## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE BILL 683 Judiciary I Committee Substitute Adopted 5/9/13 Third Edition Engrossed 5/13/13

Short Title: Safe Harbor/Victims of Human Trafficking. (Public) Sponsors: Referred to: April 4, 2013 1 A BILL TO BE ENTITLED 2 AN ACT TO CREATE A SAFE HARBOR FOR VICTIMS OF HUMAN TRAFFICKING 3 AND FOR PROSTITUTED MINORS. 4 The General Assembly of North Carolina enacts: 5 SECTION 1. G.S. 14-43.11 reads as rewritten: 6 "§ 14-43.11. Human trafficking. 7 A person commits the offense of human trafficking when that person person (i) (a) 8 knowingly or in reckless disregard of the fact recruits, entices, harbors, transports, provides, or 9 obtains by any means another person with the intent that the other person be held in involuntary 10 servitude or sexual servitude.servitude or (ii) knowingly or in reckless disregard of the fact 11 causes a minor to be held in involuntary servitude or sexual servitude. 12 A person who violates this section is guilty of a Class F-Class E felony if the victim (b) 13 of the offense is an adult. A person who violates this section is guilty of a Class C felony if the 14 victim of the offense is a minor. 15 (c) Each violation of this section constitutes a separate offense and shall not merge with 16 any other offense. Evidence of failure to deliver benefits or perform services standing alone 17 shall not be sufficient to authorize a conviction under this section. 18 (c1) Mistake of age is not a defense to prosecution under this section. Consent of a minor 19 is not a defense to prosecution under this section. 20 A person who is not a legal resident of North Carolina, and would consequently be (d) 21 ineligible for State public benefits or services, shall be eligible for the public benefits and 22 services of any State agency if the person is otherwise eligible for the public benefit and is a 23 victim of an offense charged under this section. Eligibility for public benefits and services shall 24 terminate at such time as the victim's eligibility to remain in the United States is terminated 25 under federal law." 26 SECTION 2. G.S. 14-43.12 reads as rewritten: 27 "§ 14-43.12. Involuntary servitude. 28 A person commits the offense of involuntary servitude when that person knowingly (a) 29 and willfully or in reckless disregard holds another in involuntary servitude. 30 A person who violates this section is guilty of a Class F Class E felony if the victim (b) 31 of the offense is an adult. A person who violates this section is guilty of a Class C felony if the 32 victim of the offense is a minor. 33 Each violation of this section constitutes a separate offense and shall not merge with (c) any other offense. Evidence of failure to deliver benefits or perform services standing alone 34 shall not be sufficient to authorize a conviction under this section. 35



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1	(c1) Mistake of as	ge is no	t a defense to prosecution under this section	a. Consent of a minor
2	is not a defense to prose	-	-	
3	(d) Nothing in	this se	ection shall be construed to affect the	laws governing the
4	1		ncipated minor and his or her parents or lega	6
5		-	ts a violation of this section, which violati	-
6			to the contract, the party shall immediately	
7		-	which the violation is alleged to have occu	11 1
8 9			subsection shall be guilty of a Class 1 misde 14-43.13 reads as rewritten:	meanor."
10	"§ 14-43.13. Sexual ser			
11	-		he offense of sexual servitude when that per	rson knowingly <u>or in</u>
12	·		naintains another in sexual servitude.	
13	· / 1		tes this section is guilty of a Class F Class I	
14			rson who violates this section is guilty of a	Class C felony if the
15	victim of the offense is a			
16			t a defense to prosecution under this section	i. Consent of a minor
17	is not a defense to prose			ah all mat manage with
18 19			is section constitutes a separate offense and failure to deliver benefits or perform ser	
19 20	•		ize a conviction under this section."	vices standing alone
20			The following statutes are repealed: G.S. 14	1_190 18 1/1_190 19
21	14-203, 14-204, 14-204.		• •	-1)0.10, 1-1)0.1),
22			S. 14-206 is recodified as G.S. 14-203.9.	
23			le 27 is amended by adding the following no	ew sections to read.
25	" <u>§ 14-203.1. Definition</u>			
26	The following defini		oply in this Article:	
27			stitution The term includes all of the follo	owing:
28	<u>a.</u>		iting for a prostitute by performing any c	
29		when	acting as other than a prostitute or a patron	of a prostitute:
30		<u>1.</u>	Soliciting another for the purpose of pros	titution.
31		<u>2.</u>	Arranging or offering to arrange a meeting	ng of persons for the
32			purpose of prostitution.	
33		<u>3.</u>	Directing another to a place knowing the	e direction is for the
34			purpose of prostitution.	
35		<u>4.</u>	Using the Internet, including any social	-
36			solicit another for the purpose of prostitut	
37	<u>b.</u>	-	ing a place of prostitution by controlling	
38			the use of any place that could offer seclus	-
39 40		1	ice of prostitution and performing any o	-
40 41		-	acting as other than a prostitute or a patron	-
41 42		<u>1.</u>	Knowingly granting or permitting the use	e of the place for the
42 43		2	purpose of prostitution. Granting or permitting the use of	the place under
43 44		<u>2.</u>	<u>circumstances from which the person co</u>	
44			that the place is used or is to be us	-
46			prostitution.	sed for purposes of
47		<u>3.</u>	Permitting the continued use of the p	lace after becoming
48		<u>.</u>	aware of facts or circumstances from whi	-
49			know that the place is being used	<b>•</b>
50			prostitution.	porpose of
51	<u>(2)</u> <u>Minor</u>	r. – An	y person who is less than 18 years of age.	
	<u></u>		· · · · · · · · · · · · · · · · · · ·	

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	(3)	Profit from prostitution. – When acting other than a pr	ostitute, to receive
	<u>107</u>	anything of value for personally rendered prostitution se	
		anything of value from a prostitute, if the thing receive	
		consideration and the person knows it was earned in wh	
		the practice of prostitution.	
	(A)	Prostitute. – A person who engages in prostitution.	
	$\frac{(4)}{(5)}$	Prostitution. – The performance of, offer of, or agreement	to parform vaginal
	<u>(5)</u>		
		intercourse, any sexual act as defined in G.S. 14-27.1	· · · · · · · · · · · · · · · · · · ·
		contact as defined in G.S. 14-27.1(5) for the purpose o	i sexual alousal of
"8 14-2	03.7 Pr	gratification for any money or other consideration.	
		set - Any person who knowingly engages in prostitution is	milty of a Class 1
<u>(a)</u>		<u>ise. – Any person who knowingry engages in prostructor is</u>	<u>guilty of a Class 1</u>
misden		offender conditional discharge	
<u>(b)</u>		offender; conditional discharge. –	atad of on alacad on
	<u>(1)</u>	Whenever any person who has not previously been convid	
		probation for violation of this section pleads guilty to or	
		violation of this section, the court, without entering a jud	
		consent of such person, shall place the person on probat	ion pursuant to this
		subsection.	
	<u>(2)</u>	When a person is placed on probation, the court sh	
		specifying a period of probation of 12 months and	
		proceedings in the case until the conclusion of the period	
		of a petition alleging violation of a term or condition of p	
	<u>(3)</u>	The conditions of probation shall be that the person	(i) not violate any
		criminal statute of any jurisdiction, (ii) refrain from poss	sessing a firearm or
		other dangerous weapon, (iii) submit to periodic drug test	ing at a time and in
		a manner as ordered by the court, but no less than three	e times during the
		period of the probation, with the cost of the testing	to be paid by the
		probationer, (iv) obtain a vocational assessment adminis	tered by a program
		approved by the court, and (v) attend no fewer than 10 of	counseling sessions
		administered by a program approved by the court.	-
	<u>(4)</u>	The court may, in addition to other conditions, require that	at the person do any
		of the following:	· ·
		<u>a.</u> <u>Make a report to and appear in person before or</u>	participate with the
		court or such courts, person, or social service age	
		the court in the order of probation.	<u>/</u> /
		b. Pay a fine and costs.	
		c. Attend or reside in a facility established for	the instruction or
		residence of defendants on probation.	<u>ine instruction or</u>
		<u>d.</u> <u>Support the person's dependents.</u>	
		e. Refrain from having in the person's body the pre-	sence of any illicit
		<u>drug prohibited by the North Carolina Controlle</u>	
		unless prescribed by a physician, and submit sam	
		blood or urine or both for tests to determine the pr	esence of any fincit
	(5)	drug.	001111
	<u>(5)</u>	Upon violation of a term or condition of probation, the	
		judgment on its original finding of guilt and proceed as ot	-
	<u>(6)</u>	Upon fulfillment of the terms and conditions of probati	
		discharge the person and dismiss the proceedings agains	÷ •
		the discharge of the person and dismissal of the proce	edings against the

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1	pers	on under this subsection, the person	is eligible to apply for expunction of
2	-	rds pursuant to G.S. 15A-145.6.	
3	(7) Disc	harge and dismissal under this s	ubsection shall not be deemed a
4	conv	viction for purposes of structured	d sentencing or for purposes of
5	disq	ualifications or disabilities imposed b	by law upon conviction of a crime.
6	<u>(8)</u> Then	re may be only one discharge and dis	missal under this section.
7	(c) Immunity F	rom Prosecution for Minors Not	withstanding any other provision of
8	this section, if it is det	ermined, after a reasonable detention	on for investigative purposes, that a
9	person suspected of or	charged with a violation of this sec	tion is a minor, that person shall be
10	immune from prosecu	tion under this section and inste	ad shall be taken into temporary
11	protective custody as a	an undisciplined juvenile pursuant	to Article 19 of Chapter 7B of the
12	General Statutes. Purs	uant to the provisions of G.S. 7B-3	01, a law enforcement officer who
13	takes a minor into cu	stody under this section shall imn	nediately report an allegation of a
14	violation of G.S. 14-43	.11 and G.S. 14-43.13 to the director	of the department of social services
15	in the county where the	e minor resides or is found, as app	ropriate, which shall commence an
16		o child abuse or child neglect within	n 24 hours pursuant to G.S. 7B-301
17	and G.S. 7B-302.		
18	" <u>§ 14-203.3. Solicitati</u>		
19	<b>▲</b>	• • •	erson who solicits another for the
20			or for a first offense and a Class I
21	•		years of age or older who solicits a
22	± ±	÷ • •	felony. Any person, who solicits a
23	1	or profoundly mentally disabled for	the purpose of prostitution, is guilty
24	of a Class C felony.	,•, ,•	
25	" <u>§ 14-203.4. Promotin</u>		
26	• • • •	who knowingly performs any of the	e following acts commits promoting
27 28	prostitution:	ances prostitution as defined in G.S.	14 202 1
28 29		its from prostitution by doing any of	
30		<u>Compelling a person to become a</u>	•
31	<u>a.</u> <u>b.</u>		a situation in which a person may
32	<u>.</u>	practice prostitution.	a situation in which a person may
33	<u>c.</u>	<b>x x</b>	cribed in sub-subdivisions a. and b.
34	<u>.</u>		from a person who patronizes a
35			loes not apply to a person engaged
36			A person cannot be convicted of
37			s sub-subdivision if the practice of
38			ense consists exclusively of the
39		accused's own acts of prostitution	
40	(b) Except as of	herwise provided in this subsection,	
41			al property comprising a school is a
42	Class C felony. A viola	tion of this section by a person with	a prior conviction for a violation of
43	-	• •	on), G.S. 14-203.3 (solicitation of
44	prostitution), G.S. 14-2	203.5 (promoting prostitution of a r	ninor or mentally disabled person),
45	G.S. 14-203.6 (patroni	zing a prostitute), or G.S. 14-203.7	(patronizing a minor or mentally
46	disabled person engage	d in prostitution) is a Class C felony	<u>.</u>
47		ng prostitution of a minor or menta	
48	• •	who knowingly performs any of the	e following acts commits promoting
49	2	or mentally disabled person:	
50		-	G.S. 14-203.1, where a minor or
51	seve	rely or protoundly mentally disable	d person engaged in prostitution, or

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	any person engaged in prostitution in the place of prostitu	<u>ition is a minor or is</u>
	severely or profoundly mentally disabled at the time of the	ne offense.
<u>(2)</u>	Profits from prostitution by any means where the prosti	tute is a minor or is
	severely or profoundly mentally disabled at the time of the	ne offense.
<u>(3)</u>	Confines a minor or a severely or profoundly menta	lly disabled person
	against the person's will by the infliction or threat of im	minent infliction of
	great bodily harm, permanent disability, or dis	figurement or by
	administering to the minor or severely or profoundly	mentally disabled
	person, without the person's consent or by threat or dec	eption and for other
	than medical purposes, any alcoholic intoxicant or a	drug as defined in
	Article 5 of Chapter 90 of the General Statutes (North	
	Substances Act) and does any of the following:	
	a. Compels the minor or severely or profoundly	mentally disabled
	person to engage in prostitution.	
	b. Arranges a situation in which the minor or sev	erely or profoundly
	mentally disabled person may practice prostitution	
	c. Profits from prostitution by the minor or seve	
	mentally disabled person.	<u> </u>
(b) For p	purposes of this section, administering drugs, as described i	n subdivision (3) of
	f this section, or an alcoholic intoxicant to a minor or a sev	
	ed person shall be deemed to be without consent if the ad	
	sent of the parents or legal guardian or if the administer	
	parents or legal guardian for other than medical purposes.	
	pt as otherwise provided in this subsection, a violation of su	ubdivision (1) or (2)
	a) of this section is a Class B2 felony. A violation of	
	f this section is a Class B1 felony. A violation of this section	
	comprising a school is a Class B1 felony. A violation	
	rior conviction for a violation of this section or a violation	
	G.S. 14-203.3 (solicitation of prostitution), G.S. 14	
	S. 14-203.6 (patronizing a prostitute), or G.S. 14-203.7 (patronizing a prostitute) or G.S. 14-203.7 (patronizing a prostitute) of G.S. 14-203.7 (patroniz	
	d person engaged in prostitution) is a Class B1 felony.	<u> </u>
	person convicted of a violation of this section that i	involves promoting
	minor or mentally disabled person by keeping a place	
*	ely or profoundly mentally disabled person as prostitutes	
	livision (3) of subsection (a) of this section is subject to the	
	rth in G.S. 14-2.3.	<u> </u>
-	tronizing a prostitute.	
	person who knowingly performs any of the following acts v	with a person not his
	mmits patronizing a prostitute:	<u> </u>
<u>(1)</u>	Engages in vaginal intercourse, any sexual act as defined	l in G.S. 14-27.1(4).
	or any sexual contact as defined in G.S. 14-27.1(5) for th	
	arousal or gratification with a prostitute.	<u> </u>
<u>(2)</u>	Enters or remains in a place of prostitution with intent t	o engage in vaginal
<u></u> /	intercourse, any sexual act as defined in G.S. 14-27.1	
	contact as defined in G.S. 14-27.1(5) for the purpose of	· · · · · · ·
	gratification.	
(b) Exce	pt as otherwise provided in this subsection, a violation of th	nis section is a Class
	ation of this section within 1,000 feet of real property com	
	A violation of this section by a person with a prior conviction	
	a violation of G.S. 14-203.2 (prostitution), G.S. 14-20	
	S. 14-203.4 (promoting prostitution), G.S. 14-203.5 (promo	
prostruction, O.	2. 1. 200.1 (promoting problemion), 0.0. 11 200.0 (prom	Prostruction of

## **General Assembly Of North Carolina** Session 2013 a minor or mentally disabled person), or G.S. 14-203.7 (patronizing a minor or mentally 1 2 disabled person engaged in prostitution) is a Class C felony. 3 "§ 14-203.7. Patronizing a minor or mentally disabled person engaged in prostitution. 4 Any person 18 years of age or older who engages in vaginal intercourse, any sexual (a) 5 act as defined in G.S. 14-27.1(4), or any sexual contact as defined in G.S. 14-27.1(5) for the purpose of sexual arousal or gratification with a prostitute that is a minor commits the offense 6 7 of patronizing a minor engaged in prostitution. 8 (b) Any person who engages in vaginal intercourse, any sexual act as defined in 9 G.S. 14-27.1(4), or any sexual contact as defined in G.S. 14-27.1(5) for the purpose of sexual arousal or gratification with a prostitute that is a severely or profoundly mentally disabled 10 11 person commits the offense of patronizing a mentally disabled person engaged in prostitution. Except as otherwise provided in this subsection, a violation of this section is a Class 12 (c) C felony. A violation of this section within 1,000 feet of real property comprising a school is a 13 14 Class B2 felony. A violation of this section by a person with a prior conviction for a violation of this section or a violation of G.S. 14-203.2 (prostitution), G.S. 14-203.3 (solicitation of 15 16 prostitution), G.S. 14-203.4 (promoting prostitution), G.S. 14-203.5 (promoting prostitution of 17 a minor or mentally disabled person), or G.S. 14-203.6 (patronizing a prostitute) is a Class B2 18 felony. 19 "§ 14-203.10. Certain probation conditions. 20 If a person convicted of a crime under this Article receives a sentence which (a) 21 includes probation and that person is infected with a venereal disease, the period of probation 22 may commence only upon such terms and conditions as shall ensure medical treatment therefor 23 and prevent the spread thereof, and the court may order any convicted defendant to be 24 examined for venereal disease. 25 No female who is convicted under this Article shall be placed on probation in the (b) 26 care or charge of any person except a female probation officer." **SECTION 6.** G.S. 15A-290(c)(1) reads as rewritten: 27 Orders authorizing or approving the interception of wire, oral, or electronic 28 "(c) 29 communications may be granted, subject to the provisions of this Article and Chapter 119 of 30 the United States Code, when the interception may provide, or has provided, evidence of any of 31 the following offenses, or any conspiracy to commit these offenses, or when the interception 32 may expedite the apprehension of persons indicted for the commission of these offenses: 33 Any felony offense against a minor, including any violation of G.S. 14-27.7 (1)34 (Intercourse and sexual offenses with certain victims; consent no defense), 35 G.S. 14-41 (Abduction of children), G.S. 14-43.11 (Human trafficking), 36 G.S. 14-43.12 (Involuntary servitude), G.S. 14-43.13 (Sexual servitude), 37 G.S. 14-190.16 (First degree sexual exploitation of a minor), G.S. 14-190.17 38 (Second degree sexual exploitation of a minor), G.S. 14-190.18 (Promoting 39 prostitution of a minor), G.S. 14-190.19 (Participating in prostitution of a 40 minor), G.S. 14-203.5 (Promoting prostitution of a minor or mentally disabled person), G.S. 14-203.7 (Patronizing a minor or mentally disabled 41 42 person engaged in prostitution), or G.S. 14-202.1 (Taking indecent liberties 43 with children). 44 ....." 45 **SECTION 7.** G.S. 15A-1341 is amended by adding a new subsection to read: "(a3) Deferred Prosecution for Prostitution. – A defendant whose prosecution is deferred 46 47 pursuant to G.S. 14-203.2(b) may be placed on probation as provided in this Article." 48 **SECTION 8.** G.S. 15A-1342(a1) reads as rewritten: "(a1) Supervision of Defendants on Deferred Prosecution. – The Section of Community 49 50 Corrections of the Division of Adult Correction of the Department of Public Safety may be 51 ordered by the court to supervise an offender's compliance with the terms of a deferred

1       prosecution agreement entered into under G.S. 15A-1341(a1). G. (a3).         2       Violations of the terms of the agreement shall be reported to the court as provided in this         3       Article and to the district atomey in the district in which the agreement was entered."         4       SECTION 9. G.S. 15A-1415(b) is amended by adding a new subdivision to read:         5       "(10) The defendant was convicted of a first offense of prostitution under         6       G.S. 14-203.2, and the court did not discharge the defendant and dismiss the         7       edharge pursuant to G.S. 14-203.2(b); the defendant's participation in the         8       offense was a result of having been a vicitim of human trafficking under         9       G.S. 14-43.1.       sexual servitude under G.S. 14-43.1.3; or the federal         10       Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the         11       defendant seeks to have the conviction vacated."         12       SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by         13       adding a new section to read:       "is 15A-1415L. Motion by the defendant to vacate prostitution conviction for sex         14       "Is 15A-1416L. Motion by the defendant to vacate a conviction range hall state         16       n he grounds set out in G.S. 15A-1415(b)(10) shall be filed in the court where the conviction         16       n teats giving rise to this		General Assem	bly Of North Carolina	Session 2013
4         SECTION 9. G.S. 15A-1415(b) is amended by adding a new subdivision to read:           5         "(10) The defendant was convicted of a first offense of prostitution under           6         G.S. 14203.2, and the court did not discharge the defendant and dismiss the           7         charge pursuant to G.S. 14-203.2(b): the defendant of human trafficking under           9         G.S. 14-331., sexual servitude under G.S. 14-313. or the federal           10         Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the           11         defendant seeks to have the conviction vacated."           28         SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by           12         SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by           13         adding a new section to read:           "14         "§ 15A-1415(h). Motion by the defendant to vacate prostitution conviction for sex           14         "G.S. 14-3.21.2. Any motion for appropriate relief filed under this section shall state           16         "(a) A motion for appropriate relief seeking to vacate a conviction of such trafficking or has           19         upily under G.S. 14-203.2. Any motion for appropriate relief filed under this section shall state           10         mt defendant having beea a victim of such trafficking or has           21         section. Reasonable notice of the motion or of other reasons consistent wit	2	Violations of th	he terms of the agreement shall be reported to the court as	provided in this
5       "(10)       The defendant was convicted of a first offense of prostitution under         6       G.S. 14-203.2, and the court did not discharge the defendant and dismiss the         7       G.S. 14-203.2, and the court did not discharge the defendant and dismiss the         7       G.S. 14-43.11, sexual servitude under G.S. 14-43.13, or the federal         10       Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the         7       defendant seeks to have the conviction vacated."         11       SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by         3       adding a new section to read:         12       SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by         3       adding a new section to read:         13       Tafficking victim.         14       "§ 15A-1416.1. Motion by the defendant to vacate a conviction for prostitution based         14       rafficking victim.         16       "(a) A motion for appropriate relief seeking to vacate a conviction for prostitution based         17       (a) A motion for appropriate relief seeking to vacate a conviction for prostitution based         16       on the grounds set out in G.S. 15A-1415(b)(10) shall be filed in the court where the conviction         18       sought services for victims of such offenses, subject to reasonable concerns for the safety of the <td< td=""><td></td><td></td><td></td><td></td></td<>				
6       G.S. 14-203.2, and the court did not discharge the defendant and dismiss the charge pursuant to G.S. 14-203.2(b); the defendant's participation in the charge pursuant to G.S. 14-203.2(b); the defendant sequencipation in the federal Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the defendant seeks to have the conviction vacated."         10       Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the defendant seeks to have the conviction vacated."         12       SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by adding a new section to read:         13       "\$ 15A-1416.1. Motion by the defendant to vacate prostitution conviction for sex trafficking victim.         16       "(a) A motion for appropriate relief seeking to vacate a conviction for prostitution based on the grounds set out in G.S. 15A-1415(b)(10) shall be filed in the conviction for courred. The motion may be filed at any time following the entry of a verdict or finding of guilty under G.S. 14-203.2, Any motion for appropriate relief filed under this section shall state why the facts giving rise to this motion were not presented to the trial court and shall be made with due diligence after the defendant has ceased to be a victim of such trafficking or has sought services for victims of such offenses, subject to reasonable concerns for the safety of the defendant, family members of the defendant, or other victims of such trafficking that may be ipopardized by the bringing of such motion or for other reasons consistent with the purpose of fus section. Reasonable notice of the motion shall be served upon the State.         (b) The court may grant the motion if, in the discretion of the court, the violation was a result of the defendant was a victim of a person charged with an offense un				
7       charge pursuant to G.S. 14-203.2(b); the defendant's participation in the offense was a result of having been a victim of human trafficking under G.S. 14-43.11., sexual servitude under G.S. 14-43.13., or the federal Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the defendant seeks to have the conviction vacated."         10       SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by adding a new section to read:         14       "§ 15A-1416.1. Motion by the defendant to vacate prostitution conviction for sex trafficking victim.         17       "(a) A motion for appropriate relief seeking to vacate a conviction for prostitution based on the grounds set out in G.S. 15A-1415(b)(10) shall be filed in the court where the conviction occurred. The motion may be filed at any time following the entry of a verdict or finding of guily under G.S. 14-203.2. Any motion for appropriate relief filed under this section shall state why the facts giving rise to this motion were not presented to the trial court and shall be made sought services for victims of such offenses, subject to reasonable concerns for the safety of the defendant, family members of the defendant, or other victims of such trafficking that may be ipoparlized by the bringing of such motion of ro other reasonable concerns for the safety of this subsection, Reasonable notice of the motion shall be served upon the State.         10       The court may grant the motion if, in the discretion of the court, the violation was a result of the defendant having been a victim of a person charged with an offense under G.S. 14-43.11, G.S. 14-43.13, or under 22 U.S.C. Chapter 78.         11       Certified records of federal or State court proceedings which demonstrate that the defendant was a victim of a person charg		<u>(10)</u>		
8         offense was a result of having been a victim of human trafficking under G.S. 14-43.11, sexual servitude under G.S. 14-43.33, or the federal Trafficking Victims Protection Act (22 U.S.C. § 7102(13)); and the defendant seeks to have the conviction vacated."           12         SECTION 10. Article 89 of Chapter 15A of the General Statutes is amended by adding a new section to read:           13         "§ 15A-1416.1. Motion by the defendant to vacate prostitution conviction for sex trafficking victim."           14         "adding a new section to read:           15         trafficking victim.           16         "(a) A motion for appropriate relief seeking to vacate a conviction for prostitution based on the grounds set out in G.S. 15A-1415(b)(10) shall be filed in the court where the conviction occurred. The motion may be filed at any time following the entry of a verdict or finding of guilty under G.S. 14-203.2. Any motion for appropriate relief filed under this section shall state with the facts giving rise to this motion were not presented to the trial court ad shall be made with due diligence after the defendant has ceased to be a victim of such trafficking or has sought services for victims of such offenses, subject to reasonable concerns for the safety of the defendant family members of the defendant, or other victims of such trafficking that may be iepoardized by the bringing of such motion or for other reasons consistent with the purpose of this section. Reasonable notice of the motion shall be served upon the State.           16         The court may grant the motion if, in the discretion of the court, the violation was a result of the defendant having been a victim of a user having servitude. Evidencee of such may include any of the following documents				
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		<u>\-</u> /		
	49		occurred prior to December 1, 2013.	<u>i un oriense unu</u>

	General A	ssemb	ly Of North Carolina	Session 2013
1		(2)	Violent felony or violent misdemeanor A Class A th	rough G felony or a
2		<u> </u>	Class A1 misdemeanor or an offense that includes as	
3			element of the offense.	
4	(b)	A pers	son who has been convicted of a prostitution offense may	file a petition in the
5		-	person was convicted for expunction of the prostitution	-
6			record provided that all the following criteria are met:	
7	*	(1)	The person has not previously been convicted of an	ny violent felony or
8		<u> </u>	violent misdemeanor under the laws of the United State	•
9			State or any other state.	
10		(2)	The person satisfies any one of the following criteria:	
11		<u></u>	a. The person's participation in the prostitution of	fense was a result of
12			having been a trafficking victim under G.	
13			trafficking) or G.S. 14-43.13 (sexual servitude	
14			severe form of trafficking under the federal	
15			Protection Act (22 U.S.C. § 7102(13)).	
16			b. The person has no prior convictions for a prosti	tution offense and at
17			least three years have passed since the date of	of conviction or the
18			completion of any active sentence, period	of probation, and
19			post-release supervision, whichever occurs later.	
20			c. The person received a conditional discl	harge pursuant to
21			<u>G.S. 14-203.2(b).</u>	
22	<u>(c)</u>	The pe	etition shall contain all of the following:	
23		<u>(1)</u>	An affidavit by the petitioner that the petitioner (i) has n	o prior conviction of
24			a violent felony or violent misdemeanor, (ii) has b	been of good moral
25			character since the date of conviction of the prostitution	
26			and (iii) has not been convicted of any felony or mis	
27			laws of the United States or the laws of this State or any	
28			date of the conviction of the prostitution offense in quest	
29		<u>(2)</u>	Verified affidavits of two persons, who are not related t	-
30			each other by blood or marriage, that they know the cha	
31			of the petitioner in the community in which the petition	her lives and that the
32			petitioner's character and reputation are good.	
33		<u>(3)</u>	A statement that the petition is a motion in the cause in	the case wherein the
34			petitioner was convicted.	
35		<u>(4)</u>	An application on a form approved by the Administ	
36			Courts requesting and authorizing (i) a State and nation	
37			record check by the Department of Justice using any inf	
38			the Administrative Office of the Courts to identify t	
39 40			search by the Department of Justice for any outstanding	
40			criminal cases; and (iii) a search of the confidential re-	_
41			maintained by the Administrative Office of the Courts.	
42			be forwarded to the Department of Justice and to the A	
43 44			of the Courts, which shall conduct the searches and rep	port their findings to
44 45		(5)	the court.	a or aivil indomenta
43 46		<u>(5)</u>	An affidavit by the petitioner that no restitution order representing amounts ordered for restitution entered a	
40 47			are outstanding.	iganist the petitioner
47 48	(d)	The <b>n</b>	<u>are outstanding.</u> etition shall be served upon the district attorney of the co	urt wherein the case
48 49			g in conviction. The district attorney shall have 30 days t	
49 50			thereto and shall be duly notified as to the date of the hea	
50	ine any ob	jeenon	mereto and shan of dury nothied as to the date of the hea	ung of the petition.

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1	(e) The c	ourt in which the petition was filed shall take	the following steps and shall
2		owing issues in rendering a decision upon a peti	• •
3	of a prostitution	offense under this section:	-
4	<u>(1)</u>	Call upon a probation officer for additional in	nvestigation or verification of
5		the petitioner's conduct during the period since	e the date of conviction of the
6		prostitution offense in question.	
7	<u>(2)</u>	Review any other information the court deem	ns relevant, including, but not
8		limited to, affidavits or other testimony pr	rovided by law enforcement
9		officers and district attorneys.	
10	(f) The c	ourt shall order that the person be restored, in th	e contemplation of the law, to
11	the status the per	son occupied before the arrest or indictment or	information if the court finds
12	all of the followi	ng after a hearing:	
13	<u>(1)</u>	The criteria set out in subsection (b) of this sec	tion are satisfied.
14	<u>(2)</u>	The petitioner has remained of good moral c	haracter and has been free of
15		conviction of any felony or misdemeanor, othe	r than a traffic violation, since
16		the date of conviction of the prostitution offens	<b>A</b>
17	<u>(3)</u>	The petitioner has no outstanding warrants or p	pending criminal cases.
18	<u>(4)</u>	The petitioner has no outstanding restitution	• •
19		representing amounts ordered for restitution en	• · · · · · · · · · · · · · · · · · · ·
20	<u>(5)</u>	The search of the confidential records of end	
21		Administrative Office of the Courts shows the	■
22		previously granted an expunction, other than a	n expunction for a prostitution
23		offense.	
24		erson as to whom an order has been entered pur	
25		held thereafter under any provision of any law	
26		a false statement by reason of that person's fai	
27		nent, information, trial, or conviction. Persons p	-
28	-	apter 17C or 17E of the General Statutes, howe	•
29	-	victions to the certifying Commission regard	-
30		ictions were expunged pursuant to the provisions	
31		ired by State law to obtain a criminal history r	
32	· · ·	not be deemed to have knowledge of any con	victions expunged under this
33	section.		
34		ourt shall also order that the conviction of the pro-	
35		of the court and direct all law enforcement a	
36		their records of the conviction. The clerk shall r	notify State and local agencies
37		er as provided in G.S. 15A-150.	
38		other applicable State or local government ag	• • •
39		nade as a result of the conviction ordered expu	-
40		o reverse any administrative actions taken agai	
41		this section as a result of the charges or conviction	
42	· · · ·	the Department of Justice for DNA records and the State DNA Detabark	nd samples stored in the State
43		nd the State DNA Databank.	and under this section shall be
44 45		person eligible for expunction of a criminal reco	-
43 46		e provisions of this section by the probation officer is assigned, notification of the provisions of	
40 47		time of the conviction of the provisions of	
47	under this section	*	ense witten is to be exputiged
40 49		<u>1.</u> FION 12. G.S. 15A-150(a) reads as rewritten:	
サフ	SEC	1.011 12. 0.5. 15A-150(a) reaus as rewritten.	

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"(a	ı) Notifi	cation to AOC. – The clerk of superior court in each county	in North Carolina
shall, a	as soon as	practicable after each term of court, file with the Administr	ative Office of the
		of the following:	
	(1)	Persons granted an expunction under this Article.	
	(2)	Persons granted a conditional discharge under G.S. 14-50.	29
	(3)	Persons granted a conditional discharge under G.S. 90-96	
	(4)	Repealed by Session Laws 2010-174, s. 7, effective Octob	
	(4)	Persons granted a conditional discharge under G.S. 14-203	
		<b>TON 13.</b> G.S. 15A-151(a) reads as rewritten:	<u>).2.</u>
"(a		dministrative Office of the Courts shall maintain a confider	tial file containing
		se people for whom it received a notice under G.S. 15A-15	•
		"ile may be disclosed only as follows:	
contai	(1)	To a judge of the General Court of Justice of North Caroli	ina for the nurnose
	(1)	of ascertaining whether a person charged with an	1 1
		previously granted a discharge or an expunction.	onense nas been
	( <b>2</b> )	To a person requesting confirmation of the person's	own discharge or
	(2)		own uischarge of
	$\langle 2 \rangle$	expunction, as provided in G.S. 15A-152.	· 1
	(3)	To the General Court of Justice of North Carolina in respo	-
		or other court order issued pursuant to a civil action under	
	(4)	If the criminal record was expunged pursuant to C	
		G.S. 15A-145.5, to State and local law enforcement	ent agencies for
		employment purposes only.	
	(5)	If the criminal record was expunged pursuant to e	<del>3.S. 15A-145.4 o</del> i
		<del>G.S. 15A-145.5, <u>G.S. 15A-145.4</u>, 15A-145.5, or 145.6,</del> to	the North Carolina
		Criminal Justice Education and Training Standards	Commission for
		certification purposes only.	
	(6)	If the criminal record was expunged pursuant to e	<del>J.S. 15A-145.4 or</del>
		G.S. 15A-145.5, G.S. 15A-145.4, 15A-145.5, or 15A-14	
		Carolina Sheriffs' Education and Training Standards	
		certification purposes only."	
	SECT	<b>TON 14.</b> G.S. 15A-1340.16(d) is amended by addi	ng the following
subdiv	visions to re		
		The offense is a violation of G.S. 14-43.11 (hu	uman trafficking).
	<u>(1)u</u>	G.S. 14-43.12 (involuntary servitude), or $G.S. 14-43.13$	
		and involved multiple victims.	(Sexual Servitade)
	(19b)	-	uman trafficking)
	(1)0)	G.S. 14-43.12 (involuntary servitude), or G.S. 14-43.13	
	SEC.	and the victim suffered serious injury as a result of the offer	<u>ense.</u>
UQ 1 <b>7</b> T		<b>TION 15.</b> G.S. 15B-2(2) reads as rewritten:	
-	<b>B-2. Defini</b>		· · ·
		this Article, the following definitions apply, unless the	e context requires
otherw	vise:		
	(2)	Claimant Any of the following persons who claim	ims an award of
		compensation under this Article:	
		a. A victim;	
		b. A dependent of a deceased victim;	
		c. A third person who is not a collateral source a	and who provided
		benefit to the victim or his family other than in the	-
		his employment, business, or profession;	
		me emprogramme, outsiness, or protossion,	

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-	d.	A person who is authorized to act on behal or a third person described in <del>subdivision a</del>	-
} 	<u>e.</u>	subdivision; A person who was convicted of a first of	
5		and whose participation in the offense was	
5		trafficking victim under G.S. 14-43.11 or	
		of a severe form of trafficking under the fo	ederal Trafficking Victims
		Protection Act (22 U.S.C. § 7102(13)).	1' C 4
		claimant, however, may not be the offender	-
		nder who committed the criminally injurious of this subdivision	<del>conduct.</del> conduct, except as
	<u>prov</u>	vided in sub-subdivision e. of this subdivision.	
	 SECTION	<b>16.</b> G.S. 7B-101(1) reads as rewritten:	
	"§ 7B-101. Definition		
	-	ubchapter, unless the context clearly requires	otherwise the following
	words have the listed n		s otherwise, the following
		used juveniles. – Any juvenile less than 18 y	ears of age whose parent
		rdian, custodian, or caretaker:	ears of age whose parent,
	a.	Inflicts or allows to be inflicted upon the	iuvenile a serious physical
		injury by other than accidental means;	,
	b.	Creates or allows to be created a substanti	ial risk of serious physical
		injury to the juvenile by other than acciden	
	с.	Uses or allows to be used upon the	
		inappropriate procedures or cruel or gross	ly inappropriate devices to
		modify behavior;	
	d.	Commits, permits, or encourages the com	mission of a violation of
		the following laws by, with, or upon the	
		as provided in G.S. 14-27.2; rape of a chil	-
		provided in G.S. 14-27.2A; second deg	
		G.S. 14-27.3; first-degree sexual off	, <b>1</b>
		G.S. 14-27.4; sexual offense with a child	•
		provided in G.S. 14-27.4A; second de	<b>e</b>
		provided in G.S. 14-27.5; sexual act by a	
		G.S. 14-27.7; unlawful sale, surrender, or provided in G.S. 14-43.14; crime against	<b>1</b>
		G.S. 14-177; incest, as provided in G.S.	-
		obscene photographs, slides, or motion p	
		provided in G.S. 14-190.5; employing or	
		assist in a violation of the obscenit	1 0 0
		G.S. 14-190.6; dissemination of obscene	
		provided in G.S. 14-190.7 and G.S.	
		disseminating material harmful to the	1
		G.S. 14-190.14 and G.S. 14-190.15; first	· ·
		exploitation of the juvenile as provide	0
		G.S. 14-190.17; promoting the prostitu	
		provided in G.S. 14-190.18; promoting pi	
		mentally disabled person as provided in	
		indecent liberties with the juvenile, as prov	
	e.	Creates or allows to be created serious	
		juvenile; serious emotional damage is e	e

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1 2		severe anxiety, depression, withdrawal, c toward himself or others;-or	or aggressive behavior
3	f.	Encourages, directs, or approves of delinque	ent acts involving moral
4		turpitude committed by the juvenile.juvenile;	or
5	<u>g.</u>	Commits or allows to be committed an offer	nse under G.S. 14-43.11
6		(human trafficking), G.S. 14-43.12 (invo	luntary servitude), or
7 8	"	G.S. 14-43.13 (sexual servitude) against the c	<u>hild.</u>
8 9	SECTION 1	7. Article 10A of Chapter 14 of the General	Statutes is amended by
0	adding a new section to	read:	
1	"§ 14-43.20. Mandator	y restitution; victim services; forfeiture.	
2	(a) Definition. –	For purposes of this section, a "victim" is a	person subjected to the
3		. 14-43.11, 14-43.12, or 14-43.13.	
4	(b) <u>Restitution.</u> -	- Restitution for a victim is mandatory under th	is Article. In addition to
5	any other amount of los	s identified, the court shall order restitution, ind	cluding the greater of (i)
5	the gross income or val	ue to the defendant of the victim's labor or service	vices or (ii) the value of
7	the victim's labor as gua	ranteed under the Minimum Wage Law and ov	ertime provisions of the
3	Fair Labor Standards Ac	t (FLSA) or the Minimum Wage Law, whichev	er is greater.
)	(c) <u>Trafficking</u>	/ictim Services Subject to the availability o	f funds, the Department
)	of Health and Human	Services may provide or fund emergency ser	vices and assistance to
	individuals who are vi	ctims of one or more offenses under G.S.	14-43.11, 14-43.12, or
2	<u>14-43.13.</u>		
3	(d) <u>Certification</u>	- The Attorney General, a district attorney, o	or any law enforcement
1	official shall certify in	writing to the United States Department of	Justice or other federal
5	agency, such as the Un	ted States Department of Homeland Security,	that an investigation or
)	prosecution under this A	rticle for a violation of G.S. 14-43.11, 14-43.12	2, or 14-43.13 has begun
,	and the individual who	is a likely victim of one of those crimes is w	illing to cooperate or is
3	cooperating with the in	vestigation to enable the individual, if eligibl	e under federal law, to
)	qualify for an appropri	ate special immigrant visa and to access available	ailable federal benefits.
)	Cooperation with law e	nforcement shall not be required of victims wh	o are under 18 years of
	age. This certification s	hall be made available to the victim and the v	victim's designated legal
	representative.		
	(e) A person w	ho commits a violation of G.S. 14-43.11, 14	1-43.12, or 14-43.13 is
		orfeiture provisions set forth in G.S. 14-2.3."	
	SECTION 1	8. The introductory language in G.S. 14-190.13	3 reads as rewritten:
	"§ 14-190.13. Definitio	ns for certain offenses concerning minors.	
	The following defin	itions apply to G.S. 14-190.14, displaying mat	erial harmful to minors;
	G.S. 14-190.15, dissem	inating or exhibiting to minors harmful ma	terial or performances;
		gree sexual exploitation of a minor; G.S. 14	
	sexual exploitation of a	minor; G.S. 14-190.17A, third degree sexual	exploitation of a minor;
	G.S. 14-190.18, promoti	ng prostitution of a minor; G.S. 14-190.19, par	ticipating in prostitution
	<del>of a minor.<u>minor.</u>"</del>		
5	SECTION 1	<b>9.</b> G.S. 14-208.6(5) reads as rewritten:	
-	"(5) "Sexu	ally violent offense" means a violation of G	.S. 14-27.2 (first degree
5	rape),	G.S. 14-27.2A (rape of a child; adult offender	r), G.S. 14-27.3 (second
5	degre	e rape), G.S. 14-27.4 (first degree sexual offen	ise), G.S. 14-27.4A (sex
7	offen	se with a child; adult offender), G.S. 14-27.5	(second degree sexual
3	offen	se), G.S. 14-27.5A (sexual battery), former (	G.S. 14-27.6 (attempted
)	rape	or sexual offense), G.S. 14-27.7 (intercourse a	and sexual offense with
)	certai	n victims), G.S. 14-27.7A(a)(statutory rape or s	sexual offense of person
1	who	is 13-, 14-, or 15-years-old where the defend	ant is at least six years

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1 2 3	older), G.S. 14-43.13 (subjecting or maintaining a servitude), G.S. 14-178 (incest between near relati (employing or permitting minor to assist in offenses ag	ves), G.S. 14-190.6
4 5		decent exposure),
6	(second degree sexual exploitation of a minor), G.S.	
7	degree sexual exploitation of a minor), former G.S. 14	
8	prostitution of a minor), <u>former_G.S.</u> 14-190.19 (j	
9	prostitution of a minor), G.S. 14-202.1 (taking ind	
10	children), G.S. 14-202.3 (Solicitation of child by comp	
11	electronic devices to commit an unlawful sex act), G.S.	
12	indecent liberties with a student), G.S. 14-203.5 (promo	
13	minor or mentally disabled person), G.S. 14-203.7 (particular)	
14	mentally disabled person engaged in prostitution), G.S.	
15	or caretaker commit or permit act of prostitution with	
16	G.S. 14-318.4(a2)(commission or allowing of sexual ac	
17	parent or guardian). The term also includes the follow	0
18 19	conspiracy to commit any of these offenses; aiding and a offenses."	abetting any of these
19 20	SECTION 20. G.S. 15A-830(a)(7) reads as rewritten:	
20 21	"(7) Victim. – A person against whom there is probable cau	use to believe one of
22	the following crimes was committed:	
23	a. A Class A, B1, B2, C, D, or E felony.	
24	b. A Class F felony if it is a violation of one	e of the following:
25	G.S. 14-16.6(b); 14-16.6(c); 14-18; 14-32.1	(e); $14-32.2(b)(3);$
26	14-32.3(a); 14-32.4; 14-34.2; 14-34.6(c); 14-41	
27	14-190.17; <del>14-190.19; </del> 14-202.1; <u>14-203.7;</u> 14	1-277.3A; 14-288.9;
28	20-138.5; or former G.S. 14-277.3.	
29	c. A Class G felony if it is a violation of on	0
30 31	G.S. 14-32.3(b); 14-51; 14-58; 14-87.1; or 20-14	
31	d. A Class H felony if it is a violation of on G.S. 14-32.3(a); 14-32.3(c); 14-33.2; 14-2'	6
33	G.S. 14-32.5(a), 14-32.5(c), 14-33.2, 14-2 G.S. 14-277.3.	77.5A, Or Ionner
34	e. A Class I felony if it is a violation of one	e of the following:
35	G.S. 14-32.3(b); 14-34.6(b); or 14-190.17A.	
36	f. An attempt of any of the felonies listed in this	is subdivision if the
37	attempted felony is punishable as a felony.	
38	g. Any of the following misdemeanor offenses w	
39	committed between persons who have a pers	
40	defined in G.S. 50B-1(b): G.S. 14-33(c)(1); 14	
41	14-34; 14-134.3; 14-277.3A; or former G.S. 14-2	
42	h. Any violation of a valid protective order under G	.S. 50B-4.1."
43 44	<ul><li>SECTION 21. G.S. 90-210.25B(b) reads as rewritten:</li><li>"(b) For purposes of this Article, the term "sexual offense agains"</li></ul>	t a minor" maana a
44 45	conviction of any of the following offenses: G.S. 14-27.4A(a) (sex offens	
46	offender), G.S. 14-27.7A (statutory rape or sexual offense of person who i	
47	old where the defendant is at least six years older), G.S. 14-190.16	
48	exploitation of a minor), G.S. 14-190.17 (second degree sexual exploit	
49	G.S. 14-190.17A (third degree sexual exploitation of a minor), for	
50	(promoting prostitution of a minor), former G.S. 14-190.19 (participating	
51	minor), G.S. 14-202.1 (taking indecent liberties with children), G.S. 14-2	202.3 (solicitation of

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	·
1	child by computer or certain other electronic devices to commit an unlawful sex act),
2	G.S. 14-202.4(a) (taking indecent liberties with a student), G.S. 14-203.5 (promoting
3	prostitution of a minor or mentally disabled person), G.S. 14-203.7 (patronizing a minor or
4	mentally disabled person engaged in prostitution), G.S. 14-318.4(a1) (parent or caretaker
5	commit or permit act of prostitution with or by a juvenile), or G.S. 14-318.4(a2) (commission
6	or allowing of sexual act upon a juvenile by parent or guardian). The term shall also include a
7	conviction of the following: any attempt, solicitation, or conspiracy to commit any of these
8	offenses or any aiding and abetting any of these offenses. The term shall also include a
9	conviction in another jurisdiction for an offense which if committed in this State has the same
10	or substantially similar elements to an offense against a minor as defined by this section."
10	
	<b>SECTION 22.</b> G.S. 114-15(b1) reads as rewritten:
12	"(b1) The State Bureau of Investigation is further authorized, upon request of the
13	Governor or Attorney General, to investigate the solicitation, commission, or attempted
14	commission, by means of a computer, computer network, computer system, electronic mail
15	service provider, or the Internet, of the crimes defined in the following statutes:
16	(1) G.S. 14-190.6;
17	(2) G.S. 14-190.7;
18	(3) G.S. 14-190.8;
19	(4) G.S. 14-190.14;
20	(5) G.S. 14-190.15;
21	(6) G.S. 14-190.16;
22	(7) G.S. 14-190.17;
23	(8) G.S. 14-190.17A;
24	(9) G.S. 14-190.18;
25	(10) G.S. 14-190.19;
26	(11) G.S. 14-202.3;
27	(12) G.S. 14-203.5;
28	(13) <u>G.S. 14-203.7.</u>
29	Upon determining the location of the criminal violation, the State Bureau of Investigation shall
30	promptly notify the sheriff and local law enforcement of its investigation."
31	SECTION 23. G.S. 115C-296(d)(2) reads as rewritten:
32	"(2) The State Board shall automatically revoke the license of a teacher or school
33	administrator without the right to a hearing upon receiving verification of the
34	identity of the teacher or school administrator together with a certified copy
35	of a criminal record showing that the teacher or school administrator has
36	entered a plea of guilty or nolo contendere to or has been finally convicted of
37	any of the following crimes: Murder in the first or second degree,
38	G.S. 14-17; Conspiracy or solicitation to commit murder, G.S. 14-18.1; Rape
39	or sexual offense as defined in Article 7A of Chapter 14 of the General
40	Statutes. Felonious assault with deadly weapon with intent to kill or
41	inflicting serious injury, G.S. 14-32; Kidnapping, G.S. 14-39; Abduction of
42	children, G.S. 14-41; Crime against nature, G.S. 14-177; Incest, G.S. 14-178
43	or G.S. 14-179; Employing or permitting minor to assist in offense against
44	public morality and decency, G.S. 14-190.6; Dissemination to minors under
45	the age of 16 years, G.S. 14-190.7; Dissemination to minors under the age of
46	13 years, G.S. 14-190.8; Displaying material harmful to minors,
47	G.S. 14-190.14; Disseminating harmful material to minors, G.S. 14-190.15;
48	First degree sexual exploitation of a minor, G.S. 14-190.16; Second degree
49	sexual exploitation of a minor, G.S. 14-190.17; Third degree sexual
50	exploitation of a minor, G.S. 14-190.17A; Promoting prostitution of a minor,
51	former G.S. 14-190.18; Participating in prostitution of a minor, former
51	<u>ioimer</u> 0.5. 1. 190.10, 1 anterpaints in prostruction of a minor, <u>ioimer</u>

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1	G.S. 14-190.19; Taking indecent liberties with children, G.S. 14-202.1;
2	Solicitation of child by computer to commit an unlawful sex act,
3	G.S. 14-202.3; Taking indecent liberties with a student, G.S. 14-202.4;
4	Prostitution, former G.S. 14-204; Prostitution, G.S. 14-203.2; Promoting
5	prostitution of a minor or mentally disabled person, G.S. 14-203.5;
6	Patronizing a minor or mentally disabled person engaged in prostitution,
7	G.S. 14-203.7; and child abuse under G.S. 14-318.4. The Board shall mail
8	notice of its intent to act pursuant to this subdivision by certified mail, return
9	receipt requested, directed to the teacher or school administrator at their last
10	known address. The notice shall inform the teacher or school administrator
11	that it will revoke the person's license unless the teacher or school
12	administrator notifies the Board in writing within 10 days after receipt of the
13	notice that the defendant identified in the criminal record is not the same
14	person as the teacher or school administrator. If the teacher or school
15	administrator provides this written notice to the Board, the Board shall not
16	revoke the license unless it can establish as a fact that the defendant and the
17	teacher or school administrator are the same person."
18	SECTION 24. This act becomes effective December 1, 2013, and applies to
19	offenses committed on or after that date. Prosecutions for offenses committed before the
20	effective date of this act are not abated or affected by this act, and the statutes that would be
21	applicable but for this act remain applicable to those prosecutions

21 applicable but for this act remain applicable to those prosecutions.