## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE BILL 369 Judiciary II Committee Substitute Adopted 4/3/13 PROPOSED HOUSE COMMITTEE SUBSTITUTE S369-PCS35327-TJ-18

Short Title: Name Change Requirements for Minors.

(Public)

Sponsors:			
Referred to:			

March 20, 2013

1	A BILL TO BE ENTITLED				
2	AN ACT TO CLARIFY CERTAIN NAME CHANGE REQUIREMENTS AND AUTHORIZE				
3	A PARENT TO APPLY FOR A NAME CHANGE FOR A MINOR CHILD WITHOUT				
4	CONSENT OF THE OTHER PARENT IF THE OTHER PARENT HAS BEEN				
5	CONVICTED OF CERTAIN CRIMINAL OFFENSES AGAINST THE MINOR CHILD				
6	OR A SIBLING OF THE MINOR CHILD.				
7	The General Assembly of North Carolina enacts:				
8	SECT	<b>TON 1.</b> G.S. 101-2(d) reads as rewritten:			
9	"(d) An ap	plication to change the name of a minor child may be filed by the child's			
10	parent or parents, guardian, guardian appointed under Article 6 of Chapter 35A of the General				
11	Statutes, or guardian ad litem, litem appointed under Rule 17 of the Rules of Civil Procedure,				
12	and this application may be joined in the application for a change of name filed by the parent or				
13	parents. Nothing in this section shall be construed to permit one parent to make an application				
14	on behalf of a minor child without the consent of the other parent if both parents are living;				
15	except that a minor who has reached the age of 16 years, upon proper application to the clerk,				
16	may change his or her name with the consent of the parent who has custody of the minor and				
17	has supported the minor, without the necessity of obtaining the consent of the other parent,				
18	when the clerk of	Court is satisfied that the other parent has abandoned the minor. A change of			
19	parentage or the	addition of information relating to parentage on the birth certificate of any			
20	person is governe	d by G.S. 130A-118. An application to change the name of a minor child may			
21	not be filed with	out the consent of both parents if both parents are living, unless one of the			
22	following applies	<u>:</u>			
23	<u>(1)</u>	A minor who has reached the age of 16 may file an application to change his			
24		or her name with the consent of the parent who has custody of the minor and			
25		has supported the minor, without the necessity of obtaining the consent of			
26		the other parent, when the clerk of court is satisfied that the other parent has			
27		abandoned the minor.			
28	<u>(2)</u>	A parent may file an application on behalf of the minor without the consent			
29		of the other parent if the other parent has abandoned the minor child.			
30	<u>(3)</u>	A parent may file an application on behalf of the minor without the consent			
31		of the other parent if the other parent has been convicted of any of the			
32		following offenses against the minor or a sibling of the minor:			
33		<u>a.</u> <u>Felonious or misdemeanor child abuse.</u>			
34		b. <u>Taking indecent liberties with a minor in violation of G.S. 14-202.1.</u>			



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1		c. Rape or any other sex offense in violation of Artic	cle 7A of Chapter
2		14 of the General Statutes.	<u> </u>
3		d. Incest in violation of G.S. 14-178.	
4		e. Assault, communicating a threat, or any other crime	e of violence.
5	For purposes	of subdivisions (1) and (2) of this subsection, abandonment	<u>may be shown by</u>
6	filing The con	nsent of a parent who has abandoned a minor child is not requir	red if a copy of an
7	order of a cou	urt of competent jurisdiction adjudicating that parent's abandon	ment of the minor
8	if filed with th	he clerk.minor. If a court of competent jurisdiction has not dec	lared the minor to
9	be an abando	oned child, the clerk, on 10 days' written notice by registered	or certified mail,
10		he last known address of the parent alleged to have abandone	-
11		nether the parent has abandoned the child. If the parent denie	-
12		he child, this issue of fact shall be transferred and determine	-
13		If abandonment is determined, the consent of the parent is n	1 1
14		nation of this issue of fact the proceeding shall be transferred b	-
15		locket for further action by the clerk. A parent who files an app	
16	-	rsuant to subdivision (3) of this subsection shall submit proof of	the other parent's
17		the clerk at the time of filing."	
18		ECTION 2. G.S. 101-5 reads as rewritten:	
19		ame change application requirements; grounds for clerk t	to order or deny
20		me change; certificate and record.	1 (- (l 1l f
21		person who desires to change his or her true name may app	•
22 23	-	t of the county where the person resides and must submit all	of the following
23 24	(1)	<ul><li>b the clerk in support of the application for a name change:</li><li>The applicant's true name, county of birth, date of birth,</li></ul>	the full name of
24 25	(1)	parents as shown on birth certificate, and the name sought	
23 26	(2)	· ·	-
20 27	(2)	check.check conducted within 90 days of the date of applic	•
28		Bureau of Investigation, the Federal Bureau of Investigation	•
29		approved by the Federal Bureau of Investigation. The real	
30		subdivision shall not apply to an application to change the	±
31		less than 16 years of age.	
32	(3)		
33		a. That the applicant is a bona fide resident of, and	domiciled in, the
34		county where the change of name is sought.	
35		b. Whether or not the applicant has outstanding tax	or child support
36		obligations.	
37		he clerk shall instruct the applicant on the process for having	
38		d for the criminal history record check, including providing in	
39		agencies or acceptable service providers. The clerk may requir	11
40	· ·	other information that the clerk determines is reasonably necessa	ry for the fair and
41		ew of the name change application.	
42		ne clerk shall review all the information contained in the application	
43		he clerk to determine whether there is good and sufficient rea	son to grant or to
44	deny the name		1 1 66 4
45 46		scept as prohibited by G.S. $101-6(c)$ , if the clerk finds that go	
46 47		for the change of name, and the applicant has met the requirem	
47 48		ction, it is the clerk's duty to issue an order changing the nam son's true name to the name sought to be adopted. The order s	
40 49	the following:	· · ·	nan contain an Ol
49 50	(1)		ll name of narents
50 51	(1)	as shown on birth certificate, and the name sought to be add	-
<i></i>		as shown on on a control of the are not home bought to be ad	°r ••••

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(2)	The clerk's summary of the information reviewed in connection with the
	application.
The clerk sl	hall issue to the applicant a certificate under the clerk's hand and seal of office,
stating the chan	ge made in the applicant's name, and shall also record the application and order
on the docket of	f special proceedings in his court.
(e) The	clerk shall forward the order granting the name change to:
(1)	The State Registrar of Vital Statistics on a form provided by the Registrar. If
	the applicant was born in North Carolina, the State Registrar shall note the
	change of name of the individual or individuals specified in the order on the
	birth certificate of that individual or those individuals and shall notify the
	register of deeds in the county of birth. If the applicant was born in another
	state of the United States, the State Registrar shall forward the notice of
	change of name to the registration office of the state of birth. If the name
	change is not a matter of public record pursuant to G.S. 101-2(c), the clerk
	shall notify the State Registrar; however, the State Registrar shall not notify
	the register of deeds in the applicant's county of birth or the registration
	office of the state of birth.
(2)	The Division of Criminal Information at the State Bureau of Investigation,
	which shall update its records to show the name change.
(f) If the	e clerk finds that good and sufficient reasons exist to deny the applicant's
request for a na	me change, it is the clerk's duty not to issue an order changing the name of the
applicant from	that person's true name to the name sought to be adopted. The order denying the
	hall state the reasons for the denial. If the applicant desires to appeal the clerk's
decision, the ap	plicant must petition the chief-resident superior court judge within 30 days of
the date of the	order denying the name change to request a reconsideration of the application.
The reconsideration	ation decision of the chief-resident superior court judge is final and not subject
to appeal. An u	insuccessful applicant on reconsideration is subject to a waiting period of 12
months from th	e date of the adverse decision of the chief-resident superior court judge before
the applicant	may submit another name change application. A successful applicant on
reconsideration	shall be granted the name change by the clerk in like manner as prescribed by
subsection (d) of	of this section.
-	n information obtained by the clerk of fraud or material misrepresentation in the
	a name change, the clerk on his or her own motion may set aside the order
	me change after notice to the applicant and opportunity to be heard. If the clerk

and the Division of Criminal Information."
SECTION 3. This act becomes effective October 1, 2013, and applies to
applications for name changes filed on or after that date.

sets aside the name change order, the clerk shall notify the State Registrar of Vital Statistics

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