GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL DRS35078-MLfa-54A*

	Short Title:	Human Trafficking Commission RecommendationsAB	(Public)
	Sponsors:	Senator Britt (Primary Sponsor).	
	Referred to:		
1 2 3		A BILL TO BE ENTITLED IMPLEMENT RECOMMENDATIONS MADE BY THE NORTH (TRAFFICKING COMMISSION.	CAROLINA
4 5	The General	Assembly of North Carolina enacts:	
5 6 7	PART I. RE	DUCE DEMAND FOR HUMAN TRAFFICKING	
8 9	SI	IZE BUYER CONDUCT IN INSTANCES OF SEXUAL SERVIT ECTION 1.(a) G.S. 14-43.13 reads as rewritten:	UDE
10	0	Sexual servitude.	
11 12	reckless disre	person commits the offense of sexual servitude when that person kno gard of the consequences of the action subjects or maintains subjects, i	0.
13		er in for the purposes of sexual servitude.	
14 15	"	ECTION 1.(b) This section is effective December 1, 2019, and applie	a to offenses
15 16		n or after that date.	s to offenses
17	committee of	i of after that date.	
18	PROHIBIT	THE PROMOTION OR SALE OF SEX TOURISM SERVICES	
19		ECTION 2.(a) Article 27 of Chapter 14 of the General Statutes is	amended by
20		section to read:	unionaed by
21	U	Promoting travel for unlawful sexual conduct.	
22		efinition. – For purposes of this section, the term "travel server	ices" means
23		1 by air, sea, or ground; hotel or other lodging accommodations; pack	
24		of vouchers or coupons to be redeemed for future travel; or accommo	
25		ion, or other valuable consideration.	
26	<u>(b)</u> <u>O</u>	ffense A person commits the offense of promoting travel for unla	awful sexual
27	conduct if the	e person sells or offers to sell travel services that the person knows to in	nclude travel
28		se of engaging in conduct that would constitute any one of the followin	<u>g offenses if</u>
29	occurring wit	hin this State:	
30	<u>(1</u>		
31	<u>(2</u>		<u>of a minor:</u>
32		<u>a.</u> <u>G.S. 14-190.16.</u>	
33		<u>b.</u> <u>G.S. 14-190.17.</u>	
34 25	(2)	<u>c.</u> <u>G.S. 14-190.17A.</u>	
35 36	<u>(3</u>	Any of the following offenses involving indecent liberties with a <u>a. G.S. 14-202.1.</u>	minor:
50		<u>u.</u> <u>0.5.11202.1.</u>	
		* D R S 3 5 0 7 8 - M L F A - 5 4 A *	

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	<u>(4)</u>	<u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u>	<u>G.S. 14-202.4.</u> <u>of the following prostitution</u> <u>G.S. 14-204.</u> <u>G.S. 14-205.1.</u> <u>G.S. 14-205.2.</u> <u>G.S. 14-205.3.</u>	
<u>(c)</u>			<u>- A violation of this section</u>	t is a Class G felony." e December 1, 2019, and applies to offenses
committe				e December 1, 2019, and applies to offenses
VICTIM		IL ANI	POST-CONVICTION F	RELIEF FOR HUMAN TRAFFICKING
PROVID	DE A C	IVIL C	AUSE OF ACTION FOR	HUMAN TRAFFICKING VICTIMS
	SEC	TION 3	.(a) Article 10A of Chapte	er 14 of the General Statutes is amended by
adding a				
			of action; damages and a	
<u>(a)</u>				s a victim may bring a civil action against a
-			-	owingly benefits financially or by receiving
			participation in a venture wh	nich that person knew or should have known
violates t			The vistim man	and the count more errord over an all of
(b) the follow	-			seek and the court may award any or all of
<u>ule lollov</u>			junction to enjoin continued	lyiolation of this Article
	$\frac{(1)}{(2)}$		bensatory damages, which in	
	<u>(2)</u>	<u>a.</u>		biss income or value to the defendant of the
		<u>a.</u>		ue of the victim's labor as guaranteed under
				and overtime provisions of the Fair Labor
			Standards Act (FLSA).	
		<u>b.</u>		ncurred by the victim for medical care,
				temporary housing, transportation, and any
				to assist a victim in recovering from any
			injuries or loss resulting f	rom a violation of this Article.
	<u>(3)</u>		al damages for noneconom	
<u>(c)</u>	<u>Attoi</u>	<u>meys'</u> F	ees. – The court may awa	ard to the plaintiff and assess against the
			-	ng attorneys' fees, of the plaintiff in bringing
-	-			nines that the plaintiff's action is frivolous, it
				plaintiff the reasonable costs and expenses,
-	attorn	eys' fee	s, of the defendant in defe	ending the action brought pursuant to this
section.	Ctory	Dandin	Criminal Astion Array	ivil action filed under this section shall be
(<u>d)</u> staved du				civil action filed under this section shall be arising out of the same occurrence in which
				" includes investigation and prosecution and
			udication in the trial court.	mendes investigation and prosecution and
(e)	-			be maintained under subsection (a) of this
			nenced no later than either of	
<u></u>	(1)		ars after the cause of action	•
	$\frac{(1)}{(2)}$			18 years of age if the victim was a minor at
	<u>۲ - </u>		ne of the alleged offense.	· · · · · · · · · · · · · · · ·
<u>(f)</u>	<u>Ju</u> ry		-	bught pursuant to this section shall have the
	-		ovided under G.S. 1A-1, Ru	• •

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of action a			3.(b) This section becomes effective July 1, after that date.	2019, and applies to causes
FXPANΓ) FYP	INCT	ION ELIGIBILITY FOR HUMAN TRAF	FICKING VICTIMS
			4.(a) G.S. 15A-145.6(b) reads as rewritten:	
"(b)			ho has been convicted of a prostitution offen	se may file a petition in the
· · ·	-		ere the person was convicted for expunction	• •
		-	nal record provided that all the following crit	-
nom me j	(1)		person has not previously been convicted of a	
	(1)		lemeanor under the laws of the United States	
			other state.	s of the laws of this State of
	(2)	•	person satisfies any one of the following crite	eria
	(2)	a.	The person's participation in the prostitut	
		a.	having been a trafficking victim und	
			trafficking) or G.S. 14-43.13 (sexual servi	
			form of trafficking under the federal Tra	
			Act (22 U.S.C. § 7102(13)).	
		b.	The person has no prior convictions for a	a prostitution offense and at
		01	least three years have passed since the	
			completion of any active sentence,	
			post-release supervision, whichever occur	1 1 1
		c.	The person received was discharged and	
			upon completion of a conditional dis	
			G.S. 14-204(b)."	<u> </u>
	SEC	ΓΙΟΝ	4.(b) Article 5 of Chapter 15A of the Gene	eral Statutes is amended by
adding a r				-
" <u>§ 15A-1</u> 4			tions of certain offenses committed by hur	
<u>(a)</u>	Defir	ition	- For purposes of this section, the following t	terms apply:
	<u>(1)</u>	Non	violent offense Any misdemeanor or felon	y except the following:
		<u>a.</u>	A Class A through G felony.	
		<u>b.</u>	An offense that includes assault as an esse	ential element of the offense.
		<u>c.</u>	An offense requiring registration pursuan	
			14 of the General Statutes, whether or	not the person is currently
			required to register.	
		<u>d.</u>		or stalking offenses:
			<u>G.S. 14-27.25(b), 14-27.30(b), 14-190.7,</u>	
			14-208.11A, 14-208.18, 14-277.3A, or 14	
		<u>e.</u>	An offense under G.S. 14-12.12(b), 14-	
			offense for which punishment was	determined pursuant to
			<u>G.S. 14-3(c).</u>	
		<u>f.</u>	An offense under G.S. 14-401.16.	
		<u>g.</u>	A traffic offense.	
		<u>h.</u>	Any offense that is an attempt to comm	
		—	sub-subdivisions a. through g. of this subd	
	<u>(2)</u>		ficking victim. – A person that meets the def	
			orth in G.S. 14-43.10 or a victim of a severe f	
(1)	E.		ral Trafficking Victims Protection Act (22 U.	
<u>(b)</u>	-		Authorized. – A person who has been convid	
	-		the court of the county where the person was	-
the nonvi	oient o	iiense	from the person's criminal record if the cou	ri indis that the person was

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coerce	d or decei	ved into committing the offense as a direct result of h	aving been a trafficking
victim		<u> </u>	
<u>(c)</u>	_	on Requirements. – The petition shall contain all of the	following:
<u> </u>	(1)	An affidavit by the petitioner that the petitioner: (i	
	<u>(1)</u>	trafficking; (ii) was coerced or deceived into com	
		direct result of their status as a trafficking victim; ar	
		moral character since the date of conviction of the of	_
	<u>(2)</u>	A statement that the petition is a motion in the cause	.
	<u>(2)</u>	petitioner was convicted.	in the case wherein the
	<u>(3)</u>	An application on a form approved by the Administra	tive Office of the Courts
	<u>(0)</u>	requesting and authorizing a search by the Departm	
		any outstanding warrants. The application shall be	
		superior court. The clerk of superior court shall forwa	
		Department of Public Safety, which shall conduct t	- -
		findings to the court.	ne searen and report his
	(4)	An affidavit by the petitioner that no restitution or	ders or civil judgments
	<u></u>	representing amounts ordered for restitution entered a	
		outstanding.	<u>Bannot and pontioner and</u>
(d)) Servi	ce of Petition. – The petition shall be served upon the	e district attorney of the
		e case was tried resulting in conviction. The district atto	
		ch to file any objection thereto and shall be duly notif	
	g of the pe		
(e)		s for Consideration. – The court in which the petition	was filed may take the
follow	ing steps a	and may consider the following issues in rendering a dec	cision upon a petition for
		cords of an offense under this section:	
-	(1)	Call upon a probation officer for additional investigat	ion or verification of the
		petitioner's conduct during the period since the da	te of conviction of the
		offense in question.	
	<u>(2)</u>	Review any other information the court deems rele	vant, including, but not
		limited to, affidavits or other testimony provided by la	aw enforcement officers,
		district attorneys, or licensed social workers.	
<u>(f)</u>	Resto	oration of Status The court shall order that the per	rson be restored, in the
conten	nplation o	f the law, to the status the person occupied before the	e arrest or indictment or
inform	nation if th	e court finds all of the following after a hearing:	
	<u>(1)</u>	The criteria set out in subsection (b) of this section an	re satisfied.
	<u>(2)</u>	The petitioner has remained of good moral character.	<u>.</u>
	<u>(3)</u>	The petitioner has no outstanding warrants.	
	<u>(4)</u>	The petitioner has no outstanding restitution ord	
		representing amounts ordered for restitution entered a	
<u>(g</u>)		t No person as to whom an order has been entered p	
		all be held thereafter under any provision of any laws t	
		false statement by reason of that person's failure to re	
		t, information, trial, or conviction. Persons required b	-
		record check on a prospective employee shall not be dee	emed to have knowledge
-		ns expunged under this section.	
<u>(h)</u>		Enforcement Certification. – Persons pursuing certificat	-
		hapter 17C of 17E of the General Statutes, however, shal	
		<u>commission regardless of whether or not the conv</u>	victions were expunged
-	-	rovisions of this section.	
<u>(i)</u>		rds Expunged. – The court shall also order that the conv	
<u>expun</u>	ged from	he records of the court and direct all law enforcement	agencies bearing record

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1	of the same to expunge their records of the conviction. The clerk shall notify	v State and local
2	agencies of the court's order as provided in G.S. 15A-150.	<u>,</u>
3	(j) Additional Records Expunged. – Any other applicable State or lo	ocal government
4	agency shall expunge from its records entries made as a result of the conviction of	
5	under this section. The agency shall also reverse any administrative actions taker	
6	whose record is expunged under this section as a result of the charges or convi-	
7	This subsection shall not apply to the Department of Justice for DNA records an	
8	in the State DNA Database and the State DNA Databank.	<u>la sumptos storea</u>
9	(k) Costs Waived. – The costs of expunging the records shall not be t	taxed against the
10	petitioner."	<u>uxea against the</u>
11	SECTION 4.(c) G.S. 15A–151.5(a) is rewritten to read:	
12	"(a) Notwithstanding any other provision of this Article, the Administrat	tive Office of the
13	Courts shall make all confidential files maintained under G.S. 15A-151 electro	
14	to all prosecutors of this State if the criminal record was expunged on or after Ju	•
15	any of the following:	iy 1, 2010, under
16	any of the following.	
17	(7a) G.S. 15A-145.8 Expunction of records of certain offense	s committed by
18	human trafficking victims.	<u>s committee oy</u>
19	"	
20	SECTION 4.(d) This section becomes effective on December 1, 2	2019, and applies
21	to petitions filed on or after that date.	iory, und appries
22		
23	EXPAND GROUNDS FOR APPROPRIATE RELIEF FOR HUMAN T	RAFFICKING
24	VICTIMS	
25	SECTION 5.(a) G.S. 15A-1415(b) reads as rewritten:	
26	"(b) The following are the only grounds which the defendant may assert	t by a motion for
27	appropriate relief made more than 10 days after entry of judgment:	2
28		
29	(10) The defendant was convicted of a first offense of prostitu	ution under G.S.
30	14-204, and the court did not discharge the defendant and di	smiss the charge
31	pursuant to G.S. 14-204(b); nonviolent offense as defined in	U
32	the defendant's participation in the offense was a result of hav	
33	of human trafficking under G.S. 14-43.11, sexual	servitude under
34	G.S. 14-43.13, or the federal Trafficking Victims Protection	Act (22 U.S.C. §
35	7102(13); and the defendant seeks to have the conviction va	acated."
36	SECTION 5.(b) This section becomes effective December 1, 201	9, and applies to
37	motions filed on or after that date.	
38		
39	EXPAND THE ELIGIBILITY OF VACATUR FOR NONVIOLEN	T OFFENSES
40	RESULTING FROM A DEFENDANT'S VICTIMIZATION	
41	SECTION 6.(a) G.S. 15A-1416.1 reads as rewritten:	
42	"§ 15A-1416.1. Motion by the defendant to vacate prostitution a non	nviolent offense
43	conviction for sex <u>human</u> trafficking victim.	
44	(a) A motion for appropriate relief seeking to vacate a conviction f	or prostitution <u>a</u>
45	nonviolent offense based on the grounds set out in G.S. 15A-1415(b)(10) sha	ll be filed in the
46	court where the conviction occurred. The motion may be filed at any time follow	wing the entry of
47	a verdict or finding of guilty under G.S. 14-204. guilty. Any motion for appro-	
48	under this section shall state why the facts giving rise to this motion were not	
49	trial court and shall be made with due diligence after the defendant has ceased	to be a victim of
50	such trafficking or has sought services for victims of such offenses, subje	ct to reasonable
51	concerns for the safety of the defendant, family members of the defendant, or	other victims of

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1	such trafficking that may be jeopardized by the bringing of such motion or for other reasons						
2	consistent with the purpose of this section. Reasonable notice of the The motion shall be						
3	contemporaneously served upon the State. the district attorney in the prosecutorial district in						
4	which the conviction was entered. The district attorney shall have 30 days thereafter in which to						
5	file any objection thereto and shall be duly notified as to the date of the hearing of the motion.						
6	(b) The court may grant the motion if, in the discretion of the court, the <u>defendant has</u>						
7	demonstrated, by the preponderance of the evidence, that the violation was a direct result of the						
8	defendant having been a victim of human trafficking or sexual servitude. servitude and that the						
9	offense would not have been committed but for the defendant having been a victim of human						
10	trafficking or sexual servitude. Evidence of such may include any of the following documents						
11	listed in subdivisions (1) through (3) (4) of this subsection; alternatively, the court may consider						
12	such other evidence as it deems of sufficient credibility and probative value in determining						
13	whether the defendant is a trafficking victim:						
14	(1) Certified records of federal or State court proceedings which demonstrate that						
15	the defendant was a victim of a person charged with an offense under						
16	G.S. 14-43.11, G.S. 14-43.13, or under 22 U.S.C. Chapter 78.						
17	(2) Certified records of "approval notices" or "enforcement certifications"						
18	generated from federal immigration proceedings available to such victims.						
19	(3) A sworn statement from a trained professional staff of a victim services						
20	organization, an attorney, a member of the clergy, or a medical or other						
21	professional from whom the defendant has sought assistance in addressing the						
22	trauma associated with being trafficked.						
23	(4) <u>A sworn statement or affidavit from a federal, State, or local law enforcement</u>						
24	officer who investigated the violation of G.S. 14-43.11, G.S. 14-43.13, or the						
25	federal Trafficking Victims Protection Act, as stated within the defendant's						
26	motion.						
27							
28	(d) <u>A previous or subsequent conviction shall not affect a person's eligibility for relief</u>						
29	under this section."						
30	SECTION 6.(b) This section becomes effective December 1, 2019, and applies to						
31	motions filed on or after that date.						
32							
33	PART III. APPROPRIATION/SEVERABILITY CLAUSE/EFFECTIVE DATE						
34							
35	HUMAN TRAFFICKING COMMISSION FUNDS						
36	SECTION 7. There is appropriated from the General Fund to the Administrative						
37 38	Office of the Courts for the 2019-2020 fiscal year the sum of two hundred fifty thousand dollars						
38 39	(\$250,000) in recurring funds to support the continued operations of the North Carolina Human Trafficking Commission.						
39 40	Trafficking Commission.						
40 41	SEVERABILITY CLAUSE						
42	SEVERABILITY CLAUSE SECTION 8. If any section or provision of this act is declared unconstitutional or						
43	invalid by the courts, it does not affect the validity of this act as a whole or any part other than						
43 44	the part so declared to be unconstitutional or invalid.						
44 45	the part so declared to be unconstitutional of invalid.						
46	EFFECTIVE DATE						
40 47	SECTION 9. Except where otherwise provided, this act becomes effective on July						
48	1, 2019.						
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