## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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## HOUSE BILL 805 Committee Substitute Favorable 5/23/11

	Short Title: Additional Name Change Requirements.	(Public)
	Sponsors:	
	Referred to:	
	April 7, 2011	
1	A BILL TO BE ENTITLED	
2	AN ACT AMENDING THE NAME CHANGE STATUTE TO INCLUDE	A CRIMINAL
3	RECORD CHECK AND OTHER REQUIREMENTS BEFORE THI	
4	SUPERIOR COURT MAY GRANT OR DENY A NAME CHANGE APPL	
5	The General Assembly of North Carolina enacts:	
6	<b>SECTION 1.</b> G.S. 101-5 reads as rewritten:	
7	"§ 101-5. Clerk-Name change application requirements; grounds for cle	rk to order or
8	deny name change; certificate and record.	
9	(a) A person who desires to change his or her true name may apply	to the clerk of
10	superior court of the county where the person resides and must submit all of	of the following
11	information to the clerk in support of the application for a name change:	
12	(1) The applicant's true name, county of birth, date of birth, the	
13	parents as shown on birth certificate, and the name sought to	·
14	(2) The certified results of an official state and national crimina	<u>l history record</u>
15	check.	
16	(3) <u>A sworn statement as to the following:</u>	•••••••
17	a. <u>That the applicant is a bona fide resident of, and de</u>	omiciled in, the
18	<u>county where the change of name is sought.</u>	houline to in
19 20	b. Whether or not the applicant has been adjudicated a	
20 21	<u>subject to a current judgment and, if so, where and wh</u> <u>c.</u> Whether or not the applicant has outstanding tax of	
21	<u>c.</u> <u>Whether or not the applicant has outstanding tax o</u> obligations.	<u>a cinia support</u>
22	(b) The clerk shall instruct the applicant on the process for having find	ngernrints taken
23	and submitted for the criminal history record check, including providing info	• •
25	enforcement agencies or acceptable service providers. The clerk may require	
26	provide any other information that the clerk determines is reasonably necessary	
27	complete review of the name change application.	
28	(c) The clerk shall review all the information contained in the application	n and otherwise
29	available to the clerk to determine whether there is good and sufficient reaso	
30	deny the name change.	-
31	(d) If the clerk thinks finds that good and sufficient reason exists reason	ons exist for the
32	change of name, and the applicant has met the requirements of subsection (a) of	
33	shall be his is the clerk's duty to issue an order changing the name of the application	int from <del>his <u>that</u></del>
34	person's true name to the name sought to be adopted. Such The order shall contain	ain <del>the <u>all of the</u></del>
35	following:	
36	(1) <u>The true name, the county of birth, the date of birth, the full</u>	
37	as shown on birth certificate, and the name sought to be adop	ted.



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1	(2) The clerk's summary of the information reviewed in connection	with the
2	application.	
3	He The clerk shall issue to the applicant a certificate under his the clerk's hand and	l seal of
4	office, stating the change made in the applicant's name, and shall also record said-the	
5	application and order on the docket of special proceedings in his court. He	
6	(e) <u>The clerk shall forward the order granting the name change to to:</u>	
7	(1) The State Registrar of Vital Statistics on a form provided by $\frac{1}{2}$	
8	Registrar. If the applicant was born in North Carolina, the State F	
9	shall note the change of name of the individual or individuals spe-	
10	the order on the birth certificate of that individual or those individ	
11	shall notify the register of deeds in the county of birth. If the applic	
12	born in another state of the United States, the State Registrar shall	
13	the notice of change of name to the registration office of the state of	
14	(2) The Division of Criminal Information at the State Bureau of Inves	<u>tigation,</u>
15	which shall update its records to show the name change.	
16	(f) If the clerk finds that good and sufficient reasons exist to deny the ap	-
17	request for a name change, it is the clerk's duty not to issue an order changing the nam	
18	applicant from that person's true name to the name sought to be adopted. The order denying the	
19	name change shall state the reasons for the denial. If the applicant desires to appeal the	
20	decision, the applicant must petition the chief resident superior court judge within 30	
21	the date of the order denying the name change to request a reconsideration of the application.	
22	The reconsideration decision of the chief resident superior court judge is final and no	-
23	to appeal. An unsuccessful applicant on reconsideration is subject to a waiting period	
24	months from the date the adverse decision of the chief resident superior court judge be	
25	applicant may submit another name change application. A successful applied	
26	reconsideration shall be granted the name change by the clerk in like manner as presc	<u>ribed by</u>
27	subsection (d) of this section.	
28	(g) Upon information obtained by the clerk of fraud or material misrepresentation	
29	application for a name change, the clerk on his or her own motion may set aside the	
30	granting the name change after notice to the applicant and opportunity to be heard. If t	
31	sets aside the name change order, the clerk shall notify the State Registrar of Vital S	<u>Statistics</u>
32	and the Division of Criminal Information."	
33	<b>SECTION 2.</b> This act is effective when it becomes law and applies to apply	lications
34	under G.S. 101–5 made on or after that date	

34 under G.S. 101-5 made on or after that date.