## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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#### HOUSE BILL 971

### Committee Substitute Favorable 5/22/24 Committee Substitute #2 Favorable 6/12/24 Senate Judiciary Committee Substitute Adopted 6/19/24 Fifth Edition Engrossed 6/20/24

Short Title:	Human Trafficking Changes.	(Public)
Sponsors:		
Referred to:		
	May 6, 2024	
	A BILL TO BE ENTITLED	
AN ACT I	DIRECTING THE DEPARTMENT OF LABOR TO DEVI	ELOP HUMAN
TRAFFI	CKING AWARENESS TRAINING, REQUIRING	LODGING
ESTABL	LISHMENTS, ACCOMMODATION FACILITATORS, AN	D PROPERTY
MANAC	ERS FOR VACATION RENTALS TO IMPLEMENT HUMAN	TRAFFICKING

MANAGERS FOR VACATION RENTALS TO IMPLEMENT HUMAN TRAFFICKING
AWARENESS TRAINING, INCREASING THE PUNISHMENT FOR A FIRST OFFENSE
OF SOLICITING A PROSTITUTE, MODIFYING LAWS RELATED TO HUMAN
TRAFFICKING, AND MODIFYING THE DEFINITION OF VICTIM IN THE CRIME
VICTIM'S COMPENSATION ACT.

- 10 The General Assembly of North Carolina enacts:
- 11

### 12 MODIFY LAWS RELATING TO HUMAN TRAFFICKING IN LODGING 13 ESTABLISHMENTS AND VACATION RENTALS

SECTION 1. Chapter 130A of the General Statutes is amended by adding a newArticle to read:

16		" <u>Article 24.</u>
17		"Human Trafficking Public Awareness in Lodging Establishments.
18	" <u>§ 130A-511</u>	. Human trafficking awareness training.
19	<u>(a)</u> <u>D</u>	Definitions. – The following definitions apply in this section:
20	<u>(1</u>	1) Employee. – As defined in G.S. 130A-492.
21	(2	2) Employer. – As defined in G.S. 130A-492.
22	(3	3) Lodging establishment. – As defined in G.S. 130A-492.
23	(4	4) <u>Third-party contractor. – A person not employed by a lodging establishment</u>
24		who contracts with the lodging establishment to provide services for the
25		lodging establishment.
26	<u>(b)</u> <u>T</u>	raining Development and Availability. – The Department of Labor shall do all of
27	the following	y.
28	(1	1) In consultation with the North Carolina Human Trafficking Commission, the
29		North Carolina Restaurant and Lodging Association, and the Department of
30		Health and Human Services, develop a training course, or identify existing
31		training courses, to inform and educate individuals about human trafficking.
32	(2	2) Ensure the training developed or identified pursuant to this subsection is
33		accessible electronically, in person, or in a classroom setting, without charge,



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1 2 3 4	(c)		to individuals required to complete the traini shall not otherwise make the training readily and ng Establishment Requirements. – A lodging establishment Requirements.	vailable to the public.
	following:			
5		<u>(1)</u>	Ensure that employees of the establishmen	· · · ·
6			services, provide food or beverage service	-
7			check-out duties receive human trafficking aw	· · ·
8			this section. Each lodging establishment shall r	
9			name of the employee, date of training, and i	
10			course. The log shall be made available to	•
11			requested, and records for each employee sha	
12			years after the employee has left employment.	
13 14		<u>(2)</u>	Implement a procedure for the reporting of susp National Human Trafficking Hotline or to a log	
15		<u>(3)</u>	Prominently display on the premises in a place	that is clearly conspicuous and
16			visible to employees and the public a public av	wareness sign that contains the
17			National Human Trafficking Resource Hotline	e information. The Department
18			of Labor shall consult with the North Care	olina Restaurant and Lodging
19			Association in developing public awareness sig	
20	<u>(d)</u>		Party Contractor Requirements A third-party	
21			third-party contractor who performs houseke	
22	-	_	ovides food or beverage services on site at	
23	-		n and check-out duties at the lodging establishn	nent receive human trafficking
24			g as required by this section.	
25 26	<u>(e)</u>		ng Frequency. – Employees of lodging es	
26 27			egin employment on or after July 1, 2025, shall thin 60 days of first providing services to the loo	
27			er. Persons employed by a lodging establishmen	
20 29			hall complete the training required by this section	1 <b>1</b> 1
30			ars thereafter.	<u> </u>
31	(f)		y. – The Department of Labor may impose an	administrative penalty against
32			lishment or any third-party contractor who willfu	
33			nis section in the amount of five hundred dollars (	
34	one thousa	and doll	ars (\$1,000) for the second violation, and two th	ousand dollars (\$2,000) for the
35	third and	each s	subsequent violation. The clear proceeds of	penalties assessed under this
36 37	subsection G.S. 1150		be remitted to the Civil Penalty and Forfeit	ure Fund in accordance with
38	(g)		ivate Right. – Nothing in this section shall (i) be	construed as creating a private
39			gainst a lodging establishment, or its employees,	
40			ements of this section or (ii) in any way limit of	-
41		-	ise available to a victim of human trafficking un	
42	<u></u>		<b>TON 2.</b> Article 6 of Chapter 42A of the General	
43	a new sect		1	
44			an trafficking awareness reporting and train	ing requirements.
45	<u>(a)</u>		tions. – The following definitions apply in this s	
46		<u>(1)</u>	Accommodation facilitator As defined in G.	<u>S. 105-164.3.</u>
47		(2)	Employee. – As defined in G.S. 130A-492.	
48		<u>(3)</u>	Human trafficking awareness training The training the training of the train	raining developed or identified
49			by the Department of Labor pursuant to G.S. 1	
50		<u>(4)</u>	Property manager A landlord, as defined	-
51			broker, as defined in G.S. 93A-2, that has p	primary responsibility for the

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1			listing, supervision, or maintenance of a vacation rer	ntal. The term property
2			manager does not include a landlord that delegates all l	isting, supervisory, and
3			maintenance responsibilities to a real estate broker.	
4		<u>(5)</u>	Third-party contractor. – A person not employed by a	property manager of a
5			vacation rental who contracts with the property mana	ger to provide services
6			for the vacation rental.	
7		<u>(6)</u>	Vacation rental. – As defined in G.S. 42A-4.	
8	<u>(b)</u>	Huma	an Trafficking Reporting Requirement. – Before initi	ally listing a vacation
9	rental, eit	her di	rectly or through an accommodation facilitator, the p	property manager shall
10	implemen	t a pro	cedure for the reporting of suspected human trafficking	g occurring at vacation
11	rentals to	the Nat	tional Human Trafficking Hotline or to a local law enfor	cement agency.
12	<u>(c)</u>	Huma	an Trafficking Awareness Training. – For any vacation	rental offered for lease,
13	all of the	follow	ving individuals, if applicable, shall complete human	trafficking awareness
14	<u>training:</u>			-
15	-	(1)	The property manager, or if the property mana	iger is a partnership,
16			corporation, sole proprietorship, or limited liability co	ompany, any employee
17			or third-party contractor who oversees the listing, super	
18			of the vacation rental on behalf of the property manage	er.
19		(2)	The property manager's employees who perform house	ekeeping services at the
20			vacation rental or provide check-in and check-out se	
21			rental.	
22		(3)	Any third-party contractor or employee of a third	-party contractor who
23			performs housekeeping services at the vacation renta	
24			and check-out services for the vacation rental.	-
25	<u>(d)</u>	Train	ing Frequency. – Individuals required to complete	training pursuant to
26	subsection		this section shall complete the training as follows:	•
27		(1)	For vacation rentals initially offered for lease on or	after July 1, 2025, the
28			property manager shall complete training prior to the	e vacation rental being
29			offered for lease, and any employee of the property i	manager, or third-party
30			contractor or employee shall complete training with	ithin 60 days of first
31			providing services for the vacation rental, and every tw	wo years thereafter.
32		<u>(2)</u>	For vacation rentals initially offered for lease prior	r to July 1, 2025, the
33			property manager and all individuals employed or con	ntracted by the property
34			manager prior to July 1, 2025, shall complete the tra	aining required by this
35			section no later than June 30, 2027, and every two year	
36	<u>(e)</u>	Acco	mmodation Facilitator Requirements. – If the vacation re	ental is listed through an
37	accommo	dation	facilitator, the accommodation facilitator shall comply w	vith all of the following
38	<u>requireme</u>	ents:		
39		<u>(1)</u>	Notify the property manager of the training requireme	
40		<u>(2)</u>	For any vacation rental initially listed with the accom	
41			or after July 1, 2025, prior to making the listing availab	· · · ·
42			manager to certify that any training required by	this section has been
43			completed.	
44		<u>(3)</u>	For any vacation rental initially listed with the accomm	· · · · · · · · · · · · · · · · · · ·
45			to July 1, 2025, require the property manager to certify	
46			2027, that any training required by this section has been	
47		(4)	Report to the Department of Labor within 30 days of	
48			used to notify property managers of the requirements	
49			require certification of their compliance with the requi	
50	<u>(f)</u>		ty The Department of Labor may impose an administration	· · ·
51	any prope	erty ma	nager or any third-party contractor who willfully and	knowingly violates the

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1	requirements of this section in the amount of five hundred dollars (\$500.00) for the first violation,
2	one thousand dollars (\$1,000) for the second violation, and two thousand dollars (\$2,000) for the
3	third and each subsequent violation. The clear proceeds of penalties assessed under this
4	subsection shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with
5	<u>G.S. 115C-457.2.</u>
6	(g) <u>Unfair Trade Practice. – It shall constitute an unfair trade practice in violation of</u>
7	G.S. 75-1.1 for a property manager to intentionally make a material misstatement in an
8	acknowledgment of human trafficking awareness training completion.
9	(h) No Private Right. – Nothing in this section shall (i) be construed as creating a private
10	cause of action against an accommodation facilitator, or its employees, for any act or omission
11	arising out of the requirements of this section or (ii) in any way limit or impair the rights or
12	remedies which are otherwise available to a victim of human trafficking under any other law."
13	<b>SECTION 3.</b> The Department of Labor shall develop or identify a human trafficking
14	awareness training program that complies with Sections 1 and 2 of this act and make that training
15	program available electronically no later than July 1, 2025.
16	SECTION 4.(a) G.S. 14-205.1(a) reads as rewritten:
17	"(a) Except as otherwise provided in this section, any person who solicits another for the
18	purpose of prostitution is guilty of a Class 1 misdemeanor Class I felony for a first offense and a
19	Class H felony for a second or subsequent offense. This subsection shall not apply to the person
20	engaging in prostitution, as defined in G.S. 14-203(5). Any person 18 years of age or older who
21	willfully solicits a minor for the purpose of prostitution is guilty of a Class G felony. Any person
22	who willfully solicits a person who has a severe or profound mental disability for the purpose of
23	prostitution is guilty of a Class E felony. Punishment under this section may include participation
24	in a program devised for the education and prevention of sexual exploitation (i.e. "John School"),
25	where available. A person who violates this subsection is not eligible for a disposition of prayer
26	for judgment continued under any circumstances."
27	<b>SECTION 4.(b)</b> This section becomes effective December 1, 2024, and applies to
28	offenses committed on or after that date.
29	
30	MODIFY LAWS RELATING TO VICTIM CONFIDENTIALITY
31	SECTION 5.(a) G.S. 14-43.17 reads as rewritten:
32	"§ 14-43.17. Victim confidentiality; penalty for unlawful disclosure.
33	(a) Confidentiality Requirement. – Except as otherwise provided in subsections (b) and
34	(d) of this section, the name, address, or other information that reasonably could be expected to
35	lead directly to the identity of any of the following, is confidential and shall not be considered a
36	public record as that term is defined in G.S. 132-1:
37	$(1) \qquad \text{A victim.}$
38	(2) An alleged victim.
39	(3) An immediate family member of a victim or alleged victim. For purposes of
40	this subdivision, the term "immediate family member" means a spouse, child,
41	sibling, parent, grandparent, grandchild, or the spouse of an immediate family
42	member. This term includes stepparents, stepchildren, stepsiblings, and
43	adoptive relationships.
44	(b) Exceptions. – Information subject to the confidentiality requirement set forth in
45	subsection (a) of this section may be disclosed only for the following purposes:
46	(1) For use in a law enforcement investigation or criminal prosecution.
47	(1) To ensure the provision of medical care, housing, or family services or
48	benefits to any of the persons listed in subdivisions (1) through (3) of
49	subsection (a) of this section.
50	<ul><li>(3) Upon written request by any of the persons listed in subdivisions (1) through</li></ul>
51	(3) of subsection (a) of this section.

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1	(4) As required by federal law or court order.
2	(c) Penalty. – A person who knowingly violates subsection (a) of this section is guilty of
3	a Class 3 misdemeanor.
4	(d) Court Records. – This Except as provided in subsection (e) of this section, this section
5	does not apply to records that have been made part of a court file in the custody of the General
6	Court of Justice.
7	(e) Motion for Victim Confidentiality. – In order to retain the protections afforded to
8	victims and alleged victims under subsection (a) of this section regarding court records otherwise
9	excepted from those protections under subsection (d) of this section, a victim or alleged victim
10	in a criminal case pursuant to this Article, or the victim or alleged victim's parent, legal guardian,
11	or legal counsel if the victim or alleged victim is under 18 years of age, may at any time file a
12	motion for victim confidentiality in the criminal case with the trial court in which the case is
13	pending or was most recently pending.
14	For cases that have not yet been disposed, the court shall set a hearing date for the motion
15	within 10 business days of the motion's filing and the moving party shall notify both the State
16	and defendant of the motion and hearing. For cases that have previously been disposed, the court
17	shall set a hearing date for the motion within 20 business days of the motion's filing and the
18	moving party shall notify both the State and the defendant of the motion and hearing. The victim
19	or alleged victim, the State, and the defendant shall have a right to be heard at the hearing.
20	In ruling on a motion for victim confidentiality under this subsection, the court shall at a
21	<u>minimum consider each of the following:</u>
22	(1) All information provided in writing or oral testimony by the victim or alleged
23	victim, the State, or the defendant.
24 25	(2) <u>The negative impacts, if any, upon the victim or alleged victim if the motion</u>
25 26	is denied. (2) The negative imposts if any to the rights of the State or defendent if the
20 27	(3) <u>The negative impacts, if any, to the rights of the State or defendant if the</u> motion is granted.
27	
28 29	(4) <u>Any impact prejudicial to justice that may result if the motion is granted or</u> denied.
30	(5) The press' and the public's right of access to criminal case files.
31	If the court grants a motion for victim confidentiality under this subsection, the victim or
32	alleged victim shall retain all protections afforded to victims and alleged victims under subsection
33	(a) of this section, provided that nothing shall restrict the court, the State, or the defendant from
34	accessing this information during the pendency of the case or for purposes of appeal following a
35	disposition in the case. The granted motion shall only apply to information within the file of the
36	criminal case pursuant to which the granted motion was filed and shall specify which information
37	shall be confidential pursuant to this subsection.
38	(f) The Administrative Office of the Courts and the Clerks of Superior Court shall not be
39	liable for damages under this section for the acts or omissions of their employees tasked with
40	implementing this section."
41	<b>SECTION 5.(b)</b> This section becomes effective October 1, 2024, and applies to
42	victims of crimes occurring on or after that date.
43	
44	<b>REQUIRE DISCLOSURE OF CERTAIN CRIMINAL HISTORY IN CHILD CUSTODY</b>
45	PLEADINGS
46	<b>SECTION 6.(a)</b> G.S. 50-13.1 reads as rewritten:
47	"§ 50-13.1. Action or proceeding for custody of minor child.
48	
49	(a1) Notwithstanding any other provision of law, any person instituting an action or
50	proceeding for <del>custody ex parte custody, whether pursuant to this Chapter or otherwise,</del> who has

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been convicted of a sexually violent offense as defined in G.S. 14-208.6(5) any of the following
shall disclose the each conviction in the pleadings.pleadings:
(1) A sexually violent offense as defined in G.S. 14-208.6(5).
(2) A human trafficking offense as defined in G.S. 14-43.11, an involuntary
servitude offense as defined in G.S. 14-43.12, or a sexual servitude offense as
defined in G.S. 14-43.13.
(3) The sexual exploitation of a minor as defined in G.S. 14-190.16, 14-190.17,
or 14-190.17A.
In addition, notwithstanding any other provision of law to the contrary, any person instituting
an action or proceeding for custody who has been granted or denied custody of any minor child
in any jurisdiction shall disclose that fact in the pleadings of the action or proceeding.
(a2) In cases where a nonparent is seeking custody of a minor child or being given custody
of a minor child in a consent order, the nonparent shall attest in the pleadings or the consent order
that nothing of value has been paid or given, offered to be paid or given, or promised, directly or
indirectly, in exchange for the minor child. Money or property offered or paid by the parent of
the minor child to the nonparent as support for the minor child shall not be considered value
given in exchange for the custody of the child for purposes of this subsection.
"
<b>SECTION 6.(b)</b> This section becomes effective December 1, 2024.
She from (6) This section becomes effective December 1, 2024.
PROHIBIT VIEWING OF PORNOGRAPHY ON GOVERNMENT NETWORKS AND
DEVICES
<b>SECTION 7.(a)</b> Article 84 of Chapter 143 of the General Statutes is amended by
adding a new section to read:
" <u>§ 143-805. Prohibit viewing of pornography on government networks and devices.</u>
(a) Notwithstanding G.S. 14-456 and G.S. 14-456.1, a public agency shall not permit the
viewing of pornography by its employees on a network of that public agency. Notwithstanding
G.S. 14-456 and G.S. 14-456.1, the judicial branch shall not permit the viewing of pornography
by its employees on a network of the judicial branch. Notwithstanding G.S. 14-456 and
G.S. 14-456.1, the legislative branch shall not permit the viewing of pornography by its
employees on a network of the legislative branch.
(b) Notwithstanding G.S. 14-456 and G.S. 14-456.1, no public agency shall permit an
employee, elected official, or appointee of that public agency to view pornography on a device
owned, leased, maintained, or otherwise controlled by that public agency. Notwithstanding
G.S. 14-456 and G.S. 14-456.1, no public agency shall permit a student of that public agency to
view pornography on a device owned, leased, maintained, or otherwise controlled by that public
agency. Notwithstanding G.S. 14-456 and G.S. 14-456.1, the judicial branch shall not permit an
employee, elected official, or appointee of the judicial branch to view pornography on a device
owned, leased, maintained, or otherwise controlled by the judicial branch. Notwithstanding
G.S. 14-456 and G.S. 14-456.1, the legislative branch shall not permit an employee, elected
official, or appointee of the legislative branch to view pornography on a device owned, leased,
maintained, or otherwise controlled by the legislative branch.
(c) Each public agency shall adopt a policy governing the use of its network and devices
owned, leased, maintained, or otherwise controlled by that public agency. The judicial and
legislative branches shall adopt a policy governing the use of that branch's networks and devices
owned, leased, maintained, or otherwise controlled by those branches.
Each policy required by this subsection shall delineate the disciplinary actions that will be
taken in response to a violation of that policy.
(d) Subsections (a) and (b) of this section shall not apply to an official or employee that
is engaged in any of the following activities in the course of that official's or employee's official
duties:

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	(1)	Investigating or prosecuting crimes, offering or	participating in law
		enforcement training, or performing actions related to	other law enforcement
		purposes.	
	<u>(2)</u>	Identifying potential security or cybersecurity threats.	
	<u>(3)</u>	Protecting human life.	
	<u>(4)</u>	Establishing, testing, and maintaining firewalls, pro-	otocols, and otherwise
		implementing this section.	
	<u>(5)</u>	Participating in judicial or quasi-judicial proceedings.	
	<u>(6)</u>	Conducting or participating in an externally funded re	search project at one of
		the constituent institutions of The University of North	
	(7)	Researching issues related to the drafting or analysis of	
		as necessary to fulfill the requirements of the employe	
<u>(e)</u>	<u>This</u>	section shall not apply to the user of an authorized acc	count paying for use of
<u>commun</u>	ications	services under Article 16A of Chapter 160A of the Gen	eral Statutes, including
those con		ations services exempted under G.S. 160A-340.2(b) or (e	
<u>(f)</u>		ally, no later than August 1 and in the format requir	
		icer, each public agency shall report information to the S	
		number of incidences of unauthorized viewing or	· · ·
		that public agency's network; whether or not the unauth	
-		cted official, appointee, or student of that public agency;	
		zed viewing was on a device owned, leased, maintained,	
		gency. Annually, no later than October 1, the State Chi	
	-	and report to the Joint Legislative Oversight Com	
Technol		information submitted in accordance with this subsection	<u>1.</u>
<u>(g)</u>		following definitions apply in this section:	
	<u>(1)</u>	Device. – Any cellular phone, desktop or laptop comp	uter, or other electronic
		equipment capable of connecting to a network.	
	<u>(2)</u>	Material. – As defined in G.S. 14-190.13.	
	<u>(3)</u>	<u>Network. – Any of the following, whether through the second seco</u>	ough owning, leasing,
		maintaining, or otherwise controlling:	
		a. <u>The interconnection of communication syst</u>	-
		through remote or local terminals, or a complete	-
		more interconnected computers or telephone sy	witching equipment.
		b. Internet service.	
	$\langle A \rangle$	<u>c.</u> <u>Internet access.</u>	
	$\frac{(4)}{(5)}$	Pornography. – Any material depicting sexual activity	<u>′.</u>
	<u>(5)</u>	<u>Public agency. – Any of the following:</u>	- fuller Commeller f Charles
		a. <u>All State agencies and offices of the members</u>	
		including all boards, departments, divisions, co	
		The University of North Carolina, community of	colleges, and other units
		of government in the executive branch.	50.7
		<ul> <li>b. Units of local government as defined in G.S. 1</li> <li>c. Public authorities as defined in G.S. 159-7.</li> <li>d. Public school units as defined in G.S. 115C-5.</li> </ul>	<u> 59-7.</u>
		<u>c.</u> <u>Public authorities as defined in G.S. 159-7.</u>	
	$(\mathbf{c})$		
	( <u>6</u> )	<u>Sexual activity. – As defined in G.S. 14-190.13.</u> "	too of a multic
with an a		<b>TION 7.(b)</b> Any employee, elected official, or appoint sayed to a device award leased maintained or other	
-		y saved to a device owned, leased, maintained, or other	•
		hall remove, delete, or uninstall the pornography no late	-
•		public agency with pornography saved to a device own	
		trolled by that public agency shall remove, delete, or un	

no later than January 1, 2025. Any employee, elected official, or appointee of the judicial or

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1 2	legislative branches with pornography saved to a device owned, leased, maintain controlled by that branch shall remove, delete, or uninstall the pornography no la	
3	1, 2025. This subsection shall not apply to an official or employee engaged in an	
4	listed in G.S. 143-805(d) in the course of that official's or employee's official di	
5	SECTION 7.(c) G.S. 14-456 is amended by adding a new subsection	
6	"(c) This section shall not apply to denial of pornographic viewing	
7	<u>G.S. 143-805.</u> "	
8	<b>SECTION 7.(d)</b> G.S. 14-456.1 is amended by adding a new subsec	tion to read:
9	"(c) This section shall not apply to denial of pornographic viewing	
10	G.S. 143-805."	
11	<b>SECTION 7.(e)</b> The State Chief Information Officer shall publish r	ecommendations
12	for appropriate viewing of pornography for the purposes authorized by G.S.	
13	enacted by this act, no later than January 1, 2025.	
14	<b>SECTION 7.(f)</b> Each public agency, the judicial branch, and legisla	tive branch shall
15	adopt the policy required by G.S. 143-805(c), as enacted by this act, no later	
16	2025.	
17	<b>SECTION 7.(g)</b> This section becomes effective October 1, 2024.	
18		
19	EXPAND TRAINING AND GUIDANCE ON HUMAN TRAFFICKING	
20	<b>SECTION 8.(a)</b> The Division of Social Services, Department of He	
21	Services, after consultation with the State Human Trafficking Commission, shall	· · · · · · · · · · · · · · · · · · ·
22	develop, and implement trainings on human trafficking to provide guidance	
23	welfare staff, county social services attorneys, county social services director	
24	services staff. Training and guidance may include, but is not limited to, the follo	U
25	(1) Incorporation of training in all state Learning Management S	ystems, biannual
26	webinars, and other regularly scheduled training calls.	
27	(2) Training of County Departments of Social Services attorne	sys biannually at
28	regularly scheduled conferences.	
29	(3) Inclusion of training in County Departments of Social Se	
30	biannual regional meetings and ongoing regular monthly me	etings.
31	<b>SECTION 8.(b)</b> This section is effective when it becomes law.	
32	PROVIDE CJLEADS ACCESS TO CAMPUS POLICE	
33 34		on to read.
54 35	"(d) SECTION 9.(a) G.S. 74G-2 is amended by adding a new subsection "(d) Unless contrary to any federal law, regulation, or requirement, a	
35 36	"(d) <u>Unless contrary to any federal law, regulation, or requirement, a agency certified pursuant to this Chapter shall be granted access to the Crim</u>	± ± ·
30 37	Enforcement Automated Data System (CJLEADS) upon (i) request of the	
38	compliance with the requirements established by the Government Data A	
39	(GDAC) for access to that system, including the execution of a license and usage	
40	<b>SECTION 9.(b)</b> This section becomes effective July 1, 2024, and an	
40	for access made on or after that date.	ppiles to requests
42		
43	HFA/DOCUMENTS RELATED TO VICTIMS OF DOMESTIC VIOLE	NCE. SEXUAL
44	ASSAULT AND HUMAN TRAFFICKING NOT PUBLIC RECORD	
45	SECTION 10.(a) Chapter 122A of the General Statutes is amended	by adding a new
46	section to read:	, ,
47	"§ 122A-22.1. Housing for victims of domestic violence, sexual assault, hur	<u>nan traffic</u> king;
48	records confidential.	
49	A public record, as defined in G.S. 132-1, does not include documents	, papers, letters,
50	photographs, or any other information provided to or compiled by the Housing	

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1	for the purposes of financing housing for victims of domestic violence, sexual assault, and human
2	trafficking."
3	<b>SECTION 10.(b)</b> This section is effective when it becomes law.
4	
5	MODIFY DEFINITION OF VICTIM IN THE CRIME VICTIM'S COMPENSATION
6	ACT
7	<b>SECTION 11.(a)</b> G.S. 15B-2(13) reads as rewritten:
8	"(13) Victim. – A person who suffers <del>personal injury or death personal injury, death,</del>
9	economic loss, or substantial emotional distress as defined by
10	G.S. 14-277.3A, proximately caused by criminally injurious conduct."
11	<b>SECTION 11.(b)</b> This section becomes effective October 1, 2024, and applies to
12	victims of crimes occurring on or after that date.
13	
14	EFFECTIVE DATE
15	<b>SECTION 12.</b> Sections 1 and 2 of this act become effective July 1, 2025. Except as
16	otherwise provided, the remainder of this act is effective when it becomes law.