GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL 171 PROPOSED COMMITTEE SUBSTITUTE S171-PCS15330-CK-14

Short Title: Department of Public Safety Agency Bill.-AB (Public) Sponsors: Referred to: March 1, 2023 A BILL TO BE ENTITLED 1 2 AN ACT TO MODIFY LAWS RELATED TO PUBLIC SAFETY, AS RECOMMENDED BY 3 THE DEPARTMENT OF PUBLIC SAFETY. 4 The General Assembly of North Carolina enacts: 5 6 **EXPANDED JURISDICTION OF STATE CAPITOL POLICE** 7 SECTION 1.(a) G.S. 143B-911 reads as rewritten: 8 "Subpart B. State Capitol Police Division. 9 "§ 143B-911. Creation of State Capitol Police Division; powers and duties. 10 Division Established. - There is created the State Capitol Police Division of the (a) 11 Department of Public Safety with the organization, powers, and duties defined in Article 1 of this Chapter, except as modified in this Part. 12 13 Purpose. – The State Capitol Police Division shall serve as a special police agency of (b) 14 the Department of Public Safety. The Chief of the State Capitol Police, appointed by the 15 Secretary pursuant to G.S. 143B-602, with the approval of the Governor, may appoint as special police officers such reliable persons as the Chief may deem necessary. 16 Appointment of Officers. - Special police Police officers appointed pursuant to this 17 (c) 18 section may not exercise the power of arrest until they shall take an oath, to be administered by 19 any person authorized to administer oaths, as required by law. Jurisdiction of Officers. - Each special police officer of the State Capitol Police 20 (d) 21 officer shall have the same power of arrest as the police officers of the City of Raleigh. Such 22 authority may be exercised within the same territorial jurisdiction as exercised by the police 23 officers of the City of Raleigh, and in addition thereto the authority of a deputy sheriff may be 24 exercised on property owned, leased, or maintained by the State located in the County of 25 Wake.following authority: 26 The same power of arrest as the police officers of the City of Raleigh. Such (1)27 authority may be exercised within the same territorial jurisdiction as exercised by the police officers of the City of Raleigh. 28 The same authority as a deputy sheriff in buildings and on the grounds of 29 (2)property owned, leased, or maintained by the State located in Wake County. 30 31 The same authority as a deputy sheriff in a building or a portion of a building, (3) or on the grounds thereof, when owned or leased by the State, located 32 33 anywhere in the State, when the State agency responsible for that building or 34 any portion thereof executes a written agreement for service with the State Capitol Police related to that specific building or portion thereof. 35



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1 2 3 4 5 6 7 8 9 10	(e) Public Safety. – The Chief of the State Capitol Police, or the exercise at all times those means that, in the opinion of the Chief or the day in protecting all State buildings and grounds, except for the State 1 grounds as defined in G.S. 120-32.1(d), and the persons within those buildings, bomb threats, or any other emergency or potentially hazarder both the ordering and control of the evacuation of those buildings and grounds and control of the evacuation of those buildings and grounds and grounds and control of the evacuation of those buildings and grounds are emergency agencies to aid and assist in evacuations of those buildings are set. SECTION 1.(b) This section is effective when it becomes a set of the set of the set of the evacuation of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of those buildings are emergency agencies to aid and assist in evacuations of the evacuations of the evacuations of the evacuations of the evacuations are emergency agencies to aid and assist in evacuations of the evacuations of the evacuations of the evacuations of the evacuations are emergency agencies to aid and assist in evacuations of the evacuations are evacuations are evacuations of the evacuations are evacuations are evacuated as a set of the evacuated as a set of the evacuated as	esignee, may be effective egislative buildings and ildings and grounds from ous conditions, including rounds. The Chief, or the nforcement agencies and and grounds."	
10	ADD DEFINITION OF WOOD RESIDUAL		
12	SECTION 2.(a) G.S. 20-4.01 reads as rewritten:		
13	"§ 20-4.01. Definitions.	a annin thuanahant thia	
14	Unless the context requires otherwise, the following definitions	s apply throughout this	
15	Chapter to the defined words and phrases and their cognates:		
16	$(40) W_{2} = 1 D_{2} = \frac{1}{2} \ln 1 \qquad D_{2} = \frac{1}{2} \ln 2 = \frac{1}{2}$	···· · · · · · · · · · · · · · · · · ·	
17	(49a) Wood Residual. – In reference to logging, ma		
18 19	processes, woody waste that is generated by the cut		
20	shaping, or smoothing of wood or wood products.		
20	bark, chips, edging, sawdust, shavings, leaves, woo manufactured primarily from wood and may include		
22	binder, or resin from wood products. Wood residual		
23	waste mixed with soil or other non-wood materials lil		
23	or mineral fibers, and it must be transported in bulk f	-	
25	"		
26	SECTION 2.(b) This section is effective when it becomes	law and applies to wood	
27	residual (i) transported, (ii) stored, or (iii) otherwise interacted with one		
28	(-)		
29	UPDATE STATUTE REGARDING MISSING PERSONS		
30	SECTION 3.(a) G.S. 143B-1015(c) reads as rewritten:		
31	"(c) A law-enforcement agency shall enter information from a	missing person report or	
32	about an unidentified person into NamUs in any of the following circum	nstances:	
33	(1) A missing person has been missing for more than $\frac{30}{30}$		
34	(2) An unidentified person has not been identified for	-	
35	following the person's death.		
36	(3) A missing child has been missing for more than $30-9$	<u>0 </u> days."	
37	SECTION 3.(b) This section is effective when it becomes	law.	
38			
39	UPDATE SILVER ALERT NOTIFICATION		
40	SECTION 4.(a) G.S. 143B-1022 reads as rewritten:		
41	"§ 143B-1022. North Carolina Silver Alert <u>Missing Endangered</u> Sy		
42	(a) There is established within the North Carolina Center for M	-	
43	Alert Missing Endangered System. The purpose of the Silver Alert Mis		
44	is to provide a statewide system for the rapid dissemination of information regarding a missing		
45	person or missing child who is believed to be suffering from dementia, Alzheimer's disease, or a		
46	disability that cognitive impairment that, in light of the person's or child's missing status, requires		
47	them the person or child to be protected from potential abuse or other physical harm, neglect, or		
48	exploitation.		
49 50	(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>		
50	no more than 72 hours have passed since the person or child went missing, the Center or law		
51	<u>no more than 72 nours have passed since the person of child went mi</u>	issing, me Center or law	

enforcement agency shall issue an alert providing for rapid dissemination of information 1 2 statewide regarding the missing person or missing child. The Center or law enforcement agency 3 shall make every effort to disseminate the information as quickly as possible when the person's 4 or child's status as missing has been reported to a law enforcement agency. 5 The Center and all law enforcement agencies shall adopt guidelines and develop (c) procedures for issuing an alert for missing persons and missing children as described in 6 7 subsection (a) of this section and shall provide education and training to encourage radio and 8 television broadcasters to participate in the alert. The guidelines and procedures shall ensure that 9 specific health information about the missing person or missing child is not made public through 10 the alert or otherwise. The Center and all law enforcement agencies shall consult with the Department of 11 (d) Transportation and develop a procedure for the use of overhead permanent changeable message 12 13 signs to provide information on the missing person or missing child meeting the criteria of this 14 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 15 guidelines for the content, length, and frequency of any message to be placed on an overhead 16 17 permanent changeable message sign." 18 SECTION 4.(b) This section becomes effective October 1, 2023, and applies to 19 persons or children reported missing on or after that date. 20 21 CHANGE NC **PUBLIC** RECORDS LAWS RELATED TO **MILITARY** 22 **INVESTIGATIONS** 23 **SECTION 5.(a)** Article 3 of Chapter 127A of the General Statutes is amended by 24 adding a new section to read: 25 "§ 127A-63. Adjutant General and National Guard Staff Judge Advocate access to law 26 enforcement and medical examiner records. 27 The Adjutant General or the National Guard Staff Judge Advocate may request (a) 28 records of criminal investigations from a law enforcement agency or medical examiner. Unless 29 release is prohibited by court order, the investigating law enforcement agency or medical 30 examiner shall disseminate the requested records or information to the Adjutant General or the National Guard Staff Judge Advocate. Such records shall only be used in a court-martial action 31 32 or administrative investigation or proceeding involving a member of the National Guard. 33 Records and information received pursuant to this section shall remain State records (b)34 and shall be governed by G.S. 127A-17.1, G.S. 132-1.4, and military regulations governing 35 official use or disclosure to servicemembers as required in connection with adjudicative 36 proceedings." 37 **SECTION 5.(b)** G.S. 132-1.4 is amended by adding a new subsection to read: Records and information released to the Adjutant General or National Guard Staff 38 "(m) 39 Judge Advocate of the North Carolina National Guard pursuant to G.S. 127A-63 shall remain State records and shall be governed by this section, G.S. 127A-17.1, and military regulations 40 41 governing official use or disclosure to servicemembers as required in connection with 42 adjudicative proceedings." 43 **SECTION 5.(c)** This section is effective when it becomes law and applies to requests 44 made on or after that date. 45 46 **COURTS-MARTIAL CLARIFICATION** 47 SECTION 6.(a) G.S. 127A-47 reads as rewritten: 48 "§ 127A-47. Courts-martial for National Guard. 49 Courts-martial for military personnel of the North Carolina National Guard not in the (a) service of the United States shall be of three kinds, namely, general courts-martial, special 50 courts-martial, and summary courts-martial. They shall be constituted, have cognizance of the 51

General Assembly Of North Carolina Session 2023 same subjects, and possess like powers as similar courts provided for by the Uniform Code of 1 2 Military Justice and Manual for Courts-Martial, United States. The proceedings of courts-martial 3 of the North Carolina National Guard shall follow the forms and modes of procedure prescribed 4 for such similar courts. 5 (b) Notwithstanding any other provision of law, no provision in the Uniform Code of Military Justice and Manual for Courts-Martial, United States, concerning the special trial 6 7 counsel shall apply to courts-martial convened under this Article, nor shall any such provision 8 be construed as imposing additional or alternative procedural requirements upon the Governor 9 of North Carolina or the North Carolina National Guard as to any "covered offense" under 10 10 U.S.C. § 801." 11 SECTION 6.(b) This section is effective when it becomes law and applies to courts-martial convened on or after that date. 12 13 14 SEX-OFFENDER REGISTRATION CLARIFICATION 15 **SECTION 7.(a)** G.S. 14-208.6 reads as rewritten: 16 "§ 14-208.6. Definitions. 17 The following definitions apply in this Article: 18 Reportable conviction. – Any of the following: 19 (4) 20 . . . f. 21 A final conviction in a State court-martial proceeding imposing 22 confinement under G.S. 127A-48 or G.S. 127A-49 for an offense which is substantially similar to an offense against a minor or a 23 24 sexually violent offense as defined in this section. 25 26 SECTION 7.(b) This section becomes effective October 1, 2023, and applies to 27 convictions occurring on or after that date. 28 ESTABLISHMENT OF SAMARCAND TRAINING ACADEMY 29 30 SECTION 8. Article 13 of Chapter 143B of the General Statutes is amended by adding a new section to read: 31 32 "§ 143B-1001. Samarcand Training Academy. 33 There is established, within the Department of Public Safety, the Samarcand Training (a) 34 Academy. 35 The Department of Public Safety shall employ the staff of the Samarcand Training (b) 36 Academy and the Secretary of Public Safety shall direct its operations. The Samarcand Training Academy's duties shall include, but are not limited to, all of 37 (c) the following: 38 39 Delivering or providing use of its facilities for training programs for public (1)40 safety personnel or agencies, including: 41 Federal, State, and local law enforcement agencies. <u>a.</u> 42 Federal and State correction agencies. b. 43 The North Carolina National Guard. <u>c.</u> <u>d.</u> The United States Military. 44 Jails and other correctional facilities maintained by local governments. 45 e. The courts of the State and juvenile justice agencies. 46 f. Any other agency with a public safety objective. 47 <u>g.</u> Developing a predetermined fee structure designed to cover actual costs of 48 (2)

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1	<u>(3)</u>		emed necessary or appropriate to carry out
2			ities, as directed by the Secretary of Public
3		<u>Safety.</u> "	
4			
5	EFFECTIVE DATE		
6	SEC	ION 9. Except as otherwise provi	ided, this act is effective when it becomes
7	law.		