



NORTH CAROLINA GENERAL ASSEMBLY AMENDMENT Senate Bill 682

S682-ATT-59 [v.1]

AMENDMENT NO. A4

(to be filled in by
Principal Clerk)

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Amends Title [NO]
Fifth Edition

Date <u>8/21</u> ,2019

Representative Morey

moves to amend the bill on page 15, line 15, by rewriting the line to read:

"supervision planning conference process. A juvenile has the right to be represented by counsel in the post-release supervision planning conference process. Counsel for the juvenile shall be appointed in accordance with rules adopted by the Office of Indigent Defense Services, unless counsel is retained for the juvenile. A juvenile shall be conclusively presumed to be indigent, and it shall not be necessary for the court to receive from any juvenile an affidavit of indigency.";

and on page 16, lines 38-39, by rewriting the lines to read:

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"SECTION 11. G.S. 7B-2514 reads as rewritten:

"§ 7B-2514. Post-release supervision planning; release.

- (a) The Division shall be responsible for evaluation of the progress of each juvenile at least once every six months as long as the juvenile remains in the care of the Division. Any determination that the juvenile should remain in the care of the Division for an additional period of time shall be based on the Division's determination that the juvenile requires additional treatment or rehabilitation pursuant to G.S. 7B-2515. If the Division determines that a juvenile is ready for release, the Division shall initiate a post-release supervision planning process. The post-release supervision planning process shall be defined by rules and regulations of the Division, but shall include the following:
 - (1) Written notification shall be given to the court that ordered commitment.
 - (2) A post-release supervision planning conference shall be held involving as many as possible of the following: the juvenile, the juvenile's parent, guardian, or custodian, the juvenile's attorney, juvenile court counselors who have supervised the juvenile on probation or will supervise the juvenile on post-release supervision, and staff of the facility that found the juvenile ready for release. The planning conference shall include personal contact and evaluation rather than telephonic notification.
 - (3) The planning conference participants shall consider, based on the individual needs of the juvenile and pursuant to rules adopted by the Division, placement of the juvenile in any program under the auspices of the Division, including the juvenile court services programs that, in the judgment of the Division,



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| 1 2 | | would be appropriate transitional placeme G.S. 7B-2513. | ent, pending | release | unde |
|-----|---------|---|-------------------------|------------|---------|
| 3 4 | (d) | Notwithstanding Articles 30 and 31 of Subchapter III of | fthis Chapter, <u>a</u> | ınd in ado | dition" |
| | SIGNED | Amendment Sponsor | _ | | |
| | SIGNED | Committee Chair if Senate Committee Amendment | | | |
| | ADOPTEI | D FAILED | TABLED | | |

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