GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

S

SENATE BILL 46

	Short Title:	Standing Up for Rape Victims Act of 2019. (Public)			
	Sponsors:	Senators Daniel, Britt, McKissick (Primary Sponsors); deViere, Edwards, Foushee, Garrett, J. Jackson, Marcus, McInnis, Mohammed, Nickel, Searcy, and Smith.			
	Referred to:	Rules and Operations of the Senate			
		February 13, 2019			
1 2 3		A BILL TO BE ENTITLED REQUIRE TESTING OF ALL SEXUAL ASSAULT EXAMINATION KITS. Assembly of North Carolina enacts:			
4 5	PART I. TIT	FLE			
6	SECTION 1. This act shall be known and may be cited as "The Standing Up for				
7	Rape Victims	Rape Victims (SURVIVOR) Act of 2019."			
8					
9 10	PART II. REQUIRED TESTING OF SEXUAL ASSAULT EXAMINATION KITS SECTION 2. Article 13 of Chapter 15A of the General Statutes is amended by				
10		1			
12	adding a new section to read: § 15A-266.5A. Statewide sexual assault examination kit testing protocol.				
12	(a) Legislative Intent. – The General Assembly finds that deoxyribonucleic acid (DNA)				
14	evidence is a powerful law enforcement tool that can identify unknown suspects, create case				
15	linkages, connect crimes to known perpetrators, and exonerate the innocent. Timely testing is				
16	vital to solve cases, punish offenders, bring justice to victims, and prevent future crimes. It is the				
17		General Assembly that every sexual assault examination kit reported to law			
18		in this State be tested and eliminate the inventory of untested sexual assault			
19		examination kits located statewide. The purpose of this section is to address the manner in which			
20	sexual assaul	t examination kits are processed and the protocol for testing the statewide inventory			
21	of untested s	exual assault examination kits identified pursuant to the findings of the statewide			
22		ted pursuant to Section 17.7 of S.L. 2017-57.			
23		efinitions. – The following definitions apply in this section:			
24	<u>(1</u>				
25	<u>(2</u>				
26		a sexual assault examination kit.			
27	<u>(3</u>				
28	<u>(4</u>				
29		collected from a person who consented to the collection of the sexual assault			
30		examination kit and has consented to participate in the criminal justice process			
31	· -	by reporting the crime to law enforcement.			
32	<u>(5</u>				
33		examination kit, whereupon completion of the investigation it was concluded			



1

General Assem	bly Of North Carolina	Session 2019
	by the investigating law enforcement agency, b	based on clear and convincing
	evidence, that a crime did not occur.	
<u>(6)</u>	<u>Unreported sexual assault examination kit. – A</u>	sexual assault examination kit
	collected from a person who consented to the c	ollection of the sexual assault
	examination kit, but has not consented to part	icipate in the criminal justice
	process.	
	ication and Submission Requirements for Kits C	* * *
	ecting agency that collects a sexual assault examin	-
•	all preserve the kit according to guidelines establi	
	opropriate law enforcement agency as soon as pra	
	collection occurred. A law enforcement agency r	notified under this subsection
shall do all of the		
<u>(1)</u>	Take custody of a sexual assault examination k	
	that collected the kit within seven days of real	-
	enforcement agency that takes custody of a ki	t under this subdivision shall
	retain and preserve the kit in accordance	with the requirements of
	<u>G.S. 15A-268.</u>	
<u>(2)</u>	Submit a reported sexual assault examination	ion kit to the State Crime
	Laboratory, or a laboratory approved by the Stat	te Crime Laboratory, not more
	than 45 days after taking custody of the reported	ed sexual assault examination
	<u>kit.</u>	
<u>(3)</u>	Submit an unreported sexual assault examinat	tion kit to the Department of
	Public Safety not more than 45 days after taki	ing custody of the unreported
	sexual assault examination kit. The Department	nt of Public Safety shall store
	any kit it receives under this subdivision pursua	ant to the authority set forth in
	<u>G.S. 143B-601(13).</u>	
	ication and Submission Requirements for Kits Con	-
•	w enforcement agency that possesses a sexual assa	ult examination kit completed
	uary 1, 2018, shall do the following:	
<u>(1)</u>	Establish a review team that may consist of pro	
	enforcement officers, sexual assault nurse	
	groups, and representatives from a forensic	
	required under this subdivision shall be establish	-
	no later than three months after the effective date	
<u>(2)</u>	Utilize the review team established under subdiv	
	survey the law enforcement agency's entited	
	examination kit inventory and conduct a case re-	
	assault examination kit's testing priority. The	survey and review required
	under this subdivision shall be completed as so	on as practicable, but no later
	than three months after the effective date of this	
	under this subdivision shall consider each	-
	determining the submission priority of a sexual	assault examination kit:
	<u>a.</u> <u>Investigative and evidentiary value for t</u>	he individual case.
	b. <u>CODIS potential to link profiles and iden</u>	ntify possible serial offenders.
	<u>c.</u> <u>Potential for victim participation in the i</u>	• •
	d. Potential value for admission as evider	nce under Rule 404(b) of the
	North Carolina Rules of Evidence.	
	North Carolina Rules of Evidence.e.Age and health of victim.	
	North Carolina Rules of Evidence.	victed person.

General Assembly	Of North Carolina	Session 2019		
<u>(3)</u> <u>U</u>	pon determination by the review team that a se	xual assault examination kit		
	of priority status and not subject to subsection	(e) of this section, the law		
e	nforcement agency shall notify the State Crime	Laboratory, or a laboratory		
<u>a</u>	pproved by the State Crime Laboratory, of the se	exual assault examination kit		
<u>a</u>	nd submit a request for testing of the sexual assa	ult examination kit. The law		
e	nforcement agency shall continue the process s	set forth in subdivisions (2)		
<u>a</u>	nd (3) of this subsection until all untested sexual	ual assault examination kits		
e	ligible for submission within its inventory have	been submitted for testing.		
<u>T</u>	he following untested sexual assault examinati	ons kits are not eligible for		
<u>SI</u>	ubmission for testing under this subdivision:			
<u>a</u>	Unreported sexual assault examination kit	s. 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		
	<u>G.S. 143B-601(13).</u>			
<u>b</u>	<u>Sexual assault examination kits that</u>	have been confirmed as		
	unfounded sexual assault examination kits	s after a comprehensive case		
	review by the law enforcement agency a	and complete review by the		
	review team established under subdivisio	n (1) of this subsection. The		
	law enforcement agency shall track within			
	sexual assault examination kits which are			
	along with a brief summary indicating the			
	supporting the determination of an			
	examination kit. If the law enforcen			
	information or evidence that creates inves			
	for testing the unfounded sexual assaul			
	enforcement agency shall send the			
	examination kit to the State Crime L	•		
	approved by the State Crime Laboratory,	•		
<u>c</u> .		•		
	resulted in conviction, (ii) the convicted	•		
	testing, and (iii) the convicted person's	DNA profile is already in		
	CODIS.	1		
	on Requirements for Other Kits. – Sexual assa			
•	quirements of subsections (c) or (d) of this sections			
	tory, or a laboratory approved by the State Cr	ine Laboratory, as soon as		
practicable.	Dequirements for Accorted Vite Accor as	prestigable ofter respiring a		
(f) <u>Testing Requirements for Accepted Kits. – As soon as practicable after receiving a</u> written request for testing of a sexual assault examination kit subject to subsection (d) of this				
-	rime Laboratory, or a laboratory approved by t			
	pomitting law enforcement agency of the requ	•		
-	is for the sexual assault examination kit. The S			
	by the State Crime Laboratory, shall pursue I			
	kit accepted from a law enforcement agency u			
	re eligible for entry into CODIS and the State			
	d G.S. 15A-266.7. The State CODIS shad the State			
	gnee, shall enter a DNA profile developed un			
	suant to G.S. 15A-266.8 and into the State DNA			
•	assault examination kit resulted in an eligible D	-		
	Compliance. – Lack of compliance with the re-	₽		
	alt in any of the following:			
section shall not res	and and of the rollo while.			

General Assem	bly Of North Carolina	Session 201
<u>(1)</u>	Constituting grounds upon which a person may cha	llenge in any hearing, tria
	or other court proceeding the validity of DNA ev	idence in any criminal of
	civil proceeding.	
<u>(2)</u>	Justification for the exclusion of evidence genera	ted from a sexual assau
	examination kit.	
<u>(3)</u>	Providing a person who is accused or convicted of c	
	a victim a basis to request that the person's case be o	
	aside, or providing a cause of action or civil claim.	
	al Assault Response and Training The Departm	
	on Against Sexual Assault, the North Carolina Victim	
	of District Attorneys shall jointly develop and prov	-
	enforcement and their sexual assault examination k	-
	vestigations, including victim interactions and kit co	llection, storage, trackin
and testing."		
	UIRE REPORTING ON CODIS HITS	now approaction to made
	FION 3.(a) G.S. 15A-266.8 is amended by adding a v enforcement agency that receives an actionable COD	
	vide electronic notice to the State Crime Laboratory a	
(1)	Detailing any arrest of a person made in connection	
<u>(1)</u>	later than 15 days after the arrest.	
(2)	Detailing any conviction of a person resulting from	m the CODIS hit no lat
<u>(2)</u>	than 15 days from the date of conviction."	
SEC	FION 3.(b) This section is effective when it becomes	law and applies to CODI
	or after that date.	iut una applies to cop
PART IV. APP	ROPRIATIONS	
	TION 4.(a) There is appropriated from the General	Fund to the Department of
	of three million dollars (\$3,000,000) in nonrecurring	1
	l fiscal biennium to be used to assist with the testing	
	in accordance with G.S. 114-66, as enacted by Sectio	
shall supplement	and not supplant existing funds provided for DNA te	sting to the North Carolin
State Crime Lab	oratory.	
	TION 4.(b) There is appropriated from the General	
	of eight hundred thousand dollars (\$800,000) in	
	l year to be used to create six full-time equivalent for	1
	ate Crime Laboratory's ability to test a high subr	nission of sexual assau
	and reduce laboratory turnaround time.	
SEC	TION 4.(c) This section becomes effective July 1, 20)19.
	ER OF APPROPRIATIONS AND EFFECTIVE D	
	FION 5.(a) The requirements of G.S. $143C-5-2$ do n	
	FION 5.(b) Except as otherwise provided, this act is	effective when it become
law.		