GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 294 Committee Substitute Favorable 3/24/15

Short Title:	Prohibit Cell Phone/Delinquent JuvenileAB	(Public)
Sponsors:		
Referred to:		
	March 19, 2015	
DELINQ SAFETY The General SI "§ 14-258.1. an in	A BILL TO BE ENTITLED D MAKE IT A CRIMINAL OFFENSE TO PROVIDE A COUENT JUVENILE IN CUSTODY OF THE DEPARTM Assembly of North Carolina enacts: ECTION 1. G.S. 14-258.1 reads as rewritten: Furnishing poison, controlled substances, deadly we mmunition or alcoholic beverages to inmates of charitable istitutions or local confinement facilities; furnishing including vapor products; or furnishing mobile phones to elinquent juveniles.	MENT OF PUBLIC reapons, cartridges, ble, mental or penal tobacco products
communicati the Division juvenile in the or to an inm gives or sells juvenile for communication	any person who knowingly gives or sells a mobile telephonions device, or a component of one of those devices, to an inmost of Adult Correction of the Department of Public Safety Sahe custody of the Division of Juvenile Justice of the Department in the custody of a local confinement facility, or any person such device or component to a person who is not an idelivery to an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, inmate or delinquent juvenile, is guilty of the Component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an inmate, in the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the component to a person who is not an increase to the compo	nate in the custody of afety, to a delinquent tent of Public Safety, erson who knowingly inmate or delinquent of a Class H felony.
S	ECTION 2. This act becomes effective December 1, 2	015, and applies to

offenses committed on or after that date.

