GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 186 Committee Substitute Favorable 3/15/23 **PROPOSED COMMITTEE SUBSTITUTE H186-PCS40321-BG-9**

Short Title: Div. of Juvenile Justice Mods.-AB (Public)

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Sponsors:	
Referred to:	

February 27, 2023

A BILL TO BE ENTITLED

1 2 AN ACT TO MODIFY THE SERVICE OF SUMMONS FOR JUVENILE PETITIONS, TO 3 CLARIFY THE PROCESS FOR COURT-ORDERED EVALUATIONS FOR JUVENILES, 4 TO MODIFY THE DISCLOSURE OF CERTAIN INFORMATION TO THE PUBLIC 5 CONCERNING JUVENILES, TO CLARIFY MINORITY SENSITIVITY TRAINING FOR LAW ENFORCEMENT PERSONNEL, TO CLARIFY JUVENILE DETENTION 6 7 TRANSFER, AND TO MAKE VARIOUS TECHNICAL AND CONFORMING 8 CHANGES, AS RECOMMENDED BY THE DEPARTMENT OF PUBLIC SAFETY, 9 DIVISION OF JUVENILE JUSTICE. 10 The General Assembly of North Carolina enacts: 11

SECTION 1. G.S. 7B-1806 reads as rewritten:

12 "§ 7B-1806. Service of summons.

13 The summons and petition shall be personally served upon the parent, the guardian, or 14 custodian and the juvenile not less than five days prior to the date of the scheduled hearing. The 15 time for service may be waived in the discretion of the court. A juvenile court counselor or any other person authorized by law may serve and complete juvenile process under this section, and 16 as provided in G.S. 143B-831. A defense of lack of personal jurisdiction or insufficiency of 17 service of process is waived if a parent, guardian, or custodian and juvenile avail themselves to 18 19 the court and an objection is not raised at the initial court appearance.

If the parent, guardian, or custodian entitled to receive a summons cannot be found by a 20 21 diligent effort, the court may authorize service of the summons and petition by mail or by 22 publication. The cost of the service by publication shall be advanced by the petitioner and may 23 be charged as court costs as the court may direct.

24 The court may issue a show cause order for contempt against a parent, guardian, or custodian 25 who is personally served and fails without reasonable cause to appear and to bring the juvenile 26 before the court.

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 - The provisions of G.S. 15A-301(a), (c), (d), and (e) relating to criminal process apply to juvenile process; provided the period of time for return of an unserved summons is 30 days."
- 28 29

SECTION 2. G.S. 7B-2502 reads as rewritten:

30 "§ 7B-2502. Evaluation and treatment of undisciplined and delinquent juveniles.

31 In any case, the court may order that the juvenile be examined by a physician, (a) 32 psychiatrist, psychologist, or other qualified expert as may be needed for the court to determine 33 the needs of the juvenile. Upon the completion of the examination, the court may conduct a hearing to determine whether the juvenile is in need of medical, surgical, psychiatric, 34



1 psychological, or other evaluation or treatment and the court may order the juvenile to comply 2 with any evaluation or treatment recommended by the examination. 3 In the case of a juvenile adjudicated delinquent for committing an offense that (a1) 4 involves the possession, use, sale, or delivery of alcohol or a controlled substance, the court shall 5 require the juvenile to be tested for the use of controlled substances or alcohol within 30 days of 6 the adjudication. In the case of any juvenile adjudicated delinquent, the court may, if it deems it 7 necessary, require the juvenile to be tested for the use of controlled substances or alcohol. The 8 results of these initial tests conducted pursuant to this subsection shall be used for evaluation and treatment purposes only. In placing a juvenile in out-of-home care under this section, the court 9 10 shall also consider whether it is in the juvenile's best interest to remain in the juvenile's 11 community of residence. 12 (a2) In the case of a juvenile who has been identified with a suspected mental illness, 13 illness through the use of a validated screening instrument or other evidence presented to the 14 court, or a suspected developmental disability, disability or intellectual disability disability, that has been adjudicated delinquent, the court shall order that the Division of Juvenile Justice of the 15 Department of Public Safety make a referral for a comprehensive clinical assessment or 16 17 equivalent mental health assessment, unless the court finds a comprehensive clinical assessment 18 or equivalent mental health assessment has been conducted within the last 45-90 days before the 19 adjudication disposition hearing. An assessment ordered by a court under this subsection shall 20 evaluate the developmental, emotional, behavioral, and mental health needs of the juvenile. 21 (a3) If an assessment is ordered by the court under subsection (a2) of this section, section or if an assessment has been conducted within the last 90 days before the disposition hearing, the 22 court shall review the comprehensive clinical assessment or equivalent mental health assessment 23 24 prior to the date of disposition in the case. If the court finds sufficient evidence that the juvenile 25 has severe emotional disturbance, as defined in G.S. 7B-1501(24a), or a developmental 26 disability, as defined in G.S. 122C-3(12a), or intellectual disability, as defined in 27 G.S. 122C-3(17a), that, in the court's discretion, substantially contributed to the juvenile's 28 delinquent behavior, and the juvenile is eligible for a Juvenile Justice Level 3 disposition and/or 29 is recommended for a Psychiatric Residential Treatment Facility (PRTF) placement, the court 30 shall order a care review team to be convened by the Division of Juvenile Justice of the 31 Department of Public Safety and assigned to the case. 32" 33 SECTION 3. Article 31 of Subchapter II of Chapter 7B of the General Statutes is 34 amended by adding a new section to read: 35 "§ 7B-3103. Disclosure of information about juveniles for public safety reasons. 36 Notwithstanding G.S. 7B-2102(d) or any other provision of law to the contrary, the (a) court may order the Division or any law enforcement agency within the State to release to the 37 public the information contained in subsection (b) of this section if the court makes all of the 38 39 following findings in a written order: 40 A petition has been filed alleging that the juvenile has committed at least one (1)41 offense that would subject the juvenile to transfer to superior court pursuant 42 to G.S. 7B-2200 or G.S. 7B-2200.5. 43 The court determines, based on the juvenile's record or the nature of the (2)alleged offense or offenses, that the juvenile presents a danger to self or others. 44 The court determines there exists good cause for the disclosure. 45 (3) 46 The following information about a juvenile subject to a public disclosure under (b) subsection (a) of this section may be released to the public: 47 The juvenile's first name, last name, and photograph. 48 (1)49 (2)Any offense in a juvenile petition alleged to have been committed by the 50 juvenile. Whether a secure custody order has been issued for the juvenile. 51 (3)

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1	(4) <u>A statement, based on the juvenile's record or the nature of</u>	the alleged offense
2	and the level of concern of the Division or law enforcement	-
3	juvenile's threat to self or others.	
4	(c) If a juvenile who is the subject of an order entered under subsectio	n (a) of this section
5	is taken into custody before the required disclosure is made to the public, t	he Division or law
6	enforcement agency shall not make the disclosure.	
7	(d) Before the information contained in subsection (b) of this section	n is released to the
8	public, the Division or law enforcement agency shall make a reasonable effor	
9	legal guardian, or custodian of the juvenile."	
10	SECTION 4. G.S. 153A-218 reads as rewritten:	
11	"§ 153A-218. County confinement facilities.	
12	A county may establish, acquire, erect, repair, maintain, and operate	local confinement
13	facilities and may for these purposes appropriate funds not otherwise limited	d as to use by law.
14	Subject to the holdover provisions in G.S. 7B-2204, no person under the age	of 18 may be held
15	in a county confinement facility unless there is an agreement between the c	county confinement
16	facility and the Division of Juvenile Justice allowing the housing of persons	under the age of 18
17	at the facility or a portion of the facility that has been approved as a juvenile d	letention facility by
18	the Division of Juvenile Justice. A juvenile detention facility may be located	in the same facility
19	as a county jail provided that the juvenile detention facility meets the requiren	nents of this Article
20	and G.S. 147-33.40.<u>G.S. 143B-819.</u>"	
21	SECTION 5. G.S. 114-12.1 reads as rewritten:	
22	"§ 114-12.1. Minority sensitivity training for law enforcement personnel	•
23	(a) The Department of Justice shall develop guidelines for minority	sensitivity training
24	for all law enforcement personnel throughout the State. The Department sh	
25	persons who work with minority juveniles in the juvenile justice system	are taught how to
26	communicate effectively with minority juveniles and how to recognize and a	
27	those juveniles. The Department shall also advise all law enforcement and	professionals who
28	work within the juvenile justice system of ways to improve the treatment of	••••
29	so that all juveniles receive equal treatment. Except where local law enforcem	
30	of Juvenile Justice of the Department of Public Safety has existing minority	
31	that meets the Department guidelines, the Department shall conduct the r	
32	training annually. Prior to the training each year, the Department shall assess	
33	are receiving fair and equal treatment in the juvenile justice system v	-
34	administration of predisposition procedures, of diversion methods, of disposition	itional alternatives,
35	and of treatment and post-release supervision plans.	
36	(b) The Division of Juvenile Justice of the Department of Public Safe	•
37	all juvenile court counselors and other Division personnel receive the n	
38	training specified in subsection (a) of this section. The Division of Juve	
39	Department of Public Safety is responsible for creating, implementing, and	evaluating juvenile
40	minority sensitivity and racial and ethnic disparities training annually."	
41	SECTION 6. G.S. 7B-2204 reads as rewritten:	
42	"§ 7B-2204. Right to pretrial release; detention.	
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44	(d) Should the juvenile be found guilty, or enter a plea of guilty or no c	
45	offense in superior court and receive an active sentence, then immediate trans	
46	of Prisons of the Department of Adult Correction shall be ordered. Until such	Ũ
47	is transferred to the Division of Prisons of the Department of Adult Correctio	
48	be detained in a holdover facility. The juvenile may not be detained in a detent	
49 50	transfer to the Division of Prisons of the Department of Adult Correction, un	
50	detention facility is operated by the sheriff pursuant to G.S. 7B-1905(b).appro	ved by the Division
51	of Juvenile Justice of the Department of Public Safety.	

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SECTION 7. This act becomes effective December 1, 2023, and applies to offenses
committed on or after that date.