

NARSOL, NC suit given okay to move forward

written by Sandy | August 1, 2019



By Sandy . . . On July 31, a district court in North Carolina ruled that a suit brought against the state, a suit challenging the constitutionality of certain aspects of North Carolina’s sexual offense registry, may proceed. In denying the state’s motion to dismiss, the court found that the action is based on a plausible constitutional claim.

Filed by NARSOL and by NCRSOL on behalf of “John Doe,” the suit alleges that changes in the law, as applied to Doe, constitute an ex post facto violation in regard to five amendments that affect only those with sexual crimes convictions.

[You may read the decision here.](#)

Look for a more thorough analysis in the days to come.