

## HOUSE FLOOR AMENDMENT EXPLANATION



Bill Number: **HB 2114**

Nguyen Floor Amendment

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- Adds that, for the class 4 felony to apply, the offender must be both older than 21 years of age, and more than 60 months older than the victim.

Amendment explanation prepared by Nathan M  
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ls  
2/4/2025

NGUYEN FLOOR AMENDMENT  
HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2114  
(Reference to printed bill)

Amendment instruction key:  
[GREEN UNDERLINING IN BRACKETS] indicates text added to statute or previously enacted session law.  
[Green underlining in brackets] indicates text added to new session law or text restoring existing law.  
[GREEN STRIKEOUT IN BRACKETS] indicates new text removed from statute or previously enacted session law.  
[Green strikeout in brackets] indicates text removed from existing statute, previously enacted session law or new session law.  
<>Green carets>> indicate a section added to the bill.  
<>Green strikeout in carets>> indicates a section removed from the bill.

1 The bill as proposed to be amended is reprinted as follows:  
2       Section 1. Section 13-1405, Arizona Revised Statutes, is amended to  
3 read:  
4           13-1405. Sexual conduct with a minor: classification  
5       A. A person commits sexual conduct with a minor by intentionally or  
6 knowingly engaging in sexual intercourse or oral sexual contact with any  
7 person who is under eighteen years of age.  
8       B. Sexual conduct with a minor who is twelve years of age or under  
9 and who suffers serious physical injury is a class 1 felony and is  
10 punishable by imprisonment in the custody of the state department of  
11 corrections for natural life as determined and in accordance with the  
12 procedures provided in section 13-752. A defendant who is sentenced to  
13 natural life is not eligible for commutation, parole, work furlough, work  
14 release or release from confinement on any basis. Sexual conduct with a  
15 minor who is under fifteen years of age is a class 2 felony and is  
16 punishable pursuant to section 13-705. Sexual conduct with a minor who is  
17 at least fifteen years of age is a class 6 felony. SEXUAL CONDUCT WITH A  
18 MINOR WHO IS AT LEAST FIFTEEN YEARS OF AGE IS A CLASS 4 FELONY IF THE  
19 PERSON IS [MORE THAN SIXTY MONTHS OLDER THAN THE VICTIM AND IS] OLDER THAN  
20 [TWENTY] [TWENTY-ONE] YEARS OF AGE AT THE TIME OF THE OFFENSE AND, IF  
21 PLACED ON PROBATION, THE CONVICTED PERSON SHALL BE SENTENCED TO SERVE ONE  
22 YEAR IN JAIL. Sexual conduct with a minor who is at least fifteen years  
23 of age is a class 2 felony if the person is or was in a position of trust  
24 and the convicted person is not eligible for suspension of sentence,  
25 probation, pardon or release from confinement on any basis except as

House Amendments to H.B. 2114

1 specifically authorized by section 31-233, subsection A or B until the  
2 sentence imposed has been served or commuted.

- 3 Enroll and engross to conform
- 4 Amend title to conform

QUANG H. NGUYEN

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