**GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023** 

S

## FILED SENATE Feb 28, 2023 **S.B. 171** PRINCIPAL CLERK D

## SENATE BILL DRS45081-ND-85

Short Title:	Department of Public Safety Agency BillAB	(Public)
Sponsors:	Senator Daniel (Primary Sponsor).	
Referred to:		
THE DE The General STATEWII EXPAND O S "(d) Ju have the sam be exercised of Raleigh, a owned, lease officers gene	A BILL TO BE ENTITLED O MODIFY LAWS RELATED TO PUBLIC SAFETY, AS RECOMMENT PARTMENT OF PUBLIC SAFETY. Assembly of North Carolina enacts: <b>DE JURISDICTION OF STATE CAPITOL POLICE AS STATE O</b> <b>DUTSIDE OF WAKE COUNTY</b> <b>ECTION 1.(a)</b> G.S. 143B-911(d) reads as rewritten: urisdiction of Officers. – Each special police officer of the State Capitol Pol ne power of arrest as the police officers of the City of Raleigh. Such autho within the same territorial jurisdiction as exercised by the police officers of and in addition thereto the authority of a deputy sheriff may be exercised on ed, or maintained by the State located in the County of Wake. <u>law enfo</u> <u>erally.</u> "	FFICES lice shall rity may the City property

## 17 UPDATE NOTICE STATUTE TO REFLECT SECOND CHANCE ACT

**SECTION 2.(a)** G.S. 15A-150(e) reads as rewritten:

19 "(e) The Director of the Administrative Office of the Courts may enter into an agreement 20 with any of the State agencies listed in subsection (b) of this section for electronic or facsimile 21 transmission of any information that must be provided under this section. The Administrative 22 Office of the Courts also may shall provide notice to State and local agencies, in a manner and 23 format determined by the Administrative Office of the Courts, of expunctions granted pursuant 24 to G.S. 15A-146(a4)."

25 SECTION 2.(b) This section becomes effective October 1, 2023, and applies to expunctions granted pursuant to G.S. 15A-146(a4) on or after that date. 26

27 28

18

## ADD DEFINITION OF WOOD RESIDUAL 29

SECTION 3.(a) G.S. 20-4.01 reads as rewritten:

30 "§ 20-4.01. Definitions.

31 Unless the context requires otherwise, the following definitions apply throughout this 32 Chapter to the defined words and phrases and their cognates:

- 33
- 34 (49a) Wood Residual. - In reference to logging, manufacturing, or milling processes, woody waste that is generated by the cutting, chipping, grinding, 35 shaping, or smoothing of wood or wood products. Wood residual includes 36



General Assembly Of North Carolina Session 2023	
bark, chips, edging, sawdust, shavings, leaves, wood chips, or wood pellets	
manufactured primarily from wood and may include small amounts of glue,	
binder, or resin from wood products. Wood residual does not include woody	
waste mixed with soil or other non-wood materials like plastic, metal, cement,	
or mineral fibers, and it must be transported in bulk form.	
" SECTION 3 (b) This section is offective when it becomes law and applies to wood	
<b>SECTION 3.(b)</b> This section is effective when it becomes law and applies to wood residual (i) transported, (ii) stored, or (iii) otherwise interacted with on or after that date.	
UPDATE STATUTE REGARDING MISSING PERSONS	
SECTION 4.(a) G.S. 143B-1015(c) reads as rewritten:	
"(c) A law-enforcement agency shall enter information from a missing person report or	
about an unidentified person into NamUs in any of the following circumstances:	
(1) A missing person has been missing for more than <u>30-90</u> days.	
(2) An unidentified person has not been identified for more than <u>30-90</u> days	
following the person's death.	
(3) A missing child has been missing for more than <u>30-90 days</u> ."	
<b>SECTION 4.(b)</b> This section is effective when it becomes law.	
UPDATE SILVER ALERT NOTIFICATION	
SECTION 5.(a) G.S. 143B-1022 reads as rewritten:	
"§ 143B-1022. North Carolina <del>Silver Alert <u>Missing Endangered</u> System established.</del>	
(a) There is established within the North Carolina Center for Missing Persons the Silver	
Alert Missing Endangered System. The purpose of the Silver Alert Missing Endangered System	
is to provide a statewide system for the rapid dissemination of information regarding a missing	
person or missing child who is believed to be suffering from dementia, Alzheimer's disease, or a	
disability that cognitive impairment that, in light of the person's or child's missing status, requires	
them the person or child to be protected from potential abuse or other physical harm, neglect, or	
exploitation.	
(b) If the Center <u>or a law enforcement agency</u> receives a request that involves a missing person or missing child as described in subsection (a) of this section, <u>and at the time of receipt</u>	
no more than 72 hours have passed since the person or child went missing, the Center or law enforcement agency shall issue an alert providing for rapid dissemination of information	
statewide regarding the missing person or missing child. The Center or law enforcement agency	
shall make every effort to disseminate the information as quickly as possible when the person's	
or child's status as missing has been reported to a law enforcement agency.	
(c) The Center <u>and all law enforcement agencies</u> shall adopt guidelines and develop	
procedures for issuing an alert for missing persons and missing children as described in	
subsection (a) of this section and shall provide education and training to encourage radio and	
television broadcasters to participate in the alert. The guidelines and procedures shall ensure that	
specific health information about the missing person or missing child is not made public through	
the alert or otherwise.	
(d) The Center and all law enforcement agencies shall consult with the Department of	
Transportation and develop a procedure for the use of overhead permanent changeable message	
signs to provide information on the missing person or missing child meeting the criteria of this	
section when information is available that would enable motorists to assist in the recovery of the	
missing person or missing child. The Center and the Department of Transportation shall develop	
guidelines for the content, length, and frequency of any message to be placed on an overhead	
permanent changeable message sign."	
SECTION 5.(b) This section becomes effective October 1, 2023, and applies to	
persons or children reported missing on or after that date.	

1	
2	CHANGE NC PUBLIC RECORDS LAWS RELATED TO MILITARY
3	INVESTIGATIONS
4	<b>SECTION 6.(a)</b> Article 3 of Chapter 127A of the General Statutes is amended by
5	adding a new section to read:
6	" <u>§ 127A-63. Adjutant General access to law enforcement and medical examiner records.</u>
7	(a) The Adjutant General or the Adjutant General's designee may request records of
8	criminal investigations or criminal intelligence information from a district attorney, law
9	enforcement agency, or medical examiner for use in a court-martial action or administrative
10	investigation involving a member of the National Guard. Unless release is prohbitied by court
11	order, the district attorney, investigating law enforcement agency, or medical examiner shall
12	disseminate the requested records or information to the Adjutant General or the Adjutant
13	<u>General's designee.</u>
14 15	(b) <u>Records and information received pursuant to this section shall remain State records</u>
15 16	and shall be governed by G.S. 127A-17.1, G.S. 132-1.4, and military regulations governing
10 17	official use or disclosure to servicemembers as required in connection with adjudicative proceedings."
17	<b>SECTION 6.(b)</b> G.S. 132-1.4 is amended by adding a new subsection to read:
10	"(m) Records and information released to the Adjutant General of the North Carolina
20	National Guard pursuant to G.S. 127A-63 shall remain State records and shall be governed by
20	this section, G.S. 127A-17.1, and military regulations governing official use or disclosure to
22	servicemembers as required in connection with adjudicative proceedings."
23	<b>SECTION 6.(c)</b> This section is effective when it becomes law and applies to requests
24	made on or after that date.
25	
26	COURTS-MARTIAL CLARIFICATION
27	SECTION 7.(a) G.S. 127A-47 reads as rewritten:
28	"§ 127A-47. Courts-martial for National Guard.
29	(a) Courts-martial Except as provided in subsection (b) of this section, courts-martial for
30	military personnel of the North Carolina National Guard not in the service of the United States
31	shall be of three kinds, namely, general courts-martial, special courts-martial, and summary
32	courts-martial. They shall be constituted, have cognizance of the same subjects, and possess like
33	powers as similar courts provided for by the Uniform Code of Military Justice and Manual for
34	Courts-Martial, United States. The proceedings of courts-martial of the North Carolina National
35	Guard shall follow the forms and modes of procedure prescribed for such similar courts.
36	(b) Notwithstanding any other provision of law, no provision in the Uniform Code of
37	Military Justice and Manual for Courts-Martial, United States, concerning the special trial
38	counsel shall apply to courts-martial convened under this Article, nor shall any such provision
39	be construed as imposing additional or alternative procedural requirements upon the Governor
40	of North Carolina or the North Carolina National Guard as to any "covered offense" under 10
41	<u>U.S.C. § 801.</u> "
42	<b>SECTION 7.(b)</b> This section is effective when it becomes law and applies to
43	courts-martial convened on or after that date.
44 45	GEV OFFENDED DECIGTDATION OF A DIFICATION
45 46	SEX-OFFENDER REGISTRATION CLARIFICATION
46 47	SECTION 8.(a) G.S. 14-208.6 reads as rewritten:
47 48	"§ 14-208.6. Definitions. The following definitions apply in this Article:
48 49	The following definitions apply in this Article:
49 50	<ul><li>(4) Reportable conviction. – Any of the following:</li></ul>
50 51	
51	

	General Assembly Of North CarolinaSession 2023
1	f. <u>A final conviction in a State court-martial proceeding imposing</u>
2	confinement under G.S. 127A-48 or G.S. 127A-49 for an offense
3	which is substantially similar to an offense against a minor or a
4	sexually violent offense as defined in this section.
5	
6	<b>SECTION 8.(b)</b> This section becomes effective October 1, 2023, and applies to
7	convictions occurring on or after that date.
8	
9	EFFECTIVE DATE
10	<b>SECTION 9.</b> Except as otherwise provided, this act is effective when it becomes
11	law.