GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

H.B. 29 Feb 5, 2019 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH40011-MLa-27

Snort Title:	Standing Up for Rape Victims Act of 2019.	(Public)
Sponsors:	Representatives Boles, Belk, C. Smith, and Richardson (Primary Sponso	ors).
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TO REQUIRE TESTING OF ALL SEXUAL ASSAULT EXAMINATION KITS.		
The General	Assembly of North Carolina enacts:	
PART I. TITLE SECTION 1. This act shall be known and may be cited as "The Standing Up for Rape Victims (SURVIVOR) Act of 2019."		
PART II. REQUIRED TESTING OF SEXUAL ASSAULT EXAMINATION KITS		
SECTION 2. Article 13 of Chapter 15A of the General Statutes is amended by		
adding a new section to read:		
§ 15A-266.5A. Statewide sexual assault examination kit testing protocol.		
	egislative Intent. – The General Assembly finds that deoxyribonucleic acid	
evidence is a powerful law enforcement tool that can identify unknown suspects, create case		
linkages, connect crimes to known perpetrators, and exonerate the innocent. Timely testing is vital to solve cases, punish offenders, bring justice to victims, and prevent future crimes. It is the		
intent of the General Assembly that every sexual assault examination kit reported to law		
enforcement in this State be tested and eliminate the inventory of untested sexual assault		
examination kits located statewide. The purpose of this section is to address the manner in which		
sexual assault examination kits are processed and the protocol for testing the statewide inventory		
of untested sexual assault examination kits identified pursuant to the findings of the statewide		
audit completed pursuant to Section 17.7 of S.L. 2017-57.		
-	refinitions. — The following definitions apply in this section:	
<u>(b) D</u> (1		
<u>(1</u> (2		t collects
<u>\2</u>	a sexual assault examination kit.	<u>i conecis</u>
<u>(3</u>	·	
<u>(2</u> (4		nation kit
<u>(4</u>	collected from a person who consented to the collection of the sexual assault examination kit. – A sexual assault examination kit.	
	examination kit and has consented to participate in the criminal justice	
	by reporting the crime to law enforcement	- process



evidence, that a crime did not occur.

Unfounded sexual assault examination kit. - A reported sexual assault

examination kit, whereupon completion of the investigation it was concluded

by the investigating law enforcement agency, based on clear and convincing

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1 Unreported sexual assault examination kit. – A sexual assault examination kit (6) 2 collected from a person who consented to the collection of the sexual assault 3 examination kit, but has not consented to participate in the criminal justice 4 process. 5 Notification and Submission Requirements for Kits Completed On or After July 1. (c) 6 2019. – Any collecting agency that collects a sexual assault examination kit completed on or after 7 July 1, 2019, shall preserve the kit according to guidelines established under G.S. 15A-268(a2) 8 and notify the appropriate law enforcement agency as soon as practicable, but no later than 24 9 hours after the collection occurred. A law enforcement agency notified under this subsection 10 shall do all of the following: 11 Take custody of a sexual assault examination kit from the collecting agency (1) 12 that collected the kit within seven days of receiving notification. The law 13 enforcement agency that takes custody of a kit under this subdivision shall 14 retain and preserve the kit in accordance with the requirements of 15 G.S. 15A-268. Submit a reported sexual assault examination kit to the State Crime 16 (2) 17 Laboratory, or a laboratory approved by the State Crime Laboratory, not more 18 than 45 days after taking custody of the reported sexual assault examination 19 kit. 20 <u>(3)</u> Submit an unreported sexual assault examination kit to the Department of 21 Public Safety not more than 45 days after taking custody of the unreported 22 sexual assault examination kit. The Department of Public Safety shall store 23 any kit it receives under this subdivision pursuant to the authority set forth in 24 G.S. 143B-601(13). 25 Notification and Submission Requirements for Kits Completed On or Before January 26 1, 2018. – Any law enforcement agency that possesses a sexual assault examination kit completed 27 on or before January 1, 2018, shall do the following: 28 Establish a review team that may consist of prosecutors, law enforcement, <u>(1)</u> 29 sexual assault nurse examiners, victim advocacy groups, survivors of sexual 30 assault, and representatives from a forensic laboratory. The review team 31 required under this subdivision shall be established as soon as practicable, but 32 no later than three months after the effective date of this section. 33 **(2)** Utilize the review team established under subdivision (1) of this subsection to 34 survey the law enforcement agency's entire untested sexual assault 35 examination kit inventory and conduct a case review to determine each sexual 36 assault examination kit's testing priority. The survey and review required 37 under this subdivision shall be completed as soon as practicable, but no later 38 than three months after the effective date of this section. The review required 39 under this subdivision shall consider each of the following factors in 40 determining the submission priority of a sexual assault examination kit: 41 Investigative and evidentiary value for the individual case. <u>a.</u> 42 CODIS potential to link profiles and identify possible serial offenders. <u>b.</u> 43 Potential for victim participation in the investigation and prosecution. <u>c.</u> 44 d. Potential value for admission as evidence under Rule 404(b) of the 45 North Carolina Rules of Evidence. 46 Age and health of victim. <u>e.</u> 47 <u>f.</u> Potential for exculpatory value for a convicted person. 48 Any other factor the review team deems to be relevant. 49 Upon determination by the review team that a sexual assault examination kit

Page 2 DRH40011-MLa-27

is of priority status and not subject to subsection (e) of this section, the law enforcement agency shall notify the State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, of the sexual assault examination kit
and submit a request for testing of the sexual assault examination kit. The law
enforcement agency shall continue the process set forth in subdivisions (2)
and (3) of this subsection until all untested sexual assault examination kits
eligible for submission within its inventory have been submitted for testing.
The following untested sexual assault examinations kits are not eligible for
submission for testing under this subdivision:

- a. Unreported sexual assault examination kits. Unreported sexual assault examination kits shall be sent within 45 days of the review required under subdivision (2) of this subsection to the Department of Public of Safety for storage pursuant to the authority set forth in G.S. 143B-601(13).
- b. Sexual assault examination kits that have been confirmed as unfounded sexual assault examination kits after a comprehensive case review by the law enforcement agency and complete review by the review team established under subdivision (1) of this subsection. The law enforcement agency shall track within the agency the number of sexual assault examination kits which are concluded to be unfounded along with a brief summary indicating the information and evidence supporting the determination of an unfounded sexual assault examination kit. If the law enforcement agency receives any information or evidence that creates investigative or evidentiary value for testing the unfounded sexual assault examination kit, the law enforcement agency shall send the unfounded sexual assault examination kit to the State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, as soon as practicable.
- c. Sexual assault examination kits in which (i) a criminal prosecution has resulted in conviction, (ii) the convicted person does not seek DNA testing, and (iii) the convicted person's DNA profile is already in CODIS.
- (e) <u>Submission Requirements for Other Kits. Sexual assault examination kits that are not subject to the requirements of subsections (c) or (d) of this section shall be submitted to the State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, as soon as practicable.</u>
- written request for testing of a sexual assault examination kit subject to subsection (d) of this section, the State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, shall notify the submitting law enforcement agency of the request's approval and provide shipment instructions for the sexual assault examination kit. The State Crime Laboratory, or a laboratory approved by the State Crime Laboratory, shall pursue DNA analysis of any sexual assault examination kit accepted from a law enforcement agency under this section to develop DNA profiles that are eligible for entry into CODIS and the State DNA Database pursuant to G.S. 15A-266.5 and G.S. 15A-266.7. The State CODIS System Administrator, or the Administrator's designee, shall enter a DNA profile developed under this subsection into the CODIS database pursuant to G.S. 15A-266.8 and into the State DNA Database, provided that the testing of the sexual assault examination kit resulted in an eligible DNA profile.
- (g) Lack of Compliance. Lack of compliance with the requirements set forth in this section shall not result in any of the following:
 - (1) Constituting grounds upon which a person may challenge in any hearing, trial, or other court proceeding the validity of DNA evidence in any criminal or civil proceeding.

DRH40011-MLa-27 Page 3

- (2) <u>Justification for the exclusion of evidence generated from a sexual assault examination kit.</u>
- (3) Providing a person who is accused or convicted of committing a crime against a victim a basis to request that the person's case be dismissed or conviction set aside, or providing a cause of action or civil claim.
- (h) Sexual Assault Response and Training. The Department of Justice, the North Carolina Coalition Against Sexual Assault, the North Carolina Victims Assistance Network, and the Conference of District Attorneys shall jointly develop and provide response and training programs to law enforcement and their sexual assault examination kit review teams regarding sexual assault investigations, including victim interactions and kit collection, storage, tracking, and testing."

PART III. REQUIRE REPORTING ON CODIS HITS

SECTION 3.(a) G.S. 15A-266.8 is amended by adding a new subsection to read:

- "(d) A law enforcement agency that receives an actionable CODIS hit on a submitted DNA sample shall provide electronic notice to the State Crime Laboratory as follows:
 - (1) Detailing any arrest of a person made in connection with the CODIS hit, no later than 15 days after the arrest.
 - (2) Detailing any conviction of a person resulting from the CODIS hit, no later than 15 days from the date of conviction."

SECTION 3.(b) This section is effective when it becomes law and applies to CODIS hits received on or after that date.

PART IV. APPROPRIATIONS

SECTION 4.(a) There is appropriated from the General Fund to the Department of Justice the sum of three million dollars (\$3,000,000) in nonrecurring funds for each fiscal year of the 2019-2021 fiscal biennium to be used to assist with the testing of untested sexual assault examination kits in accordance with G.S. 114-66, as enacted by Section 2 of this act. These funds shall supplement and not supplant existing funds provided for DNA testing to the North Carolina State Crime Laboratory.

SECTION 4.(b) There is appropriated from the General Fund to the Department of Justice the sum of eight hundred thousand dollars (\$800,000) in recurring funds for the 2019-2020 fiscal year to be used to create six full-time equivalent forensic scientist positions to enhance the State Crime Laboratory's ability to test a high submission of sexual assault examination kits and reduce laboratory turnaround time.

SECTION 4.(c) This section becomes effective July 1, 2019.

law.

PART V. ORDER OF APPROPRIATIONS AND EFFECTIVE DATE

SECTION 5.(a) The requirements of G.S. 143C-5-2 do not apply to this act.

SECTION 5.(b) Except as otherwise provided, this act is effective when it becomes

Page 4 DRH40011-MLa-27