GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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H.B. 370 Mar 14, 2019 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH10170-ND-12A

Short Title: Require Sheriff Cooperation with ICE. (Public) Sponsors: Representatives D. Hall, Jones, Saine, and C. Smith (Primary Sponsors). Referred to:

1	A BILL TO BE ENTITLED		
2	AN ACT TO REQUIRE LOCAL LAW ENFORCEMENT TO HOLD PRISONERS SUBJECT		
3	TO UNITED STATES DEPARTMENT OF HOMELAND SECURITY DETAINERS, TO		
4	CREATE A PRIVATE RIGHT OF ACTION AGAINST LOCAL JURISDICTIONS THAT		
5	DO NOT COMPLY WITH STATE LAWS RELATED TO IMMIGRATION, AND TO		
6	ENCOURAGE COMMUNITY OUTREACH PROGRAMS.		
7	The General Assembly of North Carolina enacts:		
8	SECTION 1. G.S. 162-62 reads as rewritten:		
9	"§ 162-62. Legal status of prisoners.		
10	(a) When any person charged with a felony <u>criminal offense</u> or an impaired driving		
11	offense is confined for any period in a county jail, local confinement facility, district confinement		
12	facility, or satellite jail/work release unit, the administrator or other person in charge of the		
13	facility shall attempt to determine if the prisoner is a legal resident of the United States by an		
14	inquiry of the prisoner, or by examination of any relevant documents, or both.		
15	(b) If the administrator or other person in charge of the facility is unable to determine if		
16	that prisoner is a legal resident or citizen of the United States or its territories, the administrator		
17	or other person in charge of the facility holding the prisoner, where possible, prisoner shall make		
18	a query of Immigration and Customs Enforcement of the United States Department of Homeland		
19	Security. If the prisoner has not been lawfully admitted to the United States, the United States		
20	Department of Homeland Security will have been notified of the prisoner's status and		
21	confinement at the facility by its receipt of the query from the facility.		
22	(b1) If the prisoner is subject to an immigration detainer request issued by the United States		
23	Department of Homeland Security, the facility shall:		
24	(1) Comply with, honor, and fulfill any request made in the detainer request		
25	provided by the federal government.		
26	(2) Inform the prisoner that the prisoner is being held pursuant to an immigration		
27	detainer request issued by the United States Department of Homeland		
28	Security.		
29	(b2) The administrator or other person in charge of the facility is not required to comply		
30	with subsection (b1) of this section with respect to a person who is a victim of or witness to a		
31	criminal offense, is reporting a criminal offense, or has provided proof that the person is a citizen		
32	of the United States or that the person has lawful immigration status in the United States.		
33	(c) Nothing in this section shall be construed to deny bond to a prisoner or to prevent a		
34	prisoner from being released from confinement when that prisoner is otherwise eligible for		
35	release unless a request, approval, or other instruction has been provided to the local		
36	confinement facility by the federal government.		



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1	(d) Rep	ealed by Session Laws 2010-97, s. 12, effective July 20, 2010.	
2	(e) Beg	inning January 1, 2020, and annually thereafter, the administrato	r or other person
3		e facility shall report the number of queries performed under subs	-
4		results of those queries to the Governor's Crime Commission of	
5		y. The Commission shall make the reports available to the public	•
6		CTION 2. G.S. 153A-145.5(b) reads as rewritten:	
7		Except as provided in G.S. 162-62(b2), no county shall do any	of the following
8		mation regarding the citizenship or immigration status, lawful or	
9	individual:		
10 11	(1)	Prohibit law enforcement officials or agencies from information.	gathering such
12	(2)	Direct law enforcement officials or agencies not to gather su	ch information.
13	(3)	Prohibit the communication of such information to federal 1	
14	(3)	agencies.	
15	<u>(4)</u>	Prohibit federal law enforcement officers from entering	and conducting
16	<u>11</u>	enforcement activities at a county jail, local confinement	•
17		confinement facility, or satellite jail/work release unit."	<u>idenity</u> , district
18	SEC	CTION 3. G.S. 160A-205.2(b) reads as rewritten:	
19		Except as provided in G.S. 162-62(b2), no city shall do any of	of the following
20		mation regarding the citizenship or immigration status, lawful or	
21	individual:		
22	(1)	Prohibit law enforcement officials or agencies from	gathering such
23	(-)	information.	8
<u>-</u> 24	(2)	Direct law enforcement officials or agencies not to gather su	ch information
25	(3)	Prohibit the communication of such information to federal 1	
26	(3)	agencies.	
27	<u>(4)</u>	Prohibit federal law enforcement officers from entering	and conducting
28	<u> </u>	enforcement activities at a county jail, local confinement	
29		confinement facility, or satellite jail/work release unit."	<u> </u>
30	SEC	CTION 4. Chapter 64 of the General Statutes is amended by addi	ing a new Article
31	to read:		0
32		"Article 3.	
33	"Loca	l Government Noncompliance With State Laws Related to Immi	gration.
34	"§ 64-40. Priv	ate enforcement.	
35	(a) In a	ddition to any other remedies at law or in equity, any person wh	no resides within
36		of a city, county, or local law enforcement agency that the perso	
37	in compliance	with a State law related to immigration may bring an action for	declaratory and
38	injunctive relie	f. Such action shall be filed in the superior court of any cour	nty in which the
39	defendant city,	county, or local law enforcement agency has jurisdiction. The c	court shall award
40		party in an action brought under this section reasonable attorney	
41	costs as authori		
42		court shall impose a civil penalty against any city, county, or	law enforcement
43		Is to comply with an order issued as a result of an action pursua	
44	as follows:	, ,	
45	(1)	For a first offense, not less than one thousand dollars (\$1,00	0) and not more
46	<u></u>	than one thousand five hundred dollars (\$1,500) per day for e	
47		county, or local law enforcement agency fails to comply with	
48	<u>(2)</u>	For each subsequent offense, not less than twenty-five t	
49	<u>/</u>	(\$25,000) and not more than twenty-five thousand five	
50		(\$25,500) for each day the city, county, or local law enforcem	
51		to comply with the order.	

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1	<u>(c)</u> <u>A</u>	s used in this section, the following definitions apply:		
2	<u>(1</u>	<u>Local law enforcement agency. – A city police department, a county police</u>		
3		department, or a sheriff's office.		
4	<u>(2</u>	<u>State law related to immigration. – G.S. 153A-145.5, 160A-205.2, or 162-62.</u> "		
5	S	ECTION 5. Article 13 of Chapter 160A is amended by adding a new section to		
6	read:			
7		Community outreach.		
8		of police of a local police department or of a county police department may adopt		
9	-	cy requiring the agency to perform community outreach activities to educate the		
10	-	law enforcement officer may not inquire into the immigration status of a victim of		
11		an alleged criminal offense unless the officer determines that the inquiry is		
12	necessary to investigate the offense or provide the victim or witness with information about			
13		designated to protect individuals providing assistance to law enforcement. A policy		
14	-	er this section must include outreach to victims of sexual assault and domestic		
15	violence."			
16		ECTION 6. Article 3 of Chapter 162 of the General Statutes is amended by adding		
17	a new section			
18		ommunity outreach.		
19 20		ff may adopt a written policy requiring the agency to perform community outreach		
20 21		educate the public that a law enforcement officer may not inquire into the		
21	-	status of a victim of or witness to an alleged criminal offense unless the officer at the inquiry is necessary to investigate the offense or provide the victim or witness		
22		ion about federal visas designated to protect individuals providing assistance to law		
23 24		A policy adopted under this section must include outreach to victims of sexual		
2 4 25		mestic violence."		
26		ECTION 7. This act becomes effective December 1, 2019.		
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