GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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H HOUSE BILL DRH10380-LU-135A

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the public.

Short Title: (Public) Access to Voted Ballots. Representative Davis. Sponsors: Referred to: A BILL TO BE ENTITLED AN ACT TO PROVIDE ACCESS TO VOTED BALLOTS. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 163-165 reads as rewritten: "§ 163-165. Definitions. In addition to the definitions stated below, the definitions set forth in Article 15A of this Chapter also apply to this Part. As used in this Part: "Cast vote record" means a de-identified electronic record of each voter's (3a) ballot selections, electronically retained on a ballot tabulation machine that may be used to count election results for each ballot entry on that machine. (9) "Voting enclosure" means the room area within the voting place location that is used for voting to complete the voting process. The term includes any vehicle compartment containing one or more voters parked in the designated curbside voting area. **SECTION 2.** G.S. 163-165.1(e) reads as rewritten: Access to Voted Ballots. - Voted ballots and any paper and electronic records of associated with those individual voted ballots shall be treated as confidential, and no person other than elections officials performing their duties may have access to voted ballots or paper or electronic records of individual voted ballots those documents except by court order or order one of the following means: (1) Court order. (2) Order of the appropriate board of elections as part of the resolution of an election protest or investigation of an alleged election irregularity or violation. Response to a public records request for all cast vote records (CVRs) or voted (3) ballots captured in a tabulation or voting machine, precinct, ward, district, city, or county. Voted ballots and paper and electronic records of individual voted ballots ballots, including cast



<u>vote records</u>, shall not be disclosed to members of the public in such a way as to disclose how a particular voter voted, unless a court orders otherwise. disclose the identity of a voter. Elections

officials shall redact any information identifying the voter before releasing these documents to

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1	<u>(f)</u> <u>V</u>	<u>Violation. – Any person who has access to an official voted ballot or record and </u>
2	knowingly o	liscloses in violation of this section how an individual has voted that ballot is guilty
3	of a Class 1	misdemeanor."
4	9	SECTION 3. G.S. 163-165.7(a) is amended by adding a new subdivision to read:
5	"	(9) That the voting system must support the casting of a ballot that records each
6		vote precisely as indicated by the voter, subject to the rules of the election
7		jurisdiction, and creates a de-identified cast vote record (CVR) that can be
8		tabulated, audited, and publicly disclosed."
9	S	SECTION 4. G.S. 163-165.9(b) reads as rewritten:
10	"(b) A	After the acquisition of any voting system, the county board of elections shall comply
11	with any req	uirements of the State Board of Elections regarding training and support of the voting
12	system by co	ompleting all of the following:
13		••
14	(3) The county board of elections shall not notify the State Board of Elections of
15		its intent to replace any voting system, or any portion thereof, without
16		approval of the State Board of Elections.thereof.
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18	<u>(</u>	5) The county board of elections shall require all tabulators or other electronic
19		voting systems to create and retain cast vote records (CVRs) for the duration
20		specified for election-related records."
21	S	SECTION 5. This act is effective when it becomes law and applies to voting systems
22	used in elect	tions held on or after that date.

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