## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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### SENATE BILL 199 Judiciary Committee Substitute Adopted 4/4/19 Third Edition Engrossed 4/10/19 Judiciary Committee Substitute Adopted 5/2/19 House Committee Substitute Favorable 6/27/19

#### House Committee Substitute #2 Favorable 7/23/19 Seventh Edition Engrossed 7/31/19 Proposed Conference Committee Substitute S199-PCCS15432-TV-5

I	Short Title:	Child Sex Abuse/Strengthen Laws.	(Public)
	Sponsors:		
	Deferredter		

Referred to:

March 7, 2019

2 AN ACT TO PROTECT CHILDREN FROM SEXUAL ABUSE AND T	O STRENGTHEN
3 AND MODERNIZE SEXUAL ASSAULT LAWS.	
4 The General Assembly of North Carolina enacts:	
5	
6 PART I. EXPAND DUTY TO REPORT CRIMES AGAINST JUVENII	LES
7 SECTION 1.(a) Article 39 of Chapter 14 of the General Stat	utes is amended by
8 adding a new section to read:	
9 " <u>§ 14-318.6. Failure to report crimes against juveniles; penalty.</u>	
10 (a) Definitions. – As used in this section, the following definitions ap	<u>oply:</u>
11 (1) Juvenile. – As defined in G.S. 7B-101. For the purposes	of this section, the
12 age of the juvenile at the time of the abuse or offense gov	erns.
13 (2) <u>Serious bodily injury. – As defined in G.S. 14-318.4(d).</u>	
14 (3) <u>Serious physical injury. – As defined in G.S. 14-318.4(d)</u>	<u>.</u>
15 (4) <u>Sexually violent offense. – An offense committed agains</u>	
16 <u>sexually violent offense as defined in G.S. 14-208.6(</u>	
17 <u>includes the following: an attempt, solicitation, or conspi</u>	
18 of these offenses; aiding and abetting any of these offense	
19 (5) <u>Violent offense. – Any offense that inflicts upon the juv</u>	-
20 <u>injury or serious physical injury by other than accidenta</u>	
21 also includes the following: an attempt, solicitation, or co	
22 any of these offenses; aiding and abetting any of these off	
23 (b) Requirement. – Any person 18 years of age or older who know	
24 reasonably known that a juvenile has been or is the victim of a violent offe	
25 or misdemeanor child abuse under G.S. 14-318.2 shall immediately repo	
26 juvenile to the appropriate local law enforcement agency in the county where	
27 or is found. The report may be made orally or by telephone. The report shall	
28 as is known to the person making it, including the name, address, and age	e e
29 <u>name and address of the juvenile's parent, guardian, custodian, or caretaker</u>	
30 and age of the person who committed the offense against the juvenile; the	location where the



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1	offense was committed; the names and ages of other juveniles present or in danger; the present
2	whereabouts of the juvenile, if not at the home address; the nature and extent of any injury or
3	condition resulting from the offense or abuse; and any other information which the person making
4	the report believes might be helpful in establishing the need for law enforcement involvement.
5	The person making the report shall give his or her name, address, and telephone number.
6	(c) Penalty. – Any person 18 years of age or older, who knows or should have reasonably
7	known that a juvenile was the victim of a violent offense, sexual offense, or misdemeanor child
8	abuse under G.S. 14-318.2, and knowingly or willfully fails to report as required by subsection
9	(b) of this section, or who knowingly or willfully prevents another person from reporting as
10	required by subsection (b) of this section, is guilty of a Class 1 misdemeanor.
11	(d) Construction. – Nothing in this section shall be construed as relieving a person subject
12	to the requirement set forth in subsection (b) of this section from any other duty to report required
13	<u>by law.</u>
14	(e) <u>Protection. – The identity of a person making a report pursuant to this section must</u>
15	be protected and only revealed as provided in G.S. 132-1.4(c)(4).
16	(f) <u>Good-Faith Immunity. – A person who makes a report in good faith under this Article,</u>
17	cooperates with law enforcement in an investigation, or testifies in any judicial proceeding
18	resulting from a law enforcement report or investigation is immune from any civil or criminal
19	liability that might otherwise be incurred or imposed for that action, provided that person was
20	acting in good faith.
21	(g) Law Enforcement Duty to Report Evidence to the Department of Social Services. –
22	If any law enforcement officer, as the result of a report, finds evidence that a juvenile may be
23	abused, neglected, or dependent as defined in G.S. 7B-101, the law enforcement officer shall
24	make an oral report as soon as practicable and make a subsequent written report of the findings
25	to the director of the department of social services within 48 hours after discovery of the
26	evidence. When a report of abuse, neglect, or dependency is received, the director of the
27	department of social services shall make a prompt and thorough assessment, in accordance with
28	G.S. 7B-302, to determine whether protective services should be provided or the complaint filed
29	as a petition.
30	(h) Nothing in this section shall be construed as to require a person with a privilege under
31	G.S. 8-53.3, 8-53.7, 8-53.8, or 8-53.12 or with attorney-client privilege to report pursuant to this
32	section if that privilege would prevent them from doing so."
33	
34	PART II. EXPANDING THE STATUTE OF LIMITATIONS FOR MISDEMEANOR
35	CRIMES INVOLVING ABUSE AGAINST CHILDREN
36	<b>SECTION 2.(a)</b> G.S. 15-1 reads as rewritten:
37	"§ 15-1. Statute of limitations for misdemeanors.
38	(a) The crimes of deceit and malicious mischief, and the crime of petit larceny where the
39	value of the property does not exceed five dollars (\$5.00), and all misdemeanors except malicious
40	misdemeanors, shall be charged within two years after the commission of the same, and not
41	afterwards: Provided, that if any pleading shall be defective, so that no judgment can be given
42	thereon, another prosecution may be instituted for the same offense, within one year after the
43	first shall have been abandoned by the State.
44	(b) Notwithstanding subsection (a) of this section, the following misdemeanors shall be
45	charged within 10 years of the commission of the crime:
46	$\underbrace{(1)}_{(2)}  \underbrace{\text{G.S. 7B-301(b).}}_{G.S. 14, 27, 22}$
47	$\frac{(2)}{(2)} \qquad \frac{G.S. 14-27.33.}{G.S. 14-202.22}$
48	$\begin{array}{ccc} (3) & \underline{G.S. 14-202.2.} \\ (4) & \underline{G.S. 14.218.2} \end{array}$
49 50	$\frac{(4)}{(5)} \qquad \frac{G.S. 14-318.2.}{G.S. 14.218.6.}$
50	(5) <u>G.S. 14-318.6.</u> "
51	

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	<b>TECTING CHILDREN ONLINE FROM HIGH-RIS</b> <b>FION 3.(a)</b> G.S. 14-202.5 reads as rewritten:	SK SEX OFFENDERS
	n use of commercial social networking Web sites by se	<del>x offenders.</del> Ban online
	uct by high-risk sex offenders that endangers childre	
	nse. – It is unlawful for a <u>high-risk</u> sex offender <del>who is r</del>	
	of Chapter 14 of the General Statutes to access a comm	
	the sex offender knows that the site permits minor child	
	aintain personal Web pages on the commercial social net	
any of the follow	ving online:	-
<u>(1)</u>	To communicate with a person that the offender belie age.	ves is under 16 years of
<u>(2)</u>	To contact a person that the offender believes is under	r 16 years of age.
$\frac{(3)}{(3)}$	To pose falsely as a person under 16 years of age with	
	unlawful sex act with a person the offender believes is	
<u>(4)</u>	To use a Web site to gather information about a p	• •
<u>(+)</u>	believes is under 16 years of age.	erson mat me onender
<u>(5)</u>	To use a commercial social networking Web site in	n violation of a policy
<u>(J)</u>	posted in a manner reasonably likely to come to	
	prohibiting convicted sex offenders from using the sit	
(b) Defir	ition of Commercial Social Networking Web Site. – F	
	nercial social networking Web site" is an includes any	
	means of accessing the Internet Web site that meet	
requirements:	ineans of accessing the internet web site that incen-	is all of the following
-	Is operated by a person who derives revenue for	om momborshin food
(1)	Is operated by a person who derives revenue fu	-
( <b>2</b> )	advertising, or other sources related to the operation of	
(2)	Facilitates the social introduction between two or	
( <b>2</b> )	purposes of friendship, meeting other persons, or info	
(3)	Allows users to create <u>personal</u> Web pages or <del>person</del>	-
	information such as the <u>user's</u> name or nickname	
	photographs placed on the personal Web page by th	
	other personal information about the user, and links	
	pages on the commercial social networking Web site	
	of the user that may be accessed by other users (	or visitors to the Web
	site.information.	
(4)	Provides users or visitors to the commercial social	-
	mechanisms a mechanism to communicate with other	
	message board, chat room, electronic mail, or instant	-
	usions from Commercial Social Networking Web	•
	al networking Web site does not include an Internet <u>a</u> W	eb site that either:meets
	owing requirements:	
(1)	Provides only one of the following discrete services: p	6
	mail, instant messenger, or chat room or message boa	<b>•</b>
(2)	Has as its primary purpose the facilitation of co	
	involving goods or services between its members or v	
	dissemination of news, the discussion of politica	l or social issues, or
	professional networking.	
<u>(3)</u>	Is a Web site owned or operated by a local, State, o	or federal governmental
	<u>entity.</u>	
(c1) Defin	nition of High-Risk Sex Offender For purposes of	this section, the term
"high-risk sex of	fender" means any person registered in accordance with	Article 27A of Chapter
14 of the Genera	l Statutes that meets any of the following requirements:	

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1	<u>(1)</u>	Was convicted of an aggravated offense, as that the	erm is defined in
2		G.S. 14-208.6, against a person under 18 years of age.	
3	<u>(2)</u>	Is a recidivist, as that term is defined in G.S. 14-208.6,	and one offense is
4		against a person under 18 years of age.	
5	<u>(3)</u>	Was convicted of an offense against a minor, as that	term is defined in
6		<u>G.S. 14-208.6.</u>	
7	<u>(4)</u>	Was convicted of a sexually violent offense, as that	term is defined in
8		G.S. 14-208.6, against a person under 18 years of age.	
9		Was found by a court to be a sexually violent predator, as	
10		in G.S. 14-208.6, based on a conviction of a sexual	ly violent offense
11		committed against a minor.	
12		ction The offense is committed in the State for purpo	
13	5	transmission that constitutes the offense either originate	s in the State or is
14	received in the Sta		
15		nent. – A violation of this section is a Class $H$ felony.	
16		<u>bility. – If any provision of this section or its application</u>	
17		affect other provisions or applications of this section that	
18		provisions or applications, and, to this end, the provision	s of this section are
19	severable."	ON 2 (1) C C 14 202 5 A 1	
20		<b>ON 3.(b)</b> G.S. 14-202.5A reads as rewritten:	
21 22		bility of commercial social networking sites.	that complian with
22		nercial social networking site, as defined in G.S. 14-202.5	-
23 24		or makes other reasonable efforts to prevent a <u>high-risk</u> s dance with Article 27A of Chapter 14 of the General State	
24 25		to be held civilly liable for damages arising out of a person	
23 26		or be need erving hable for damages ansing out of a person orking site's system or network regardless of that person's s	
20 27		orth Carolina or any other jurisdiction. offender, as define	
28		b site to endanger children shall not be held civilly liable f	
29	-	nder's communications on the social networking site's syst	
30		purposes of this section, "access" is defined as allowing	
31		ities or actions described in G.S. 14-202.5(b)(2) through (	
32	by utilizing the We		
33	, ,		
34	PART IV. EXTE	ND CIVIL STATUTE OF LIMITATIONS AND REQU	UIRE TRAINING
35	SECTI	ON 4.1. G.S. 1-17 is amended by adding two new subsec	tions to read:
36	" <u>(d)</u> Notwith	nstanding the provisions of subsections (a), (b), (c), and (	e) of this section, a
37		a civil action against a defendant for claims related to set	
38	while the plaintiff	was under 18 years of age until the plaintiff attains 28 yea	<u>rs of age.</u>
39	(e) Notwith	nstanding the provisions of subsections (a), (b), (c), and (	d) of this section, a
40	plaintiff may file a	civil action within two years of the date of a criminal con	viction for a related
41		nse against a defendant for claims related to sexual abuse	suffered while the
42	plaintiff was under		
43		<b>ON 4.2.(a)</b> G.S. 1-52 reads as rewritten:	
44	"§ 1-52. Three ye		
45	Within three ye	ears an action –	
46			. 1. 0
47		For criminal conversation, or for any other injury to the	
48		another, not arising on contract and not hereafter enum-	ieratea.enumerated,
49 50		except as provided by G.S. 1-17(d) and (e).	
50	•••		

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1 2 3 4 5 6	(16)	Unless otherwise provided by law, for personal injury or claimant's property, the cause of action, except in causes of in G.S. 1-15(c), shall not accrue until bodily harm to the damage to his property becomes apparent or ought reason apparent to the claimant, whichever event first occurs. E G.S. 130A-26.3, G.S. 130A-26.3 or G.S. 1-17(d) and (e)	of actions referred to claimant or physical ably to have become xcept as provided in
7 8		shall accrue more than 10 years from the last act or omiss giving rise to the cause of action.	sion of the defendant
9 10 11 12 13 14 15	 (19) "	For assault, battery, or false imprisonment.imprisonment by G.S. 1-17(d) and (e). Notwithstanding this subdivision a civil action within two years of the date of a criminal con- felony sexual offense against a defendant for claims rela- suffered while the plaintiff was under 18 years of age.	n, a plaintiff may file nviction for a related
16	SECT	<b>TON 4.2.(b)</b> Effective from January 1, 2020, until Dece	ember 31, 2021, this
17 18 19	section revives an it existed immedi	ny civil action for child sexual abuse otherwise time-barred ately before the enactment of this act. <b>TON 4.3.</b> G.S. 1-56 reads as rewritten:	
20	"§ 1-56. All othe	er actions, 10 years.	
21 22 23		<u>Except as provided by subsection (b) of this section, an</u> by this subchapter may not be commenced more than 10 rued.	
24 25 26		<u>l action for child sexual abuse is not subject to the limitation</u> <b>TON 4.4.(a)</b> G.S. 115C-47 is amended by adding a new s <u>To adopt a child sexual abuse and sex trafficking traini</u>	ubdivision to read:
20 27 28 29 30		local board of education shall adopt and implement a ch sex trafficking training program for school personnel wh students in grades kindergarten through 12, as required by 'ION 4.4.(b) G.S. 115C-218.75 is amended by adding a new	ild sexual abuse and to work directly with G.S. 115C-375.20."
31 32 33	" <u>(g)</u> Child	Sexual Abuse and Sex Trafficking Training Program. – A nent a child sexual abuse and sex trafficking training pro-	charter school shall
34	SECT	<b>TION 4.4.(c)</b> G.S. 115C-238.66 is amended by adding a	new subdivision to
35	read:		
36 37 38	" <u>(14)</u>	<u>Child sexual abuse and sex trafficking training progra</u> <u>directors shall adopt and implement a child sexual abuse</u> <u>training program in accordance with G.S. 115C-375.20.</u> "	e and sex trafficking
39		<b>TON 4.4.(d)</b> G.S. 116-239.8(b) is amended by adding a	new subdivision to
40 41 42 43	read: " <u>(17)</u>	<u>Child sexual abuse and sex trafficking training program</u> <u>shall adopt and ensure implementation of a child sex</u> <u>trafficking training program in accordance with G.S. 115</u>	xual abuse and sex
44		<b>TON 4.4.(e)</b> The title of Article 25A of Chapter 115C of	the General Statutes
45	reads as rewritten		
46	"C	"Article 25A.	
47 48	_	l Needs of <u>Students.Students and Identification of Sexual</u> TON 4.4.(f) Article 25A of Chapter 115C of the General	
48 49	by adding a new	· · · · · · ·	statutes is amended
<del>5</del> 0	• •	Child sexual abuse and sex trafficking training progra	am required.
51		tions. – The following definitions shall apply in this section	

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1	(1) School personnel. – Teachers, instructional support personnel	, principals, and
2	assistant principals. This term may also include, in the di	scretion of the
3	employing entity, other school employees who work directly	with students in
4	grades kindergarten through 12.	
5	(b) Each employing entity shall adopt and implement a child sexual	abuse and sex
6	trafficking training program for school personnel who work directly with stu	dents in grades
7	kindergarten through 12 that provides education and awareness training related	to child sexual
8	abuse and sex trafficking, including, but not limited to, best practices from the fiel	d of prevention,
9	the grooming process of sexual predators, the warning signs of sexual abuse and	sex trafficking,
10	how to intervene when sexual abuse or sex trafficking is suspected or of	lisclosed, legal
11	responsibilities for reporting sexual abuse or sex trafficking, and available	e resources for
12	assistance. This training may be provided by local nongovernmental organization	s with expertise
13	in these areas, local law enforcement officers, or other officers of the court. All s	chool personnel
14	who work with students in grades kindergarten through 12 shall receive two h	ours of training
15	consistent with this section in even-numbered years beginning in 2020.	
16	(c) No entity required to adopt a child sexual abuse and sex trafficking the	aining program
17	by G.S. 115C-47(64), 115C-218.75(g), 115C-238.66(14), or 116-239.8(b)(17),	or its members,
18	employees, designees, agents, or volunteers, shall be liable in civil damages to a	ny party for any
19	loss or damage caused by any act or omission relating to the provision of, par	<u>ticipation in, or</u>
20	implementation of any component of a child sexual abuse and sex trafficking tr	<u>aining program</u>
21	required by this section, unless that act or omission amounts to gross negligence, w	
22	or intentional wrongdoing. Nothing in this section shall be construed to impose a	
23	of care or standard of care on an entity required to adopt a child sexual abuse and	l sex trafficking
24	training program by G.S. 115C-47(64), 115C-218.75(g), 115C-22	<u>38.66(14), or</u>
25	<u>116-239.8(b)(17).</u> "	
26	<b>SECTION 4.5.</b> This Part becomes effective December 1, 2019. Each	• 1
27	by Section 4.4(a), (b), (c), and (d) to adopt and implement a child sexual abuse and	
28	training program shall do so by January 1, 2020, and training shall be requ	ired for school
29	personnel beginning with the 2020-2021 school year.	
30		
31	PART V. RIGHT TO REVOKE CONSENT	
32	SECTION 5.(a) G.S. 14-27.20 reads as rewritten:	
33	"§ 14-27.20. Definitions.	
34	The following definitions apply in this Article:	1 2010
35	(1) Repealed by Session Laws 2018-47, s. 4(a), effective Decemb	,
36	(1a) Against the will of the other person. – Either of the following	<u>-</u>
37	a. Without consent of the other person.	
38	b. After consent is revoked by the other person, in a ma	
39	cause a reasonable person to believe consent is revoke	<u>d.</u>
40		1 1 1
41	<b>SECTION 5.(b)</b> This section becomes effective December 1, 2019	, and applies to
42	offenses committed on or after that date.	
43		
44	PART VI. MODERNIZING SEXUAL ASSAULT LAWS	
45		
46	CLARIFY DEFINITION OF THE TERM "CARETAKER" USED IN TH	IE JUVENILE
47 49	CODE	
48 40	<b>SECTION 6.(a)</b> G.S. 7B-101(3) reads as rewritten:	todion 1
49 50	"(3) Caretaker. – Any person other than a parent, guardian, or cus	
50 5 1	responsibility for the health and welfare of a juvenile in a res	
51	A person responsible for a juvenile's health and welfare mea	ns a <del>stepparent,</del>

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1 2 3 4 5 6 7 8 9 10 11			stepparent; foster parent, parent; an adult member of household; an adult relative entrusted with the juven adoptive parent during a visit or trial placement with of a department, department; any person such as a parent who has primary responsibility for supervisi welfare in a residential child care facility or reside facility; or any employee or volunteer of a divisi operated by the Department of Health and Human subdivision shall be construed to impose a legal duty 50 or Chapter 110 of the General Statutes. The duty as defined in this subdivision shall be for the purpose	hile's care, care; a potential h a juvenile in the custody a house parent or cottage ing a juvenile's health and ential educational facility, ion, institution, or school Services. Nothing in this y of support under Chapter imposed upon a caretaker
12 13	AMENID	CC	14-401.11 TO PROHIBIT THE KNOWING D	
13 14			HAT CONTAINS ANY SUBSTANCE THAT COU	
15	A PERS(			
16			<b>TION 6.(b)</b> G.S. 14-401.11 reads as rewritten:	
17	"§ 14-401		Distribution of certain food at Halloween and all	other times or beverage
18		proh	ibited.	
19	(a)		all be unlawful for any person to knowingly distri	
20			to be placed in a position of human accessibility, acce	
21			erage, or other eatable or drinkable substance which	ch that person knows to
22	contain:co		any of the following:	
23		(1)	Any noxious or deleterious substance, material o	
24 25			injurious to a person's health or might cause a person	h any physical <del>discomfort,</del>
25 26		(2)	or <u>discomfort.</u> Any controlled substance included in any sch	edule of the Controlled
20 27		(2)	Substances Act, or Act.	equie of the controlled
28		(3)	Any poisonous chemical or compound or any forei	on substance such as but
29 30		(0)	not limited to, razor blades, pins, and ground glass, serious physical injury or serious physical pain and	which might cause death,
31	(b)	Pena		
32		(1)	Any person violating the provisions of G.S. 14-401	
33			a. Where the actual or possible effect on a per-	
34			food-food, beverage, or other substance wa	
35			mild physical discomfort without any lasting	g effect, shall be guilty of
36			a Class I felony.	. 1.11
37 38			b. Where the actual or possible effect on a per-	•
38 39			food food, beverage, or other substance was mild physical discomfort without any lasting	
39 40			as a Class H felon.	g effect, shan be pullished
41		(2)	Any person violating the provisions of G.S. 14-401.	11(a)(2) shall be punished
42		(2)	as a Class F felon.	rr(u)(2) shan be pullished
43		(3)	Any person violating the provisions of G.S. 14-401.	11(a)(3) shall be punished
44		(0)	as a Class C felon."	
45				
46	AMEND	DEFI	NITION FOR THE TERM "MENTALLY INCAP	ACITATED" USED IN
47	ARTICL	E 7B (	<b>DF CHAPTER 14 OF THE GENERAL STATUTE</b>	S
48		SEC	<b>TION 6.(c)</b> G.S. 14-27.20(2) reads as rewritten:	
49		"(2)	Mentally incapacitated. – A victim who due to (i) ar	iy act committed upon the
50			victim or (ii) a poisonous or controlled substance	
51			without the knowledge or consent of the vict	im any act is rendered

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	substantially incapable of either appraising the resisting the act of vaginal intercourse or a sexu	
PART VII. SEX	<b>COFFENDER VICTIM RIGHTS</b>	
	<b>FION 7.(a)</b> G.S. 14-208.12A reads as rewritten:	
	Request for termination of registration require	ement
	ears from the date of initial county registration,	
	hay petition the superior court to terminate the 30-	
	s not been convicted of a subsequent offense req	
Article.	, not been convicted of a subsequent offense reg	
	ble conviction is for an offense that occurred in No	orth Carolina, the petition shall
-	strict where the person was convicted of the offen	-
	ble conviction is for an offense that occurred in a	
-	district where the person resides. A person wh	-
	irement for a reportable conviction that is an out	1
	i) provide written notice to the sheriff of the c	
-	e person is petitioning the court to terminate the re	•
include with the	petition at the time of its filing, an affidavit, signed	by the petitioner, that verifies
that the petition	er has notified the sheriff of the county where the	e person was convicted of the
petition and that	provides the mailing address and contact information	tion for that sheriff.
Regardless of	f where the offense occurred, if the defendant v	was convicted of a reportable
offense in any f	ederal court, the conviction will be treated as an	n out-of-state offense for the
purposes of this	section.	
(a1) The	ourt may grant the relief if:	
(1)	The petitioner demonstrates to the court that he	
	for any crime that would require registration	on under this Article since
	completing the sentence,	
(2)	The requested relief complies with the prov	
	Wetterling Act, as amended, and any other fede	
	termination of a registration requirement or req	
	for the receipt of federal funds by the State, and	
(3)	The court is otherwise satisfied that the petition	er is not a current or potential
	threat to public safety.	
. ,	listrict attorney in the district in which the petition	Ū.
-	least three weeks before the hearing on the matter	
	ort of the petition and the district attorney may p relief or may otherwise demonstrate the reason	
denied.	Tener of may otherwise demonstrate the reason	s why the petition should be
	court denies the petition, the person may again	petition the court for relief in
	this section one year from the date of the deni	-
	istration requirement. If the court grants the petitic	0 1
	clerk of court shall forward a certified copy of the	-
-	have the person's name removed from the registry	-
	re is a subsequent offense, the county registration	
	requirement for the subsequent offense is ter	
subsection (a1)	1 1	,
. ,	victim of the underlying offense may appear and	d be heard by the court in a
	ding a request for termination of the sex offender	-
the victim has e	ected to receive notices of such proceedings, the	district attorney's office shall
•	of the date, time, and place of the hearing. The	•
provide the req	aired notification electronically or by telephone	e, unless the victim requests

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1 otherwise. The victim shall be responsible for notifying the district attorney's office of any 2 changes in the victim's address and telephone number or other contact information. The judge in 3 any court proceeding subject to this section shall inquire as to whether the victim is present and 4 wishes to be heard. If the victim is present and wishes to be heard, the court shall grant the victim 5 an opportunity to be reasonably heard. The right to be reasonably heard may be exercised, at the victim's discretion, through an oral statement, submission of a written statement, or submission 6 7 of an audio or video statement." 8 9 PART VIII. SEX OFFENDER RESIDENTIAL RESTRICTIONS 10 SECTION 8.(a) G.S. 14-208.16(b) reads as rewritten: 11 "(b) As used in this section, "school" does not include home schools as defined in 12 G.S. 115C-563 or institutions of higher education. education; however, for the purposes of this section, the term "school" shall include any construction project designated for use as a public 13 14 school if the governing body has notified the sheriff or sheriffs with jurisdiction within 1,000 feet of the construction project of the construction of the public school. The term "child care center" 15 16 is defined by G.S. 110-86(3); however, for purposes of this section, the term "child care center" 17 does include the permanent locations of organized clubs of Boys and Girls Clubs of America. The term "registrant" means a person who is registered, or is required to register, under this 18 19 Article." 20 21 PART IX. SEVERABILITY CLAUSE/SAVINGS CLAUSE/EFFECTIVE DATE

SECTION 9.(a) If any provision of this act or its application is held invalid, the invalidity does not affect other provisions or applications of this act that can be given effect without the invalid provisions or applications, and, to this end, the provisions of this act are severable.

26 **SECTION 9.(b)** Prosecutions for offenses committed before the effective date of 27 this act are not abated or affected by this act, and the statutes that would be applicable but for 28 this act remain applicable to those prosecutions.

SECTION 9.(c) Parts I, II, III, V, VI, VII, and VIII of this act become effective December 1, 2019, and apply to offenses committed on or after that date. Part IV of this act becomes effective December 1, 2019, and applies to civil actions commenced on or after that date. The remainder of this act is effective when it becomes law.