GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

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SENATE BILL 893*

Short Title: Juv. Prob./School Protection.

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

Referred to: Education/Higher Education.

April 19, 1993

1		A BILL TO BE ENTITLED
2	AN ACT TO REQUI	RE JUVENILE COURT COUNSELORS TO NOTIFY SCHOOL
3	OFFICIALS WH	IEN A JUVENILE ADJUDICATED DELINQUENT FOR A
4	VIOLENT OFFE	NSE IS ORDERED TO ATTEND SCHOOL AS A CONDITION
5	OF PROBATION.	
6	The General Assembly of North Carolina enacts:	
7	Section 1. G.S. 7A-649(8) reads as rewritten:	
8	"(8) Plac	e the juvenile on probation under the supervision of a court
9	cour	nselor. In any case where a juvenile is placed on probation, the
10	court counselor shall have the authority to visit the juvenile where he	
11	resides. The judge shall specify conditions of probation that are related	
12	to the	he needs of the juvenile including any of the following which
13	appl	•
14	a.	That the juvenile shall remain on good behavior and not violate
15		any laws;
16	b.	That the juvenile attend school regularly;
17	с.	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.

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(Public)

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; juvenile.
6	Whenever the judge specifies school attendance pursuant to
7	subsubdivision b. of this subdivision as a condition of probation as a
8	disposition for an adjudication of delinquency for an offense involving
9	personal violence, sexual assault, use of a weapon, possession of a
10	firearm, or any drug offense, the juvenile court counselor shall, within
11	five days, notify school officials of the school which the juvenile is
12	required to attend of the nature of the offense and the terms of the
13	juvenile's probation pertaining to school attendance."
14	Sec. 2. This act becomes effective October 1, 1993, and applies to orders of

15 probation for adjudications of delinquency for acts committed on or after that date.