GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 652 PROPOSED COMMITTEE SUBSTITUTE S652-PCS25260-SA-53

PROPOSED COMMITTEE SUBSTITUTE S652-PCS25260-SA-53		
Short Title:	Prohibit Re-Homing of an Adopted Minor Child.	(Public)
Sponsors:		
Referred to:		
	March 30, 2015	
MAKE C The General SI "§ 48-1-101.	A BILL TO BE ENTITLED O PROHIBIT THE RE-HOMING OF AN ADOPTED MINO ONFORMING STATUTORY CHANGES. Assembly of North Carolina enacts: ECTION 1. G.S. 48-1-101 is amended by adding a new subdivi Definitions. Hapter, the following definitions apply:	
(<u>1</u>	"Re-homing" means the permanent transfer of physical adopted minor child by the child's parent, without a court other than the child's stepparent, grandparent, adult sibling cousin, great-aunt, great-uncle, or great-grandparent. Conform of money, property, or other item of value is not receive-homing to occur. Re-homing does not include placem minor child with a prospective adoptive parent in accordance Article 3 of this Chapter, relinquishment of an adopted accordance with Part 7 of Article 3 of this Chapter, or adopted minor child in accordance with the Interstate Placement of Children under Article 38 of Chapter 71 Statutes.	order, to a person g, aunt, uncle, first impensation in the quired in order for ent of an adopted ince with Part 2 of ince with Part 2 of ince minor child in ince placement of an Compact on the
"(b) Note an agency linewspaper, or accept a cluse of any consimilar media adding a new "§ 48-10-106"	ECTION 2. G.S. 48-10-101(b) reads as rewritten: o one other than a county department of social services, an adoption of the Department in this State may advertise in a report by radio, television, or other public medium, that any person of this for adoption. For purposes of this section, "other public medium of the republic medium of communication provided via the Internet." ECTION 3. Article 10 of Chapter 48 of the General Statute section to read: Re-homing of an adopted minor child. Shall be unlawful for an adoptive parent to: Advertise, recruit, or solicit or to aid, abet, conspire, or see	any periodical or or entity will place dium" includes the rnet profile, or any es is amended by



minor adopted child; or

another to advertise, recruit, or solicit for the re-homing of that parent's

- (2) Knowingly and willfully respond to an advertisement or solicitation by another seeking to either take permanent physical custody of the adopted minor child or to facilitate the re-homing of the adopted minor child.
- (b) The transfer and re-homing of an adopted minor child, as defined in G.S. 48-1-101(14a), shall be unlawful.
- (c) It shall be unlawful for a person to advertise for, solicit, recruit, transport, receive, or obtain or to facilitate, assist, or arrange for the transfer of an adopted minor child for the purpose of re-homing the minor child.
 - (d) A person who violates this section is guilty of a Class F felony.
- (e) An adopted minor child whose parent has re-homed or attempted to re-home the minor child is a neglected juvenile as defined by G.S. 7B-101(15). The county department of social services shall file a petition and the court may place the minor child in the custody of a county department of social services or other such person as is in the best interests of the minor child.
 - <u>(f)</u> This section does not apply to:
 - (1) The temporary placement of a minor child by the adoptive parent for a specified period of time due to either the child's medical, mental health, or educational needs or the parent's inability to provide proper care or supervision for the minor child, which may be due to the parent's incarceration, military service, employment, medical treatment, or incapacity;
 - (2) A voluntary foster care placement of the minor child made between the minor child's parent and a county department of social services pursuant to G.S. 7B-910; or
 - (3) A change in custody made pursuant to a valid court order."

SECTION 4. G.S. 7B-101(15) reads as rewritten:

"§ 7B-101. Definitions.

As used in this Subchapter, unless the context clearly requires otherwise, the following words have the listed meanings:

(15) Neglected juvenile. – A juvenile who does not receive proper care, supervision, or discipline from the juvenile's parent, guardian, custodian, or caretaker; or who has been abandoned; or who is not provided necessary medical care; or who is not provided necessary remedial care; or who lives in an environment injurious to the juvenile's welfare; or who has been re-homed as defined in G.S. 48-1-101(14a) or placed for care or adoption in violation of law. In determining whether a juvenile is a neglected juvenile, it is relevant whether that juvenile lives in a home where another juvenile has died as a result of suspected abuse or neglect or lives in a home where another juvenile has been subjected to abuse or neglect by an adult who regularly lives in the home."

SECTION 5. G.S. 7B-302(a) reads as rewritten:

"(a) When a report of abuse, neglect, or dependency is received, the director of the department of social services shall make a prompt and thorough assessment, using either a family assessment response or an investigative assessment response, in order to ascertain the facts of the case, the extent of the abuse or neglect, and the risk of harm to the juvenile, in order to determine whether protective services should be provided or the complaint filed as a petition. When the report alleges abuse, the director shall immediately, but no later than 24 hours after receipt of the report, initiate the assessment. When the report alleges neglect or dependency, the director shall initiate the assessment within 72 hours following receipt of the report. When the report alleges abandonment, abandonment or re-homing, as defined in G.S. 48-1-101(14a), of a

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1 <u>juvenile</u>, the director shall immediately initiate an assessment, take appropriate steps to assume 2 temporary custody of the juvenile, and take appropriate steps to secure an order for nonsecure 3 custody of the juvenile. The assessment and evaluation shall include a visit to the place where 4 the juvenile resides, except when the report alleges abuse or neglect in a child care facility as 5 defined in Article 7 of Chapter 110 of the General Statutes. When a report alleges abuse or 6 neglect in a child care facility as defined in Article 7 of Chapter 110 of the General Statutes, a 7 visit to the place where the juvenile resides is not required. When the report alleges 8 abandonment, the assessment shall include a request from the director to law enforcement 9 officials to investigate through the North Carolina Center for Missing Persons and other 10 national and State resources whether the juvenile is a missing child." 11

SECTION 6. This act becomes effective December 1, 2015, and applies to offenses committed on or after that date.