## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## SENATE BILL 726 PROPOSED COMMITTEE SUBSTITUTE S726-PCS55398-SA-46

Short Title: Amend House Arrest Laws/Adult/Juvenile.

(Public)

Sponsors:

Referred to:

## March 24, 2009

1		A BILL TO BE ENTITLED	
2	AN ACT TO PR	OVIDE THAT HOUSE ARREST MAY BE IMPOSED AS A CONDITION	
3	OF PRETRIA	AL RELEASE; TO PROVIDE THAT THE COURT MAY AUTHORIZE AN	
4	OFFENDER	UNDER ELECTRONIC HOUSE ARREST TO LEAVE THE OFFENDER'S	
5	RESIDENCE	FOR SPECIFIC PURPOSES AND THE COURT OR PROBATION	
6	OFFICER N	AAY MODIFY THOSE CONDITIONS; AND TO AMEND THE	
7	DEFINITION	OF HOUSE ARREST UNDER JUVENILE LAW TO STATE THE	
8	SPECIFIC P	URPOSES FOR WHICH A JUVENILE MAY BE AUTHORIZED TO	
9	LEAVE THE JUVENILE'S RESIDENCE.		
10	The General Assembly of North Carolina enacts:		
11	SECT	<b>ION 1.</b> G.S. 7B-1501(12) reads as rewritten:	
12	"In this Subch	hapter, unless the context clearly requires otherwise, the following words have	
13	the listed meaning	gs. The singular includes the plural, unless otherwise specified.	
14			
15	(12)	House arrest A requirement that the juvenile remain at the juvenile's	
16		residence unless the court or the juvenile court counselor authorizes the	
17		juvenile to leave for specific purposes.school, counseling, work, or other	
18		similar specific purposes, provided the juvenile is accompanied in transit by	
19		a parent, legal guardian, or other person approved by the juvenile court	
20		counselor."	
21	SECT	<b>ION 2.</b> G.S. 15A-531 is amended by adding a new subdivision to read:	
22	" <u>(5a)</u>	House arrest with electronic monitoring Pretrial release in which the	
23		offender is required to remain at his or her residence unless the court	
24		authorizes the offender to leave for the purpose of employment, counseling,	
25		a course of study, or vocational training. The offender shall be required to	
26		wear a device which permits the supervising agency to electronically	
27		monitor the offender's compliance with the condition."	
28	SECT	<b>ION 3.</b> G.S. 15A-534(a) is amended by adding a new subdivision to read:	
29		cedure for determining conditions of pretrial release.	
30		ermining conditions of pretrial release a judicial official must impose one of	
31	the following conditions:		
32	(1)	Release the defendant on his written promise to appear.	
33	(2)	Release the defendant upon his execution of an unsecured appearance bond	
34		in an amount specified by the judicial official.	



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1 2	(3)	Place the defendant in the custody of a designated pagreeing to supervise him.	person or organization
3	(4)	Require the execution of an appearance bond in a spe	cified amount secured
4		by a cash deposit of the full amount of the bond, by a	
5		G.S. 58-74-5, or by at least one solvent surety.	
6	(5)	House arrest with electronic monitoring.	
7		imposed, however, the defendant may elect to execut	te an appearance bond
8		n (4). The judicial official may also place restri	
9 10	associations, cond	luct, or place of abode of the defendant as conditions of <b>ION 4.</b> G.S. 15A-534(b) reads as rewritten:	
11		dicial official in granting pretrial release must impose	e condition (1), (2), or
12		(a) above unless he determines that such release will no	
13		defendant as required; will pose a danger of injury to a	-
14		ruction of evidence, subornation of perjury, or inti	• •
15		naking the determination, the judicial official must the	
16	-	on (a) above instead of condition (1), (2), or (3), and m	1
17		vriting to the extent provided in the policies or requi	
18		perior court judge pursuant to G.S. 15A-535(a)."	2
19		<b>ION 5.</b> G.S. 15A-535(a) reads as rewritten:	
20	"(a) Subjec	t to the provisions of this Article, the senior resident su	uperior court judge for
21	each district or s	et of districts as defined in G.S. 7A-41.1(a) in consu	ltation with the chief
22	district court judg	ge or judges of all the district court districts in which	are located any of the
23		nior resident superior court judge's district or set of dis	
24	issue recommended policies to be followed within each of those counties in determining		
25		n what conditions, a defendant may be released before	
26	in such policies, or issue separately, a requirement that each judicial official who imposes		
27		5) in G.S. 15A-534(a) must record the reasons for doing	so in writing."
28		<b>ION 6.</b> G.S. 15A-1340.11(4a) reads as rewritten:	
29	"The followin	g definitions apply in this Article:	
30	•••	TT	
31	(4a)	House arrest with electronic monitoring. – Probation in	
32		required to remain at his or her residence unless the	-
33		officer authorizes the offender to leave for the pur	1 1 1
34 25		counseling, a course of study, or vocational training.rd	
35 36		the sentencing order, may authorize the offender to	
30 37		residence for employment, counseling, a course of stud	
37 38		or other specific purposes and may modify that author officer may authorize the offender to leave the of	
38 39		officer may authorize the offender to leave the of specific purposes not authorized in the court order	
39 40		specific purposes not authorized in the court order probation officer's supervisor. The offender shall b	
40 41		device which permits the supervising agency to n	-
42		compliance with the condition electronically."	nomeor the original s
43	SECT	<b>ION 7.</b> G.S. 15A-1343(b1)(3c) reads as rewritten:	
44		1 Conditions. – In addition to the regular conditions of	probation specified in
45	· · · •	e court may, as a condition of probation, require that de	
46		with one or more of the following special conditions:	and production the
47			
48	(3c)	Remain at his or her residence unless the court or	the probation officer
49	(/	authorizes the offender to leave for the purpose of em	1
50		a course of study, or vocational training.residenc	
51		sentencing order, may authorize the offender to	

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1	residence for employment, counseling, a course of study, vocational training,	
2	or other specific purposes and may modify that authorization. The probation	
3	officer may authorize the offender to leave the offender's residence for	
4	specific purposes not authorized in the court order upon approval of the	
5	probation officer's supervisor. The offender shall be required to wear a	
6	device which permits the supervising agency to monitor the offender's	
7	compliance with the condition electronically and to pay a fee for the device	
8	as specified in subsection (c2) of this section."	
9	SECTION 8. This act becomes effective December 1, 2009, and applies to	
10	offenses committed on or after that date.	