# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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# SENATE BILL 162

### Judiciary Committee Substitute Adopted 4/19/17 Third Edition Engrossed 4/25/17 House Committee Substitute Favorable 6/14/18

Short Title: Human Trafficking Restorative Justice.

(Public)

4

Sponsors:

Referred to:

# March 2, 2017

1	A BILL TO BE ENTITLED				
2	AN ACT TO PROVIDE RESTORATIVE JUSTICE TO VICTIMS OF HUMAN				
3	TRAFFICKING.				
4	The General Assembly of North Carolina enacts:				
5					
6	MAKE DEFINITION OF "VICTIM" APPLY THROUGHOUT THE ARTICLE				
7	<b>SECTION 1.</b> G.S. 14-43.10(a) is amended by adding a new subdivision to read:				
8	"(6) Victim. – Unless the context requires otherwise, a person subjected to the				
9	practices set forth in G.S. 14-43.11, 14-43.12, or 14-43.13."				
10	-				
11	PROVIDE AFFIRMATIVE DEFENSE FOR HUMAN TRAFFICKING VICTIMS				
12	<b>SECTION 2.(a)</b> Article 10A of Chapter 14 of the General Statutes is amended by				
13	adding a new section to read:				
14	" <u>§ 14-43.15. Affirmative defense.</u>				
15	(a) <u>Affirmative Defense. – It is an affirmative defense to a prosecution under this Article</u>				
16	that the person charged with the offense was a victim at the time of the offense and was coerced				
17	or deceived into committing the offense as a direct result of the person's status as a victim.				
18	(b) <u>Construction. – Nothing in this section shall be construed to limit or abrogate any</u>				
19	other affirmative defense to a prosecution under this Article available to a person by statute or				
20	<u>common law.</u> "				
21	<b>SECTION 2.(b)</b> This section becomes effective December 1, 2018.				
22					
23	PROVIDE CONFIDENTIALITY FOR HUMAN TRAFFICKING VICTIMS				
24	SECTION 3.(a) Article 10A of Chapter 14 of the General Statutes is amended by				
25	adding a new section to read:				
26	" <u>§ 14-43.16. Victim confidentiality; penalty for unlawful disclosure.</u>				
27	(a) Confidentiality Requirement. – Except as otherwise provided in subsection (b) of this				
28	section, the name, address, or other information that reasonably could be expected to lead directly				
29	to the identity of any of the following, is confidential and shall not be considered a public record				
30	as that term is defined in G.S. 132-1:				
31	$(1) \qquad A \text{ victim.}$				
32	(2) <u>An alleged victim.</u>				
33	(3) An immediate family member of a victim or alleged victim. For purposes of				
34	this subdivision, the term "immediate family member" means a spouse, child,				



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1	sibling, parent, grandparent, grandchild, or the spouse of an immediate family
2	member. This term includes stepparents, stepchildren, stepsiblings, and
3	adoptive relationships.
4	(b) Exceptions. – Information subject to the confidentiality requirement set forth in
5	subsection (a) of this section may be disclosed only for the following purposes:
6	(1) For use in a law enforcement investigation or criminal prosecution.
7	(2) To ensure the provision of medical care, housing, or family services or
8	benefits to any of the persons listed in subdivisions (1) through (3) of
9	subsection (a) of this section.
10	(3) Upon written request by any of the persons listed in subdivisions (1) through
11	(3) of subsection (a) of this section.
12	(4) <u>As required by federal law or court order.</u>
13	(c) <u>Penalty. – A person who knowingly violates subsection (a) of this section is guilty of</u>
14	<u>a Class 3 misdemeanor.</u> "
15	<b>SECTION 3.(b)</b> This section becomes effective December 1, 2018.
16 17	ΜΟΡΙΕΥ Ι Α Μ ΒΡΟΥΠΡΙΝΟ ΡΕΩΤΙΤΙΤΙΟΝ ΕΩΡ ΠΗΜΑΝ ΤΡΑΕΕΙΟΙΖΙΝΟ ΜΟΤΙΜΟ
17 18	MODIFY LAW PROVIDING RESTITUTION FOR HUMAN TRAFFICKING VICTIMS SECTION 4.(a) G.S. 14-43.20 reads as rewritten:
18 19	"§ 14-43.20. Mandatory restitution; victim services; forfeiture.
20	(a) Definition. – For purposes of this section, a "victim" is a person subjected to the
20 21	practices set forth in G.S. 14-43.11, 14-43.12, or 14-43.13.
21	(b) Restitution. – Restitution for a victim is mandatory under this Article. At a minimum,
23	the court shall order restitution in an amount equal to the value of the victim's labor as guaranteed
23 24	under the Minimum Wage Law and overtime provisions of the Fair Labor Standards Act (FLSA).
25	In addition, the judge may order any other amount of loss identified, including the gross income
26	or value to the defendant of the victim's labor or services.services and any costs reasonably
27	certain to be incurred by or on behalf of the victim for medical care, psychological treatment,
28	temporary housing, transportation, funeral services, and any other services designed to assist a
29	victim recover from any injuries or loss resulting from an offense committed under
30	<u>G.S. 14-43.11, 14-43.12, or 14-43.13.</u>
31	
32	(e) <u>Forfeiture. – A person who commits a violation of G.S. 14-43.11, 14-43.12</u> , or
33	14-43.13 is subject to the property forfeiture provisions set forth in G.S. 14-2.3.
34	(f) Escheat. – If a judge finds that the victim to whom restitution is due under this Article
35	is unavailable to claim the restitution award, then the judge shall order the restitution be made
36	payable to the clerk of superior court in the county in which the conviction for the offense
37	requiring restitution occurred. If the victim fails to claim the restitution award within two years
38	of the date of the restitution order issued by the judge, the clerk shall remit the restitution proceeds
39	to the Crime Victims Compensation Fund established pursuant to G.S. 15B-23. Notwithstanding
40	any provision of G.S. 15B-23 to the contrary, funds remitted to the Crime Victims Compensation
41	Fund shall be used only to provide aid to victims who are (i) worthy and needy as determined by
42 43	the Crime Victims Compensation Commission and (ii) enrolled in public institutions of higher
43 44	education of this State." SECTION 4.(b) G.S. 14-43.20(b), as amended by subsection (a) of this section,
44 45	becomes effective December 1, 2018, and applies to offenses committed on or after that date.
43 46	G.S. 14-43.20(f), as enacted by subsection (a) of this section, becomes effective December 1,
40 47	2018, and applies to orders for restitution entered on or after that date. The remainder of this
48	section becomes effective December 1, 2018.
49	
50	AMEND DEFINITION OF "ABUSED JUVENILES" TO INCLUDE ALL HUMAN

#### 50 AMEND DEFINITION OF "ABUSED JUVENILES" TO INCLUDE ALL HUMAN 51 TRAFFICKING VICTIMS LESS THAN 18 YEARS OF AGE

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SECTION 5.(a) G.S. 7B-101 reads as rewritten: "§ 7B-101. Definitions.				
As used in this Subchapter, unless the context clearly requires otherwise, the following words				
have the listed meanings:				
(1) Abused juveniles. – Any juvenile less than 18 years of age whose parent,				
guardian, custodian, or caretaker:				
e. Creates or allows to be created serious emotional damage to the juvenile; serious emotional damage is evidenced by a juvenile's severe anxiety, depression, withdrawal, or aggressive behavior toward himself or others; others; or				
f. Encourages, directs, or approves of delinquent acts involving moral turpitude committed by the juvenile; orjuvenile.				
g. Commits or allows to be committed an offense under G.S. 14-43.11				
(human trafficking), G.S. 14-43.12 (involuntary servitude), or				
G.S. 14-43.13 (sexual servitude) against the child.				
This term includes any juvenile less than 18 years of age who is a victim or is				
alleged to be a victim of an offense under G.S. 14-43.11, 14-43.12, or				
14-43.13, regardless of the relationship between the victim and the				
perpetrator.				
<b>SECTION 5.(b)</b> This section becomes effective December 1, 2018.				
AMEND RULE 412 OF THE EVIDENCE CODE TO INCLUDE CHARGES OF SEXUAL				
SERVITUDE				
<b>SECTION 6.(a)</b> G.S. 8C-412(d) reads as rewritten:				
"(d) Notwithstanding any other provision of law, unless and until the court determines that				
evidence of sexual behavior is relevant under subdivision (b), no reference to this behavior may be made in the presence of the jury and no evidence of this behavior may be introduced at any				
time during the trial <del>of:</del> of any of the following:				
(1) A charge of rape or a lesser included offense of rape; rape.				
<ul> <li>(1) A charge of a sex offense or a lesser included offense of a sex offense;</li> </ul>				
<del>or</del> offense.				
(3) An offense being tried jointly with a charge of rape or a sex offense, or with a				
lesser included offense of rape or a sex offense.				
(4) A charge of sexual servitude under G.S. 14-43.13.				
Before any questions pertaining to such evidence are asked of any witness, the proponent of such				
evidence shall first apply to the court for a determination of the relevance of the sexual behavior				
to which it relates. The proponent of such evidence may make application either prior to trial				
pursuant to G.S. 15A-952, or during the trial at the time when the proponent desires to introduce				
such evidence. When application is made, the court shall conduct an in camera hearing, which				
shall be transcribed, to consider the proponent's offer of proof and the argument of counsel,				
including any counsel for the complainant, to determine the extent to which such behavior is				
relevant. In the hearing, the proponent of the evidence shall establish the basis of admissibility				
of such evidence. Notwithstanding subdivision (b) of Rule 104, if the relevancy of the evidence				
which the proponent seeks to offer in the trial depends upon the fulfillment of a condition of fact,				
the court, at the in camera hearing or at a subsequent in camera hearing scheduled for that				
purpose, shall accept evidence on the issue of whether that condition of fact is fulfilled and shall determine that issue. If the court finds that the avidence is relevant, it shall enter an order stating				
determine that issue. If the court finds that the evidence is relevant, it shall enter an order stating that the evidence may be admitted and the nature of the questions which will be permitted."				

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1	SECTION 6.(b) This section becomes effective December 1, 2018, and applies							
2	trials held on o	trials held on or after that date.						
3	A NAENID NAEN							
4 5		AMEND MEMBERSHIP OF HUMAN TRAFFICKING COMMISSION						
5 6		<ul> <li>SECTION 7. G.S. 114-70(b) reads as rewritten:</li> <li>"(b) Membership. – The Commission shall consist of <u>12no more than 15</u> members as</li> </ul>						
7	follows:	moetsinp. – The Commission shan consist of $\frac{12}{10}$ more than	<u>I IJ</u> IIIeIII0eIs as					
8								
9	(3)	The Governor shall appoint one representative from each of	the following:					
10		a. The Department of Labor.	une romo (ring.					
11		b. The Department of Justice.						
12		c. The Department of Public Safety.						
13		d. A health care representative.						
14	<u>(4)</u>	The following persons, or their designees, may serve as ex	officio members					
15		of the Commission:						
16		a. <u>The Director of the Administrative Office of the Con</u>	urts.					
17		b. The President of the North Carolina Conference of	of Superior Court					
18		Judges.						
19		<u>c.</u> <u>The President of the North Carolina Association</u>	of District Court					
20		Judges."						
21								
22			FOR HUMAN					
23		TRAFFICKING OFFENSES						
24 25		<b>SECTION 8.(a)</b> Study. – The North Carolina Human Trafficking Commission, in						
23 26		consultation with the Conference of District Attorneys and the Office of Indigent Defense						
20 27		Services, shall study the human trafficking offenses set forth in Article 10A of Chapter 14 of the General Statutes. At a minimum, the study shall consider (i) the appropriate level of sentencing						
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28 29		for each offense, (ii) whether any revisions to the sentencing levels would reduce human trafficking, and (iii) the effects of expanding the eligibility of any post-conviction relief to human						
30	trafficking vict		sh rener to numan					
31	•	<b>CTION 8.(b)</b> Report. – The North Carolina Human Trafficking	Commission shall					
32		lings from the study required under subsection (a) of this section						
33		legislative recommendations, to the Joint Legislative Oversight Committee on Justice and Public						
34	Safety by Febr							
35	5 5	5 /						
36	SEVERABIL	ITY CLAUSE						
37	SE	CTION 9. If any provision of this act or its application is	held invalid, the					
38	invalidity does not affect other provisions or applications of this act that can be given effect							
39	without the invalid provisions or application, and, to this end, the provisions of this act are							
40	severable.							
41								
42	EFFECTIVE							
43		<b>CTION 10.</b> Except as otherwise provided, this act is effective	when it becomes					
44	law.	law.						