GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 147 Committee Substitute Favorable 3/6/13 PROPOSED SENATE COMMITTEE SUBSTITUTE H147-PCS70459-SA-54

Short Title: Amend Adoption Laws.

Sponsors:

Referred to:

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February 25, 2013

A BILL TO BE ENTITLED

AN ACT TO AMEND VARIOUS LAWS PERTAINING TO ADOPTION.

3 The General Assembly of North Carolina enacts:

SECTION 1. G.S. 7B-909 reads as rewritten:

5 "§ 7B-909. Review of agency's plan for placement.

6 (a) The director of social services or the director of the licensed private child-placing 7 agency shall promptly notify the clerk to calendar the case for review of the department's or 8 agency's plan for the juvenile at a session of court scheduled for the hearing of juvenile matters 9 if the juvenile is in the custody of the department or agency and has not become the subject of a 10 decree of adoption within six months following relinquishment of the juvenile for adoption by a 11 parent, guardian, or guardian ad litem under the provisions of Part 7 of Article 3 of Chapter 48

12 of the General Statutes.in any case where:

- 13(1)One parent has surrendered a juvenile for adoption under the provisions of
Part 7 of Article 3 of Chapter 48 of the General Statutes and the termination
of parental rights proceedings have not been instituted against the
nonsurrendering parent within six months of the surrender by the other
parent, or18(2)
 - (2) Both parents have surrendered a juvenile for adoption under the provisions of Part 7 of Article 3 of Chapter 48 of the General Statutes and that juvenile has not been placed for adoption within six months from the date of the more recent parental surrender.
- 22 (b) Repealed by 2007-276, s. 6, effective October 1, 2007.

23 If the court finds on motion of a department of social services or licensed (b1) 24 child-placing agency that a consent or relinquishment for adoption necessary for the juvenile to 25 be adopted cannot be obtained, and that no further steps are being taken to terminate the parental rights of the parent from whom consent or relinquishment has not been obtained, the 26 court may order, upon finding that it is in the juvenile's best interest, that any relinquishment 27 28 for adoption signed by a parent who has surrendered the child for adoption shall be voided pursuant to G.S. 48-3-707(a)(4). Before voiding any relinquishment under this subsection, the 29 court shall require the county department of social services or licensed child-placing agency to 30 31 give at least 15 days' notice to the relinquishing parent whose rights will be restored. The relinquishing parent shall have the right to be heard on (i) whether the relinquishment should be 32 voided and (ii) the parent's plan to provide for the juvenile if the relinquishment is voided. If 33 34 after due diligence the relinquishing parent cannot be located, the notice of hearing shall be deposited in the United States mail, return receipt requested, and sent to the address of the 35



(Public)

General Assembly Of North Carolina Session 2013 parent given in the relinquishment. The date of receipt of the notice is deemed the date of 1 delivery or last attempted delivery. 2 3 Notification of the court under this section shall be by a petition for review or (c) 4 motion for review, if the court is exercising jurisdiction over the juvenile. The petition shall set 5 forth the circumstances necessitating the review under subsection (a) of this section. The 6 review shall be conducted within 30 days following the filing of the petition for review unless 7 the court shall otherwise direct. The court shall conduct reviews every six months until the 8 juvenile is the subject of a decree of adoption. However, further reviews are not required after 9 the voiding of a relinquishment under subsection (b1) of this section. The initial review and all subsequent reviews reviews, except a review hearing under subsection (b1) of this section, shall 10 11 be conducted pursuant to G.S. 7B-908. Any individual whose parental rights have been 12 terminated or who has relinquished the juvenile for adoption under the provisions of Part 7 of 13 Article 3 of Chapter 48 of the General Statutes shall not be considered a party to the review 14 unless an appeal of the order terminating parental rights is pending, and a court has stayed the 15 order pending the appeal." 16 SECTION 2. G.S. 48-2-204 reads as rewritten: 17 "§ 48-2-204. Death of a joint petitioner or stepparent pending final decree. When spouses have petitioned jointly to adopt and one spouse dies before entry of a 18 (a) 19 final decree, the adoption may nevertheless proceed in the names of both spouses. The Upon 20 completion of the adoption, the name of the deceased spouse shall be entered as one of the 21 adoptive parents on the new birth certificate prepared pursuant to Article 9 of this Chapter, and 22 forChapter. For purposes of inheritance, testate or intestate, the adoptee shall be treated as a 23 child of the deceased.deceased spouse. 24 (b) When a stepparent who has petitioned to adopt dies before entry of a final decree, 25 the adoption may proceed in the name of the petitioning stepparent if the court causes to be 26 mailed to any individual who executed a consent to adoption a notice advising that the petitioning stepparent has died and the individual may, within 15 days from the date the 27 individual receives notice, request a hearing on the adoption. Notice is complete when mailed 28 29 to the individual at the address given in the consent. Upon completion of the adoption, the 30 name of the petitioning stepparent shall be entered as one of the adoptee's parents on the new 31 birth certificate prepared in accordance with Article 9 of this Chapter. For purposes of 32 inheritance, testate or intestate, the adoptee shall be treated as a child of the deceased 33 stepparent." 34 SECTION 3. G.S. 48-2-207(a) reads as rewritten: 35 If any individual who is described in G.S. 48-3-601 or entitled to notice under "(a) 36 G.S. 48-2-401(c)(3) is served with notice of the filing of the petition in accordance with 37 G.S. 48-2-402 and fails to respond within the time specified in the notice, the court, upon 38 motion by the petitioner, shall enter an order under G.S. 48-3-603(a)(7) that the individual's 39 consent is not required for the adoption." 40 SECTION 4. G.S. 48-2-302 reads as rewritten: Time for filing petition. Concurrent petitions to adopt and terminate 41 "§ 48-2-302. 42 parental rights. 43 (a) Repealed by Session Laws 2012-16, s. 1, effective October 1, 2012. 44 If a petition is not filed in accordance with subsection (a) of this section, any person (b) 45 may notify the county department of social services for appropriate action. 46 (c) A petition for adoption may be filed concurrently with a petition to terminate 47 parental rights." 48 SECTION 5. G.S. 48-2-305 reads as rewritten: 49 "§ 48-2-305. Petition for adoption; additional documents. 50 At the time the petition is filed, the The petitioner shall file or cause to be filed the following 51 documents:

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(1)	Any required affidavit of parentage executed under C	G.S. 48-3-206.
(2)	Any required consent or relinquishment that has been	n executed.
(3)	A certified copy of any court order terminating th	
	parent or a guardian of the adoptee.	C
(4)	A certified copy of any court order or pleading in	n a pending proceeding
	concerning custody of or visitation with the adoptee.	
(5)	A copy of any required preplacement assessment cer	
	prepared it and any certificate of service require	
	assessment or an affidavit from the petitioner statin	•
	not available.	
(6)	A copy of any document containing the infor	mation required under
	G.S. 48-3-205 concerning the health, social, education	-
	of the adoptee and the adoptee's original family whic	
	before the placement or at any later time, certifi	1
	prepared it, or if this document is not available,	• •
	reason why it is not available.	6
(7)	Any signed copy of the form required by the Int	erstate Compact on the
	Placement of Children, Article 38 of Chapter 7B	
	authorizing a minor to come into this State, or any	
	G.S. 48-2-304(c) describing the circumstances of any	
(8)	A writing that states the name of any individual who	-
	required, but who has not executed a consent or a r	
	parental rights have not been legally termina	-
	circumstance that may excuse the lack of consent or	•
(9)	In an adoption pursuant to Article 4 of this Chapter,	
	to release past-due child support payments.	
(10)	Any consent to an agency by a placing parent and ad	opting parents to release
	identifying information under G.S. 48-9-109.	
<u>(11)</u>	A certificate as required by G.S. 48-3-307(c), if the	e person who placed the
	minor executes a consent before receiving a cop	by of the preplacement
	assessment.	
<u>(12)</u>	A certified copy of any judgment of conviction of	
	G.S. 48-3-603(a)(9) establishing that an individual's	s consent to adoption is
	not required.	
	quired under this section that is available to the petition	
	ed with the petition. Any document required under	
	he petition is filed shall be filed as the document	
	so file any other document necessary or helpful to the	court's determination."
	TON 6. G.S. 48-2-401(c)(3) reads as rewritten:	
	adoption of a minor, the petitioner shall also serve no	tice of the filing on each
of the following:		
(3)	A man who to the actual knowledge of the petiti	
	named as the biological or possible biological fathe	
	biological or possible biological fathers who a	
	whereabouts are unknown, but notice need not be	-
	has executed a consent, a relinquishment, or a nota	
	paternity or disclaiming any interest in the minor,	
	rights have been legally terminated or who has been not to be the minor's parent percent a man whose or	
	not to be the minor's parent, parent, a man whose constraining under $C \ge 48.3 \pm 602(a)(0)$ due to his a	
	not required under G.S. 48-3-603(a)(9) due to his c	conviction of a specified

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"	<u>crime</u> , or, provided the petition is filed within three m the minor, a man whose consent to the adoption has be be required under G.S. 48-2-206.	
SEC	TION 7. G.S. 48-3-603(a) reads as rewritten:	
	ersons whose consent is not required.	
	sent to an adoption of a minor is not required of a per	son or entity whose
	equired under G.S. 48-3-601, or:or any of the following:	
(1)	An individual whose parental rights and duties have be Article 11 of Chapter 7B of the General Statutes or by	
	jurisdiction in another state; state.	
(2)	A man described in G.S. 48-3-601(2), other than an ado	-
	man has been judicially determined not to be the father adopted, or (ii) another man has been judicially determ	
(2)	of the minor to be adopted; adopted.	
(3)	Repealed by Session Laws 1997-215, s. 11(a).	mardianchin noward
(4)	An individual who has relinquished parental rights or a including the right to consent to adoption, to an agency this Article; Article.	
(5)	A man who is not married to the minor's birth mothe	r and who after the
	conception of the minor, has executed a notarized paternity or disclaiming any interest in the minor; minor.	statement denying
(6)	A deceased parent or the personal representative of estate; or estate.	
(7)	An individual listed in G.S. 48-3-601 who has not exe relinquishment and who fails to respond to a noti	
	proceeding within 30 days after the service of the notice	
(8)	An individual notified under G.S. 48-2-206 who does no manner or whose consent is not required as determined b	by the court.
(9)	An individual whose actions resulted in a <u>G.S. 14-27.2</u> <u>G.S. 14-27.2</u> , <u>G.S. 14-27.2A</u> , or G.S. conception of the minor to be adopted.	
(b) The	court may issue an order dispensing with the consent of: of	the following:
(1)	A guardian or an agency that placed the minor upor consent is being withheld contrary to the best interest of	n a finding that the
(2)	A minor 12 or more years of age upon a finding that interest of the minor to require the consent."	
SEC	TION 8. G.S. 48-3-605(c) reads as rewritten:	
"(c) An in	ndividual before whom a consent is signed and acknowled	ged under subsection
	n shall certify in writing that to the best of the individual's	-
	dian, or minor to be adopted executing the consent:consen	t has met each of the
following:		
(1)	Read, or had read to him or her, and understood the cons	sent;<u>consent.</u>
(2)	Signed the consent voluntarily; voluntarily.	
(3)	Received or was offered a copy of the consent; and Beer	n given an original or
(a copy of his or her fully executed consent.	a may be are: 1-1-1
(4)	Was Been advised that counselling counseling service	-
	through county departments of social services or lie	censed child-placing
SEV	agencies." TION 9. G.S. 48-3-606 reads as rewritten:	
8 40-3-000. U	ontent of consent; mandatory provisions.	

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1	A consent re	quired from a minor to be adopted, a parent, or a guardian under G.S. 48-3-601
2	must be in writin	g and state:state each of the following:
3	(1)	The date and place of the execution of the consent; consent.
4	(2)	The name, date of birth, and permanent address of the individual executing
5		the consent; consent.
5	(3)	The date of birth or the expected delivery date, the sex, and the name of the
7		minor to be adopted, if known;known.
}	(4)	That the individual executing the document is voluntarily consenting to the
)	~ /	transfer of legal and physical custody to, and the adoption of the minor to be
)		adopted by, the identified prospective adoptive parent; parent.
	(5)	The name of a person and an address where any notice of revocation may be
)	(-)	sent; sent.
	(6)	That the individual executing the document understands that after the
	(0)	consent is signed and acknowledged in accord with the procedures set forth
		in G.S. 48-3-605, it may be revoked in accord with G.S. 48-3-608, but that it
		is otherwise final and irrevocable and may not be withdrawn or set aside
		except under a circumstance set forth in G.S. 48-3-609;G.S. 48-3-609.
	(7)	That the consent shall be valid and binding and is not affected by any oral or
)	(\prime)	separate written agreement between the individual executing the consent and
)		the adoptive parent; parent.
	(8)	That the individual executing the consent has not received or been promised
2	(0)	any money or anything of value for the consent, and has not received or been
3		promised any money or anything of value in relation to the adoption of the
, 1		child except for lawful payments that are itemized on a schedule attached to
5		the consent; consent.
5	(9)	That the individual executing the consent understands that when the
7	(\mathcal{I})	adoption is final, all rights and obligations of the adoptee's former parents or
3		guardian with respect to the adoptee will be extinguished, and every aspect
,		of the legal relationship between the adoptee and the former parent or
)		guardian will be terminated;terminated.
, [(10)	The name and address of the court, if known, in which the petition for
)	(10)	adoption has been or will be filed; <u>filed.</u>
3	(11)	That the individual executing the consent waives notice of any proceeding
1	(11)	for adoption; adoption.
5	(12)	If the individual executing the document is the minor to be adopted or the
5	(12)	person placing the minor for adoption, a statement that the adoption shall be
7		by a specific named adoptive parent; parent.
8	(13)	If the individual executing the document is the person placing the minor for
9	(15)	adoption, that the individual executing the consent has provided the
0		prospective adoptive parent, or the prospective adoptive parent's attorney,
1		with the written document required by G.S. 48-3-205; and G.S. 48-3-205.
2	(14)	That the person executing the consent has:
3	(11)	a. Received or been offered an unsigned copy of the consent;
4		b. Been advised that <u>counselling counseling</u> services may be available
5		through county departments of social services or licensed
5		child-placing agencies; and
7		c. Been advised of the right to employ independent legal counsel."
3	SEC	FION 10. G.S. 48-3-702 reads as rewritten:
		ocedures for relinquishment.
9	5 TU-J-104. II	

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1	(a) A rel	inquishment executed by a parent or guardian must confor	m substantially to	
2	the requirements	the requirements in this Part and must be signed and acknowledged under oath before an		
3	individual authorized to administer oaths or take acknowledgments.			
4	(b) The provisions of G.S. 48-3-605(b), (c), (e), and (f), also apply to a relinquishment			
5	executed under t	his Part.		
6	<u>(b1)</u> <u>An in</u>	ndividual before whom a relinquishment is signed and ack	knowledged under	
7		of this section shall certify in writing that to the best of		
8	knowledge or be	elief, the parent, guardian, or minor to be adopted executing t	the relinquishment	
9	has met each of t	the following:	-	
10	<u>(1)</u>	Read, or had read to him or her, and understood the relingu	iishment.	
11	<u>(2)</u>	Signed the relinquishment voluntarily.		
12	<u>(3)</u>	Been given an original or copy of his or her fully executed	relinquishment.	
13	$\overline{(4)}$	Been advised that counseling services are available through		
14		which the relinquishment is given.		
15	(c) An ag	gency that accepts a relinquishment shall furnish each paren	t or guardian who	
16		ishment a letter or other writing indicating the agency's will		
17	that person's reli	6 6 6 7	0 1	
18	-	TION 11. G.S. 48-3-703 reads as rewritten:		
19	"§ 48-3-703. Co	ontent of relinquishment; mandatory provisions.		
20		inquishment executed by a parent or guardian under G.S. 48	8-3-701 must be in	
21	. ,	state the following:		
22	(1)	The date and place of the execution of the relinquishment;	elinguishment.	
23	(2)	The name, date of birth, and permanent address of the ind	-	
24	(-)	the relinquishment; relinquishment.		
25	(3)	The date of birth or the expected delivery date, the sex, ar	nd the name of the	
26	(0)	minor, if known;known.		
27	(4)	The name and address of the agency to whom which the	he minor is being	
28		relinquished;relinquished.	ine minior is comg	
29	(5)	That the individual voluntarily consents to the permanen	t transfer of legal	
30		and physical custody of the minor to the agency for	0	
31		adoption, and	and purposes of	
32		a. The placement of the minor for adoption with a pro-	ospective adoptive	
33		parent selected by the agency; or	ospective adoptive	
34		b. The placement of the minor for adoption with a pro-	ospective adoptive	
35		parent selected by the agency and agreed upon		
36		executing the relinquishment; relinquishment.	by the marviadur	
37	(6)	That the individual executing the relinquishment understa	ands that after the	
38	(0)	relinquishment is signed and acknowledged in the ma		
39		G.S. 48-3-702, it may be revoked in accord with G.S. 48-3		
40		otherwise final and irrevocable except under the circums		
41		G.S. 48-3-707;G.S. 48-3-707.	tunees set forth m	
42	(7)	That the relinquishment shall be valid and binding and sh	all not be affected	
+2 43	(7)	by any oral or separate written agreement between the ind		
44		the consent and the agency; agency.		
+4 45	(8)	That the individual executing the relinquishment understa	inds that when the	
+5 46	(0)	adoption is final, all rights and duties of the individu		
+0 47		relinquishment with respect to the minor will be extingui	-	
+7 48				
+8 49		aspects of the legal relationship between the minor child a	and the parent will	
49 50	(0)	be terminated; terminated. That the individual executing the relinquishment has not	received or been	
50 51	(9)	That the individual executing the relinquishment has not promised any money or anything of value for the relin		
1		promised any money or anything of value for the relir	iquisimient of the	

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		minor, and has not received or been promised any money or anything of value in relation to the relinquishment or the adoption of the minor except for lawful payments that are itemized on a schedule attached to the relinquishment; relinquishment.
	(10)	That the individual executing the relinquishment waives notice of any proceeding for adoption; adoption.
	(11)	That the individual executing the relinquishment has provided the agency with the written document required by G.S. 48-3-205, or that the individual has provided the agency with signed releases that will permit the agency to
		compile the information required by G.S. 48-3-205; and G.S. 48-3-205.
	(12)	That the individual executing the relinquishment has:
		a. Received or been offered an unsigned copy of the relinquishment;
		b. Been advised that counseling services are available through the
		agency to which the relinquishment is given; and
		c. Been advised of the right to employ independent legal counsel."
		FION 12. G.S. 48-3-707(a) reads as rewritten:
"(. ,	inquishment shall become void if any of the following occur:
	(1)	Before the entry of the adoption decree, the individual who executed the
		relinquishment establishes by clear and convincing evidence that it was
		obtained by fraud or duress.
	(2)	Before placement with a prospective adoptive parent occurs, the agency and the person relinquishing the minor agree to rescind the relinquishment.
	(3)	After placement with a prospective adoptive parent occurs, but before the entry of the adoption decree, the agency, the person relinquishing the minor,
		and the prospective adoptive parent agree to rescind the relinquishment.
	<u>(4)</u>	<u>Upon motion of a county department of social services or licensed</u>
	<u> </u>	child-placing agency under G.S. 7B-909, the court orders that the
		relinquishment shall be voided based on a finding that another consent or
		relinquishment necessary for an adoption cannot be obtained and that no
		further steps are being taken to terminate the parental rights of the parent
		from whom the consent or relinquishment has not been obtained."
	SECT	FION 13. G.S. 50-13.1(a) reads as rewritten:
"((a) Any	parent, relative, or other person, agency, organization or institution claiming
the ri	ght to custo	ody of a minor child may institute an action or proceeding for the custody of
such	child, as he	ereinafter provided. Any person whose actions resulted in a conviction under
		. 14-27.2, G.S. 14-27.2A, or G.S. 14-27.3 and the conception of the minor
		aim the right to custody of that minor child. Unless a contrary intent is clear,
the w		y" shall be deemed to include custody or visitation or both." FION 14. This act is effective when it becomes law.