GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 10

Second Edition Engrossed 3/28/23 Senate Judiciary Committee Substitute Adopted 4/30/24 Fourth Edition Engrossed 5/2/24

 Short Title:
 Require Sheriffs to Cooperate with ICE.
 (Public)

 Sponsors:
 Referred to:
 January 26, 2023

 A BILL TO BE ENTITLED
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1	A BILL TO BE ENTITLED			
2	AN ACT TO REQUIRE COMPLIANCE WITH IMMIGRATION DETAINERS AND			
3	ADMINISTRATIVE WARRANTS, TO REQUIRE CERTAIN REPORTS FROM LOCAI			
4	LAW ENFORCEMENT, AND TO AUTHORIZE THE ATTORNEY GENERAL TO SEEK			
5	A COURT ORDER FOR FAILURE TO COMPLY.			
6	The General Assembly of North Carolina enacts:			
7	SECTION 1. G.S. 162-62 reads as rewritten:			
8	"§ 162-62. Legal status of prisoners.			
9	(a) When any person charged with a felony or an impaired driving offense is confined			
10	for any period in a county jail, local confinement facility, district confinement facility, or satellite			
11	jail/work release unit, satellite jail, or work release unit, the administrator or other person in			
12	charge of the facility shall attempt to determine if the prisoner is a legal resident of the United			
13	States by an inquiry of the prisoner, or by examination of any relevant documents, or both.both,			
14	if the person is charged with any of the following offenses:			
15	(1) <u>A felony under G.S. 90-95.</u>			
16	(2) <u>A felony under Article 6, Article 7B, Article 10, Article 10A, or Article 13A</u>			
17	of Chapter 14 of the General Statutes.			
18	(3) <u>A Class A1 misdemeanor or felony under Article 8 of Chapter 14 of the</u>			
19	<u>General Statutes.</u>			
20	(4) <u>Any violation of G.S. 50B-4.1.</u>			
21	(b) If the administrator or other person in charge of the facility is unable to determine if			
22	that prisoner is a legal resident or citizen of the United States or its territories, the administrator			
23	or other person in charge of the facility holding the prisoner, where possible, prisoner shall make			
24	a query of Immigration and Customs Enforcement of the United States Department of Homeland			
25 26	Security. If the prisoner has not been lawfully admitted to the United States, the United States Department of Homeland Security will have been notified of the prisoner's status and			
20 27	confinement at the facility by its receipt of the query from the facility.			
28	(b1) When any person charged with a criminal offense is confined for any period in a			
28 29	<u>county jail, local confinement facility, district confinement facility, satellite jail, or work release</u>			
30	unit, and the administrator or other person in charge of the facility has been notified that			
31	Immigration and Customs Enforcement of the United States Department of Homeland Security			
32	has issued a detainer and administrative warrant that reasonably appears to be for the person in			
33	custody, the following shall apply:			



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(1)	Prior to the prisoner's release, and after receipt of	the detainer and
	administrative warrant, or a copy thereof, by the administr	ator or other person
	in charge of the facility, the prisoner shall be taken withou	t unnecessary delay
	before a State judicial official who shall be provided wi	th the detainer and
	administrative warrant, or a copy thereof.	
<u>(2)</u>	The judicial official shall issue an order directing the	prisoner be held in
	custody if the prisoner appearing before the judicial officia	l is the same person
	subject to the detainer and administrative warrant.	
<u>(3)</u>	Unless continued custody of the prisoner is required by of	
	prisoner held pursuant to an order issued under this s	subsection shall be
	released upon the first of the following conditions:	
	a. The passage of 48 hours, excluding Saturday, Su	
	from receipt of the detainer and administrative wa	
	b. <u>Immigration and Customs Enforcement of</u>	
	Department of Homeland Security takes custody of	-
	c. <u>The detainer is rescinded by Immigration and Cu</u>	
	of the United States Department of Homeland Sec	
	administrator or other person in charge of any county jail.	
-	confinement facility, satellite jail, or work release unit shal	adopt a policy for
-	the provisions of subsection (b1) of this section. tate or local law enforcement officer or agency shall hav	a oriminal or aivil
	on taken pursuant to an order issued under subsection (b1) of	
	ing Except as provided in subsection (b1) of this section, no	
	ed to deny bond to a prisoner or to prevent a prisoner from l	-
	en that prisoner is otherwise eligible for release.	Jeing Teleasea Hom
	in that prisoner is other wise englore for releaser	
	uning October 1, 2025, and annually thereafter, the administr	ator or other person
	a county jail, local confinement facility, district confinement	
jail or work relea	se unit within the State shall report to the Joint Legislative O	versight Committee
on Justice and Pu	ublic Safety on each of the following with regard to complian	ce with this section
from the precedi	ng July 1 to June 30:	
<u>(1)</u>	The number of times the facility made a query of Immig	
	Enforcement of the United States Department of Homelar	•
<u>(2)</u>	The number of times Immigration and Customs Enforce	
	States Department of Homeland Security responded to a c	
<u>(3)</u>	The number of times Immigration and Customs Enforce	
	States Department of Homeland Security sent a detainer re	
<u>(4)</u>	The number of times a prisoner was held for the full 48 ho	
<u>(5)</u>	The number of times a prisoner was held then released	-
	rescinding of a detainer order by the Immigration and Cu	stoms Enforcement
	of the United States Department of Homeland Security.	
<u>(6)</u>	The number of times a prisoner was held who would h	ave otherwise been
	eligible for release from custody.	
<u>(7)</u>	The number of times Immigration and Customs Enforce	
	States Department of Homeland Security took custody	•
	notification from the administrator or other person in ch	large of the facility
SEC	holding the prisoner." FION 2. Article 4 of Chapter 162 of the General Statutes is	amondod by adding
a new section to	±	amenueu by adding
	iplaint procedure; notice; equitable relief.	
<u>8 102-03. COM</u>	ipianit procedure, notice; equitable relief.	

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1	(a) Definition of Administrator. – For the purposes of this section, "administrator" means
2	the administrator or other person in charge of any county jail, local confinement facility, district
3	confinement facility, satellite jail, or work release unit.
4	(b) <u>Complaint. – Any person, including a federal agency, may file a complaint with the</u>
5	Attorney General alleging that an administrator has failed to comply or is failing to comply with
6	the provisions of G.S. 162-62. The person shall include with the complaint any evidence the
7	person has in support of the complaint.
8	(c) <u>Document Requests; Duty to Comply. – Any administrator for which the Attorney</u>
9	General has received a complaint pursuant to this section shall comply with any document
10	request, including a request for supporting documents, from the Attorney General relating to the
11	<u>complaint.</u>
12	(d) <u>Petition. – If the Attorney General determines there is sufficient evidence that an</u>
13	administrator has failed to comply or is failing to comply with the provisions of G.S. 162-62, the
14	Attorney General may file a petition for declaratory or injunctive relief, mandamus, or other
15	appropriate relief in the Superior Court of Wake County, or in the superior court of the county in
16	which the facility is located, against the administrator.
17	(e) <u>Relief. – If a court finds an administrator has failed to comply or is failing to comply</u>
18	with the provisions of G.S. 162-62, the court shall enjoin the failure to comply. The court shall
19	have continuing jurisdiction over the parties and subject matter and may enforce its orders with
20	contempt proceedings as provided by law.
21	(f) Order. – An order approving a consent decree or granting any relief under this section
22	shall include written findings of fact that describe with specificity the existence and nature of the
23	failure to comply.
24	(g) <u>Appeal. – In an appeal related to a suit brought under this section, the appellate court</u>
25	shall render its final order or judgment with the least possible delay."
26	SECTION 3. This act becomes effective July 1, 2024, and applies to offenses
27	committed and persons released from custody on or after that date

27 committed and persons released from custody on or after that date.