GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 29 Committee Substitute Favorable 4/29/19

Short Title: Standing Up for Rape Victims Act of 2019.

(Public)

Sponsors:

Referred to:

February 7, 2019

1 A BILL TO BE ENTITLED 2 AN ACT TO REQUIRE TESTING OF ALL SEXUAL ASSAULT EXAMINATION KITS. 3 The General Assembly of North Carolina enacts: 4 5 PART I. TITLE 6 **SECTION 1.** This act shall be known and may be cited as "The Standing Up for 7 Rape Victims (SURVIVOR) Act of 2019." 8 9 PART II. REQUIRED TESTING OF SEXUAL ASSAULT EXAMINATION KITS 10 **SECTION 2.** Article 13 of Chapter 15A of the General Statutes is amended by 11 adding a new section to read: § 15A-266.5A. Statewide sexual assault examination kit testing protocol. 12 Legislative Intent. - The General Assembly finds that deoxyribonucleic acid (DNA) 13 (a) evidence is a powerful law enforcement tool that can identify unknown suspects, create case 14 linkages, connect crimes to known perpetrators, and exonerate the innocent. Timely testing is 15 vital to solve cases, punish offenders, bring justice to victims, and prevent future crimes. It is the 16 intent of the General Assembly that every sexual assault examination kit reported to law 17 enforcement in this State be tested and eliminate the inventory of untested sexual assault 18 examination kits located statewide. The purpose of this section is to address the manner in which 19 sexual assault examination kits are processed and the protocol for testing the statewide inventory 20 21 of untested sexual assault examination kits identified pursuant to the findings of the statewide 22 audit completed pursuant to Section 17.7 of S.L. 2017-57. 23 Definitions. – The following definitions apply in this section: (b) 24 CODIS. – As defined in G.S. 15A-266.2. (1)25 (2)Collecting agency. – Any agency, program, center, or other entity that collects a sexual assault examination kit. 26 State DNA database. - As defined in G.S. 15A-266.2. 27 (3)Reported sexual assault examination kit. - A sexual assault examination kit 28 (4) collected from a person who consented to the collection of the sexual assault 29 examination kit and has consented to participate in the criminal justice process 30 by reporting the crime to law enforcement. 31 32 Unfounded sexual assault examination kit. - A reported sexual assault (5) 33 examination kit, whereupon completion of the investigation it was concluded by the investigating law enforcement agency, based on clear and convincing 34 evidence, that a crime did not occur. 35



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1	<u>(6)</u>	Unreported sexual assault examination kit. – A sexual	ual assault examination kit
2		collected from a person who consented to the colle	
3		examination kit, but has not consented to particip	
4		process.	_
5	(c) Notifi	cation and Submission Requirements for Kits Com	pleted On or After July 1,
6		ecting agency that collects a sexual assault examination	• • •
7	July 1, 2019, sha	Il preserve the kit according to guidelines establishe	ed under G.S. 15A-268(a2)
8	•	propriate law enforcement agency as soon as practic	
9	hours after the c	ollection occurred. A law enforcement agency noti	fied under this subsection
10	shall do all of the		
11	(1)	Take custody of a sexual assault examination kit f	from the collecting agency
12		that collected the kit within seven days of receiv	ving notification. The law
13		enforcement agency that takes custody of a kit un	nder this subdivision shall
14		retain and preserve the kit in accordance w	
15		G.S. 15A-268.	*
16	(2)	Submit a reported sexual assault examination	kit to the State Crime
17		Laboratory, or a laboratory approved by the State C	crime Laboratory, not more
18		than 45 days after taking custody of the reported s	sexual assault examination
19		kit.	
20	<u>(3)</u>	Submit an unreported sexual assault examination	kit to the Department of
21		Public Safety not more than 45 days after taking	• · · · · · · · · · · · · · · · · · · ·
22		sexual assault examination kit. The Department of	
23		any kit it receives under this subdivision pursuant t	
24		G.S. 143B-601(13).	
25	(d) Notifi	cation and Submission Requirements for Kits Compl	leted On or Before January
26		w enforcement agency that possesses a sexual assault	•
27		ary 1, 2018, shall do the following:	<u> </u>
28	(1)	Establish a review team that may consist of pros	ecutors, law enforcement,
29		sexual assault nurse examiners, victim advocacy g	
30		assault, and representatives from a forensic labor	-
31		required under this subdivision shall be established	
32		no later than three months after the effective date o	
33	<u>(2)</u>	Utilize the review team established under subdivisi	
34		survey the law enforcement agency's entire	
35		examination kit inventory and conduct a case review	
36		assault examination kit's testing priority. The su	
37		under this subdivision shall be completed as soon	
38		than three months after the effective date of this see	-
39		under this subdivision shall consider each of	
40		determining the submission priority of a sexual ass	-
41		a. Investigative and evidentiary value for the i	
42		b. CODIS potential to link profiles and identif	
43			
44		c.Potential for victim participation in the inversed.Potential value for admission as evidence	
45		North Carolina Rules of Evidence.	
46			
47		e.Age and health of victim.f.Potential for exculpatory value for a convic	ted person.
48		g. Any other factor the review team deems to	
49	(3)	Upon determination by the review team that a sexu	
50	<u>_/</u>	is of priority status and not subject to subsection (
51		enforcement agency shall notify the State Crime L	
~ 1			<u></u>

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appro	ved by the State Crime Laboratory, of the sexu	ual assault examination kit
and su	ibmit a request for testing of the sexual assaul	<u>t examination kit. The law</u>
enfore	cement agency shall continue the process set	t forth in subdivisions (2)
<u>and (</u>	3) of this subsection until all untested sexual	l assault examination kits
	le for submission within its inventory have b	
The f	ollowing untested sexual assault examination	ns kits are not eligible for
submi	ssion for testing under this subdivision:	
<u>a.</u>	Unreported sexual assault examination kits.	•
	examination kits shall be sent within 45 da	• •
	under subdivision (2) of this subsection to the	-
	Safety for storage pursuant to the	authority set forth in
	<u>G.S. 143B-601(13).</u>	
<u>b.</u>	Sexual assault examination kits that h	
	unfounded sexual assault examination kits a	-
	review by the law enforcement agency and	± • •
	review team established under subdivision	
	law enforcement agency shall track within	
	sexual assault examination kits which are c	
	along with a brief summary indicating the supporting the determination of an un	
	examination kit. If the law enforceme	
	information or evidence that creates investig	
	for testing the unfounded sexual assault	
	enforcement agency shall send the un	
	examination kit to the State Crime Lab	
	approved by the State Crime Laboratory, as	
<u>c.</u>	Sexual assault examination kits in which (i)	
<u> </u>	resulted in conviction, (ii) the convicted pe	
	testing, and (iii) the convicted person's D	
	CODIS.	-
(e) <u>Submission H</u>	Requirements for Other Kits. – Sexual assault	t examination kits that are
not subject to the require	ements of subsections (c) or (d) of this section	n shall be submitted to the
State Crime Laboratory.	or a laboratory approved by the State Crin	ne Laboratory, as soon as
<u>practicable.</u>		
· · · · · ·	irements for Accepted Kits As soon as pr	
	ng of a sexual assault examination kit subject	
	Laboratory, or a laboratory approved by the	
	ing law enforcement agency of the reques	
■	r the sexual assault examination kit. The Sta	•
• • • •	the State Crime Laboratory, shall pursue DN accepted from a law enforcement agency und	
	· · ·	
	Ligible for entry into CODIS and the State D S.S. 15A-266.7. The State CODIS System	_
	e, shall enter a DNA profile developed under	
-	t to G.S. 15A-266.8 and into the State DNA I	
_	ult examination kit resulted in an eligible DNA	•
	pliance. – Lack of compliance with the requ	-
section shall not result in		sectoral in uno
	ituting grounds upon which a person may chal	llenge in any hearing, trial
	er court proceeding the validity of DNA ev	• • •
	proceeding.	,
<u> </u>		

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1	((2)	Justification for the exclusion of evidence generated from	m a sexual assault
2			examination kit.	
3	<u>(</u>	(3)	Providing a person who is accused or convicted of committ	ing a crime against
4			a victim a basis to request that the person's case be dismissed	ed or conviction set
5			aside, or providing a cause of action or civil claim.	
			Assault Response and Training The Department of	-
	<u>Carolina Co</u>	<u>palition</u>	Against Sexual Assault, the North Carolina Victims Assist	ance Network, and
			District Attorneys shall jointly develop and provide resp	
)	programs to law enforcement and their sexual assault examination kit review teams regarding			
	sexual assault investigations, including victim interactions and kit collection, storage, tracking,			
	and testing.	."		
	PART III. REQUIRE REPORTING ON CODIS HITS			
			ON 3.(a) G.S. 15A-266.8 is amended by adding a new sul	
			nforcement agency that receives an actionable CODIS hit of	· · · · · · · · · · · · · · · · · · ·
)	-		de electronic notice to the State Crime Laboratory as follow	
	<u>(</u>		Detailing any arrest of a person made in connection with	the CODIS hit, no
			later than 15 days after the arrest.	
	<u>(</u>		Detailing any conviction of a person resulting from the C	CODIS hit, no later
			than 15 days from the date of conviction."	
l	SECTION 3.(b) This section is effective when it becomes law and applies to CODIS			
2	hits received	ed on or	after that date.	
3				
ŀ			CTIVE DATE	
5		SECTI	ON 4. Except as otherwise provided, this act is effective	e when it becomes
5	law.			