## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

FILED SENATE
Apr 3, 2023
S.B. 509
PRINCIPAL CLERK
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## **SENATE BILL DRS35197-MV-12**

Short Titl	e:	Victims' Right To Know/Rape Kit Status.	(Public)
Sponsors:	,	Senators Smith and Murdock (Primary Sponsors).	
Referred to:			
A BILL TO BE ENTITLED			
AN ACT TO PROVIDE FOR THE NOTIFICATION OF VICTIMS OF RAPE REGARDING			
THE STATUS OF A SEXUAL ASSAULT EXAMINATION KIT.			
The General Assembly of North Carolina enacts:			
<b>SECTION 1.</b> This act shall be known and may be cited as the "Victims' Right To			
Know Act."			
<b>SECTION 2.</b> G.S. 15A-266.5A reads as rewritten:			
"§ 15A-266.5A. Statewide sexual assault examination kit testing protocol.			
 (b)	Dof	initions. The following definitions apply in this section.	
(b)	(1)	initions. – The following definitions apply in this section: CODIS – As defined in G.S. 15A-266.2.	
	(2)	Collecting agency. – Any agency, program, center, or other entity tha	t collects
	(2)	a sexual assault examination kit.	Conecis
	(2a)		ction of a
	<u>(2u)</u>	sexual assault examination kit, has consented to participate in the	
		justice process by reporting the crime to law enforcement, and has e	
		receive notices on the status of the sexual assault examination kit and	
		contact information for that purpose.	<u> </u>
	(3)	Reported sexual assault examination kit. – A sexual assault examin	nation kit
	` /	collected from a person who consented to the collection of the sexua	
		examination kit and has consented to participate in the criminal justice	
		by reporting the crime to law enforcement.	1
	(4)	State DNA database. – As defined in G.S. 15A-266.2.	
	(5)	Unfounded sexual assault examination kit A reported sexua	l assault
		examination kit, whereupon completion of the investigation it was co	oncluded
		by the investigating law enforcement agency, based on clear and co	nvincing
		evidence, that a crime did not occur.	
	(6)	Unreported sexual assault examination kit. – A sexual assault examination	
		collected from a person who consented to the collection of the sexual	al assault
		examination kit, kit but has not consented to participate in the crimin	al justice
		process.	
(c)		ification and Submission Requirements for Kits Completed On or After	-
2019. Requirements. – Any collecting agency that collects a sexual assault examination kit			
completed on or after July 1, 2019, shall preserve the kit according to guidelines established			
under G.S. 15A-268(a2) and notify the appropriate law enforcement agency as soon as			



practicable, but no later than 24 hours after the collection occurred. A law enforcement agency notified under this subsection shall do all of the following:

- (1) Take custody of a sexual assault examination kit from the collecting agency that collected the kit within seven days of receiving notification. The law enforcement agency that takes custody of a kit under this subdivision shall retain and preserve the kit in accordance with the requirements of G.S. 15A-268.
- (2) Submit a reported sexual assault examination kit to the State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, not more than 45 days after taking custody of the reported sexual assault examination kit.kit and comply with the requirements of subsection (f1) of this section, as applicable.
- (3) Submit an unreported sexual assault examination kit to the Department of Public Safety not more than 45 days after taking custody of the unreported sexual assault examination kit. The Department of Public Safety shall store any kit it receives under this subdivision pursuant to the authority set forth in G.S. 143B-601(13).

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(f1) Information for Notice-Requesting Victims. — Upon taking custody of a reported sexual assault examination kit and prior to submitting it to the State Crime Laboratory pursuant to subsection (c) of this section, the law enforcement agency shall inquire with the victim as to whether the victim wishes to receive further notices on the status of the sexual assault examination kit. If the victim elects to receive further notices, the victim shall designate contact information for this purpose. The law enforcement agency may collect this information in conjunction with the duties performed under G.S. 15A-831 or may collect it separately, as appropriate in the discretion of the law enforcement agency.

The law enforcement agency shall inform the notice-requesting victim that the kit has been submitted to the State Crime Laboratory within 24 hours of the submission and shall provide the State Crime Laboratory the notice-requesting victim's contact information. The victim is responsible for notifying the State Crime Laboratory of any changes in the victim's contact information. Consistent with G.S. 114-65(d), the State Crime Laboratory shall promptly notify a victim when any of the following occurs:

- (1) The results of a DNA profile under this section are obtained and entered into the State DNA Database.
- (2) The profile is entered into CODIS.
- (3) A CODIS hit is made and confirmed.
- (4) The sexual assault examination kit is within 60 days of being destroyed.

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**SECTION 3.** This act is effective when it becomes law and applies to sexual assault examination kits completed on or after that date.

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