GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1503

Short Title:	Ethen's Law/Injury to Pregnant Woman.	(Public)
Sponsors:	Representatives Folwell, Lucas, Starnes, McElraft (Primary Sponsors); Hurley, Langdon, Lewis, and Wray.	Dollar,
Referred to:	Judiciary I, if favorable, Appropriations.	

April 13, 2009

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED			
2	AN ACT TO AMEND THE STATE LAW THAT MAKES INJURY TO A PREGNANT			
3	WOMAN A ONE CLASSIFICATION HIGHER OFFENSE FROM THE UNDERLYING			
4	OFFENSE TO A SEPARATE OFFENSE IF THE WOMAN IS PAST HER TWENTIETH			
5	WEEK OF PREGNANCY AND TO INCLUDE AS AN AGGRAVATING FACTOR IN			
6	FELONY CASES THAT THE VICTIM WAS PREGNANT.			
7	The General Assembly of North Carolina enacts:			
8	SECTION 1. G.S. 14-18.2 reads as rewritten:			
9	"§ 14-18.2. Injury to pregnant woman.woman; separate offense; punishment.			
10	(a) Definitions. – The following definitions shall apply in this section:			
11	(1) Miscarriage. – The interruption of the normal development of the fetus,			
12	other than by a live birth, and which is not an induced abortion permitted			
13	under G.S. 14-45.1, resulting in the complete expulsion or extraction from a			
14	pregnant woman of the fetus.			
15	(2) Stillbirth. – The death of a fetus prior to the complete expulsion or extraction			
16	from a woman irrespective of the duration of pregnancy and which is not an			
17	induced abortion permitted under G.S. 14-45.1.			
18	(b) A person who in the commission of a felony causes injury to a woman, knowing the			
19	woman to be pregnant, which injury results in a miscarriage or stillbirth by the woman is guilty			
20	of a felony that is one class higher than the felony committed. If the injury occurs after the			
21	woman's twentieth week of pregnancy, the person is guilty of a separate felony offense that is			
22	one class higher than the underlying offense. A felony causing injury to a pregnant woman			
23	shall include a felony offense that results in the death of the pregnant woman.			
24	(c) A person who in the commission of a misdemeanor that is an act of domestic			
25	violence as defined in Chapter 50B of the General Statutes causes injury to a woman, knowing			
26	the woman to be pregnant, which results in miscarriage or stillbirth by the woman woman, is			
27	guilty of a <u>separate</u> misdemeanor <u>offense</u> that is one class higher than the misdemeanor			
28	committed. If the <u>underlying</u> offense <u>was is a</u> Class A1 misdemeanor, the defendant is guilty of			
29	a Class I felony.			
30	(d) This section shall not apply to acts committed by a pregnant woman which result in			
31	a miscarriage or stillbirth by the woman.			
32	(e) If the underlying offense is a Class A or Class B1 felony, then the separate offense			
33 34	<u>under subsection (b) of this section shall be a Class A felony.</u>			
34 35	(f) <u>A felony under this section shall not be used as the underlying felony for a charge of</u> felony murder."			
35 36	SECTION 2. G.S. 15A-1340.16(d) reads as rewritten:			
50	SECTION 2. G.S. ISA-IS40.10(d) reads as rewritten:			



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1	"(d)	Aggravating Factors. – The following are aggravating factors:	
2			
3		(11) The victim was very young, or -very old, or -mentally or	physically infirm,
4		pregnant, or handicapped.	
5		" ••••	
6		SECTION 3. This act becomes effective December 1, 2009	9, and applies to
7	offenses of	committed on or after that date.	