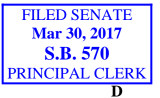
GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**



S

SENATE BILL DRS25034-MK-110B* (03/06)

	Short Title:	Changes to the Juvenile CodeAB	(Public)
	Sponsors:	Senators Daniel and Barringer (Primary Sponsors).	
	Referred to:		
1		A BILL TO BE ENTITLED	
2	AN ACT TO	MAKE VARIOUS CHANGES TO THE JUVENILE LAWS.	
3	The General A	Assembly of North Carolina enacts:	
4	SECTION 1. G.S. 7B-200(a) is amended by adding a new subdivision to read:		
5	"(a) Th	he court has exclusive, original jurisdiction over any case involving a juven	ile who
6	is alleged to	be abused, neglected, or dependent. This jurisdiction does not extend t	o cases
7	involving adult defendants alleged to be guilty of abuse or neglect.		
8	The court	also has exclusive original jurisdiction of the following proceedings:	
9			
10	<u>(5</u>	a) Proceedings to review the placement of a young adult in foster care p	oursuant
11		to G.S. 108A-48 and G.S. 7B-910.1.	
12		" 	
13	SI	ECTION 2. G.S. 7B-404 reads as rewritten:	
14	"§ 7B-404. I	mmediate need for petition when clerk's office is closed.	
15	(a) W	Then the office of the clerk is closed, a magistrate may be authorized by the	ne chief
16	district court	judge to draw, verify, and issue petitions as follows: shall accept for fi	ling the
17	following:		
18	(1) When the director of the department of social services requests $a\underline{A}$	petition
19		alleging a juvenile to be abused, neglected, or dependent, or dependen	<u>t.</u>
20	(2) When the director of the department of social services requests aA	petition
21		alleging the obstruction of or interference with an assessment requ	ired by
22		G.S. 7B-302.	
23	(b) Th	he authority of the magistrate under this section is limited to emergency sit	tuations
24	when a petiti	ion is required in ordermust be filed to obtain a nonsecure custody orde	er or an
25	order under	G.S. 7B-303. Any petition issued accepted for filing under this section s	shall be
26	delivered to the	he clerk's office for processing as soon as that office is open for business."	
27	SI	ECTION 3. G.S. 7B-405 reads as rewritten:	
28		Commencement of action.	
29	An action	n is commenced by the filing of a petition in the clerk's office when that of	office is
30	open or by th	e issuance acceptance of a juvenile petition by a magistrate when the clerk	's office
31	is closed, whi	ich issuance shall constitute filing."	
32	SI	ECTION 4. G.S. 7B-407 reads as rewritten:	
33	-	Service of summons.	
34	The sum	mons shall be served under G.S. 1A-1, Rule 4(j)4 upon the parent, gu	uardian,
35	custodian, or caretaker, not less than five days prior to the date of the scheduled hearing. The		

time for service may be waived in the discretion of the court.



	General Assembly Of North Carolina Session 201	7
1	If service by publication under G.S. 1A-1, Rule 4(j1) is required, the cost of the service b	v
2	publication shall be advanced by the petitioner and may be charged as court costs as the court	-
3	may direct."	
4	SECTION 5. G.S. 7B-505(a) reads as rewritten:	
5	"(a) A juvenile meeting the criteria set out in G.S. 7B-503 may be placed in nonsecur	e
6	custody with the department of social services or a person designated in the order for temporar	
7	residential placement in: in any of the following:	5
8	(1) A licensed foster home or a home otherwise authorized by law to provid	le
9	such care; or care.	
10	(2) A facility operated by the department of social services; or services.	
11	(3) Any other home or facility, including a relative's homethe home of a parent	t.
12	relative, nonrelative kin, or other person with legal custody of a sibling of	
13	the juvenile, approved by the court and designated in the order."	_
14	SECTION 6. G.S. 7B-505.1 reads as rewritten:	
15	"§ 7B-505.1. Juvenile Consent for medical care for a juvenile placed in nonsecure custod	v
16	of a department of social services.	·
17	(a) Unless the court orders otherwise, when a juvenile is placed in the nonsecur	e
18	custody of a county department of social services, the director may arrange for, provide, o	
19	consent to any of the following:	
20	(1) Routine medical and dental care or treatment.treatment, including, but no	ot
21	limited to, treatment for common pediatric illnesses and injuries that requir	e
22	prompt intervention.	
23	" 	
24	SECTION 7. G.S. 7B-506 reads as rewritten:	
25	"§ 7B-506. Hearing to determine need for continued nonsecure custody.	
26		
27	(b) At a hearing to determine the need for continued custody, the court shall receiv	e
28	testimony and shall allow the guardian ad litem, or juvenile, and the juvenile's parent, guardian	
29	custodian, or caretakerparties the right to introduce evidence, to be heard in the person's ow	
30	behalf, and to examine witnesses. The petitioner shall bear the burden at every stage of th	
31	proceedings to provide clear and convincing evidence that the juvenile's placement in custod	y
32	is necessary. The court shall not be bound by the usual rules of evidence at such hearings.	
33		
34	(g1) The provisions of G.S. 7B-905.1 shall apply to determine visitation.	
35		
36	SECTION 8. G.S. 7B-906.1 reads as rewritten:	
37	"§ 7B-906.1. Review and permanency planning hearings.	
38	(a) In any case where custody is removed from a parent, guardian, or custodian, the <u>Th</u>	
39	court shall conduct a review hearing within 90 days from the date of the initial dispositional	
40	hearing held pursuant to G.S. 7B-901 and shall conduct a review hearing within six month	
41	thereafter. Within 12 months of the date of the initial order removing custody, there shall be	
42	review hearing designated as a permanency planning hearing. Review hearings after the initia	
43	permanency planning hearing shall be designated as subsequent permanency planning hearings.	
44	The subsequent Subsequent permanency planning hearings shall be held at least every six	
45	months thereafter or earlier as set by the court to review the progress made in finalizing th	
46	permanent plan for the juvenile, or if necessary, to make a new permanent plan for the juvenile	÷.
47		
48	(d) At each hearing, the court shall consider the following criteria and make written	n
49 50	findings regarding those that are relevant:	
50		

	General Assembl	y Of North Carolina	Session 2017
1 2 3 4 5 6 7 8	(3)	Whether efforts to reunite the juvenile with eit unsuccessful or inconsistent with the juvenile's la a safe, permanent home within a reasonable per consider efforts to reunite regardless of whether parent, guardian, or custodian at the time of rem efforts would be unsuccessful or inconsistent, the permanent plans of care for the juvenile pursuant a permanency planning hearing within 30 day	health or safety and need for riod of time. The court shall the juvenile resided with the oval. If the court determines he court shall consider other to G.S. 7B-906.2.schedule is to address the permanent
9 0		plans in accordance with this section and determination is made at a permanency planning	
1 2 3	<u>(o)</u> <u>This s</u> reviews."	ection does not apply to post termination of	parental rights' placement
4		ION 9. G.S. 7B-908 reads as rewritten:	
5		ermination of parental rights' placement cour	t review.
6		rpose of each placement review is to ensure that	
7	0 1	ovide for a permanent placement plan plans for	5
8	1	stody of a county director or licensed child-pl	
9		e juvenile's best interests. At each review hear	•
0		the department of social services, the license	1 0 0 0
1 2		, the child, the person providing care for the child letermines is likely to aid in the review. The court	
2 3		evidence as defined in G.S. 8C-1, Rule 801,	
4	•	and necessary to determine the needs of the juver	
5	disposition.	and necessary to determine the needs of the juver	ine and the most appropriate
5		urt shall conduct a placement review not later th	an six months from the date
7		hearing when parental rights have been termination	
3	brought by any pe	erson or agency designated in G.S. 7B-1103(a)(2	through (5)(6), or parental
9		elinquished under Chapter 48 of the General Statu	
)		cing agency has custody of the juvenile.juvenil	
l		irt shall conduct reviews every six months therea	after until the juvenile is the
2 3	subject of a decree	e of adoption:	
) 	(c) The co	ourt shall consider at least the following in it	s ravious and make written
+ 5		the following that are relevant:	s review and make written
5	(1)	The adequacy of the plan permanency plans	developed by the county
7	(-/	department of social services or a licensed	
3		permanent placement relative toin the juvenile's	
)		of the department or agency to implement such p	
)	(2)	Whether the juvenile has been listed for adoptive	-
		Carolina Adoption Resource Exchange, the Nor	-
2		Listing Service (PALS), or any other specialize	
}		Adoption and Foster Care Network or any othe	
 5		program or whether there is an exemption to list	ting that the court finds is in
	(3)	the child's best interest. The efforts previously made by the department	ment or agency to find a
	(\mathbf{J})	permanent home-placement for the juvenile.	nent of agency to fille a
	(4)	Whether the current placement is in the juvenile'	s best interest.
)		urt, after making findings of fact, shall do one of	
)	(1)	Affirm the county department's or child-pla	0
		concurrent permanent plans and identify the pri	

	General Assembly Of North Carolina	Session 2017
1	accordance with G.S. 7B-906.2(a)(2) through (6). The contract of the contract	ourt may specify
2	efforts that are necessary to accomplish a permanent place	• • •
3	best interests of the juvenile.	
4	$\frac{(2)}{\text{If}}$	
5	(d1) If a juvenile is not placed with prospective adoptive parent	s as selected in
6	G.S. 7B-1112.1, order a placement or different plan the court finds to be in t	
7	interest after considering the department's recommendations.	5
8	In either case, the court may require specific additional steps that are necessar	y to accomplish a
9	permanent placement that is in the best interests of the juvenile. the court may	
10	that the court finds to be in the juvenile's best interest after considering	
11	recommendations.	-
12		
13	SECTION 10. G.S. 7B-910.1(d) read as rewritten:	
14	"(d) The clerk shall give written notice of the initial and any subsequent	t review hearings
15	to the young adult and in foster care and the director of social services at leas	t 15 days prior to
16	the date of the hearing."	
17	SECTION 11. G.S. 7B-1106(a) reads as rewritten:	
18	"(a) Except as provided in G.S. 7B-1105, upon the filing of the petitic	on, the court shall
19	cause a summons to be issued. The summons shall be directed to the follo	owing persons or
20	agency, not otherwise a party petitioner, who shall be named as respondents:	
21	(1) The parents of the juvenile. However, a summons does	s not need to be
22	directed to or served upon any parent who, under Chapter	48 of the General
23	Statutes, has irrevocably relinquished the juvenile to a course	nty department of
24	social services or licensed child-placing agency or to any	y parent who has
25	consented to the adoption of the juvenile by the petitioner.	
26	(2) Any person who has been judicially appointed as guardiar	of the person of
27	the juvenile.	
28	(3) The custodian of the juvenile appointed by a court of compe	
29	(4) Any county department of social services or licensed child-	placing agency to
30	whom a juvenile has been released by one parent pursu	
31	Article 3 of Chapter 48 of the General Statutes or any cour	• 1
32	social services to whom placement responsibility for the	e child has been
33	given by a court of competent jurisdiction.	
34	(5) Repealed by Session Laws 2009-38, s. 3, effective May 27,	
35	The summons shall notify the respondents to file a written answer with	•
36	service of the summons and petition. Service of the summons shall be comp	-
37	under the procedures established by G.S. 1A-1, Rule 4(j).4. But the parent of	the juvenile shall
38	not be deemed to be under a disability even though the parent is a minor."	
39	SECTION 12. G.S. 7B-2503(1)c. reads as rewritten:	
40	"c. If the director of the department of social services h	
41	and an opportunity to be heard, place the juvenile in	•
42	department of social services in the county of	•
43	residence, or in the case of a juvenile who has legal	
44	the State, in the physical custody of a department of	
45	the county where the juvenile is found so that agen	
46	juvenile to the responsible authorities in the juvenile	
47 48	order placing a juvenile in the custody or placemen	
48	a county department of social services shall contain	0
49 50	juvenile's continuation in the juvenile's own home v	•
50 51	to the juvenile's best interest. This placement shall accordance with $G = 7P_{0} O O O I$. The director may	
51	accordance with G.S. 7B-906.1. The director may,	uniess outerwise

1	ordered by the judge, arrange for, provide, or consent to, needed
2	routine or emergency medical or surgical care or treatment. In the
3	case where the parent is unknown, unavailable, or unable to act on
4	behalf of the juvenile or juveniles, the director may, unless otherwise
5	ordered by the judge, arrange for, provide or consent to any
6	psychiatric, psychological, educational, or other remedial evaluations
7	or treatment for the juvenile placed by a judge or the judge's designee
8	in the custody or physical custody of a county department of social
9	services under the authority of this or any other Chapter of the
10	General Statutes. Prior to exercising this authority, the director shall
11	make reasonable efforts to obtain consent from a parent, guardian, or
12	custodian of the affected juvenile. If the director cannot obtain
12	consent, the director shall promptly notify the parent, guardian, or
13	custodian that care or treatment has been provided and shall give the
14	parent, guardian, or custodian frequent status reports on the
15	
	circumstances of the juvenile. Upon request of a parent, guardian, or
17	custodian of the affected juvenile, the results or records of the
18	aforementioned evaluations, findings, or treatment shall be made
19	available to the parent, guardian, or custodian by the director unless
20	prohibited by G.S. 122C-53(d)."
21	SECTION 13. G.S. 7B-2506(1)c. reads as rewritten:
22	"c. If the director of the county department of social services has
23	received notice and an opportunity to be heard, place the juvenile in
24	the custody of the department of social services in the county of
25	histhe juvenile's residence, or in the case of a juvenile who has legal
26	residence outside the State, in the physical custody of a department
27	of social services in the county where the juvenile is found so that
28	agency may return the juvenile to the responsible authorities in the
29	juvenile's home state. An order placing a juvenile in the custody or
30	placement responsibility of a county department of social services
31	shall contain a finding that the juvenile's continuation in the
32	juvenile's own home would be contrary to the juvenile's best interest.
33	This placement shall be reviewed in accordance with G.S. 7B-906.1.
34	The director may, unless otherwise ordered by the judge, arrange for,
35	provide, or consent to, needed routine or emergency medical or
36	surgical care or treatment. In the case where the parent is unknown,
37	unavailable, or unable to act on behalf of the juvenile or juveniles,
38	the director may, unless otherwise ordered by the judge, arrange for,
39	provide, or consent to any psychiatric, psychological, educational, or
40	other remedial evaluations or treatment for the juvenile placed by a
41	judge or his designee in the custody or physical custody of a county
42	department of social services under the authority of this or any other
43	Chapter of the General Statutes. Prior to exercising this authority, the
44	director shall make reasonable efforts to obtain consent from a
45	parent, guardian, or custodian of the affected juvenile. If the director
46	cannot obtain consent, the director shall promptly notify the parent,
47	guardian, or custodian that care or treatment has been provided and
48	shall give the parent, guardian, or custodian frequent status reports on
49	the circumstances of the juvenile. Upon request of a parent, guardian,
50	or custodian of the affected juvenile, the results or records of the
51	aforementioned evaluations, findings, or treatment shall be made

	General Assembly Of North CarolinaSession 2017
1	available to the parent, guardian, or custodian by the director unless
2	prohibited by G.S. 122C-53(d)."
3	SECTION 14. G.S. 7B-3600 reads as rewritten:
4	"§ 7B-3600. Judicial authorization of emergency treatment; procedure.
5	A juvenile in need of emergency treatment under Article 1A of Chapter 90 of the General
6	Statutes, whose physician is barred from rendering necessary treatment by reason of parental
7	refusal to consent to treatment, may receive treatment with court authorization under the
8	following procedure:
9	
10	This Article shall operate as a remedy in addition to the provisions in G.S. 7B-903,
11	7B-2503, and 7B-2506.<u>G.S.</u> 7B-505.1 and G.S. 7B-903.1. "
12	SECTION 15. This act becomes effective October 1, 2017.