates to any minor under the age of 16 years any material which he the person knows or 27 reasonably should know to be obscene within the meaning of G.S. 14-190.1 shall be is guilty of 28 a Class H-G felony.

29 Registration. - When a person is convicted of a violation of this section, the (b) 30 sentencing court shall consider whether the person is a danger to the community and whether 31 requiring the person to register as a sex offender pursuant to Article 27A of this Chapter would 32 further the purposes of that Article as stated in G.S. 14-208.5. If the sentencing court rules that 33 the person is a danger to the community and that the person shall register, then an order shall be 34 entered requiring the person to register." 35

SECTION 1.2. G.S. 14-190.8 reads as rewritten:



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"§ 14-190.8. Dissemination to minors under the age of 13 years.
(a) <u>Offense and Punishment. – Every person 18 years of age or older who knowingly</u>
disseminates to any minor under the age of 13 years any material which he the person knows or
reasonably should know to be obscene within the meaning of G.S. 14-190.1 shall be punished as
is guilty of a Class G felon. F felony.
(b) Registration. – When a person is convicted of a violation of this section, the
sentencing court shall consider whether the person is a danger to the community and whether
requiring the person to register as a sex offender pursuant to Article 27A of this Chapter would
further the purposes of that Article as stated in G.S. 14-208.5. If the sentencing court rules that
the person is a danger to the community and that the person shall register, then an order shall be
entered requiring the person to register."
SECTION 1.3. G.S. 14-190.15 reads as rewritten:
"§ 14-190.15. Disseminating harmful material to minors; exhibiting harmful performances
to minors.
(a) Disseminating Harmful Material. – A person commits the offense of disseminating
harmful material to minors if, with or without consideration and knowing the character or content
of the material, he:the person does either of the following:
(1) Sells, furnishes, presents, or distributes to a minor material that is harmful to
(i) sens, runnings, presents, or distributes to a minor material that is harman to minors; orminors.
(2) Allows a minor to review or peruse material that is harmful to minors.
(b) Exhibiting Harmful Performance. – A person commits the offense of exhibiting a
harmful performance to a minor if, with or without consideration and knowing the character or
content of the performance, he the person allows a minor to view a live performance that is
harmful to minors.
(d) Punishment. – Violation of this section is a Class <del>1 misdemeanor.</del> H felony.
(e) Registration. – When a person is convicted of a violation of this section, the
sentencing court shall consider whether the person is a danger to the community and whether
requiring the person to register as a sex offender pursuant to Article 27A of this Chapter would
further the purposes of that Article as stated in G.S. 14-208.5. If the sentencing court rules that
the person is a danger to the community and that the person shall register, then an order shall be
entered requiring the person to register."
SECTION 1.4. G.S. 14-190.9 reads as rewritten:
"§ 14-190.9. Indecent exposure.
(a) Unless the conduct is punishable <del>under subsection (a1) of this section, by another law</del>
providing greater punishment, any person who shall willfully expose the private parts of his or
her person in any public place and in the presence of any other person or persons, except for
those places designated for a public purpose where the same sex exposure is incidental to a
permitted activity, or aids or abets in any such act, or who procures another to perform such act;
or any person, who as owner, manager, lessee, director, promoter or agent, or in any other
capacity knowingly hires, leases or permits the land, building, or premises of which he the person
is owner, lessee or tenant, or over which he the person has control, to be used for purposes of any
such act, shall be is guilty of a Class 2 misdemeanor.
(a1) Unless the conduct is prohibited punishable by another law providing greater
punishment, any person at least 18 years of age who shall willfully expose the private parts of
his or her person in any public place in the presence of a minor as defined in G.S. 14-190.13 for
the purpose of arousing or gratifying sexual desire shall be is guilty of a Class H felony. An
offense committed under this subsection shall not be considered to be a lesser included offense
under G.S. 14-202.1.
(a2) Unless the conduct is prohibited punishable by another law providing greater
punishment, any person who shall willfully expose the private parts of his or her person in the
remainder, any person who shart wintury expose the private parts of the person in the

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	a consenting adult on the private premises of anothe n private premises for the purpose of arousing or gratif sdemeanor	
(a4) Unless the conduct	t is punishable by another law providing greater punis who shall willfully expose the private parts of his or h	
a private residence of which th G.S. 14-190.13 who is a resi	hey are not a resident and in the presence of a minor a ident of that private residence shall be is guilty of	s defined in
misdemeanor.		
	ct is <del>prohibited_punishable_</del> by another law provid	00
his or her person with the know	d in a private place who shall willfully expose the priving intent to be seen by a person in a public place shall	
of a Class 2 misdemeanor.		
(a6) <u>Unless the conduct</u>	t is punishable by another law providing greater punis	shment, any
	ion, and has two or more prior convictions under t	his section,
commits the offense of habitua	al indecent exposure and is guilty of a Class H felony.	
"		
<b>SECTION 1.5.</b> G.3	S. 14-208.6(4) is amended by adding two new sub-sub	divisions to
read:		
	inal conviction for a violation of G.S. 14-190.7, 1	
	190.15, only if the court sentencing the individual issu	
	suant to the applicable provision of G.S. 14-190.7, 1	<u>4-190.8, or</u>
	190.15, requiring the individual to register.	
<u>h.</u> <u>A fir</u>	nal conviction for a violation of G.S. 14-190.9(a6)."	
	RANSPORTATION NETWORK COMPANIE TO UNEMANCIPATED MINORS WITHOU	
	ROM THE MINOR'S PARENT OR LEGAL GUA	
SECTION 2.1. G.	S. 20-280.5 reads as rewritten:	
"§ 20-280.5. Safety requirem	ients.	
(a1) <u>A TNC driver shall</u>	l not accept a ride request from an unemancipated mi	nor without
first obtaining consent from t	that minor child's parent or legal guardian. The tra	unsportation
network company shall ensu	re that the company's online-enabled application of	or platform
provides a reliable method for	confirming a parent's or guardian's consent. For purp	oses of this
	cipated minor" is as defined in G.S. 90-21.6.	
"		
SECTION 2.2. A	Article 52 of Chapter 14 of the General Statutes is a	mended by
adding a new section to read:		
" <u>§ 14-401.28. Failure to con</u>	nfirm parental consent prior to providing TNC se	rvice to an
<u>unemancipated mi</u>	inor.	
It shall be unlawful for a T	FNC driver to provide TNC service, as those terms are	e defined in
G.S. 20-280.1, to an unemanci	ipated minor, as that term is defined in G.S. 90-21.6, y	without first
obtaining consent from that	<u>t minor child's parent or legal guardian, as re</u>	equired by
G.S. 20-280.5(a1). A violation	of this section shall be an infraction and shall be puni-	ishable by a
fine of two hundred fifty dollar	<u>rs (\$250.00).</u> "	
	SE AND EFFECTIVE DATE	
	osecutions for offenses committed before the effective	
	by this act, and the statutes that would be applicable but	· · · · ·

50 remain applicable to those prosecutions.

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1 SECTION 3.2. Section 2.1 of this act becomes effective December 1, 2025, and 2 applies to ride requests received on or after that date. The remainder of this act becomes effective

3 December 1, 2025, and applies to offenses committed on or after that date.