## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## **HOUSE BILL 674**

## Committee Substitute Favorable 5/4/21 PROPOSED SENATE COMMITTEE SUBSTITUTE H674-PCS30588-CE-34

Short Tit	le: R	Require DNA for Various Convictions.	(Public)		
Sponsors	:				
Referred	to:				
April 27, 2021					
		A BILL TO BE ENTITLED			
AN ACT TO REQUIRE THAT A DNA SAMPLE BE OBTAINED FROM ANY PERSON					
WHO IS CONVICTED OR FOUND NOT GUILTY BY REASON OF INSANITY FOR					
COMMITTING VARIOUS ASSAULT AND DOMESTIC VIOLENCE OFFENSES AND					
TO REVISE THE LAW GOVERNING THE ASSISTANCE PROGRAM FOR VICTIMS					
OF RAPE AND SEX OFFENSES.					
The General Assembly of North Carolina enacts:					
	SEC'	TION 1.(a) G.S. 15A-266.4 reads as rewritten:			
"§ 15A-2	266.4.	DNA sample required for DNA analysis upon conviction or	finding of not		
	guilt	y by reason of insanity.			
(a)	Unle	ss a DNA sample has previously been obtained by lawful proces	ss and a record		
stored in	the Sta	te DNA Database, and that record and sample have not been expe	unged pursuant		
to any provision of <del>law, a person:</del> <u>law:</u>					
	(1)	Who A person who is convicted of any of the crimes listed in of this section or who is found not guilty of any of these crime insanity and committed to a mental health facility in ac G.S. 15A-1321, shall provide a DNA sample upon intake to jai mental health facility. In addition, every person convicted or crimes, but who is not sentenced to a term of confinement, a DNA sample as a condition of the sentence.	es by reason of cordance with l, prison, or the of any of these shall provide a		
	(2)	Who A person who has been convicted and incarcerated as conviction of one or more of the crimes listed in subsection (b) or who was found not guilty of any of these crimes by reason committed to a mental health facility in accordance with G.S. 1 provide a DNA sample before parole or release from the perbefore release from the mental health facility.	of this section, of insanity and 5A-1321, shall		
(b)	Crim	es covered by this Article include all of the following:			
	(1)	All felonies.			
	(2)	G.S. 14-32.1 – Assaults on individuals with a disability.			
	(3)	Former G.S. 14-277.3 – Stalking.			
	(4)	Repealed by Session Laws 2010-94, s. 5, effective February 1,	, 2011.		
	(5)	All offenses described in G.S. 15A-266.3A.			
	<u>(6)</u>	G.S. $14-33(c)(2)$ – Assault on a female by a male person at le	ast 18 years of		
	(7)	age.  G S 14 33(c)(3) Assault on a child under the age of 12 years	o.		



(8) All offenses described in G.S. 50B-4.1."

**SECTION 1.(b)** This section becomes effective December 1, 2022, and applies to convictions or findings of not guilty by reason of insanity on or after that date.

SECTION 2.(a) G.S. 143B-1200 reads as rewritten:

## "§ 143B-1200. Assistance Program for Victims of Rape and Sex Offenses.

...

(c) No Billing of Victim. – A medical facility or medical professional that performs a forensic medical examination shall not bill the victim, the victim's personal insurance, Medicaid, Medicare, or any other collateral source for the examination and other eligible expenses. A medical facility or medical professional that performs a forensic medical examination shall accept payment made under this section as payment in full of the amount owed for the cost of the examination and other eligible expenses and shall not bill victims, their personal insurance, Medicaid, Medicare, or any other collateral source for the examination. expenses. Furthermore, a medical facility or medical professional shall not seek reimbursement from the Program after one year from the date of the examination.

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- (i) Definitions. The following definitions apply in this section:
  - (1) Forensic medical examination. An examination provided to a sexual assault victim by medical personnel trained to gather evidence of a sexual assault in a manner suitable for use in a court of law. The examination should-shall include at a minimum an examination of physical trauma, a patient interview, a determination of penetration or force, and a collection and evaluation of evidence, evidence, and any other act or procedure listed in the definition of "forensic medical examination" set forth in 28 C.F.R. § 90.2(c) or "medical forensic examination" set forth in 34 U.S.C. § 40723(a)(3). This term also includes any costs associated with the items listed in this subdivision, such as equipment, supplies, and facility fees. This definition shall be interpreted consistently with 28 C.F.R. § 90.2(b)-28 C.F.R. § 90.2(c) and 34 U.S.C. § 40723(a)(3), and other relevant federal law.
  - (2) SANE nurse. A Sexual Assault Nurse Examiner that is a licensed registered nurse trained pursuant to G.S. 90-171.38(b) who obtains preliminary histories, conducts in-depth interviews, and conducts <u>forensic</u> medical examinations of rape victims or victims of related sexual offenses. <u>This definition shall be interpreted consistently with 34 U.S.C. § 40723(a)(12).</u>
  - (3) Sexual assault. Any of the following crimes:
    - a. First-degree forcible rape as defined in G.S. 14-27.21.
    - b. Second-degree forcible rape as defined in G.S. 14-27.22.
    - c. First-degree statutory rape as defined in G.S. 14-27.24.
    - d. Statutory rape of a person who is 15 years of age or younger as defined in G.S. 14-27.25.
    - e. First-degree forcible sexual offense as defined in G.S. 14-27.26.
    - f. Second-degree forcible sexual offense as defined in G.S. 14-27.27.
    - g. First-degree statutory sexual offense as defined in G.S. 14-27.29.
    - h. Statutory sexual offense with a person who is 15 years of age or younger as defined in G.S. 14-27.30.
    - i. Statutory rape of a child by an adult as defined in G.S. 14-27.23.
    - j. Statutory sexual offense with a child by an adult as defined in G.S. 14-27.28.
    - <u>k.</u> <u>Sexual activity by a substitute parent or custodian as defined in G.S. 14-27.31.</u>
    - <u>l.</u> Sexual activity with a student as defined in G.S. 14-27.32.

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1		m. Sexual battery as defined in G.S. 14-27.33.
2		n. Sexual contact or penetration under pretext of medical treatment as
3		<u>defined in G.S. 14-27.33A.</u>
4		o. Any other act defined to be sexual assault by 34 U.S.C. § 40723(a)(9).
5	(4	Sexual Assault Evidence Collection Kit. – The kit assembled and paid for by
6		the Program and used to conduct forensic medical examinations in this State."
7	$\mathbf{S}$	ECTION 2.(b) G.S. 131E-91(d) reads as rewritten:
8		ospitals and ambulatory surgical facilities shall abide by the following reasonable
9	collections pr	
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11		to a collections agency, entity, or other assignee during the pendency of a
12 13		patient's application for charity care or financial assistance under the hospital's
13		or ambulatory surgical facility's charity care or financial assistance policies.
14	(2	
15		notice that the patient's bill will be subject to collections activity at least 30
16		days prior to the referral being made.
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18		agency, entity, or other assignee shall require the collections agency, entity,
19		or other assignee to inform the patient of the hospital's or ambulatory surgical
20		facility's charity care and financial assistance policies when engaging in
21		collections activity.
22	(4	
23		entity, or other assignee to obtain the written consent of the hospital or
24		ambulatory surgical facility prior to the collections agency, entity, or other
25	. <b>.</b>	assignee filing a lawsuit to collect the debt.
21 22 23 24 25 26 27 28	(5	
27		surgical center, the doctrine of necessaries as it existed at common law shall
28 20		apply equally to both spouses, except where they are permanently living
29 20		separate and apart, but shall in no event create any liability between the
30		spouses as to each other. No lien arising out of a judgment for a debt owed a
31		hospital or ambulatory surgical facility under this section shall attach to the
32		judgment debtors' principal residence, or, if the land upon which the principal
33		residence is located is greater than five acres, then no lien shall attach to the
34 35		judgment debtors' principal residence and the surrounding five acres, held by
		them as tenants by the entireties or that was held by them as tenants by the
36 37		entireties prior to the death of either spouse where the tenancy terminated as a result of the death of either spouse.
38	(6	-
39	(0	surgical center to a minor, there shall be no execution on or otherwise forced
40		sale of the principal residence of the custodial parent or parents for a judgment
41		obtained for the outstanding debt until such time as the minor is either no
42		longer residing with the custodial parent or parents or until the minor reaches
43		the age of majority, whichever occurs first.
14	<u>(7</u>	
45	<u></u>	collections of debts related to expenses that cannot be charged to a patient
<del>1</del> 6		pursuant to G.S. 143B-1200."
<del>1</del> 7	S	ECTION 2.(c) This section becomes effective October 1, 2022, and applies to

**SECTION 3.** Except as otherwise provided, this act is effective when it becomes law.

forensic medical examinations completed on or after that date.

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