## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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## SENATE BILL 51 PROPOSED COMMITTEE SUBSTITUTE S51-PCS15150-CE-8

|                                 | Short Title: k  | Kayla's Act: Protecting Dom. Violence Victims.  | (Public)   |  |  |  |  |
|---------------------------------|---|---|--|--|--|--|--|
|                                 | Sponsors:   |   |  |  |  |  |  |
|                                 | Referred to:  |   |  |  |  |  |  |
|                                 |   | February 2, 2023  |  |  |  |  |  |
| 1<br>2<br>3<br>4<br>5<br>6<br>7 | A BILL TO BE ENTITLED<br>AN ACT TO MODIFY LAWS PERTAINING TO DOMESTIC VIOLENCE, TO BE KNOWN<br>AS KAYLA'S ACT: PROTECTING VICTIMS OF DOMESTIC VIOLENCE.<br>The General Assembly of North Carolina enacts:<br><b>SECTION 1.(a)</b> G.S. 8C-1, Rule 804(b), reads as rewritten:<br>"(b) Hearsay exceptions. – The following are not excluded by the hearsay rule if the<br>declarant is unavailable as a witness: |   |  |  |  |  |  |
| 8<br>9<br>10<br>11<br>12        | <br>( <u>6)</u>   | Statement Offered Against a Party That Wrongfully Cause<br>Unavailability. – A statement offered against a party that w<br>or acquiesced in wrongfully causing, the declarant's unavaila<br>and did so intending that result."  | rongfully caused,<br>bility as a witness                     |  |  |  |  |
| 13<br>14<br>15<br>16            | beginning on or <b>SEC</b>  | <ul><li>TION 1.(b) This section is effective when it becomes law an after that date.</li><li>TION 2.(a) G.S. 15-1(b) reads as rewritten: vithstanding subsection (a) of this section, the following misder</li></ul>  |  |  |  |  |  |
| 17<br>18<br>19                  | charged within (<br><br>(6)   | 10 years of the commission of the crime:<br><u>Those that would require a judge to determine the conditions</u>   | of pretrial release  |  |  |  |  |
| 20<br>21                        | SEC   | <u>under G.S. 15A-534.1(a).</u> "<br><b>TION 2.(b)</b> This section is effective when it becomes law a  |  |  |  |  |  |
| 22<br>23                        | committed eithe (1)   | on or after that date.  |  |  |  |  |  |
| 23<br>24<br>25                  | (1)   | Before that date, provided that the statute of limitations for<br>expire prior to that date.  | or the act did not   |  |  |  |  |
| 26<br>27                        |   | <b>SECTION 3.(a)</b> Article 73 of Chapter 15A of the General Statutes is amended b adding a new section to read:   |  |  |  |  |  |
| 28                              | " <u>§ 15A-1225.4.</u>  | "§ 15A-1225.4. Domestic violence victim witnesses; remote testimony.  |  |  |  |  |  |
| 29<br>30<br>31                  | <u>(a)</u> <u>Defin</u><br>(1)  | <u>nitions:</u><br><u>Criminal proceeding.</u> – Any hearing or trial in a prosect<br>charged with violating a criminal law of this State.  | ition of a person  |  |  |  |  |
| 32<br>33<br>34<br>35<br>36      | <u>(2)</u>  | Domestic violence. – All cases in which the defendant is char<br>on, stalking, communicating a threat to, or committing a c<br>Article 7B, 8, 10, or 15 of Chapter 14 of the General Status<br>or former spouse, a person with whom the defendant lives<br>married, or a person with whom the defendant is or has | crime provided in<br>tes upon a spouse<br>or has lived as if |  |  |  |  |
|                                 |   |   |  |  |  |  |  |



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|                     | relationship as defined in G.S. 50B-1(b)(6), with    | h domestic criminal trespass,   |
|                     | or with violation of an order entered pursuan        | • · · ·                         |
|                     | Violence, of the General Statutes.                   | -                               |
| <u>(3)</u>          | Domestic violence victim witness An al               | leged victim in a criminal      |
|                     | proceeding involving a crime of domestic violer      | -                               |
| <u>(4)</u>          | Remote testimony. – A method by which a dom          |                                 |
|                     | testifies in a criminal proceeding outside of t      | the physical presence of the    |
|                     | defendant.   |                                 |
| (b) Remote          | e Testimony Authorized. – In a criminal proc         | eeding, a domestic violence     |
|                     | o has been found competent to testify may testi      |                                 |
| other than in an or | en forum if either of the following circumstance     | es occurs:                      |
| (1)                 | The defendant does not object pursuant to subse      |                                 |
| $\overline{(2)}$    | The court determines that remote testimony           |                                 |
|                     | subsection (d) of this section.                      |                                 |
| (c) Notice          | and Waiver In any criminal proceeding, t             | he testimony of a domestic      |
|                     | vitness shall be permitted by remote testimor        |                                 |
| circumstances occ   | urs:   |                                 |
| (1)                 | The State notifies the attorney of record for the    | defendant, or the defendant if  |
|                     | that person has no attorney, at least 15 business    |                                 |
|                     | which the remote testimony would be used of          |                                 |
|                     | domestic violence victim witness to testify remo     |                                 |
| (2)                 | The defendant's attorney of record, or the def       |                                 |
|                     | attorney, fails to file a written objection with     | -                               |
|                     | State, at least five business days before the pro-   | <b>.</b> •                      |
|                     | testimony will be used that the defendant obje       |                                 |
|                     | victim witness testifying remotely.                  |                                 |
| If the defendat     | nt's attorney of record, or the defendant if that pe | erson has no attorney, fails to |
|                     | tion as provided in this subsection, then the obje   | -                               |
|                     | violence victim witness shall be allowed to tes      |                                 |
|                     | in subsection (g) of this section.                   |                                 |
|                     | 1 make written findings of any waiver under th       | nis subsection, including at a  |
|                     | and manner of notice provided pursuant to sub        | -                               |
|                     | letermination that the defendant or the defend       |                                 |
| •                   | o timely object pursuant to subdivision (2) of the   | •                               |
|                     | ized by Court Over Objection. – If a defendan        |                                 |
|                     | to remote testimony as provided for in subsection    |                                 |
|                     | ote testimony over the objection if the court dete   |                                 |
| (1)                 | That the domestic violence victim witness wo         |                                 |
| <u>/</u>            | distress, not by the open forum in general, but b    |                                 |
|                     | presence.  | ,,                              |
| <u>(2)</u>          | That the domestic violence victim's ability to c     | communicate with the trier of   |
| <u>\_/</u>          | fact would be impaired.                              |                                 |
| (e) Hearin          | g Procedure. – Upon motion of a party or the cou     | rt's own motion, and for good   |
|                     | ourt shall hold a separate evidentiary hearing on    |                                 |
|                     | te testimony is proposed to be allowed to determ     | · · ·                           |
|                     | gs in the superior court division shall be recorded. |                                 |
|                     | tness is not required at the hearing unless ordere   |                                 |
|                     | - An order allowing or disallowing the use of a      |                                 |
|                     | his section shall state the findings of fact and co  | • •                             |
|                     | nation. An order allowing the use of remote test     |                                 |
| each of the follow  |  |                                 |
|                     | <u></u>  |                                 |

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| <u>(1)</u>  | State the method by which the domestic violence           | victim witness is to testify. |  |
| <u>(2)</u>  | List any individual or category of individuals allo       | wed to be in, or required to  |  |
|   | be excluded from, the presence of the domestic vio        | lence victim witness during   |  |
|   | the testimony.  | -                             |  |
| <u>(3)</u>  | State any special conditions necessary to facilitat       | e the cross-examination of    |  |
|   | the domestic violence victim witness.                     |                               |  |
| <u>(4)</u>  | State any condition or limitation upon the particip       | pation of individuals in the  |  |
|   | domestic violence victim witness's presence durin         |                               |  |
| (5)   | State any other condition necessary for taking or p       |                               |  |
| (g) Remo  | ote Testimony The method used for remote testi            |                               |  |
|   | each of the following:                                    | <u> </u>                      |  |
| (1)   | Allow the judge, jury, and defendant to observe the       | e demeanor of the domestic    |  |
| <u> </u>  | violence victim witness as the witness testifies in       |                               |  |
|   | witness were in the open forum.                           |                               |  |
| (2)   | Allow the judge, jury, defendant, and domestic vic        | plence victim witness to see  |  |
| <u></u>   | and hear one another in real time.                        |                               |  |
| The court sh  | all ensure that the physical location where the domes     | tic violence victim witness   |  |
|   | ± •   |                               |  |
| testifies has been mutually agreed to by both the defendant and the State or approved by the court.<br>The court shall ensure that both the defendant and the State shall be allowed to have at least two |   |                               |  |
|   | pproved by the court, in addition to the prosecutor a     |                               |  |
|   | where the domestic violence victim witness is testify     |                               |  |
|   | counsel, except a pro se defendant, is physically p       | -                             |  |
|   | witness testifies, has a full and fair opportunity fo     |                               |  |
|   | ice victim witness, and has the ability to commu          |                               |  |
|   | g the remote testimony. If the defendant is an attor      |                               |  |
|   | lefendant has a full and fair opportunity for cross-ex    |                               |  |
|   | witness. Nothing in this section shall be construed       |                               |  |
| G.S. 15A-1225.  | whitess. Rouning in this section shall be constitued      | to mint the provisions of     |  |
|   | exclusive Procedure and Standard. – Nothing in this s     | section shall.                |  |
| (1) $(1)$   | Prohibit the use or application of any other method       |                               |  |
| <u>(1)</u>  | required by statute, common law, or rule for the in       |                               |  |
|   | the statements or testimony of a domestic violen          |                               |  |
|   | noncriminal proceeding.                                   | ice vietini in a criminar or  |  |
| (2)   | <u>Be construed to require a court, in noncriminal</u>    | proceedings to apply the      |  |
| <u>(2)</u>  | standard set forth in subsection (g) of this section of   |                               |  |
|   | -   |                               |  |
|   | or standards authorized by statute, common law, o         | of fulle for allowing the use |  |
| SEC   | of remote testimony in noncriminal proceedings."          |                               |  |
|   | <b>TION 3.(b)</b> G.S. 7A-49.6(i) reads as rewritten:     |                               |  |
| · · ·   | section is not intended to limit the court's authority t  | 5                             |  |
| pursuant to statutes that otherwise permit it, including G.S. 15A-1225.1, 15A-1225.2  |   |                               |  |
|   | <u>A-1225.4,</u> 20-139.1, 8C-1, Rule 616, 50A-111, and 5 |                               |  |
|   | <b>TION 3.(c)</b> This section is effective when it be    | comes law and applies to      |  |
|   | 100 on or ottor that data                                 |                               |  |
| testimony provid  |   | CC /· 1 ·/ 1                  |  |
| • 1   | <b>TION 4.</b> Except as otherwise provided, this act is  | effective when it becomes     |  |