GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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HOUSE BILL 725 Committee Substitute Favorable 6/12/13 PROPOSED COMMITTEE SUBSTITUTE H725-PCS30612-SA-60

Short Title: Young Offenders Rehabilitation Act. (Public) Sponsors: Referred to: April 11, 2013 A BILL TO BE ENTITLED AN ACT TO ESTABLISH THE JUVENILE JURISDICTION ADVISORY COMMITTEE. TO CREATE A PILOT CIVIL CITATION PROCESS FOR JUVENILES, AND TO RAISE THE AGE OF JUVENILE JURISDICTION TO INCLUDE SIXTEEN- AND SEVENTEEN-YEAR-OLDS WHO HAVE COMMITTED MISDEMEANOR OFFENSES. The General Assembly of North Carolina enacts: ESTABLISH JUVENILE JURISDICTION ADVISORY COMMITTEE SECTION 1.(a) Advisory Committee Established. - There is established within the Division of Juvenile Justice of the Department of Public Safety the Juvenile Jurisdiction Advisory Committee. The Division of Juvenile Justice shall provide professional and clerical staff and other services and supplies, including meeting space, as needed for the Advisory Committee to carry out its duties in an effective manner. SECTION 1.(b) Membership. – The Advisory Committee shall consist of 24 members. The following members or their designees shall serve as ex officio members: The Chief Deputy Secretary of the Division of Juvenile Justice of the (1)Department of Public Safety. The Director of the Administrative Office of the Courts. (2)(3) The Director of the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services of the Department of Health and Human Services. The Chief Deputy Secretary of the Division of Adult Correction of the (4) Department of Public Safety. The Secretary of the Department of Public Safety. (5) The Superintendent of Public Instruction. (6) The Secretary of the Department of Administration or a designee having (7)knowledge of programs and services for youth and young adults.

- (8) The Juvenile Defender in the Office of Indigent Defense.
- (9) One representative from the Governor's Crime Commission appointed by the Governor.
- (10) One representative from the North Carolina Sentencing and Policy Advisory Commission appointed by the Governor.
- The remaining members shall be appointed as follows:
- 34 (11) Three members of the House of Representatives appointed by the Speaker of
 35 the House of Representatives.



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l 2	(12)	Three members of the Senate appointed by the Presenate.	resident Pro Tempore of the
3 1	(13)	Two chief court counselors appointed by the C rural county and one from an urban county.	Sovernor, one to be from a
5	(14)	One present or former chief district court jud appointed by the Chief Justice of the North Carol	
7 3	(15)	One police chief and one sheriff appointed by th the Senate.	1
)	(16)	One district attorney appointed by the Sp Representatives.	peaker of the House of
2 3	(17)	Two representatives from the juvenile advocacy by the President Pro Tempore of the Senate Speaker of the House of Representatives.	• • • •
4 5	2014. A vacancy i	ntments to the Advisory Committee shall be made n the Advisory Committee or a vacancy as chair	of the Advisory Committee
5 7	which the original	resignation of a member or otherwise shall be finappointment was made.	
} })	the Speaker of th	ION 1.(c) Chair; Meetings. – The President Pro e House of Representatives shall each designat	1
) [2		chairs shall call the initial meeting of the Adviso	-
3	November 1, 2014. The Advisory Committee shall subsequently meet upon such notice and in such manner as its members determine. A majority of the members of the Advisory Committee		
4 5 5		ION 1.(d) The Office of the Governor shall precedent of the Advisory Committee.	ovide staff to the Advisory
7 3 9	SECT Committee may c	(ON 1.(e) Cooperation by Government Agall upon any department, agency, institution, or on thereof for facilities, data, or other assistance.	
) l 2	SECT develop a specific	(ON 1.(f) Duties of Advisory Committee. – The plan for the implementation of any changes in fired in order to extend jurisdiction in delinquency	the juvenile justice system
3 4 5	include 16- and 1 justice system. The	7-year-old persons charged with misdemeanor of the plan shall include cost estimates for each por cating costs, and staffing costs. As the expansio	offenses within the juvenile rtion of the plan, including
5 7 3	Division of Juven infractions becom	ile Justice to include persons 16 and 17 years of es effective pursuant to this act, the Advisory Co pentation of the expansion and shall make additio	age who commit crimes or ommittee shall monitor and
,))	General Assembly		
2	Committee shall e juvenile civil citat	stablish a Juvenile Civil Citation Subcommittee to ion process for purposes of providing an efficient	to develop and implement a at and innovative alternative
3 - :	to custody for juveniles who commit nonserious delinquent acts and to ensure swift and appropriate consequences. The Subcommittee shall be created no later than January 1, 2015, and shall consist of seven members as follows:		
5 5 7	(1)	The Chief Deputy Secretary of the Division Department of Public Safety or the Chief Deputy	
3 Э	(2) (3)	A chief district court judge. A district attorney.	
)	(4)	A head of a county or municipal law enforcement	t agency.

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(5) The Juvenile Defender in the Office of Indigent Services or the Juvenile Defender's designee.
(6) A chief court counselor.
(7) A representative of a juvenile services program provider.
The Subcommittee shall review civil citation programs in other states and shall
develop and submit a proposed process and implementation plan for a juvenile civil citation
program in this State to the Advisory Committee no later than July 1, 2015. Upon approval of the plan by the Advisory Committee, the Subcommittee shall oversee a two-year pilot program
of the juvenile civil citation program in at least three, but no more than six, counties chosen by
the Subcommittee.
Upon completion of the two-year pilot program, but no later than January 15, 2018,
the Subcommittee shall submit a report of the status of the program, a plan for implementing
the program statewide, and its findings and recommendations, including legislative,
administrative, and funding recommendations for implementation of the program statewide, to
the Advisory Committee.
Upon approval of the statewide implementation plan, the Subcommittee shall
establish a juvenile civil citation program within every county in the State by July 1, 2019. The
Advisory Committee shall recommend to the General Assembly any legislation needed to
facilitate the establishment of a juvenile civil citation program as a statewide program.
SECTION 1.(h) Consultation. – The Advisory Committee shall consult with
appropriate State departments, agencies, and board representatives on issues related to juvenile
justice administration.
SECTION 1.(i) Report. – The Advisory Committee shall submit an interim report containing the specific plan and the cost estimates for capital, operating, and staffing costs for
implementation of this act, and including legislative, administrative, and funding
recommendations necessary to implement the increase in juvenile jurisdiction to include 16-
and 17-year-old persons charged with misdemeanor offenses by January 15, 2017, to the
General Assembly with copies to the Joint Legislative Oversight Committee on Justice and
Public Safety and to the Appropriations Subcommittees on Justice and Public Safety of both
houses. The Advisory Committee shall submit additional interim reports with updates on the
planning steps completed towards implementation, and including any legislative,
administrative, and funding recommendations, annually by January 15 of each year. The
Advisory Committee shall submit a final report on the implementation of this act, and of its
findings and recommendations, including legislative, administrative, and funding
recommendations, by January 15, 2022, to the General Assembly and the Governor. The
Advisory Committee shall terminate upon filing its final report.
SECTION 1.(j) Funding. – The Advisory Committee may apply for, receive, and
accept grants of non-State funds or other contributions as appropriate to assist in the
performance of its duties. The Division of Juvenile Justice of the Department of Public Safety
shall use up to twenty-five thousand dollars (\$25,000) of funds appropriated to it to develop
and implement the plan required by this section.
INCREASE JUVENILE JURISDICTION
SECTION 2.(a) Effective July 1, 2019, G.S. 7B-1501(7) reads as rewritten:
"(7) Delinquent juvenile. –
<u>a.</u> Any juvenile who, while less than 16 years of age but at least 6 years
of age, commits a crime or infraction under State law or under an

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<u>b.</u>	Any juvenile who, while less than 17 years	s of age but at least 16
	years of age, commits a misdemeanor or infra	action under State law or
	under an ordinance of local government, ex	cluding violation of the
	motor vehicle laws, or who commits indirect	t contempt by a juvenile
	as defined in G.S. 5A-31."	
SECTION 2	L.(b) Effective July 1, 2020, G.S. 7B-1501(7) re	eads as rewritten:
"(7) Delin	quent juvenile. –	
a.	Any juvenile who, while less than 16 years o	
	of age, commits a crime or infraction unde	
	ordinance of local government, including	violation of the motor
	vehicle laws, or who commits indirect cor	ntempt by a juvenile as
	defined in G.S. 5A-31; or	
b.	Any juvenile who, while less than 17-18 year	ars of age but at least 16
	years of age, commits a misdemeanor or infra	action under State law or
	under an ordinance of local government, ex	cluding violation of the
	motor vehicle laws, or who commits indirec	t contempt by a juvenile
	as defined in G.S. 5A-31."	
SECTION 3	6. Effective July 1, 2019, G.S. 7B-1501(11) rea	ds as rewritten:
	over facility. – A place <u>located in a jail jail, w</u>	
by th	e Department of Health and Human Service	es as meeting the State
	ards for detention the operation of local co	
-	red in <u>G.S. 153A-221G.S. 153A-221</u> , provi	•
	e the <u>a</u> juvenile cannot converse with, see, c	or be seen by the adult
1 1	ation."	
	(a) Effective July 1, 2019, G.S. 7B-1601 read	s as rewritten:
	on over delinquent juveniles.	
	s exclusive, original jurisdiction over any case i	
	ent. For purposes of determining jurisdiction, t	he age of the juvenile at
the time of the alleged o		•1 11 1 / 1
	court obtains jurisdiction over a juv	
	or an offense committed prior to the juvenile	
	continue until terminated by order of the co	5
••••	ars, except as provided otherwise in this Article	
	urt obtains jurisdiction over a juvenile alleged	-
	a misdemeanor offense if committed by an ad	
-	ivenile was at least 16 years of age, jurisdict	
•	ne court or until the juvenile reaches the age of	•
	uency proceedings proceedings for a juvenile	•
	d prior to the juvenile reaching the age of 16 ye	
	ches the age of 18 years, the court retains j	
	roceedings pursuant to Article 22 of this Chapter	
1	t for trial as an adult or dismissing the petition.	
	uency proceedings for a juvenile alleged to be a	-
•	<u>ivenile was at least 16 years of age cannot b</u>	
dismissing the petition.	e of 19 years, the court retains jurisdiction	tor the sole purpose of
	wirt has not obtained jurisdiction over a juve	nile hefore the inventio
	ourt has not obtained jurisdiction over a juve for a felony and any related misdemeanors	
U	the juvenile's thirteenth birthday and prior to	
	urisdiction for the sole purpose of conducting	5
on maay, me court has j	unserviou for the sole purpose of conducting	proceedings pursuant to

1 Article 22 of this Chapter and either transferring the case to superior court for trial as an adult 2 or dismissing the petition. 3 The court has jurisdiction over delinquent juveniles in the custody of the Division (e) 4 and over proceedings to determine whether a juvenile who is under the post-release supervision 5 of the juvenile court counselor has violated the terms of the juvenile's post-release supervision. 6 The court has jurisdiction over persons 18 years of age or older who are under the (f)7 extended jurisdiction of the juvenile court. 8 The court has jurisdiction over the parent, guardian, or custodian of a juvenile who (g) 9 is under the jurisdiction of the court pursuant to this section if the parent, guardian, or custodian 10 has been served with a summons pursuant to G.S. 7B-1805." 11 **SECTION 4.(b)** Effective July 1, 2020, G.S. 7B-1601(b1) reads as rewritten: 12 "(b1) When the court obtains jurisdiction over a juvenile alleged to be delinquent for an 13 offense that would be a misdemeanor offense if committed by an adult and the offense was 14 committed while the juvenile was at least 16 years of age, age but less than 17 years of age, 15 jurisdiction shall continue until terminated by order of the court or until the juvenile reaches the 16 age of 19 years. If the offense was committed while the juvenile was at least 17 years of age, 17 jurisdiction shall continue until terminated by order of the court or until the juvenile reaches the age of 20 years." 18 19 **SECTION 4.(c)** Effective July 1, 2020, G.S. 7B-1601(c1) reads as rewritten: 20 "(c1) When delinquency proceedings, for a juvenile alleged to be delinquent for an 21 offense committed while the juvenile was at least 16 years of age, age but less than 17 years of 22 age cannot be concluded before the juvenile reaches the age of 19 years, the court retains 23 jurisdiction for the sole purpose of dismissing the petition. When delinquency proceedings for a 24 juvenile alleged to be delinquent for an offense committed while the juvenile was at least 17 25 years of age cannot be concluded before the juvenile reaches the age of 20 years, the court 26 retains jurisdiction for the sole purpose of dismissing the petition." 27 SECTION 5.(a) Effective July 1, 2019, G.S. 7B-1604 reads as rewritten: 28 "§ 7B-1604. Limitations on juvenile court jurisdiction. 29 Any juvenile, including a juvenile who is under the jurisdiction of the court, who (a) 30 commits a criminal offense on or after the juvenile's sixteenth birthday juvenile has reached the 31 age of 17 years is subject to prosecution as an adult. A juvenile who is emancipated shall be 32 prosecuted as an adult for the commission of a criminal offense. 33 A juvenile (i) who is transferred to and convicted in superior court court or (ii) who (b) 34 has previously been convicted in either district or superior court for a felony, including a 35 violation of the motor vehicle laws under State law, shall be prosecuted as an adult for any 36 criminal offense the juvenile commits after the district or superior court conviction." 37 SECTION 5.(b) Effective July 1, 2020, G.S. 7B-1604(a) reads as rewritten: 38 Any juvenile, including a juvenile who is under the jurisdiction of the court, who "(a) 39 commits a criminal offense on or after the juvenile has reached the age of $\frac{17}{18}$ years is subject 40 to prosecution as an adult. A juvenile who is emancipated shall be prosecuted as an adult for 41 the commission of a criminal offense." 42 SECTION 6. Effective July 1, 2019, G.S. 7B-1901(a) reads as rewritten: 43 "(a) A person who takes a juvenile into custody without a court order under 44 G.S. 7B-1900(1) or (2) shall proceed as follows: 45 Notify the juvenile's parent, guardian, or custodian that the juvenile has been (1)46 taken into temporary custody and advise the parent, guardian, or custodian 47 of the right to be present with the juvenile until a determination is made as to 48 the need for secure or nonsecure custody. Failure to notify the parent, 49 guardian, or custodian that the juvenile is in custody shall not be grounds for 50 release of the juvenile.

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(2)	Unless otherwise authorized in subdivision (2a) of	this subsection,
	release Release the juvenile to the juvenile's parent, guard	ian, or custodian if
	the person having the juvenile in temporary custody deci	des that continued
	custody is unnecessary. In the case of a juvenile unlaw	vfully absent from
	school, if continued custody is unnecessary, the person	having temporary
	custody may deliver the juvenile to the juvenile's school	or, if the local city
	or county government and the local school board adopt a p	bolicy, to a place in
	the local school administrative unit.	
<u>(2a)</u>	If the juvenile is at least 16 years old and is taken into	custody without a
	court order pursuant to G.S. 7B-1900(1), if the person hav	-
	temporary custody, while exercising reasonable discre	
	continued custody is unnecessary, the juvenile may be re	
	presence of the juvenile's parent, guardian, or custodian.	
(3)	If the juvenile is not released, request that a petition be	drawn pursuant to
~ /	G.S. 7B-1803 or G.S. 7B-1804. Once the petition has	
	verified, the person shall communicate with the juvenile	
	the juvenile court counselor approves the filing of the pe	
	court counselor shall contact the judge or the person of	
	pursuant to G.S. 7B-1902 if other than the juvenile cou	•
	determination of the need for continued custody."	
SECT	FION 7. Effective July 1, 2019, G.S. 7B-2506 reads as rewr	ritten:
	positional alternatives for delinquent juveniles.	
	ercising jurisdiction over a juvenile who has been adjudicat	ed delinquent may
	ng alternatives in accordance with the dispositional stru	
G.S. 7B-2508:		
(1)	In the case of any juvenile under the age of 18 years	who needs more
	adequate care or supervision or who needs placement, the	
(2)	Excuse the <u>a</u> juvenile <u>under the age of 16 years</u> from co	ompliance with the
	compulsory school attendance law when the court f	inds that suitable
	alternative plans can be arranged by the family through	other community
	resources for one of the following:	
	a. An education related to the needs or abilitie	s of the juvenile
	including vocational education or special education	ı;
	b. A suitable plan of supervision or placement; or	
	c. Some other plan that the court finds to be in the b	best interests of the
	juvenile.	
(3)	Order the juvenile to cooperate with a community-b	ased program, an
	intensive substance abuse treatment program, or	a residential or
	nonresidential treatment program. Participation in the p	wograms shall not
	exceed 12 months.	
"		
SECT	FION 8. Effective July 1, 2019, G.S. 7B-2507 reads as rewr	ritten:
"§ 7B-2507. Del	inquency history levels.	
(a) Gener	ally The delinquency history level for a delinquent juve	enile is determined
	e sum of the points assigned to each of the juvenile's price	
• •	to the juvenile's probation status, if any, that the court f	-
	ance with this section.	
1	s. – Points are assigned as follows:	
(1)	For each prior adjudication of a Class A through E felony	offense, 4 points.
(-)	1 ,	, r

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1 2	(2)	For each prior adjudication of a Class F throug misdemeanor offense, 2 points.	gh I felony offense or Class A1		
3	<u>(2a)</u>	For each prior conviction of a Class A1 misd	emeanor, excluding conviction		
4		for violation of the motor vehicle laws, 2 poin	<u>ts.</u>		
5	<u>(2b)</u>	For each prior misdemeanor conviction of im	paired driving (G.S. 20-138.1),		
6		impaired driving in a commercial vehicle (G.	S. 20-138.2), and misdemeanor		
7		death by vehicle (G.S. 20-141.4(a2)), 2 points	<u>-</u>		
8 9	(3)	For each prior adjudication of a Class 1, 2, point.	or 3 misdemeanor offense, 1		
10	<u>(3a)</u>	For each prior conviction of a Class 1, 2	or 3 misdemeanor offense.		
11	<u>(1)</u>	excluding conviction for violation of the moto			
12	(4)	If the juvenile was on probation at the time of	-		
13		all be assigned for a prior adjudication that a ju			
14	-	contempt of court.	F		
15		quency History Levels. – The delinquency histo	rv levels are:		
16	(1)	Low – No more than 1 point.	y		
17	(2)	Medium – At least 2, but not more than 3 poir	nts.		
18	(3)	High – At least 4 points.			
19		ig the delinquency history level, the classification	ation of a prior offense is the		
20		igned to that offense at the time the juvenile co			
21		disposition is being ordered.			
22	1	ole Prior Adjudications or Convictions Obtaine	ed in One Court Session. – For		
23		mining the delinquency history level, if a juven			
24		re than one offense in a single session of distr			
25	or conviction for the offense with the highest point total is used.				
26	(e) Classification of Prior Adjudications or Convictions From Other Jurisdictions. –				
27	Except as otherwise provided in this subsection, an adjudication or conviction occurring in a				
28	jurisdiction other than North Carolina is classified as a Class I felony if the jurisdiction in				
29	which the offense occurred classifies the offense as a felony, or is classified as a Class 3				
30	misdemeanor if the jurisdiction in which the offense occurred classifies the offense as a				
31		the juvenile proves by the preponderance of			
32	classified as a felony in the other jurisdiction is substantially similar to an offense that is a				
33		North Carolina, the <u>adjudication or convicti</u>			
34		r assigning delinquency history level points			
35		the evidence that an offense classified as eithe			
36	•	tion is substantially similar to an offense in Nor			
37	•	or higher, the <u>adjudication or conviction</u> is tre	-		
38		lency history level points. If the State proves	• • •		
39		offense classified as a misdemeanor in the oth			
40		nse classified as a Class A1 misdemeanor in N	•		
41		treated as a Class A1 misdemeanor for assign	ning delinquency history level		
42	points.				
43		of Prior Adjudications. Adjudications or Convic	<u>etions.</u> – A prior adjudication or		
44		be proved by any of the following methods:			
45	(1)	Stipulation of the parties.	· · · · · · · · · ·		
46	(2)	An original or copy of the court record of the	prior adjudication.adjudication		
47	$\langle \mathbf{a} \rangle$	or conviction.	of Criminal Information		
48	(3)	A copy of records maintained by the Division	of Criminal information or by		
49 50	(A)	the Division.	iabla		
50	(4)	Any other method found by the court to be rel	14010.		

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1 The State bears the burden of proving, by a preponderance of the evidence, that a prior 2 adjudication or conviction exists and that the juvenile before the court is the same person as the 3 juvenile named in the prior adjudication.adjudication or conviction. The original or a copy of 4 the court records or a copy of the records maintained by the Division of Criminal Information 5 or of the Division, bearing the same name as that by which the juvenile is charged, is prima 6 facie evidence that the juvenile named is the same person as the juvenile before the court, and 7 that the facts set out in the record are true. For purposes of this subsection, "a copy" includes a 8 paper writing containing a reproduction of a record maintained electronically on a computer or 9 other data processing equipment, and a document produced by a facsimile machine. The 10 prosecutor shall make all feasible efforts to obtain and present to the court the juvenile's full 11 record. Evidence presented by either party at trial may be utilized to prove prior adjudications. adjudications or convictions. If asked by the juvenile, the prosecutor shall furnish 12 13 the juvenile's prior adjudications or convictions to the juvenile within a reasonable time 14 sufficient to allow the juvenile to determine if the record available to the prosecutor is 15 accurate."

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SECTION 9.(a) Effective July 1, 2019, G.S. 7B-2513(a) reads as rewritten:

17 "(a) Pursuant to G.S. 7B-2506 and G.S. 7B-2508, the court may commit a delinquent 18 juvenile who is at least 10 years of age to the Division for placement in a youth development 19 center. Commitment shall be for an indefinite term of at least six months.

20 (a1) In no event shall the term exceed: For an offense the juvenile committed prior to 21 reaching the age of 16 years, the term shall not exceed:

- 22 (1)The twenty-first birthday of the juvenile if the juvenile has been committed 23 to the Division for an offense that would be first-degree murder pursuant to 24 G.S. 14-17, first-degree rape pursuant to G.S. 14-27.2, or first-degree sexual 25 offense pursuant to G.S. 14-27.4 if committed by an adult;
 - (2) The nineteenth birthday of the juvenile if the juvenile has been committed to the Division for an offense that would be a Class B1, B2, C, D, or E felony if committed by an adult, other than an offense set forth in subdivision (1) of this subsection; or
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(3) The eighteenth birthday of the juvenile if the juvenile has been committed to the Division for an offense other than an offense that would be a Class A, B1, B2, C, D, or E felony if committed by an adult.

33 For an offense the juvenile committed while the juvenile was at least 16 years of (a2) age, the term shall not exceed the juvenile's 19th birthday. 34

Reserved. (a3)

36 (a4) No juvenile shall be committed to a youth development center beyond the minimum 37 six-month commitment for a period of time in excess of the maximum term of imprisonment 38 for which an adult in prior record level VI for felonies or in prior conviction level III for 39 misdemeanors could be sentenced for the same offense, except when the Division pursuant to 40 G.S. 7B-2515 determines that the juvenile's commitment needs to be continued for an 41 additional period of time to continue care or treatment under the plan of care or treatment 42 developed under subsection (f) of this section. At the time of commitment to a youth 43 development center, the court shall determine the maximum period of time the juvenile may 44 remain committed before a determination must be made by the Division pursuant to 45 G.S. 7B-2515 and shall notify the juvenile of that determination."

SECTION 9.(b) Effective July 1, 2020, G.S. 7B-2513(a2) reads as rewritten:

47 For an offense the juvenile committed while the juvenile was at least 16 years of age "(a2) 48 but less than 17 years of age, the term shall not exceed the juvenile's 19th birthday." 49

- **SECTION 9.(c)** Effective July 1, 2020, G.S. 7B-2513(a3) reads as rewritten:
- 50 For an offense the juvenile committed while the juvenile was at least 17 years of "(a3) 51 age, the term shall not exceed the juvenile's 20th birthday."

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1	SECTION 10. Effective July 1, 2019, G.S. 7B-2515(a) reads as rewritten:
2	"(a) In determining whether a juvenile who was committed to the Division for an offense
3	that was committed prior to the juvenile reaching the age of 16 years should be released before
4	the juvenile's 18th birthday, the Division shall consider the protection of the public and the
5	likelihood that continued placement will lead to further rehabilitation. If the Division does no
6	intend to release the juvenile who was committed for an offense that was committed prior to the
7	juvenile reaching the age of 16 years prior to the juvenile's eighteenth birthday, or if the
8	Division determines that the juvenile's commitment should be continued beyond the maximum
9	commitment period as set forth in G.S. 7B-2513(a), G.S. 7B-2513(a1), the Division shall notify
10	the juvenile and the juvenile's parent, guardian, or custodian in writing at least 30 days in
11	advance of the juvenile's eighteenth birthday or the end of the maximum commitment period
12	of the additional specific commitment period proposed by the Division, the basis for extending
13	the commitment period, and the plan for future care or treatment."
14	SECTION 11. Effective July 1, 2019, G.S. 7B-2603(b) reads as rewritten:
15	"(b) Once an order of transfer has been entered by the district court, the juvenile has the
16	right to be considered for pretrial release as provided in G.S. 15A-533 and G.S. 15A-534
17	Pending release, the juvenile shall be detained pursuant to G.S. 7B-2204. The release order shall
18	specify the person or persons to whom the juvenile may be released. Pending release, the cour
19	shall order that the juvenile be detained in a detention facility while awaiting trial. The cour
20	may order the juvenile to be held in a holdover facility as defined by G.S. 7B-1501 at any time
21	the presence of the juvenile is required in court for pretrial hearings or trial, if the court find
22	that it would be inconvenient to return the juvenile to the detention facility."
23	SECTION 12.(a) Effective July 1, 2019, the introductory language o
24	G.S. 5A-31(a) reads as rewritten:
25	"(a) Each of the following, when done by an unemancipated minor who (i) is at least size
26	years of age, (ii) is not yet 16-17 years of age, and (iii) has not been convicted of any crime in
27	superior court, is contempt by a juvenile:"
28	SECTION 12.(b) Effective July 1, 2020, the introductory language o
29	G.S. 5A-31(a) reads as rewritten:
30	"(a) Each of the following, when done by an unemancipated minor who (i) is at least six
31	years of age, (ii) is not yet <u>17-18</u> years of age, and (iii) has not been convicted of any crime in
32	superior court, is contempt by a juvenile:"
33	SECTION 13.(a) Effective July 1, 2019, G.S. 5A-34(b) reads as rewritten:
34	"(b) The provisions of Article 1 and Article 2 of this Chapter apply to acts or omission
35	by a minor who:
36	(1) Is $\frac{16 \cdot 17}{10}$ years of age or older;
37	(2) Is married or otherwise emancipated; or
38	(3) Before the act or omission, was convicted in superior court of any crimina
39	offense."
40	SECTION 13.(b) Effective July 1, 2020, G.S. 5A-34(b) reads as rewritten:
41	"(b) The provisions of Article 1 and Article 2 of this Chapter apply to acts or omission
42	by a minor who:
43	(1) Is 17 years of age or older;
44	(2) Is married or otherwise emancipated; or
45	(3) Before the act or omission, was convicted in superior court of any crimina
46	offense."
47	SECTION 14.(a) Effective July 1, 2019, G.S. 143B-805(6) reads as rewritten:
48	"(6) Delinquent juvenile. –
49	<u>a.</u> Any juvenile who, while less than 16 years of age but at least 6 year
50	of age, commits a crime or infraction under State law or under a

General A	Assem	bly Of	North Carolina	Session 2013
			ordinance of local government, including viol vehicle laws.laws; or	ation of the motor
		<u>b.</u>	Any juvenile who, while less than 17 years of	age but at least 16
			years of age, commits a misdemeanor or infractio	-
			under an ordinance of local government, exclud	
			motor vehicle laws."	-
	SEC	FION 2	14.(b) Effective July 1, 2020, G.S. 143B-805(6) read	ds as rewritten:
	"(6)	Delii	nquent juvenile. –	
		a.	Any juvenile who, while less than 16 years of age	-
			of age, commits a crime or infraction under Sta	
			ordinance of local government, including viol	ation of the motor
		1	vehicle laws; or	
		b.	Any juvenile who, while less than <u>17-18</u> years of	
			years of age, commits a misdemeanor or infractio under an ordinance of local government, exclud	
			motor vehicle laws."	ing violation of the
	SEC'	FION ⁻	15. Effective July 1, 2019, G.S. 143B-806(b) reads a	as rewritten.
"(b)			y shall have the following powers and duties:	ts ie witten.
(0)		, corotai	y shall have the following powers and dates.	
	(20)	Prov	ide for the transportation to and from any State or lo	ocal juvenile facility
	<u> </u>		y person under the jurisdiction of the juvenile co	
			red by Chapter 7B of the General Statutes or upon o	•
	SEC	FION 1	16.(a) Effective July 1, 2019, G.S. 14-316.1 reads as	s rewritten:
"§ 14-316	.1. Co	ntribu	ting to delinquency and neglect by parents and ot	thers.
• •			at least 16-17 years old who knowingly or willfully	-
	• •		ithin the jurisdiction of the court to be in a place	
commit an act whereby the juvenile could be adjudicated delinquent, undisciplined, abused, or				
-		efined	by G.S. 7B-101 and G.S. 7B-1501 shall be gu	ilty of a Class I
misdemea		00000	, for the district court eventicing investile invise	listion to make on
		•	v for the district court exercising juvenile jurisd uvenile is delinquent, undisciplined, abused, or ne	
•		•••	by person, including an employee of the Division of	•
-	-		blic Safety under this section. An adjudication	
-			ed, abused, or neglected shall not preclude a subsequ	
-	,	1	rson including an employee of the Division of Juv	1
-	•	-	Safety, who contributes to the delinquent, undisc	
neglected	condit	ion of a	ny juvenile."	-
	SEC	FION 2	16.(b) Effective July 1, 2020 G.S. 14-316.1 reads as	rewritten:
-			ting to delinquency and neglect by parents and ot	
• •			at least <u>17-18</u> years old who knowingly or willfully	
	• •		ithin the jurisdiction of the court to be in a place	
		•	the juvenile could be adjudicated delinquent, undis	· · · · · · · · · · · · · · · · · · ·
-		efined	by G.S. 7B-101 and G.S. 7B-1501 shall be gu	ulty of a Class I
misdemea		22000	, for the district court eventicing investile invise	listion to males on
		•	v for the district court exercising juvenile jurisd uvenile is delinquent, undisciplined, abused, or ne	
		•••	by person, including an employee of the Division of	-
-	-		blic Safety under this section. An adjudication	
-			ed, abused, or neglected shall not preclude a subsequ	•
-		-	son including an employee of the Division of Juv	-
r or		PC		

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1 Department of Public Safety, who contributes to the delinquent, undisciplined, abused, or 2 neglected condition of any juvenile."

3 4

EFFECTIVE DATE

5 **SECTION 17.** Except as otherwise provided in this act, this act is effective when it 6 becomes law. Prosecutions or delinquency proceedings initiated for offenses committed before 7 any particular section of this act becomes effective are not abated or affected by this act, and 8 the statutes that are in effect on the dates the offenses are committed remain applicable to those 9 prosecutions.