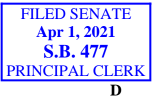
## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021



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## SENATE BILL DRS35177-TG-1

	Short Title:	Victims' Fair Treatment Act. (1	Public)
	Sponsors:	Senators Britt, Perry, and Galey (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		ENACT THE VICTIMS' FAIR TREATMENT ACT.	
3		Assembly of North Carolina enacts:	
4	SE	ECTION 1. The General Statutes are amended by adding a new Chapter to	read:
5		" <u>Chapter 1H.</u>	
6		" <u>Contributory Fault.</u>	
7	" <u>§ 1H-1. Sho</u>		
8		pter may be cited as the Victims' Fair Treatment Act.	
9	" <u>§ 1H-5. Def</u>		
10	The follow	wing definitions apply in this Chapter:	
11	<u>(1</u> )		
12		unreasonable failure to avoid or mitigate harm, and assumption of risk	
13		the risk is expressly assumed in a legally enforceable release or s	<u>similar</u>
14		agreement.	
15	<u>(2</u> )	) Person. – An individual, corporation, business trust, estate, trust, partne	ership,
16		limited liability company, association, joint venture, public corpo	<u>ration,</u>
17		government, or governmental subdivision, agency, or instrumentality,	or any
18		other legal or commercial entity.	
19	<u>(3</u> )	<u>)</u> <u>Released person. – A person that would be liable for damages to a cla</u>	<u>aimant</u>
20		for personal injury or harm to property if the person had not been discl	harged
21		from liability under G.S. 1H-35 or G.S. 1H-40.	
22	<u>(4</u> )	<u>Responsibility. – With respect to a claim for damages for personal inj</u>	ury or
23		harm to property, the legal consequences of an act or omission that is the	e basis
24		for liability or a defense in whole or in part.	
25	" <u>§ 1H-10. Ef</u>	ffect of contributory fault.	
26	(a) Ex	scept as otherwise provided in subsection (b) of this section, in an action section	eeking
27		personal injury or harm to property based on negligence or on any other cla	
28		imant may be subject to a defense in whole or in part based on contributory	
29	any contribut	tory fault chargeable to the claimant diminishes the amount that the cla	aimant
30	otherwise wo	uld be entitled to recover as compensatory damages for the injury or harm	by the
31	percentage of	responsibility assigned to the claimant pursuant to G.S. 1H-15.	•
32	<u>(b)</u> If	the claimant's contributory fault is greater than the combined responsibility	<u>of all</u>
33	other parties	and released persons whose responsibility is determined to have caused pe	rsonal
34		arm to property of the claimant, the claimant may not recover any damages.	



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1	(c)	In a j	ury trial, the court shall instruct the jury regarding the le	egal effect of its answers
2			s, made pursuant to G.S. 1H-15, on a claimant's right to	
3			f this section.	
4			ing damages; attribution of responsibility.	
5	(a)		action to recover damages for personal injury or harm to	o property involving the
6	responsib	ility of	more than one party or a released person, the court s	shall instruct the jury to
7	answer sp	becial in	nterrogatories or, if there is no jury, make all of the follo	owing findings:
8	-	(1)	Stating the amount of damages that a claimant would	be entitled to recover if
9			any contributory fault were disregarded.	
10		(2)	Stating, as to each claim, the percentage of the total	responsibility of all the
11			parties and released persons attributed to each cla	aimant, defendant, and
12			released person that caused the injury or harm.	
13		<u>(3)</u>	Regarding whether any of the parties or released per	sons acted in concert or
14			with an intent to cause personal injury or harm to pro	perty.
15		<u>(4)</u>	Regarding any other issue of fact fairly raised by	the evidence which is
16			necessary to make a determination under G.S. 1H-20	or enter judgment under
17			<u>G.S. 1H-25.</u>	
18	<u>(b)</u>	In de	termining percentages of responsibility, the trier of fact	
19		<u>(1)</u>	The nature of the conduct of each party and released	person determined to be
20			responsible.	
21		<u>(2)</u>	The extent of the causal relation between the cor	nduct and the damages
22			claimed.	
23	<u>(c)</u>		court shall determine the extent to which the responsibility	
24			act or omission of another party, warrants that the parti	-
25			pose of submitting interrogatories to the jury or making fi	indings under subsection
26	(a) of this			1
27			rmining damage award; reallocation of uncollectible	
28 29	<u>(a)</u> findings	-	the trier of fact has received answered interrogatories $\frac{1}{1000}$ to $\frac{1}{1000}$ by the court shall determine in accordance	
29 30			tt to G.S. 1H-15, the court shall determine, in accordan	
31	of responsibility found, the monetary amount of any award of damages to a claimant, the amount of the several share for which each party found liable is responsible, and any amount attributable			
32	to a relea			any amount attributable
33	(b)	-	the court has made its determinations pursuant to subse	ection (a) of this section
33 34		-	ter than 90 days after the entry of judgment for the plain	
35			ether all or part of the amount of the several share for wh	•
36			y collectible and request reallocation. If the court based	
37			ermines that the party's share will not be reasonably co	
38			eallocating the uncollectible share severally to the other	
39	-	-	y released person. Reallocation must be made in the pro	
40			son's respective percentage of responsibility bears to the	± • •
41	of respon	sibility	attributed to the parties, including the claimant, and any	released person but not
42	including	the per	rcentage being reallocated.	
43	<u>(c)</u>	A pa	rty whose liability is reallocated remains liable to a clai	imant for any additional
44	share of a	respons	ibility allocated to the claimant. A party that discharge	es an additional share of
45	<u>responsib</u>	oility a	llocated to it pursuant to subsection (b) of this s	section has a right of
46	reimburse	ement f	rom the party from which the share was reallocated. Up	pon motion, the court in
47			ered under G.S. 1H-25 shall declare the rights and oblig	-
48			luding any rights and obligations with regard to su	
49	1		party to whom reallocation has been made holds a secur	· ·
50			ocated, each party to whom reallocation has been made h	
51	in the sec	ured po	osition. Any amount recovered under this subsection from	<u>n a party whose liability</u>

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1	has been realloca	ted must be distributed to each of the parties to whom the	reallocation was made
2	in the same proportion as the original reallocation.		
3	(d) Reall	ocation does not make a released person liable for any	reallocated share of
4	responsibility un	less the release or other agreement so provides.	
5	<u>(e)</u> <u>If a m</u>	notion for reallocation is made, any party may conduct dis	scovery regarding any
6	issue relevant to	the motion.	
7	" <u>§ 1H-25. Enter</u>	ring and modifying judgment.	
8	(a) After	determining an award of damages to a claimant and the	amount of the several
9	share, including	any reallocated share, for which each party found liable is	responsible, the court
10	shall enter judg	ment severally against each party adjudged liable, exc	cept in the following
11	situations:		
12	<u>(1)</u>	If two or more parties adjudged liable acted in concer	t or with an intent to
13		cause personal injury to, or harm to property of, the cla	
14		enter judgment jointly and severally against the parties	for their joint share.
15	<u>(2)</u>	If a party is adjudged liable for failing to prevent	another party from
16		intentionally causing personal injury to, or harm to prop	
17		the court shall enter judgment jointly and severally again	nst the parties for their
18		combined shares of responsibility.	
19	<u>(3)</u>	If a party is adjudged liable for the act or omission o	
20		G.S. 1H-15(c), the court shall enter judgment jointly and	d severally against the
21		parties for their joint share.	
22	<u>(4)</u>	If a statute of this State, other than this Chapter, so red	-
23		enter judgment jointly and severally or otherwise confor	m the judgment to the
24		statute.	
25	<u>(5)</u>	If more than one defendant is found responsible for indi	
26		any defendant to whom more than fifty percent	
27		responsibility of all parties for such indivisible damage	
28		jointly and severally liable for the total amount of such	
29 20		ourt grants a motion for reallocation pursuant to G.S. 1H	
30 21		t shall modify the judgment to declare the rights and oblig	
31 32		including any rights and obligations with regard to sub	rogation of a secured
32 33	position.	t of contribution and indemnity; third-party action.	
33 34		ot as otherwise provided in subsection (b) of this section,	a party that is jointly
35		ble with one or more other parties under this Chapter has	
36	······································	ty jointly liable for any amount the party pays in excess	<u>,</u>
37		rty is responsible. A party against which contribution is s	
38		ponetary amount of the party's several share of responsibility	
39	to G.S. 1H-20.	meany amount of the party s several share of responsionit.	<u>j determined pursuant</u>
40		rty that is adjudged liable for the act or omission of	another party under
41		) has a right of indemnification from the other party.	<u> </u>
42		ty that is subject to liability for injury to, or harm to pr	operty of, a claimant
43	under this Chapte		- <u>+</u>
44	(1)	To join a person that is also subject to liability to the c	laimant for all or part
45	<u></u>	of the same injury or harm if the claimant has not sued	-
46	<u>(2)</u>	To seek contribution or indemnity, whichever is appr	opriate, from another
47		person whose liability is not determined in the proceed	ing in which the party
48		is adjudged liable if the other person is responsible	for all or part of the
49		claimant's injury or harm.	
50	$\underline{(d)}$ <u>A cla</u>	im for contribution or indemnity may be asserted in the	original action or in a
51	separate action.		

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1	"§ 1H-35. Effec	t of release.	
2		lease, covenant not to sue, covenant not to	execute a judgment, or similar
3		laimant and person subject to liability discharg	
4		xtent provided in the agreement and from liab	
5		b liability to the claimant for the same injury of	
6		ther person subject to liability upon the same	
7	provides.		
8	(b) The a	mount of the claim of the releasing person un	nder subsection (a) of this section
9	against other pe	rsons jointly and severally liable for the sam	ne injury or harm for which the
10		would have been liable is reduced by the perce	
1	to the released p	erson pursuant to G.S. 1H-15.	
12	(c) A rel	lease, covenant not to sue, covenant not to	execute a judgment, or similar
13		guishes any claim for contribution or indemnit	
14		t another person that would have been joint	
15	released person.	*	
16	"§ 1H-37. Judio	cial determination as to amount reasonably o	collectible from a settling party.
17	(a) Any	party to a proposed settlement of a claim in an a	action subject to this Chapter may
18	apply to the cou	rt for a determination of whether or not the	proposed settlement involves the
19	payment of all fu	unds that reasonably could be collected from t	the settling party or parties. If the
20		ent is of a claim for which there is a pending	
21	be made to the c	ourt in which the action is pending. If the proj	posed settlement is of a claim for
22		pending civil action, the application shall be n	<b>-</b>
23		inty in which the cause of action arose or wh	±
24		or court judge of either county, to be determine	•
25	by the applicant.		
6		a hearing upon due notice, with all parties ha	aving the opportunity to be heard
27		ence, the court shall determine, in the court's	• • • •
28	settlement involv	ves the payment of all funds that reasonably co	ould be collected from the settling
.9	party or parties.		-
30	$\underline{(c)}$ In ma	king a determination pursuant to this section,	the court should consider:
1	(1)	The likelihood of success by the claimant at t	trial against the settling defendant
2		or defendants.	-
3	<u>(2)</u>	The amount of applicable primary and excess	ss insurance.
4	(3)	Whether there are insurance coverage disput	tes in the case.
35	<u>(4)</u>	Whether the settling defendant or defendant	ts propose to pay all or nearly all
36		of the applicable insurance coverage.	
37	<u>(5)</u>	The liquid assets of the settling defendant or	r defendants.
8	<u>(6)</u>	The assets potentially available to the clai	imant through execution on any
9		judgment obtained against the settling defend	dant or defendants, and the degree
0		of difficulty and likelihood of being able t	to recover those assets under the
1		circumstances, including whether a settlin	ng defendant has other creditors
12		already ahead in line.	-
3	<u>(7)</u>	The equities of the case and whether a settle	ement is in the interests of justice
4		and the proper administration of the courts.	
15	(8)	Any other factors that weigh for or against t	the proposed settlement, under all
16		of the circumstances.	
17	(d) If the	court determines that the amount of the property	osed settlement involves payment
8		reasonably could be collected from the settling	± •
9		th the proposed settlement. If a judgment is	
0		fendants that exceeds the amount of all settle	
51	settling defendat	nts, the claimant shall be entitled to recover th	ne amount of the verdict from the

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nonsettling defen	dant or defendants, less the amount of all settlements with	settling defendants.
-	ntered in favor of a claimant against nonsettling defendants	-
	ements between the claimant and settling defendants, the cla	
	settling defendants.	
	court determines that the amount of the proposed settlement	nt does not involve
	inds that reasonably could be collected from the settling p	
	termine, in the court's discretion, the amount of a settlement	
	nds that reasonably could be collected from the settling part	
	iction of workers' compensation lien and subrogation	
	ention.	fight, notice and
	mployer or workers' compensation insurer asserts a lien or r	ight of subrogation
	2, the employer or insurer is deemed to have had its obligati	
· · · · ·	tion benefits paid or payable discharged under G.S. 1H-35 and a release and a release and a release the second sec	
	yed a release, covenant not to sue, or covenant not to execut	
	nilar agreement with, the employee. In such a case, a	
	t the employer would have had for the employee's injury,	
	r Article 1 of Chapter 97 of the General Statutes, must be de	
	pursuant to G.S. 1H-15, and the lien or right of subrogatio	
	of the employer's percentage of responsibility, if any, in the	e employee's action
against the third p		
- · · · -	y asserting that an employer's or workers' compensation in	-
	ould be reduced under subsection (a) of this section becaus	
	notice to the employer or workers' compensation insurer	
	er may intervene in the employee's action for personal inju-	<u>ry.</u>
	rmity of application and construction.	
	nd construing this Chapter, consideration must be given to t	-
	law with respect to its subject matter among states that enact	<u>et it.</u>
" <u>§ 1H-50. Sever</u>		
	ion of this Chapter or its application to any person or cir	
	dity does not affect other provisions or applications of this	
-	out the invalid provision or application, and to this end, the	e provisions of this
Chapter are sever		
SECT	<b>TON 2.</b> G.S. 1B-2 reads as rewritten:	
"§ 1B-2. Pro rat	a shares.	
In determinin	g the pro rata shares of tort-feasors in the entire liability	liability, all of the
following apply:		
(1)	Their relative degree of fault shall not be considered;	considered, unless
	liability is based upon acts or omissions that constitute constitute	ontributory fault as
	defined in G.S. 1H-5, in which case the provisions of	Chapter 1H of the
	General Statutes shall be the basis for determining the allo	· · · · · · · · · · · · · · · · · · ·
(2)	If equity requires, the collective liability of some as a grou	
~ /	single share; and share.	•
(3)	Principles of equity applicable to contribution	<del>generally shall</del>
	apply.generally."	6 · · · · · · · · · · · · · · · · · · ·
SECT	<b>TON 3.</b> Article 31 of Chapter 143 of the General Statutes is	amended by adding
a new section to r	±	i i i i j uuuiig
	Contributory fault applies to this Article.	
	provisions of G.S. 143-300.1A, when liability under this A	rticle is based upon
•	that constitute contributory fault as defined in G.S. 1H-5	· · ·
	e General Statutes shall apply."	

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1	"§ 99B-1.1. Strict <del>liability.liability; contributory fault.</del>		
2	(a) There shall be no strict liability in tort in product liability actions.		
3	(b) When liability is based upon acts or omissions that constitute contributory fault as		
4	defined in G.S. 1H-5, the provisions of Chapter 1H of the General Statutes shall apply to product		
5	liability actions under this Chapter."		
6	<b>SECTION 5.</b> G.S. 28A-18-2 is amended by adding a new subsection to read:		
7	"(e) When liability under this section is based upon acts or omissions that constitute		
8	contributory fault as defined in G.S. 1H-5, the provisions of Chapter 1H of the General Statutes		
9	shall apply to actions for damages under this section."		
10	<b>SECTION 6.</b> G.S. 1A-1, Rule 7(a), reads as rewritten:		
11	"(a) Pleadings. – There shall be a complaint and an answer; a reply to a counterclaim		
12	denominated as such; an answer to a crossclaim, if the answer contains a crossclaim; a third-party		
13	complaint if a person who was not an original party is summoned under the provisions of Rule		
14	14; and a third-party answer, if a third-party complaint is served. If the answer alleges		
15	contributory negligence, a party may serve a reply alleging last clear chance. No other pleading		
16	shall be allowed except that the court may order a reply to an answer or a third-party answer."		
17	<b>SECTION 7.</b> G.S. 1A-1, Rule 8(c), reads as rewritten:		
18	"(c) Affirmative defenses. – In pleading to a preceding pleading, a party shall set forth		
19	affirmatively accord and satisfaction, arbitration and award, assumption of risk, contributory		
20	negligence, fault, discharge in bankruptcy, duress, estoppel, failure of consideration, fraud,		
21	illegality, injury by fellow servant, laches, license, payment, release, res judicata, statute of		
22	frauds, statute of limitations, truth in actions for defamation, usury, waiver, and any other matter		
23	constituting an avoidance or affirmative defense. Such pleading shall contain a short and plain		
24	statement of any matter constituting an avoidance or affirmative defense sufficiently particular		
25	to give the court and the parties notice of the transactions, occurrences, or series of transactions		
26	or occurrences, intended to be proved. When a party has mistakenly designated a defense as a		
27	counterclaim or a counterclaim as a defense, the court, on terms, if justice so requires, shall treat		
28	the pleading as if there had been a proper designation."		
29	SECTION 8. This act becomes effective January 1, 2022, and applies to actions		
30	originally filed on or after that date.		