GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 492

| | Short Title: | Modify Provisions Affecting Adult CorrectionAB (Pu | blic) | |
|-----------------------|--|--|-------|--|
| | Sponsors: | Senators Britt and Daniel (Primary Sponsors). | | |
| | Referred to: | Rules and Operations of the Senate | | |
| | | April 4, 2023 | | |
| 1 2 3 4 5 | | A BILL TO BE ENTITLED TO MODIFY LAWS CONCERNING ADULT CORRECTION, MENDED BY THE DEPARTMENT OF ADULT CORRECTION. Assembly of North Carolina enacts: | AS | |
| 6 | | VAILABLE METHODS OF DRUG AND ALCOHOL SCREENING | OF | |
| 7 8 | PROBATIO | ECTION 1.(a) G.S. 15A-1343(b) reads as rewritten: | | |
| 9 | | egular Conditions. – As regular conditions of probation, a defendant must: | | |
| 10 | | · | | |
| 11 | (1 | 6) Supply a breath, urine, or blood specimen Submit to drug and alco | | |
| 12 | | screening for analysis of the possible presence of prohibited drugs or alco | | |
| 13 | | when instructed by the defendant's probation officer for purposes dire | | |
| 14 15 | | related to the probation supervision. If the results of the analysis are positive the probation of Communication of Communica | | |
| 15 16 | | the probationer may be required to reimburse the Division of Commu Supervision and Reentry of the Department of Adult Correction for the ac | - | |
| 10 | | costs of drug or alcohol screening and testing. | tuai | |
| 18 | | costs of drug of aconor screening and testing. | | |
| 19 | In additio | on to these regular conditions of probation, a defendant required to serve an ac | tive | |
| 20 | | risonment as a condition of special probation pursuant to G.S. 15A-1344(e | | |
| 21 | - | 51(a) shall, as additional regular conditions of probation, obey the rules | | |
| 22 | | regulations of the Division of Prisons of the Department of Adult Correction and, if applicable, | | |
| 23 | | the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of | | |
| 24 | inmates while imprisoned and report to a probation officer in the State of North Carolina within | | | |
| 25 26 | 72 hours of his discharge from the active term of imprisonment. | | | |
| 26 27 | - | conditions of probation apply to each defendant placed on supervised proba | | |
| 27 28 | 1 | esiding judge specifically exempts the defendant from one or more of the condit | | |
| 28 29 | in open court and in the judgment of the court. It is not necessary for the presiding judge to state each regular condition of probation in open court, but the conditions must be set forth in the | | | |
| 30 | judgment of the court. | | | |
| 31 | | its placed on unsupervised probation are subject to the provisions of this subsect | ion. | |
| 32 | | efendants placed on unsupervised probation are not subject to the regular condit | | |
| 33 | | subdivisions (2), (3), (6), (8), (13), (14), (15), (16) and (17) of this subsection." | | |
| 34 | | ECTION 1.(b) This section becomes effective August 1, 2023, and applies to a | lrug | |
| 35 | and alcohol s | screening performed on or after that date. | | |
| 36 | | | | |



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| INCLUDE PROHIBITION OF FIREARM AMMUNITION CONDITIONS OF PROBATION, POST-RELEASE SUPERVISION, A SECTION 2.(a) G.S. 15A-1343(b), as amended by Section 1 o | |
| rewritten: | ,,.,,,.,,.,,,,, |
| "(b) Regular Conditions. – As regular conditions of probation, a defend | lant must: |
| (5) Possess no firearm, <u>firearm ammunition</u>, explosive device weapon listed in G.S. 14-269 without the written permission | |
| SECTION 2.(b) G.S. 15A-1368.4(e) reads as rewritten: | |
| "(e) Controlling Conditions. – Appropriate controlling conditions, viola | ation of which may |
| result in revocation of post-release supervision, are: | |
| (4) Not possess a Possess no firearm, destructive firearm amn device, or other dangerous deadly weapon listed in G.S. 14-written permission by the Commission or a post reofficer. Commission. | 269 unless granted |
| " | |
| SECTION 2.(c) G.S. 15A-1374(b) reads as rewritten: | |
| "(b) Appropriate Conditions. – As conditions of parole, the Commission the parolee comply with one or more of the following conditions: | on may require that |
| | |
| (5) Refrain from possessing a Possess no firearm, de | |
| <u>ammunition, explosive</u> device, or other dangerous deadly | - |
| <u>G.S. 14-269</u> unless granted written permission by the \in | commission or the |
| parole officer. <u>Commission.</u> | |
| " | |
| EXPAND DELEGATED AUTHORITY RELATED TO SPECIAL PRO | RATION |
| SECTION 3.(a) G.S. 15A-1343.2 reads as rewritten: | DATION |
| "§ 15A-1343.2. Special probation rules for persons sentenced under A | rticle 81B.certain |
| persons. | rticie orb. <u>certuin</u> |
| (a) Applicability. – This section applies only to persons sentenced und | ler Article 81B and |
| <u>Article 82 of this Chapter. Chapter, as well as those sentenced pursuant to Chap</u> | |
| 90 of the General Statutes. | |
| | |
| (e) Delegation to Probation Officer in Community Punishment. – Un | |
| judge specifically finds in the judgment of the court that delegation is no | nless the presiding |
| | 1 0 |
| | ot appropriate, the |
| Division of Community Supervision and Reentry of the Department of Adu | ot appropriate, the alt Correction may |
| Division of Community Supervision and Reentry of the Department of Adurequire an offender sentenced to community punishment to do any of the follo | ot appropriate, the alt Correction may |
| Division of Community Supervision and Reentry of the Department of Adu | ot appropriate, the alt Correction may owing: |
| Division of Community Supervision and Reentry of the Department of Adu require an offender sentenced to community punishment to do any of the follo If the Division imposes any of the above requirements, then it may subse | ot appropriate, the alt Correction may owing: |
| Division of Community Supervision and Reentry of the Department of Adurequire an offender sentenced to community punishment to do any of the following the Division imposes any of the above requirements, then it may substitution imposes and the above requirements. | ot appropriate, the alt Correction may owing: equently reduce or |
| Division of Community Supervision and Reentry of the Department of Adurequire an offender sentenced to community punishment to do any of the following for the Division imposes any of the above requirements, then it may substremove those same requirements. The probation officer may exercise authority delegated to him or her by the following for the sentence of the | ot appropriate, the alt Correction may owing: equently reduce or e court pursuant to |
| Division of Community Supervision and Reentry of the Department of Adurequire an offender sentenced to community punishment to do any of the following the Division imposes any of the above requirements, then it may subserve those same requirements. The probation officer may exercise authority delegated to him or her by the subsection (e) of this section after administrative review and approval by | ot appropriate, the alt Correction may owing: equently reduce or e court pursuant to a Chief Probation |
| Division of Community Supervision and Reentry of the Department of Adu require an offender sentenced to community punishment to do any of the follo If the Division imposes any of the above requirements, then it may subserve remove those same requirements. The probation officer may exercise authority delegated to him or her by the subsection (e) of this section after administrative review and approval by Officer. The offender may file a motion with the court to review the action take officer. The offender shall be given notice of the right to seek such a court review | ot appropriate, the alt Correction may owing: equently reduce or e court pursuant to a Chief Probation en by the probation view. However, the |
| Division of Community Supervision and Reentry of the Department of Adu require an offender sentenced to community punishment to do any of the follo If the Division imposes any of the above requirements, then it may subserve those same requirements. The probation officer may exercise authority delegated to him or her by the subsection (e) of this section after administrative review and approval by Officer. The offender may file a motion with the court to review the action take officer. The offender shall be given notice of the right to seek such a court rev offender shall have no right of review if he or she has signed a written waiver of | ot appropriate, the alt Correction may owing: equently reduce or e court pursuant to a Chief Probation en by the probation view. However, the f rights as required |
| Division of Community Supervision and Reentry of the Department of Adu require an offender sentenced to community punishment to do any of the follo If the Division imposes any of the above requirements, then it may subserve remove those same requirements. The probation officer may exercise authority delegated to him or her by the subsection (e) of this section after administrative review and approval by Officer. The offender may file a motion with the court to review the action take officer. The offender shall be given notice of the right to seek such a court review | ot appropriate, the ilt Correction may owing: equently reduce or e court pursuant to a Chief Probation en by the probation view. However, the f rights as required der this subsection |

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results of the risk assessment in G.S. 15A-1343.2, except that the condition at subdivision (5) of 1 2 this subsection may not be imposed unless the Division determines that the offender failed to 3 comply with one or more of the conditions imposed by the court. of probation. Nothing in this 4 section shall be construed to limit the availability of the procedures authorized under 5 G.S. 15A-1345. 6 The Division shall adopt guidelines and procedures to implement the requirements of this 7 section, which shall include a supervisor's approval prior to exercise of the delegation of authority 8 authorized by this section. Prior to imposing confinement pursuant to subdivision (5) of this 9 subsection, the probationer must first be presented with a violation report, with the alleged 10 violations noted and advised of the right (i) to a hearing before the court on the alleged violation, 11 with the right to present relevant oral and written evidence; (ii) to have counsel at the hearing, and that one will be appointed if the probationer is indigent; (iii) to request witnesses who have 12 13 relevant information concerning the alleged violations; and (iv) to examine any witnesses or 14 evidence. The probationer may be confined for the period designated on the violation report upon the execution of a waiver of rights signed by the probationer and by two officers acting as 15 16 witnesses. Those two witnesses shall be the probation officer and another officer to be designated 17 by the Director-Deputy Secretary of the Division of Community Supervision and Reentry in 18 written Division policy. 19 Delegation to Probation Officer for Supervision for Conditional Discharge and (e1) 20 Deferred Prosecution. - Unless the presiding judge specifically finds in the judgment of the court 21 that delegation is not appropriate, the Division of Community Supervision and Reentry of the 22 Department of Adult Correction may require an offender placed on supervised probation for a 23 conditional discharge or a deferred prosecution to comply with any of the conditions in 24 subsection (e) of this section, with the exception of subdivision (5) of that subsection. If the 25 Division of Community Supervision and Reentry imposes any of the above requirements, then it 26 may subsequently reduce or remove those same requirements. 27 The probation officer may exercise authority delegated to the probation officer by the court 28 pursuant to this subsection after administrative review and approval by a chief probation officer. 29 The offender may file a motion with the court to review the action taken by the probation officer. 30 The offender shall be given notice of the right to seek such a court review. The Division of Community Supervision and Reentry may exercise any authority delegated to it under this 31 32 subsection only if it first determines that the offender has failed to comply with one or more of 33 the conditions of probation or the offender is determined to be high risk based on the results of a 34 validated instrument to assess each probationer for risk of reoffending. Nothing in this section 35 shall be construed to limit the availability of the procedures authorized under G.S. 15A-1345. 36 Delegation to Probation Officer in Intermediate Punishments. - Unless the presiding (f)37 judge specifically finds in the judgment of the court that delegation is not appropriate, the 38 Division of Community Supervision and Reentry of the Department of Adult Correction may 39 require an offender sentenced to intermediate punishment to do any of the following: 40 41 (6)Submit to a period or periods of confinement in a local confinement facility 42 for a total of no more than six days per month during any three separate 43 months during the period of probation. The six days per month confinement 44 provided for in this subdivision may only be imposed as two-day or three-day consecutive periods. When a defendant is on probation for multiple 45 46 judgments, confinement periods imposed under this subdivision shall run 47 concurrently and may total no more than six days per month. If the person 48 being ordered to a period or periods of confinement is under the age of 18, 49 that person must be confined in a detention facility approved by the Division 50 of Juvenile Justice of the Department of Public Safety to provide secure confinement and care for juveniles or to a holdover facility as defined in 51

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| 1 2 | G.S. 7B-1501(11). If the person being ordered to a p confinement reaches the age of 18 years while in confinement reaches the age of 18 | nent, the person may | | |
| 3 4 | be transported by personnel of the Division of Juvenile J | | | |
| 4 5 | approved by the Division of Juvenile Justice, to the custo the applicable local confinement facility. | ouy of the sheriff of | | |
| 6 | | | | |
| 7 | If the Division of Community Supervision and Reentry imposes | any of the above | | |
| 8 | requirements, then it may subsequently reduce or remove those same require | | | |
| 9 | The probation officer may exercise authority delegated to him or her by t | 1 | | |
| 10 | subsection (f) of this section after administrative review and approval by | • | | |
| 11 | Officer. The offender may file a motion with the court to review the action ta | | | |
| 12 13 | officer. The offender shall be given notice of the right to seek such a court re offender shall have no right of review if he or she has signed a written waiver | | | |
| 13 14 | by this subsection. The Division may exercise any authority delegated to it u | • • | | |
| 15 | only if it first determines that the offender has failed to comply with one or m | | | |
| 16 | of probation imposed by the court or the offender is determined to be high | | | |
| 17 | results of the risk assessment in G.S. 15A-1343.2, except that the condition | | | |
| 18 | this subsection may not be imposed unless the Division determines that the | | | |
| 19 | comply with one or more of the conditions imposed by the court. of probat | | | |
| 20 | section shall be construed to limit the availability of the procedures | s authorized under | | |
| 21 22 | G.S. 15A-1345. The Division shall adopt guidelines and procedures to implement the | requirements of this | | |
| 22 | section, which shall include a supervisor's approval prior to exercise of the de | - | | |
| 24 | authorized by this section. Prior to imposing confinement pursuant to sub | | | |
| 25 | subsection, the probationer must first be presented with a violation repo | | | |
| 26 | violations noted and advised of the right (i) to a hearing before the court on t | he alleged violation, | | |
| 27 | with the right to present relevant oral and written evidence; (ii) to have counsel at the hearing, | | | |
| 28 | and that one will be appointed if the probationer is indigent; (iii) to request | | | |
| 29 20 | relevant information concerning the alleged violations; and (iv) to examine | | | |
| 30 31 | evidence. The probationer may be confined for the period designated on the v the execution of a waiver of rights signed by the probationer and by tw | | | |
| 32 | witnesses. Those two witnesses shall be the probation officer and another off | 6 | | |
| 33 | by the <u>Director Deputy Secretary</u> of the Division of Community Supervise | | | |
| 34 | written Division policy. | jj | | |
| 35 | " | | | |
| 36 | SECTION 3.(b) G.S. 20-179 is amended by adding a new subset | | | |
| 37 | "(k5) Delegation to Probation Officer. – Unless the presiding judge spe | - | | |
| 38 | judgement of the court that delegation is not appropriate, the Division of Con | | | |
| 39 40 | and Reentry of the Department of Adult Correction may require an offender to subsection (f3), (g), (h), (i), (j), or (k) of this section and placed on superv | | | |
| 40 41 | any of the following: | ised probation to do | | |
| 42 | (1) Perform up to 20 hours of community services and | pay the applicable | | |
| 43 | supervision fee prescribed by law. | ···· | | |
| 44 | (2) <u>Report to the offender's probation officer on a frequency</u> | to be determined by | | |
| 45 | the officer. | | | |
| 46 | (3) <u>Submit to substance abuse assessment, monitoring, or tre</u> | atment. | | |
| 47 48 | (4) <u>Submit to house arrest with electronic monitoring.</u> (5) Submit to a period or periods of confinement in a local of the second second | confinement facility | | |
| 48 49 | (5) <u>Submit to a period or periods of confinement in a local</u> for a total of no more than six days per month during | | | |
| 50 | months during the period of probation. The six days per | | | |
| 51 | provided for in this subdivision may only be imposed as t | | | |
| | <u>-</u> <u>-</u> | | | |

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| | consecutive periods. When a defendant is on probation | on for multiple |
| | judgments, confinement periods imposed under this subdi | |
| | concurrently and may total no more than six days per mon | th. If the person |
| | being ordered to a period or periods of confinement is und | er the age of 18, |
| | that person must be confined in a detention facility approved | l by the Division |
| | of Juvenile Justice of the Department of Public Safety to | provide secure |
| | confinement and care for juveniles or to a holdover facili | ty as defined in |
| | G.S. 7B-1501(11). If the person being ordered to a period | od or periods of |
| | confinement reaches the age of 18 years while in confinemen | t, the person may |
| | be transported by personnel of the Division of Juvenile Just | ice, or personnel |
| | approved by the Division of Juvenile Justice, to the custody | of the sheriff of |
| | the applicable local confinement facility. | |
| <u>(6)</u> | Submit to a curfew which requires the offender to remain in | a specified place |
| | for a specified period each day and wear a device that perm | its the offender's |
| | compliance with the condition to be monitored electronically | / <u>.</u> |
| <u>(7)</u> | Participate in an educational or vocational skills develo | pment program, |
| | including an evidence-based program. | |
| | ion of Community Supervision and Reentry imposes an | |
| - | en it may subsequently reduce or remove those same requireme | |
| - | n officer may exercise authority delegated to the probation off | |
| | ubsection after administrative review and approval by a chief p | |
| | y file a motion with the court to review the action taken by the p | |
| | ll be given notice of the right to seek such a court review. Howe | |
| | ht of review if the offender has signed a written waiver of righ | · · · |
| | The Division may exercise any authority delegated to it unde | |
| - | ermines that the offender has failed to comply with one or more | |
| | the offender is determined to be high risk based on the resul | |
| | ssess each probationer for risk of reoffending, except that | |
| | of this subsection may not be imposed unless the Division de | |
| | to comply with one or more of the conditions of probation. | |
| | be construed to limit the availability of the procedures a | uthorized under |
| <u>G.S. 15A-1345.</u> | | 1 1 |
| | n of Community Supervision and Reentry shall adopt guideline | - |
| | e requirements of this subsection, which shall include a supe | |
| 2 | of the delegation of authority authorized by this subsection. I | |
| | suant to subdivision (5) of this subsection, the probationer must | |
| | report, with the alleged violations noted and advised of the right on the alleged violation, with the right to present relevant | |
| | on the alleged violation, with the right to present relevant | |
| | ve counsel at the hearing, and that one will be appointed if the | |
| | uest witnesses who have relevant information concerning the all e any witnesses or evidence. The probationer may be confine | |
| | the violation report upon the execution of a waiver of right | |
| | | |
| - | by two officers acting as witnesses. Those two witnesses shall | |
| | ther officer to be designated by the Deputy Secretary of ervision and Reentry in written Division policy." | the Division of |
| | FION 3.(c) This section becomes effective October 1, 2023. | |
| SEC | TION 5.(c) This section becomes effective October 1, 2025. | |
| FADI V TDAN | SFERS TO JAILS AND LOCAL DETENTION FACILITI | FS |
| | FION 4.(a) G.S. 15A-1352 is amended by adding a new subse | |
| | Transfer. – To facilitate an efficient and orderly transfer of c | |
| | ice in the Department of Adult Correction who is subject to | |
| serving a senter | the in the Department of Addit Confection who is subject to | |

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| 1 | sentence, detainer, or other lawful process authorizing detention may be transferred up to five |
| 2 | days before the expiration of the person's current sentence, and the remainder of the person's |
| 3 | current sentence may be served in the custody of the requesting local confinement facility. Early |
| 4 | transfers conducted pursuant to this subsection shall only be conducted at the request and expense |
| 5 | of the receiving local confinement facility. |
| 6 | Nothing in this subsection shall be construed to authorize the holding of a person beyond the |
| 7 | release date of the current sentence absent an outstanding sentence to be served, detainer, or |
| 8 | service of other lawful process authorizing detention. |
| 9 | For purposes of this subsection, "local confinement facility" means those facilities defined in |
| 10 | <u>G.S. 153A-217(5).</u> " |
| 11 | SECTION 4.(b) This section becomes effective October 1, 2023, and applies to |
| 12 | transfers occurring on or after that date. |
| 13 | |
| 14 | MODIFY LAWS SURROUNDING PRISONER TORT CLAIMS |
| 15 | SECTION 5.(a) Article 2 of Chapter 148 of the General Statutes is amended by |
| 16 | adding a new section to read: |
| 17 | " <u>§ 148-18.2. Prisoner property.</u> |
| 18 | (a) In no event shall the personal property of an inmate in the custody of the Department |
| 19 | of Adult Correction exceed a maximum total value of two hundred fifty dollars (\$250.00). |
| 20 | (b) When the property of an inmate in the custody of the Department of Adult Correction |
| 21 | is lost, destroyed, or otherwise damaged through the negligent handling of a correctional facility |
| 22 | or its staff members, the Department of Adult Correction shall reimburse the inmate for the value |
| 23 | of the item or, when recommended by the Department's Administrative Remedy Procedure, |
| 24 | provide for replacement of the item. This shall be the inmate's sole remedy for property loss, |
| 25 | destruction, or damage. |
| 26 | (c) Reimbursement pursuant to this section shall be calculated in a manner authorized by |
| 27 | the Department of Adult Correction, but in no event shall reimbursement exceed a maximum of |
| 28 | two hundred fifty dollars (\$250.00) per incident, nor shall an inmate in the custody of the |
| 29 | Department of Adult Correction be reimbursed for lost, destroyed, or damaged State-issued |
| 30 | property." |
| 31 | SECTION 5.(b) Article 31 of Chapter 143 of the General Statutes is amended by |
| 32 | adding a new section to read: |
| 33 | " <u>§ 143-295.2. Inmate property claims against the Department of Adult Correction.</u> |
| 34 | When the property of an inmate in the custody of the Department of Adult Correction is lost, |
| 35 | destroyed, or otherwise damaged through the negligent handling of a correctional facility or its |
| 36 | staff members, the Department of Adult Correction shall reimburse the inmate for the value of |
| 37 | the item, or provide for replacement of the item, as described in G.S. 148-18.2, and the inmate |
| 38 | shall have no recourse under this Article." |
| 39 | SECTION 5.(c) G.S. 143-291 is amended by adding a new subsection to read: |
| 40 | "(e) The Industrial Commission shall have no jurisdiction over any claim brought by an |
| 41 | inmate in the custody of the Department of Adult Correction, unless and until the inmate has first |
| 42 | exhausted the Department's Administrative Remedy Procedure, as established by |
| 43 | G.S. 148-118.2." |
| 44 | SECTION 5.(d) G.S. 148-118.2(b) reads as rewritten: |
| 45 | "(b) No State court administrative body or court, including the North Carolina Industrial |
| 46 | <u>Commission</u> , shall entertain a prisoner's grievance or complaint which falls under the purview of |
| 47 | the Administrative Remedy Procedure unless and until the prisoner shall have exhausted the |
| 48 | remedies as provided in said procedure. If the prisoner has failed to pursue administrative |
| 49 | remedies through this procedure, any petition or complaint he files shall be stayed for 90 days to |
| 50 | allow the prisoner to file a grievance and for completion of the procedure. If at the end of 90 days |
| 51 | the prisoner has failed to timely file his grievance, then the petition or complaint shall be |

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| 1 | dismissed. Provided, however, that the court can waive the exhaustion requirement if it finds |
| 2 | such waiver to be in the interest of justice." |
| 3 | SECTION 5.(e) G.S. 143-291.2 reads as rewritten: |
| 4 | "§ 143-291.2. Costs and fees. |
| 5 | (a) The Industrial Commission may by order tax the costs against the losing party in the |
| 6 | same amount and the same manner as costs are taxed in the Superior Court Division of the |
| 7 | General Court of Justice. In no event shall the Industrial Commission tax the cost against the |
| 8 | prevailing party. When a State department, institution, or agency appeals to the full commission |
|) | the decision rendered by a hearing commissioner, the State department, institution, or agency |
|) | shall furnish a copy of the transcript of the hearing to the appellee without cost. The State |
| | department, institution, or agency concerned may pay the costs taxed against it. When costs are |
| 2 | not paid by a party from whom they are due, the Industrial Commission shall issue an execution |
| | for the costs and attach a bill of costs to each execution. The Sheriff shall levy upon the execution |
| ŀ | as provided in Chapter 6 of the General Statutes in civil actions. |
| | |
| 5 | (c) In no event shall a currently incarcerated inmate bringing a claim under this Article |
| 7 | be granted indigent status if the inmate has, on three or more prior occasions while incarcerated |
| 8 | or detained in any State facility, brought an action or appeal before the Industrial Commission |
|) | which was dismissed on the grounds that it was any one or more of the following: |
|) | (1) Frivolous. |
| - | (2) <u>Malicious.</u> |
| 2 | (3) Not within the statute of limitations. |
| | (4) Exceeding the exclusive jurisdiction of the Industrial Commission. |
| • | (5) Failing to state a claim upon which relief may be granted." |
| 5 | SECTION 5.(f) G.S. 143-295 reads as rewritten: |
| 5 | "§ 143-295. Settlement of claims. |
| 7 | (a) Any <u>claims claims</u> , except claims of minors pending or hereafter <u>filed filed</u> , against |
| 3 | the various departments, institutions and agencies of the State may be settled upon agreement |
|) | between <u>either (i)</u> the claimant and the Attorney General <u>or (ii) the claimant and the various</u> |
| | departments, institutions, and agencies of the State, for an any amount not in excess of |
| | twenty-five thousand dollars (\$25,000), without the approval of the Industrial Commission. The |
|) - | Attorney General may also make settlements by agreement for claims in excess of twenty-five |
| \$ - | thousand dollars (\$25,000) and claims of infants or persons non sui juris , provided such the |
| ÷ | claims have been subject to review and approval by the Industrial Commission. |
| | (b) In settlements under twenty-five thousand dollars (\$25,000), agreed upon between either the Atterney Concerl and the alaiment on the various departments institutions and |
| 5 7 | either the Attorney General and the <u>claimant or the various departments</u> , institutions, and <u>agencies of the State and the claimant</u> , the filing of an affidavit as set forth in G.S. 143-297 shall |
| 8 | |
|) | not be required. |
| | |
|) | SECTION 5.(g) G.S. 143-299.1A is amended by adding a new subsection to read: |
| | "(c1) Nothing in subsection (b) of this section shall limit the application of the public duty doctrine in cases where the claimant is an inmate in the custody of the Department of Adult |
| 2 3 | |
| , | Correction, except where the injury arises as the result of gross negligence on the part of the Department or its staff members." |
| + , | SECTION 5.(h) Article 31 of Chapter 143 of the General Statutes is amended by |
| , j | adding a new section to read: |
|) | "§ 143-299.5. Limited liability for claims against the Department of Adult Correction. |
| 3 | The Department of Adult Correction shall not be liable for damages under this Article for the |
| ,) | acts or omissions of its employees tasked with the supervision, protection, control, confinement, |
|) | or custody of the State's inmate population, unless the acts or omissions amount to gross |
| | negligence." |
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| 2 | OFFENDER POPULATION MAY PURCHASE CORRECTION ENTERPRISES | | |
| 3 | PRODUCTS | | |
| 4 | SECTION 6.(a) G.S. 148-132 reads as rewritten: | | |
| 5 | "§ 148-132. Distribution of products and services. | | |
| 6 | The Division of Correction Enterprises of the Department of Adult Correction is empowered | | |
| 7 | and authorized to market and sell products and services produced by Correction Enterprises to | | |
| 8 | any of the following entities: | | |
| 9 | | | |
| 10 | (5a) Any individual currently incarcerated within a Department of Adult | | |
| 11 | Correction facility. | | |
| 12 | " | | |
| 13 | SECTION 6.(b) This section is effective when it becomes law. | | |
| 14 | | | |
| 15 | RETENTION AND REINVESTMENT OF UTILITY SAVINGS | | |
| 16 | SECTION 7.(a) Part 1 of Article 16 of Chapter 143B of the General Statutes is | | |
| 17 | amended by adding a new section to read: | | |
| 18 | " <u>§ 143B-1445. Energy conservation savings.</u> | | |
| 19 20 | (a) <u>The General Fund current operations appropriations credit balance remaining at the</u> end of each fiscal year for utilities from the Department of Adult Correction that is energy savings | | |
| 20 21 | realized from implementing an energy conservation measure shall be carried forward to the next | | |
| 21 | fiscal year. Sixty percent (60%) of the energy savings realized shall be utilized for energy | | |
| 23 | conservation measures by the Department of Adult Correction. The use of funds under this | | |
| 24 | section shall be limited to one-time capital and operating expenditures that will not impose | | |
| 25 | additional financial obligations on the State and are nonreverting. The Director of the Budget, | | |
| 26 | under the authority set forth in G.S. 143C-6-2, shall establish the General Fund current operations | | |
| 27 | credit balance remaining in each budget code of the Department of Adult Correction. | | |
| 28 | (b) The Director of the Budget shall not decrease the recommended continuation budget | | |
| 29 | requirements for utilities from the previous fiscal year for the Department of Adult Correction | | |
| 30 | by the amount of energy savings realized from implementing energy conservation measures, | | |
| 31 | including savings achieved through a guaranteed energy savings contract. | | |
| 32 | (c) The Department of Adult Correction shall submit an annual report on the use of funds | | |
| 33 | authorized pursuant to this section as required under G.S. 143-64.12. | | |
| 34 | (d) As used in this section, "energy savings," "guaranteed energy savings contract," and | | |
| 35 | "energy conservation measure" have the same meaning as in G.S. 143-64.17." | | |
| 36 | SECTION 7.(b) This section is effective when it becomes law. | | |
| 37 | | | |
| 38 | RETAIN PROCEEDS FROM SALE OF DEPARTMENT OF ADULT CORRECTION | | |
| 39 | PROPERTY | | |
| 40 | SECTION 8.(a) G.S. 146-30(d) reads as rewritten: | | |
| 41 | "(d) Notwithstanding any other provision of this Subchapter, the following exceptions | | |
| 42 | apply: | | |
| 43 44 | (15) The net present derived from the colo or lasse of land or facilities even d by | | |
| 44 45 | (15) The net proceeds derived from the sale or lease of land or facilities owned by the Department of Adult Correction or owned by the State and solely | | |
| 43 46 | maintained by the Department of Adult Correction shall be deposited in a | | |
| 40 47 | capital improvement fund to the credit of the Department of Adult Correction | | |
| 48 | to make capital improvements on or to property owned by the Department of | | |
| 49 | Adult Correction or owned by the State and solely maintained by the | | |
| 50 | Department of Adult Correction. Expenditures from this capital fund shall be | | |
| 51 | subject to approval by the Office of State Budget and Management." | | |
| | | | |

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| proceeds | | FION 8.(b) This section is effective when it becomes the occurring on or after that date. | s law and applies to |
| AUTHO WEAPO | | TION TO DESIGNATE DAC EMPLOYEES TO CAI | RRY CONCEALED |
| WEALO | | FION 9.(a) G.S. 14-269(b) reads as rewritten: | |
| "(b) | | prohibition shall not apply to <u>any of the following persons</u> | • |
| (0) | (1) | Officers and enlisted personnel of the Armed Forces of the in discharge of their official duties as such and acting u them to carry arms and weapons; weapons. | ne United States when inder orders requiring |
| | (2) | Civil and law enforcement officers of the United States: | |
| | (3) | Officers and soldiers of the militia and the National Gu | lard when called into |
| | | actual service; service. | |
| | ···· (4) | Officers of the State or of any county sity town or as | mnony notice econory |
| | (4) | Officers of the State, or of any county, city, town, or co charged with the execution of the laws of the State, discharge of their official duties; duties. | |
| | (4a) | Any person who is a district attorney, an assistant di | strict attorney or an |
| | (44) | investigator employed by the office of a district atto | . |
| | | concealed handgun permit issued in accordance with | |
| | | Chapter or considered valid under G.S. 14-415.24; pro | |
| | | shall not carry a concealed weapon at any time while in | - |
| | | consuming alcohol or an unlawful controlled substance | |
| | | unlawful controlled substance remains in the person | |
| | | attorney, assistant district attorney, or investigator shall | • |
| | | a locked compartment when the weapon is not on the | 1 |
| | | attorney, assistant district attorney, or investigator. | Notwithstanding the |
| | | provisions of this subsection, a district attorney may carr | y a concealed weapon |
| | | while in a courtroom; courtroom. | |
| | (4b) | Any person who is a qualified retired law enforcement | |
| | | G.S. 14-415.10 and meets any one of the following con- | ditions: |
| | | | |
| | | c. Is certified by the North Carolina Criminal Ju | |
| | | Training Standards Commission | pursuant to |
| | | <u>G.S. 14-415.26; G.S. 14-415.26.</u> | 1 1 0 |
| | (4c) | Detention personnel or correctional officers employed | |
| | | of local government who park a vehicle in a space that | |
| | | use in the course of their duties may transport a firearm | |
| | | and store that firearm in the vehicle parked in the parking | |
| | | (i) the firearm is in a closed compartment or contain vahiala, or (ii) the firearm is in a locked container as | |
| | | vehicle, or (ii) the firearm is in a locked container se vehicle; vehicle. | curery arrived to the |
| | (4d) | Any person who is a North Carolina district court ju | udge North Carolina |
| | (4 u) | superior court judge, or a North Carolina magistrate and | - |
| | | handgun permit issued in accordance with Article 54 | |
| | | considered valid under G.S. 14-415.24; provided that | - |
| | | carry a concealed weapon at any time while consuming a | - |
| | | controlled substance or while alcohol or an unlawful | |
| | | remains in the person's body. The judge or magistrate sh | |
| | | Temans in the person's body. The future of magistrate si | an secure the weathing |
| | | in a locked compartment when the weapon is not on th | |

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| 1 2 3 4 5 6 | (4e) | Any person who is serving as a clerk of court or as a reg has a concealed handgun permit issued in accordance w Chapter or considered valid under G.S. 14-415.24; pr shall not carry a concealed weapon at any time while co unlawful controlled substance or while alcohol or a substance remains in the person's body. The clerk of co | with Article 54B of this rovided that the person onsuming alcohol or an an unlawful controlled purt or register of deeds |
| 7 | | shall secure the weapon in a locked compartment whe | - |
| 8 | | the person of the clerk of court or register of deeds. Th | |
| 9 10 | | apply to assistants, deputies, or other employees of | the clerk of court or |
| 10 11 | (5) | register of deeds;deeds. Sworn law-enforcement officers, when off-duty, provide | ded that an officer does |
| 11 | (\mathbf{J}) | not carry a concealed weapon while consuming al | |
| 12 | | controlled substance or while alcohol or an unlawfu | |
| 14 | | remains in the officer's body;body. | |
| 15 | | | |
| 16 | <u>(7a)</u> | A person employed by the Department of Adult Corre | ection who (i) has been |
| 17 | | designated in writing by the Secretary of the Departme | |
| 18 | | handgun permit issued in accordance with Article 5 | - |
| 19 20 | | considered valid under G.S. 14-415.24, and (iii) has in | * * |
| 20 21 | | written proof of the designation by the Secretary of the that the person shall not carry a concealed weap | |
| 21 | | consuming alcohol or an unlawful controlled substance | |
| 23 | | unlawful controlled substance remains in the person's | • |
| 24 | " | <u>ana de persons</u> | <u></u> |
| 25 | SECT | TION 9.(b) This section is effective when it becom | es law and applies to |
| 26 | | e on or after that date. | |
| 27 | | | |
| 28 | | FROM CONTESTED CASE PROVISIONS | |
| 29 30 | | TION 10.(a) G.S. 150B-1(e) reads as rewritten: | l assa mussisiana of this |
| 30 31 | | ptions From Contested Case Provisions. – The contested all agencies and all proceedings not expressly exempted | - |
| 32 | | ovisions of this Chapter do not apply to the following: | nom me chapter. The |
| 33 | ···· | | |
| 34 | (7) | The Division of Prisons of the Department of Adult Co | orrection. |
| 35 | " | | |
| 36 | | TION 10.(b) This section is effective when it becom | nes law and applies to |
| 37 | proceedings occu | rring on or after that date. | |
| 38 | | | |
| 39 40 | | ET DATE FOR USE OF SECURITY GUARDS AT TION 11.(a) Section 4.15(c) of S.L. 2020-3, as amende | |
| 40 41 | | 19D.2 of S.L. 2021-180, and Section 19D.1 of S.L. 2022 | • |
| 42 | | 4.15.(c) This section is effective when it becomes law | |
| 43 | | $1, \frac{2024}{2026}$, or the date of completion of the Youth 1 | |
| 44 | Rockingham Cou | | 1 |
| 45 | SECT | TION 11.(b) This section is effective when it becomes l | aw. |
| 46 | | | |
| 47 | | HORITY TO INCREASE WAGES PAID TO V | WORKING NORTH |
| 48 | CAROLINA IN | | |
| 49 50 | | TION 12.(a) G.S. 148-18(a) reads as rewritten: | ansatad as sat forth in |
| 50 51 | | ners employed by Correction Enterprises shall be comp is Chapter. Prisoners participating in work assignment | |
| 51 | | is Chapter. Theohers participating in work assignment | nts established by the |

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Division of Prisons shall be compensated at rates fixed by the Division of Prisons of the 1 2 Department of Adult Correction's rules and regulations; provided, that no prisoner so paid shall 3 receive more than one dollar (\$1.00) per day, unless the prisoner is performing work for the 4 Division's BRIDGE Program or the Secretary determines that the work assignment requires 5 special skills or training. Upon approval of the Secretary, inmates working for the BRIDGE 6 Program or in job assignments requiring special skills or training may be paid up to five dollars 7 (\$5.00) per day. The Correction Enterprises Fund shall be the source of wages and allowances 8 provided to inmates who are employed by the Division of Prisons of the Department of Adult 9 Correction in work assignments established by the Division of Prisons." 10 **SECTION 12.(b)** This section is effective when it becomes law and applies to work 11 performed on or after that date. 12

13 **EFFECTIVE DATE**

14 **SECTION 13.** Except as otherwise provided, this act is effective when it becomes

15 law.