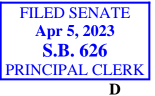
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



S

SENATE BILL DRS45284-ND-92

	Short Title:	Modify Laws Relating to Human Trafficking.	(Public)				
	Sponsors: Senators Alexander, Hanig, and Barnes (Primary Sponsors).						
	Referred to:						
1							
1		A BILL TO BE ENTITLED					
2 3		MENDED BY THE NORTH CAROLINA HUMAN TRAFF	IG, AS ICKING				
4	COMMI						
5	The General Assembly of North Carolina enacts:						
6 7	EXPAND RIGHTS TO PERMANENT PROTECTIVE AND NO-CONTACT ORDERS						
8		IMS OF HUMAN TRAFFICKING AND SEX OFFENSES					
9	S	ECTION 1.(a) Chapter 50D of the General Statutes reads as rewritten:					
10		"Chapter 50D.					
11	"Permane	nt <u>Protective or C</u> ivil No-Contact Order Against <u>Human Traffickers a</u>	<u>nd </u> Sex				
12		Offender on Behalf of Crime Victim. Offenders.					
13	"§ 50D-1. D						
14	The following definitions apply in this Chapter:						
15	<u>(</u>]	1) Human trafficking offense. – Any criminal offense under Article	10A of				
16		Chapter 14 of the General Statutes that is not a sex offense.					
17	(1	1)(1a) Permanent civil no-contact order. – A permanent injunction that proh					
18		contact by a respondent with the victim of a <u>human trafficking offens</u>	<u>se or sex</u>				
19	(1	offense for which the respondent is convicted.	4				
20	<u>(</u>]	<u>1b)</u> Permanent domestic violence protective order. – A permanent injunc					
21		prohibits any contact by a respondent with the victim of a human tra	-				
22		offense or sex offense for which the respondent is convicted w					
23	(*	respondent and victim have a personal relationship under G.S. 50B-1					
24 25	(2	 Respondent. – The person who committed the <u>human trafficking of</u> sex offense. 	<u>Tense or</u>				
26	(3	3) Sex offense. – Any criminal offense that requires registration under	r Article				
27		27A of Chapter 14 of the General Statutes.					
28	(4	4) Victim. – The person against whom the human trafficking offense	e or sex				
29		offense was committed.					
30	"§ 50D-2. C	Commencement of action; filing fees not permitted; assistance.					
31	(a) A	An action is commenced under this Chapter by filing a verified complai	nt for a				
32		omestic violence protective order or permanent civil no-contact order in distr					
33		a motion in any existing civil action, by any of the following:					
34	(1	1) A person who is the victim of a <u>human trafficking offense or sex offen</u>	ense that				
35		occurs in this State.					



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1 2 3	(2) A competent adult who resides in this State on behalt the victim of a <u>human trafficking offense or sex</u> of State.	
4 5 6	 (3) A competent adult who resides in this State on behalf who is the victim of a <u>human trafficking offense or s</u> this State. 	-
7		
8 9	(c) An action commenced under this Chapter may be filed in any G.S. 1-82 or where the respondent was convicted of the <u>human trafficking</u>	• •
10	 "S 50D 2 Dresses for action for normanant sixil no contact and on	
11	"§ 50D-3. Process for action for permanent civil no-contact order.	
12 13	(a) Any action for a <u>permanent domestic violence protective o</u> no-contact order requires that a summons be issued and served. The sum	-
13 14	this Chapter shall require the respondent to answer within 10 days	1
15	Attachments to the summons shall include the complaint for the perm	
16	protective order or permanent civil no-contact order.	anent domestic violence
17	protective order of permanent ervir no-contact order.	
18	(c) The court may enter a <u>permanent domestic violence protec</u>	tive order or permanent
19	civil no-contact order by default for the remedy sought in the complain	-
20	been served in accordance with this section and fails to answer as direc	-
21	any subsequent appearance or hearing date agreed to by the parties or se	
22		
23	"§ 50D-5. Remedy.	
24	(a) If the court finds all of the following, the court may issue	e a permanent domestic
25	violence protective order or permanent civil no-contact order:	<u>.</u>
26 27	(1) The respondent was convicted of committing a <u>hum</u> sex offense against the victim.	an trafficking offense or
28		
29	(b) The court may grant one or more of the following forms	of relief in a permanent
30 31	domestic violence protective order or permanent civil no-contact order	
32	(c) No permanent domestic violence protective order or permanent	ent civil no-contact order
33	shall be issued under this Chapter without notice to the respondent.	
34	"§ 50D-6. Duration.	
35	A permanent domestic violence protective order or permanent civil	no-contact order issued
36	pursuant to this Chapter remains effective for the lifetime of the respondence	
37	"§ 50D-7. Notice of orders.	
38	(a) The clerk of court shall deliver, on the same day that a perm	anent domestic violence
39	protective order or permanent civil no-contact order is issued, a certified	copy of that order to the
40	sheriff.	
41		
42	(d) Any order modifying or revoking any <u>permanent domestic v</u>	violence protective order
43	or permanent civil no-contact order entered pursuant to this Chapter sha	
44	to the sheriff by the clerk of court and served in a manner provided f	for service of process in
45	accordance with the provisions of this section.	
46		
47	"§ 50D-9. Rescission.	
48	At any time after the issuance of the order, the victim may make	
49 50	permanent domestic violence protective order or permanent civil no-co	
50	determines that reasonable grounds for the victim to fear any future con	tract with the respondent

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-	tist, the court may rescind the <u>permanent domestic violen</u> <u>vil</u> no-contact order. Violation.	ice protective order or		
entered pursu without furth	<u>permanent domestic violence protective order or permanen</u> ant to this Chapter shall be enforced by all North Carolina law er order of the court. A law enforcement officer shall arrest	w enforcement agencies t and take a person into		
that the pers	n or without a warrant or other process, if the officer has pro- son knowingly has violated a <u>permanent domestic violen</u>			
	vil no-contact order.order entered pursuant to this Chapter.			
"				
	ECTION 1.(b) This section becomes effective August 1 on or after that date.	, 2023, and applies to		
	THE DENIAL OR REDUCTION OF AN AWARD I COMPENSATION FUND SOLELY DUE TO CONI			
	E CLAIMANT WAS A VICTIM OF HUMAN TRAFFIC			
	ECTION 2.(a) G.S. 15B-11(b) reads as rewritten:			
	claim may be denied or an award of compensation may be	reduced if:if either:		
(1				
·	that the victim's injury occurred; oroccurred, unless th			
	defined by G.S. 14-43.10(a) and was coerced or deceiv			
	the nontraffic misdemeanor as a direct result of the per	son's status as a victim.		
(2	2) The claimant or a victim through whom the claima	ant claims engaged in		
	contributory misconduct.misconduct, unless the claim	nant or victim through		
	whom the claimant claims is a victim as defined by G.	S. 14-43.10(a) and was		
	coerced or deceived into participating in the contrib	utory misconduct as a		
	direct result of the person's status as a victim."			
	ECTION 2.(b) This section is effective when it becomes law	<i>w</i> and applies to denials		
or award red	uctions issued on or after that date.			
	ONDUCT CONSTITUTING A CRIME OF HUMAN TR	AFFICKING AND A		
	SEXUAL SERVITUDE			
	ECTION 3.(a) G.S. 14-43.11(a) reads as rewritten: person commits the offense of human trafficking when the	t porcon (i) knowingly		
• •	s disregard of the consequences of the action recruits, entic	1 01		
	tronizes, solicits, or obtains by any means another person v	-		
other person be held in involuntary servitude or sexual servitude or (ii) willfully or in reckless disregard of the consequences of the action causes a minor to be held in involuntary servitude or				
sexual servit		involuntary servitade or		
	ECTION 3.(b) G.S. 14-43.13(a) reads as rewritten:			
	person commits the offense of sexual servitude when that j	person knowingly or in		
	egard of the consequences of the action subjects, maintains,			
	her for the purposes of sexual servitude."	<u></u>		
	ECTION 3.(c) This section becomes effective December	1, 2023, and applies to		
	mitted on or after that date.	11		
EFFECTIV	E DATE			
S	ECTION 4. Except as otherwise provided, this act is effe	ective when it becomes		
law.	- · · · ·			