

Session 114 - (2001-2002)

H 4807 General Bill, By Hamilton, Leach and Vaughn

Similar (S 1227)

Summary: Video voyeurism included in definition of harassment

A BILL TO AMEND SECTION 16-3-1700, AS AMENDED, CODE OF LAWS OF SOUTH CAROLINA, 1976, RELATING TO THE DEFINITIONS OF HARASSMENT AND STALKING, SO AS TO PROVIDE THAT HARASSMENT INCLUDES UNLAWFULLY DIRECTING OR FOCUSING A DIGITAL, ELECTRONIC, LASER, HEAT-SEEKING, NOISE-MAKING, LISTENING, OR OTHER ELECTRONIC OR MECHANICAL DEVICE ON ANOTHER PERSON, HIS DWELLING, OR ANY OTHER PLACE WHERE THE TARGETED PERSON SEEKS SECLUSION FROM PUBLIC VIEW OR HAS A REASONABLE EXPECTATION OF PRIVACY, AND THE DEFINE "VIDEO VOYEURISM", AND "ROUTINE IMAGING OR VIDEO MONITORING FOR SECURITY PURPOSES", "SURVEILLANCE", "PRIVACY", "PERSONAL SPACE", AND "INVADE"; AND TO AMEND CHAPTER 17, TITLE 16, RELATING TO OFFENSES AGAINST THE PERSON, BY ADDING SECTION 16-3-1735 SO AS TO PROVIDE THAT IT IS UNLAWFUL FOR A PERSON TO ENGAGE IN VIDEO VOYEURISM, TO PROVIDE FOR CERTAIN EXCEPTIONS TO THE APPLICATION OF THIS SECTION, TO PROVIDE THAT THE PROVISIONS OF SECTIONS 16-3-1740 THROUGH 16-3-1840 ARE APPLICABLE IN SITUATIONS AND CASES INVOLVING VIDEO VOYEURISM IN LIKE MANNER AND TO THE SAME EXTENT THEY ARE APPLICABLE IN SITUATIONS AND CASES OF HARASSMENT, STALKING, OR AGGRAVATED STALKING, AND TO PROVIDE PENALTIES FOR VIOLATIONS OF THIS SECTION.

02/27/02 House Introduced and read first time HJ-15

02/27/02 House Referred to Committee on Judiciary HJ-15