GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

Η **HOUSE BILL 899**

Short Title:	Enact KinCa	re Act.	(Public)		
Sponsors:	Representativ	presentatives Clemmons, Grange, and Carney (Primary Sponsors).			
_	For a com	For a complete list of sponsors, refer to the North Carolina General Assembly web.			
Referred to:		ealth, if favorable, State and Local Government, if favorable, Rules, Calendar, d Operations of the House			
April 22, 2019					
SICK LE	AVE FOR TH Assembly of N	A BILL TO BE ENTITLED E WAGE AND HOUR ACT TO ALLOW EMPLOY E CARE OF FAMILY MEMBERS. Forth Carolina enacts:			
		his act shall be known and may be cited as the "KinCa			
		rticle 2A of Chapter 95 of the General Statutes is amen	ded by adding		
a new section		1			
	"§ 95-25.12A. Sick leave plans. (a) The following definitions apply in this section:				
(a) <u>Tl</u> (1	_	A biological, foster, or adopted child; a stepchild; a lega	l ward: a child		
(1					
<u>(2</u>	Employe contract	of a domestic partner; or, a child of a person standing in loco parentis. Employer. – Any person employing another under any appointme contract of hire. The term includes the State and any political subdivisi			
<u>(3</u>	union pa partner, o a sibling or any o	nember. – A child, grandchild, sibling, spouse, domestic rtner, parent, or grandparent of an employee; or a spoor civil union partner of a parent or grandparent of the of a spouse, domestic partner, or civil union partner of ther individual related by blood to the employee or on with the employee is the equivalent of a family related	employee; or the employee; whose close		
<u>(4</u>		Parent. – A biological, foster, or adoptive parent; a stepparent; or a legal			
	guardian	· · · · · · · · · · · · · · · · · · ·			
<u>(5</u>	Sick leav	ve Accrued increments of compensated or uncon	npensated job		
	protected employm for any o a. T dr. b. T	l leave provided by an employer to an employee as a ment for use by the employee during an absence from the fithe following reasons: The employee is physically or mentally unable to perform the duties due to illness, injury, or a medical condition of the absence is for the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofessional diagnosis or treatment for a medical condition of the purpose of obtaining preventive rofession diagnosis or treatment for a medical condition of the purpose of	orm his or her he employee. health care or		
	<u>c.</u> <u>T</u>	mployee. The absence is for other medical reasons of the employeenancy or obtaining a physical examination.	oyee, such as		



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1		d. The absence is necessary due to circumstant	nces resulting from the			
2		employee, or a family member of the employee	oyee, being a victim of			
3		stalking or domestic or sexual violence, if t	he leave is to allow the			
4		employee to obtain for the employee or the f	family member: medical			
5		attention needed to recover from physical or	psychological injury or			
6		disability caused by stalking or domestic or s	sexual violence; services			
7		from a designated domestic violence agency	or other victim services			
8		organization; psychological or other counsel	ing; relocation; or legal			
9		services, including obtaining a restraining or	rder or preparing for, or			
10		participating in, any civil or criminal legal p	roceeding related to the			
11		stalking or domestic or sexual violence.				
12	<u>(b)</u> <u>Any e</u>	employer who provides compensated or uncompensated	l job protected sick leave			
13	for employees sh	all permit an employee to use, in any calendar year, the	employee's accrued and			
14	available sick lea	ave entitlement to attend to the care of a family members	er for no more than five			
15	consecutive days. All conditions and restrictions placed by the employer upon the use by an					
16	employee of sick leave also shall apply to the use by an employee of sick leave to attend to the					
17	care of a family 1	nember.				
18		section does not extend the maximum period of leave t	_ ·			
19	entitled under the	e federal Family and Medical Leave Act of 1993 (29)	<u>U.S.C. §. 2606, et seq.),</u>			
20	regardless of whether the employee receives sick leave compensation during that leave.					
21	$\underline{(d)}$ This s	section does not apply to any of the following:				
22	<u>(1)</u>	Any benefit provided under an employee welfare be				
23		federal Employee Retirement Income Security Ac	t of 1974 (Public Law			
24		93-406, as amended).				
25	<u>(2)</u>	Any insurance benefit, workers' compensation				
26		compensation disability benefit, or other benefit	not payable from the			
27		employer's general assets.				
28		ghts and remedies specified in this section are cumulati				
29	-	any other rights or remedies afforded by contract or u	nder other provisions of			
30	law."					
31		FION 3. G.S. 95-241(a)(1) reads as rewritten:				
32	· · · · · · · · · · · · · · · · · · ·	erson shall discriminate or take any retaliatory action				
33						
34	(1)	File a claim or complaint, initiate any inquiry, ir				
35		proceeding or other action, or testify or provide inf	formation to any person			
36		with respect to any of the following:				
37		a. Chapter 97 of the General Statutes.				
38		b. Article 2A or Article 16 of this Chapter.				
39		c. Article 2A of Chapter 74 of the General Statu	ites.			
40		d. G.S. 95-28.1.				

Article 16 of Chapter 127A of the General Statutes.

Article 52 of Chapter 143 of the General Statutes.

Article 5F of Chapter 90 of the General Statutes.

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G.S. 95-28.1A.

G.S. 95-25.12A."

SECTION 4. This act becomes effective October 1, 2019.

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