## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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## **HOUSE BILL 12 Committee Substitute Favorable 3/16/15** PROPOSED COMMITTEE SUBSTITUTE H12-PCS10150-TH-6

Amend Gaston Foster Care Ombudsman Prog. Short Title:

(Local)

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Sponsors:		
Referred to:		

January 29, 2015

## A BILL TO BE ENTITLED

1		A BILL TO BE ENTITLED
2	AN ACT TO	AMEND THE FOSTER CARE OMBUDSMAN PILOT PROGRAM IN
3	GASTON CO	DUNTY.
4	The General Ass	embly of North Carolina enacts:
5	SECT	<b>FION 1.</b> Section 1(c) of S.L. 2013-111 reads as rewritten:
6	"SECTION	<b>1.(c)</b> The foster care ombudsman shall:
7	(1)	When a juvenile is placed in foster care following a disposition order under
8		G.S. 7B-905, be a party in all actions under G.S. 7B 906 and G.S. 7B 907
9		G.S. 7B-906.1 on behalf of the foster parents and permitted to speak on their
10		behalf. The County shallmay designate an attorney to assist the ombudsman,
11		if requested by the ombudsman. If requested by the parent or the juvenile,
12		the ombudsman shall be allowed to participate in any meeting or court
13		hearing regarding the juvenile prior to a disposition order.
14	(2)	Determine the facts, the needs of the juvenile, and the available resources
15		within the family, foster community, and community to meet those needs; to
16		facilitate, when appropriate, the settlement of disputed issues; to explore
17		options with the court at the dispositional hearing; to report to the court
18		when the needs of the juvenile are not being met; and to protect and promote
19		the best interests of the juvenile as seen by the foster family.
20	(3)	Have the authority to obtain any information or reports, whether or not
21		confidential, that may in the ombudsman's opinion be relevant to the <u>a</u> case.
22		The ombudsman shall have access to case files regarding any juvenile in the
23		care of the Department if the juvenile is placed with a foster parent at any
24		point. No privilege other than the attorney-client privilege may be invoked to
25		prevent the ombudsman from obtaining such information. The
26		confidentiality of the information or reports shall be respected by the
27		ombudsman, and no disclosure of any information or reports shall be made
28		to anyone except by order of the court or unless otherwise provided by law.
29	(4)	Refer to the social services director and any appropriate law enforcement
30		any cause of suspect that any juvenile is abused, neglected, or dependent, as
31		defined by G.S. 7B-101.
32	(5)	Be a resource and advocate for foster parents.
33	(6)	Provide to the director of social services a periodic report on foster
34		placements within the county, including any recommendations regarding
35		that placement or future placements.



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(7)	Compile and make available to the Board any data the ombudsman	has
	collected in the course of exercising his or her official duties.	
(8)	Provide information regarding the role, duties, and functions of for	
	parents and the ombudsman, and the rights of children in foster care.	
	ombudsman may assist a pre-adoptive parent or a relative of the juver	
	with matters related to that case, if so requested by the pre-adoptive paren	t or
$\langle 0 \rangle$	<u>relative.</u>	41
(9)	Comply with any other duties or responsibilities deemed appropriate by Board."	the
SEC	<b>TION 2.</b> Sections 2 and 3 of S.L. 2013-111 are repealed.	
	<b>TION 3.</b> Section 5 of S.L. 2013-111 reads as rewritten:	
	5. This act is effective when it becomes law and expires July 1, 2015. law."	
	<b>TION 4.</b> G.S. 7B-906.1 reads as rewritten:	
"§ 7B-906.1. Re	eview and permanency planning hearings.	
. ,	director of social services shall make a timely request to the clerk to calen	
	a session of court scheduled for the hearing of juvenile matters. The clerk sh	
	tice of the hearing and its purpose to (i) the parents, (ii) the juvenile if 12 ye	
	, (iii) the guardian, (iv) the person providing care for the juvenile, (v)	
	ency with custody, (vi) the guardian ad litem, (vii) the foster care ombudsm	
	ny other person or agency the court may specify. The department of so	
	ther provide to the clerk the name and address of the person providing care notice under this subsection or file written documentation with the clerk t	
0	rrent care provider was sent notice of hearing. Nothing in this subsection sl	
	make the person providing care for the juvenile a party to the proceeding sol	
	ng notice and the right to be heard.	J
	ich hearing, the court shall consider information from the parents, the juven	nile,
	y person providing care for the juvenile, the custodian or agency with custo	
the guardian ad	litem, the foster care ombudsman, and any other person or agency that will	aid
in the court's re	eview. The court may consider any evidence, including hearsay evidence	e as
	8C-1, Rule 801, or testimony or evidence from any person that is not a pa	
	ids to be relevant, reliable, and necessary to determine the needs of the juver	nile
	propriate disposition.	
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	<b>TION 5.</b> This act applies to Gaston County only.	
SEC	<b>TION 6.</b> This act is effective when it becomes law.	