GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1999

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HOUSE BILL 898 Second Edition Engrossed 4/20/99 Committee Substitute Favorable 4/27/99 Fourth Edition Engrossed 4/28/99

Short Title: Child Bicycle Safety Act.

(Public)

Sponsors:

Referred to:

April 1, 1999

1		A BILL TO BE ENTITLED	
2	AN ACT TO	REQUIRE THE USE OF CERTAIN SAFETY EQUIPMENT BY	
3	CHILDREN	WHILE THEY ARE BICYCLE OPERATORS OR PASSENGERS.	
4	The General As	sembly of North Carolina enacts:	
5	Secti	on 1. Chapter 20 of the General Statutes is amended by adding a new Part	
6	10B to Article 3 to read:		
7	" <u>PART 10B. CHILD BICYCLE SAFETY ACT.</u>		
8	" <u>§ 20-171.6. Short title.</u>		
9	This Article shall be known and may be cited as the 'Child Bicycle Safety Act'.		
10	" <u>§ 20-171.7.</u> L	egislative findings and purpose.	
11	<u>(a)</u> The (General Assembly finds and declares that:	
12	<u>(1)</u>	Disability and death of children resulting from injuries sustained in	
13		bicycling accidents are a serious threat to the public health, welfare, and	
14		safety of the people of this State, and the prevention of that disability	
15		and death is a goal of all North Carolinians.	
16	<u>(2)</u>	Head injuries are the leading cause of disability and death from	
17		bicycling accidents.	

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1	<u>(3)</u>	The risk of head injury from bicycling accidents is significantly reduced
2	<u>(5)</u>	for bicyclists who wear proper protective bicycle helmets; yet helmets
3		are worn by fewer than five percent (5%) of child bicyclists nationwide.
4	<u>(4)</u>	The risk of head injury or of any other injury to a small child who is a
5		passenger on a bicycle operated by another person would be
6		significantly reduced if any child passenger sat in a separate restraining
7		seat.
8	(b) The p	burpose of this Article is to reduce the incidence of disability and death
9		njuries incurred in bicycling accidents by requiring that while riding on a
10	-	public roads, public bicycle paths, and other public rights-of-way of this
11		le operators and passengers under the age of 13 years wear approved
12	-	ele helmets; that all bicycle passengers who weigh less than 40 pounds or
13	· ·	inches in height be seated in separate restraining seats; and that no person
14		to maintain an erect, seated position shall be a passenger in a bicycle
15		and all other bicycle passengers shall be seated on saddle seats.
16	" <u>§ 20-171.8.</u> D	
17	As used in the	nis Article, the following terms have the following meanings:
18	<u>(1)</u>	'Bicycle' means a human-powered vehicle with two wheels in tandem
19		designed to transport, by the action of pedaling, one or more persons
20		seated on one or more saddle seats on its frame. Such term also
21		includes a human-powered vehicle designed to transport by the action of
22		pedaling which has more than two wheels where the vehicle is used on a
23		public roadway, public bicycle path, or other public right-of-way, but
24		does not include a tricycle.
25	<u>(2)</u>	'Operator' means a person who travels on a bicycle seated on a saddle
26		seat from which that person is intended to and can pedal the bicycle.
27	<u>(3)</u>	'Other public right-of-way' means any right-of-way other than a public
28		roadway or public bicycle path that is under the jurisdiction and control
29		of this State or a local political subdivision thereof and is designed for
30		use and used by vehicular and/or pedestrian traffic.
31	<u>(4)</u>	'Passenger' means a person who travels on a bicycle in any manner
32		except as an operator.
33	<u>(5)</u>	'Protective bicycle helmet' means a piece of headgear which meets or
34		exceeds the impact standards for protective bicycle helmets set by the
35		American National Standards Institute (ANSI) or the Snell Memorial
36		Foundation.
37	<u>(6)</u>	'Public bicycle path' means a right-of-way under the jurisdiction and
38		control of this State or a local political subdivision thereof for use
39		primarily by bicycles and pedestrians.
40	<u>(7)</u>	<u>'Public roadway' means a right-of-way under the jurisdiction and control</u>
41		of this State or a local political subdivision thereof for use primarily by
42		motor vehicles.

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1	<u>(8)</u>	'Restraining seat' means a seat separate from the saddle seat of the	
2		operator of the bicycle that is fastened securely to the frame of the	
3		bicycle and is adequately equipped to restrain the passenger in such seat	
4		and protect such passenger from the moving parts of the bicycle.	
5	<u>(9)</u>	'Tricycle' means a three-wheeled, human-powered vehicle designed for	
6		use as a toy by a single child under the age of six years, the seat of	
7		which is no more than two feet from ground level.	
8	" <u>§ 20-171.9. Requirements for helmet and restraining seat use.</u>		
9	-	to any bicycle used on a public roadway, public bicycle path, or other	
10	public right-of-	•	
11		all be unlawful for any person under the age of 13 to operate or be a	
12		bicycle unless at all times when the person is so engaged he or she wears a	
13		cle helmet of good fit fastened securely upon the head with the straps of	
14	<u>the helmet.</u>		
15	• •	Ill be unlawful for any person to be a passenger on a bicycle unless all of	
16	the following conditions are met:		
17	<u>(1)</u>	The person is able to maintain an erect, seated position on the bicycle;	
18	<u>(2)</u>	Except as provided in subdivision (3) of this subsection, the person is	
19		properly seated alone on a saddle seat (as on a tandem bicycle); and	
20	<u>(3)</u>	With respect to any person who weighs less than 40 pounds, or is less	
21		than 40 inches in height, the person can be and is properly seated in and	
22		adequately secured to a restraining seat.	
23	(c) It sha	Ill be unlawful for any parent or legal guardian of a person below the age	
24		ingly permit such person to operate or be a passenger on a bicycle in	
25		section (a) or (b) of this section.	
26		egligence or liability shall be assessed on or imputed to any party on	
27		plation of subsections (a), (b), or (c) of this section.	
28	" <u>§ 20-171.10.</u> (
29		pt as provided in subsection (b) of this section, any person violating any	
30	-	forth in G.S. 20-171.9 shall be held responsible for an infraction and may	
31	pay a civil fine	e of up to ten dollars (\$10.00), inclusive of all penalty assessments and	
32	court costs.		
33		e case of a first conviction within a 12-month period of G.S. 20-171.9(a),	
34	(b), or (c), the court may waive the fine upon receipt of satisfactory proof that the person		
35	responsible for the infraction has purchased or otherwise obtained, as appropriate, a		
36	-	cle helmet or a restraining seat, and uses and intends to use it whenever	
37	required under		
38	Section	on 2. This act becomes effective October 1, 1999.	