## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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<b>H.B. 791</b>
Apr 3, 2025
HOUSE PRINCIPAL CLERK
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## HOUSE BILL DRH40376-NB-4

	Short Title:	Women's Safety and Protection Act.	(Public)
	Sponsors:	Representative Balkcom.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		) DEFINE VARIOUS TERMS IN THE GENERAL STATUTES (	
3		NA AND TO ENACT THE WOMEN'S SAFETY AND PROTECTIO	N ACT.
4	The General A	Assembly of North Carolina enacts:	
5			
6		ANDARDIZATION OF CERTAIN DEFINED TERMS IN STATE	LAW
7		ECTION 1. G.S. 12-3 reads as rewritten:	
8		es for construction of statutes.	
9		the construction of all statutes the following rules shall be observed,	
10		would be inconsistent with the manifest intent of the General A	ssembly, or
11	repugnant to t	the context of the same statute, that is to say:	
12	(h) Er	,	, throughout
13 14		<u>Accept as otherwise specifically provided, the following definitions apply</u> tatutes as follows:	<u>/ unroughout</u>
14 15			amala in the
15 16	<u>(1</u>	<u>context of reproductive potential or capacity, such as sex ch</u>	
10		naturally occurring sex hormones, gonads, and nonambiguous	
18		external genitalia present at birth, without regard to an	
19		psychological, chosen, or subjective experience of gender.	<u>Individual s</u>
20	(2)		
21	(3)		
22	$\frac{(2)}{(4)}$		ve. but for a
23	<u>.</u>	developmental or genetic anomaly or historical accident, the	
24		system that, at some point, produces, transports, and utilities	
25		fertilization.	
26	<u>(5</u> )	) <u>Gender. – The psychological, behavioral, social, and cultural aspe</u>	ects of being
27		male or female.	
28	<u>(6</u> )	) <u>Girl. – A human female who is a minor.</u>	
29	<u>(7</u> )	) Male. – An individual who has, had, will have, or would hav	e, but for a
30		developmental or genetic anomaly or historical accident, the	<u>eproductive</u>
31		system that, at some point, produces, transports, and utilities	<u>s sperm for</u>
32		fertilization.	
33	<u>(8</u> )		<u>ı minor who</u>
34		has been emancipated.	
35	(9)	) Mother. – A parent who is of the female sex.	



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1 2 3	<u>(10</u>	0) Woman. – A human female that has reached who has been emancipated."	d the age of majority or a minor
4	PART II. WO	OMEN'S SAFETY AND PROTECTION ACT	
5		ECTION 2.(a) Chapter 143 of the General Statu	tes is amended by adding a new
6	Article to read		, , , , , , , , , , , , , , , , , , , ,
7		"Article 81B.	
8		"Women's Safety and Protection A	<u>Act.</u>
9		<u>Short title; purpose.</u>	
10		ort Title. – This Article shall be known as and may	be cited as the "Women's Safety
11	and Protection		
12	<u>(b)</u> <u>Pu</u>	urpose. – The purpose of this Article is as follows:	
13	<u>(1)</u>		terms biological sex, gender, and
14		any other related terms in State law.	
15	<u>(2)</u>		
16		violence in correctional facilities, juvenile	
17		violence centers, dormitories, and restroom	
18		traditionally afforded safety and protection f	from acts of abuse committed by
19 20	"S 142 766 I	biological men.	
20 21	" <u>§ 143-766. I</u> The follow	wing definitions apply in this Article:	
22	<u>(1)</u>		
22	(1)		2-3
23 24	(3)	•	
25	<u>(5)</u>	center, rape crisis center, juvenile detention	
26		receives State funds.	a racinty, or pacific sensor, and
27	<u>(4</u> )		t conducts a domestic violence
28	<u></u>	program, as defined in G.S. 8-53.12.	
29	(5)	· ·	
30	$\overline{(6)}$		e as the term "detention facility"
31		as defined in G.S. 7B-1051.	
32	<u>(7)</u>	<u>)</u> Local confinement facility. – As defined in C	<u>G.S. 153A-217.</u>
33	<u>(8)</u>	<u>Multiple occupancy restroom/changing fac</u>	<u>cility. – A facility designed or</u>
34		designated to be used by more than one pers	
35		be in various states of undress in the preser	
36		occupancy bathroom or changing facility 1	•
37		locker room, changing room, or shower room	
38	<u>(9)</u>	-	-
39	(1)	Prisons of the Department of Adult Correction	on.
40	<u>(10</u>		
41		a. <u>Any school in a public school unit, as</u>	
42		b. <u>A school providing elementary or se</u>	econdary education operated by
43		either of the following:	d Human Camiaca
44 45		1.The Department of Health and2.The Division of Juvenile Just	
45 46			tice of the Department of Public
40 47		<u>Safety.</u> <u>c.</u> <u>A community college located in Nort</u>	th Carolina
48		<u>c.</u> <u>A community college located in Nort</u> <u>d.</u> <u>A constituent institution of The Univ</u>	
40 49	(11		•
<del>5</del> 0	$\frac{(1)}{(1)}$		
51	<u>\12</u>	designated to be used by only one person at	
~ 1		actignated to be abed by only one person at	a ante vinere a person may be m

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	various states of undress, including a single stall restr	room designated as
	unisex or for use based on biological sex.	<i>_</i>
(13		an one individual is
<u>(</u>	housed overnight in a covered facility.	
(14		
<u> </u>	afety and privacy of covered facilities.	
	e by One Biological Sex. – Except as provided under subsectio	n (b) of this section.
	tiple occupancy restroom, changing facility, or sleeping quart	
	State shall only be used by one designated biological sex at on	
	l biological sex is able to access or use a single or multiple o	
	ity, or sleeping quarters, then the covered facility shall have	
	cifying that only one biological sex may use the area at any po	
· · ·	e by Families. – A covered facility may designate a single or	
	iging facility, or sleeping quarters for family use for members	
	ditional Rules in Public Schools. – During an authorized ac	
	where students share sleeping quarters, no student shall share	
1	r of the other biological sex, unless members of the same fami	
	, sibling, or grandparent, and the public school has received t	
parent or legal		
" <u>§ 143-768.</u> A		
	ceptions. – This Article does not apply to a person who enters	a single or multiple
	hroom, changing facility, or sleeping quarters designated for a	
	biological sex in any of the following circumstances:	
(1)	To perform custodial, maintenance, or inspection services	S
$\overline{(2)}$	To render medical assistance.	
<u>(3)</u>	To effectuate assistance by law enforcement.	
<u>(4)</u>	To provide services or render aid during a natural disaster	r, a declared state of
	emergency, or when necessary to prevent a serious threa	at to public order or
	safety.	
<u>(b)</u> Lin	nitation. – Nothing in this Article shall be construed to prohibit	a domestic violence
center or rap	e crisis center from adopting administrative rules or po	licies necessary to
	persons or minors in need of physical assistance when using	a single or multiple
	troom, changing facility, or sleeping quarters.	
	tandard of review.	
	te Scrutiny. – Any provision of this Article that distinguishes	
	rtherance of the purposes of this Article is subject to intermed	
	nination against similarly situated persons but allows for d	listinctions between
	es when there exists an important governmental interest.	
	Remedies; cause of action; rebuttable presumption.	
	vil Action A person who, while accessing a single or i	
	nging facility, or sleeping quarters, encounters a person of the	
	d facility has a private cause of action under this Article against	•
	facility (i) provided permission to the person to use a single or	
	nging facility, or sleeping quarters of the opposite biological	
	e steps to prohibit the person of the opposite biological sex fr	om using the single
	cupancy restroom, changing facility, or sleeping quarters.	
	ntracting Liability. – A contractor who is entered into a cont	-
	y of the State that provides services to women at a covered f	
	perated at the direction of and receives funding from the	
-	r political subdivision, shall have a cause of action against the a	
the person who	o directed the contractor to violate any provision of this Articl	<u>e.</u>

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1	(c) Prot	tection. – A person who is subjected to retaliati	ion or other adverse action by
2	asserting rights that are affirmed by this Article shall have a cause of action under this Article.		
3		ief. – A person who brings a cause of action	
4		ief as awarded by a court of competent jurisdicti	
5		r, writ of mandamus or prohibition, declaratory rel	
6		, and costs. A court may also award punitive d	
7		mitted egregiously wrongful acts or to deter t	
8		nilar wrongful acts.	the defendant and others from
8 9		ute of Limitation. – A person shall have three ye	ars from the date that the harm
10		ng a cause of action brought under this Article. If t	
10		e years from the date the minor attains the age	
12	action."	e years from the date the minor attains the age of	or majority to bring a cause of
		<b>TION 2</b> (b) This section becomes offective Oct	abor 1 2025 and applies to get
13		<b>CTION 2.(b)</b> This section becomes effective Octo	ober 1, 2025, and applies to acts
14	or omissions oc	ccurring on or after that date.	
15	DADT III DII		
16		RTH CERTIFICATE MODIFICATIONS	
17		CTION 3.(a) G.S. 130A-118(b) reads as rewritten	
18		he State Registrar shall make a new certificate of	
19	-	whenever any of the following conditions are me	
20	(1)	Proof is submitted to the State Registrar that t	
21		a person have intermarried subsequent to the b	1 1 I
22	(2)	Notification is received by the State Registra	
23		competent jurisdiction of a judgment, order o	ē
24		additional information relating to the parentag	
25	(3)	Satisfactory proof is submitted to the State	-
26		entered in a court of competent jurisdiction a j	-
27		disclosing different or additional information	relating to the parentage of a
28		<del>person; or</del> <u>person.</u>	
29	<del>(4)</del>	A written request from an individual is rece	
30		change the sex on that individual's birth reco	-
31		surgery, if the request is accompanied by a	
32		physician who performed the sex reassignme	
33		licensed to practice medicine who has examine	
34		that the person has undergone sex reassignme	
35		<b>CTION 3.(b)</b> This section is effective when it b	
36	request for a ne	ew certificate of birth received on or after that date	2.
37			
38		IVERS LICENSE MODIFICATIONS	
39		CTION 4.(a) G.S. 20-7 reads as rewritten:	
40	"§ 20-7. Issuar	nce and renewal of drivers licenses.	
41			
42	(b1) App	blication. – To obtain an identification card, lear	mers permit, or drivers license
43	from the Divisi	on, a person shall complete an application form pr	rovided by the Division, present
44	at least two for	rms of identification approved by the Commissio	ner, be a resident of this State,
45	and, except for	an identification card, demonstrate his or her phy	sical and mental ability to drive
46	safely a motor	vehicle included in the class of license for which	the person has applied. At least
47	one of the form	ns of identification shall indicate the applicant's r	esidence address. The Division
48	may copy the id	lentification presented or hold it for a brief period of	of time to verify its authenticity.
49	To obtain an er	ndorsement, a person shall demonstrate his or her	r physical and mental ability to
50	drive safely the	type of motor vehicle for which the endorsement	is required.

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1	The application form shall request all of the following information, and it shall contain	the
2	disclosures concerning the request for an applicant's social security number required by section	
3	7 of the federal Privacy Act of 1974, Pub. L. No. 93-579:	
4		
5	(3) A physical description of the applicant, including the applicant's sex, se	x as
6	reflected on the applicant's certificate of birth, height, eye color, and	hair
7	color.	
8		
9	(n) Format. – A drivers license issued by the Division must be tamperproof and n	nust
10	contain all of the following information:	
11		
12	(5) A physical description of the license holder, including sex, sex as reflected	<u>d on</u>
13	the person's certificate of birth, height, eye color, and hair color.	
14	"	
15	<b>SECTION 4.(b)</b> This section is effective when it becomes law and applies to	any
16	drivers license issued on or after that date.	
17		
18	PART V. EFFECTIVE DATE	.1
19	<b>SECTION 5.</b> If any provision of this act or its application is held invalid,	
20	invalidity does not affect other provisions or applications of this act that can be given ef	
21	without the invalid provisions or application and, to this end, the provisions of this act	are
22	severable.	1
23	<b>SECTION 6.</b> Except as otherwise provided, this act becomes effective Octobe	er I,
24	2025.	