§ 15A-804. Voluntary protective custody.

- (a) Upon request of a witness, a judge of superior court may determine whether he is a material witness, and may order his protective custody. The order may provide for confinement, custody in other than a penal institution, release to the custody of a law-enforcement officer or other person, or other provisions appropriate to the circumstances.
- (b) A person having custody of the witness may not release him without his consent unless directed to do so by a superior court judge, or unless the order so provides.
- (c) The issuance of either a material witness order or an order for voluntary protective custody does not preclude the issuance of the other order.
- (d) An order for voluntary protective custody may be modified or vacated as appropriate by a superior court judge upon the request of the witness or upon the court's own motion. (1973, c. 1286, s. 1.)

G.S. 15a-804 Page 1