## GENERAL ASSEMBLY OF NORTH CAROLINA

#### SESSION 1993

#### SENATE BILL 892

Short Title: Juv. Prob./Passing Grade.

Sponsors: Senators Cooper; Gunter, Plyler, Hoyle, Albertson, Lee, Walker, Conder, Edwards, Smith, and Martin of Guilford.

Referred to: Education/Higher Education.

### April 19, 1993

1			A BILL TO BE ENTITLED	
2	AN ACT TO RI	EQUIR	E THAT A DELINQUENT JUVENILE ON PROBATION AND	
3	REQUIRED TO ATTEND SCHOOL AS A CONDITION OF PROBATION BE			
4	REQUIRED TO MAINTAIN A PASSING GRADE.			
5	The General Assembly of North Carolina enacts:			
6	Section 1. G.S. 7A-649(8) reads as rewritten:			
7	"(8)	Place	the juvenile on probation under the supervision of a court	
8		counselor. In any case where a juvenile is placed on probation, the		
9		court counselor shall have the authority to visit the juvenile where he		
10	resides. The judge shall specify conditions of probation that are related			
11		to the	e needs of the juvenile including any of the following which	
12		apply		
13		a.	That the juvenile shall remain on good behavior and not violate	
14			any laws;	
15		b.	That the juvenile attend school regularly; regularly and maintain	
16			<u>a passing grade;</u>	
17		c.	That the juvenile not associate with specified persons or be in	
18			specified places;	
19		d.	That the juvenile report to a court counselor as often as required	
20			by a court counselor;	
21		e.	That the juvenile make specified financial restitution or pay a	
22			fine in accordance with subdivisions (2) and (3);	
23		f.	That the juvenile be employed regularly if not attending school.	

1

(Public)

# GENERAL ASSEMBLY OF NORTH CAROLINA

1	An order of probation shall remain in force for a period not to exceed
2	one year from the date entered. Prior to expiration of an order of
3	probation, the judge may extend it for an additional period of one year
4	after a hearing if he finds that the extension is necessary to protect the
5	community or to safeguard the welfare of the juvenile;".
6	Sec. 2. This act becomes effective October 1, 1993, and applies to orders of
7	probation for adjudications of delinquency for acts committed on or after that date.