GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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SENATE BILL 424 PROPOSED COMMITTEE SUBSTITUTE S424-PCS15250-SA-67

Short Title: Fostering Success.

Sponsors:

Referred to:

March 26, 2015

A BILL TO BE ENTITLED

2 AN ACT TO EXTEND THE PROVISION OF FOSTER CARE TO THE AGE OF 3 TWENTY-ONE YEARS AND MAKE VARIOUS CONFORMING STATUTORY 4 CHANGES; AUTHORIZE THE SOCIAL SERVICES COMMISSION TO ADOPT 5 RULES IMPLEMENTING THE EXPANSION OF FOSTER CARE UNTIL AGE 6 TWENTY-ONE; PROVIDE FOR THE EXTENSION OF GUARDIANSHIP SERVICES 7 UNTIL AGE TWENTY-ONE; REQUIRE THE SUBMISSION OF A STATE PLAN 8 AMENDMENT TO DRAW DOWN FEDERAL IV-E FUNDS FOR THE EXPANSION 9 OF FOSTER CARE UNTIL AGE TWENTY-ONE; AND APPROPRIATE FUNDS TO 10 IMPLEMENT THE PURPOSES OF THIS ACT.

Whereas, national research documents the long-term benefits to youth of completing high school, including decreased unemployment rates, decreased reliance on public assistance, decreased rates of incarceration, increased lifetime earnings, improved health choices, and better education outcomes of subsequent generations; and

15 Whereas, these benefits increase even more with any postsecondary education 16 attainment; and

Whereas, national research has demonstrated that the increase in postsecondary education attainment associated with allowing foster youth to remain in care until they are 21 years old, and the resulting increase in lifetime earnings associated with postsecondary education, mean an estimated two-dollar increase in lifetime earnings for every dollar spent on keeping foster youth in care beyond age 18; Now, therefore,

22 The General Assembly of North Carolina enacts:

23

SECTION 1. G.S. 108A-48 reads as rewritten:

24 "§ 108A-48. State Foster Care Benefits Program.

(a) The Department is authorized to establish a State Foster Care Benefits Program with
appropriations by the General Assembly for the purpose of providing assistance to children
who are placed in foster care facilities by county departments of social services in accordance
with the rules and regulations of the Social Services Commission. Such appropriations, together
with county contributions for this purpose, shall be expended to provide for the costs of
keeping children in foster care facilities.

31 (b) No benefits provided by this section shall be granted to any individual who has 32 passed his eighteenth birthday unless he is less than 21 years of age and is a full-time student or 33 has been accepted for enrollment as a full-time student for the next school term pursuing a high 34 school diploma or its equivalent; a course of study at the college level; or a course of vocational 35 or technical training designed to fit him for gainful employment.



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(Public)

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1	(c) The Department may continue to provide benefits pursuant to this section to an						
2	individual who has attained the age of 18 years and chosen to continue receiving foster care						
3	services until reaching 21 years of age if the individual is (i) completing secondary education or						
4	a program leading to an equivalent credential, (ii) enrolled in an institution that provides						
5	postsecondary or vocational education, (iii) participating in a program or activity designed to						
6	promote, or remove barriers to, employment, (iv) employed for at least 80 hours per month, or						
7	(v) incapable of completing the educational or employment requirements of this subsection due						
8	to a medical condition or disability.						
9	(d) With monthly supervision and oversight by the director of the county department of						
10	social services or a supervising agency, an individual receiving benefits pursuant to subsection						
11	(c) of this section may reside outside a foster care facility in a college or university dormitory						
12	or other semisupervised housing arrangement approved by the director of the county						
13	department of social services and continue to receive benefits pursuant to this section."						
14	SECTION 2. G.S. 108A-49 is amended by adding a new subsection to read:						
15	"(e) If all other eligibility criteria are met, adoption assistance payments may continue						
16	until the beneficiary reaches the age of 21 if the beneficiary was adopted after reaching the age						
17	of 16 but prior to reaching the age of 18."						
18	SECTION 3. G.S. 108A-49.1 reads as rewritten:						
19	"§ 108A-49.1. Foster care and adoption assistance payment rates.						
20	(a) The maximum rates for State participation in the foster care assistance program are						
21	established on a graduated scale as follows:						
22	(1) \$475.00 per child per month for children from birth through five years of						
23	age.						
24	(2) \$581.00 per child per month for children six through 12 years of age.						
25	(3) \$634.00 per child per month for children <u>at least 13 through 18but less than</u>						
26	<u>21</u> years of age.						
27	(b) The maximum rates for the State adoption assistance program are established						
28	consistent with the foster care rates as follows:						
29	(1) \$475.00 per child per month for children from birth through five years of						
30	age.						
31	(2) \$581.00 per child per month for children six through 12 years of age.						
32	(3) \$634.00 per child per month for children <u>at least 13 through 18but less than</u>						
33	<u>21</u> years of age.						
34	(c) The maximum rates for the State participation in human immunodeficiency virus						
35	(HIV) foster care and adoption assistance are established on a graduated scale as follows:						
36	(1) \$800.00 per child per month with indeterminate HIV status.						
37	(2) \$1,000 per child per month with confirmed HIV infection, asymptomatic.						
38	(3) \$1,200 per child per month with confirmed HIV infection, symptomatic.						
39	(4) \$1,600 per child per month when the child is terminally ill with complex						
40	care needs.						
41	In addition to providing board payments to foster and adoptive families of HIV-infected						
42	children, any additional funds remaining that are appropriated for purposes described in this						
43	subsection shall be used to provide medical training in avoiding HIV transmission in the home.						
44	(d) The State and a county participating in foster care and adoption assistance shall each						
45	contribute fifty percent (50%) of the nonfederal share of the cost of care for a child placed by a						
46	county department of social services or child-placing agency in a family foster home or						
47	residential child care facility. A county shall be held harmless from contributing fifty percent						
48	(50%) of the nonfederal share of the cost for a child placed in a family foster home or						
49	residential child care facility under an agreement with that provider as of October 31, 2008,						
50	until the child leaves foster care or experiences a placement change.						

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(e)	A co	ounty shall be held harmless from contributing fifty pe	ercent (50%) of the
nonfed		of the cost for an individual receiving benefits pursuant to	
	SEC	TION 4. G.S. 131D-10.2 reads as rewritten:	
"§ 131]	D-10.2. I	Definitions.	
For	purposes	s of this Article, unless the context clearly implies otherwise	e:
	(3)	"Child" means an individual less than 18-21 years of ag	ge, who has not been
		emancipated under the provisions of Article 35 of Chapt	er 7B of the Genera
		Statutes.	
	•••		
	(9a)	"Foster Parent" means any individual who is <u>18-21</u> years	s of age or older who
		is licensed by the State to provide foster care.	
		TION 5 Devi 1 of Anti-le 1A of Chanter 121D of the	Comonal Charles :
amand		TION 5. Part 1 of Article 1A of Chapter 131D of the	General Statutes 1
	•	ing a new section to read: Foster care until 21 years of age.	
<u>8 1311</u> (a)		ild placed in foster care who has attained the age of 18	vears may continue
		care services until reaching 21 years of age as provided l	
		to opt out of foster care upon attaining the age of 18 year	
		ces at a later date until reaching 21 years of age.	s may opt to receiv
(b)		ild who has attained the age of 18 years and chosen to cont	inue receiving foste
<u> </u>		til reaching 21 years of age may continue to receive benefi	
		Chapter 108A of the General Statutes upon meeting the	_
)8A-48(c)		±
		TION 6. G.S. 131D-10.5 reads as rewritten:	
"§ 131]	D-10.5. I	Powers and duties of the Commission.	
In a	addition t	o other powers and duties prescribed by law, the Commissi	on shall exercise the
followi	ing powei	s and duties:	
	(1)	Adopt, amend and repeal rules consistent with the laws	
		laws and regulations of the federal government to imple	ement the provision
		and purposes of this Article; Article.	
	(2)	Issue declaratory rulings as may be needed to implement	it the provisions and
		purposes of this Article; Article.	
	(3)	Adopt rules governing procedures to appeal Department	
	(A)	to this Article granting, denying, suspending or revoking	
	(4)	Adopt criteria for waiver of licensing rules adopte	a pursuant to the
	(5)	Article; Article.	straint in rasidantia
	(5)	Adopt rules on documenting the use of physical rest child-care facilities; facilities.	straint in residentia
	(6)	Adopt rules establishing personnel and training require	ments related to th
	(0)	use of physical restraints and time-out for staff emp	
		child-care facilities; and facilities.	noyed in residentia
	(7)	Adopt rules establishing educational requirements, min	nimum age relevan
	(7)	experience, and criminal record status for executive	-
		employed by child placing agencies and residential child	
	<u>(8)</u>	Adopt any rules necessary for the expansion of foster	
	<u>(6)</u>	who have attained the age of 18 years and chosen to	
		foster care services to 21 years of age in accordance with	
	SEC	TION 7.(a) Article 9 of Chapter 7B of the General Sta	
adding		ction to read:	
0		eview of voluntary foster care placements with young ad	lulte

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	(a) The cou	urt shall review the	placement	of a young ad	dult in foster care a	uthorized by
					ing adult who was i	
	as a juvenile enter	into a voluntary pla	acement agi	reement. The	review hearing shall	be held not
	more than 90 days	from the date the ag	greement w	as executed, a	nd the court shall m	ake findings
	from evidence pres	sented at this review	hearing wi	th regard to al	ll of the following:	
	(1)	Whether the placer	nent is in t	the best interest	est of the young ad	ult in foster
		care.				
	<u>(2)</u>	The services that h	ave been d	or should be	provided to the you	<u>ung adult in</u>
		foster care to impro-	ve the place	ement.		-
	(3)	The services that h	ave been o	or should be	provided to the you	ung adult in
		foster care to furthe	r the young	adult's education	tional or vocational	ambitions, if
		<u>relevant.</u>				
	(b) Upon w	vritten request of the	e young adu	ult or the dire	ctor of social servic	es, the court
1	-	-	• •		and progress toward	
i	adult's educational	or vocational ambit	ions.	-		
	<u>(c)</u> <u>No gua</u>	rdian ad litem unde	er G.S. 7B-0	601 will be a	ppointed to represer	nt the young
į		or any subsequent h				
	(d) The cle	ork shall give writter	notice of t	he initial and	any subsequent revi	iew hearings
					ices at least 15 days	
	date of the hearing	, " ,•				
	SECTI	ON 7.(b) G.S. 7B-4	401.1 is am	ended by addi	ng a new subsection	to read:
	"(i) Young	Adult in Foster Car	re. – In pro	ceedings held	l pursuant to G.S. 7	B-910.1, the
1	<u>young adult in fost</u>	ter care and the direct	ctor of the d	lepartment of	social services are p	arties."
	SECTI	ON 8.(a) The De	epartment o	of Health and	I Human Services,	Division of
	Social Services (D	Division), shall deve	elop a plan	for the expan	nsion of foster care	services for
					o continue receiving	
					report on the plan	
	0	6			rvices and the Fisc	
					plan as implemented	
	Legislative Oversi	ight Committee on	Health an	d Human Sei	rvices and the Fisc	al Research
	Division by Noven	nber 1, 2016.				
				•	Department impleme	-
	1		1		bsection (a) of this	,
	Division shall sub	mit a state plan am	endment to	the U.S. De	partment of Health	and Human
					eral payments for for	
					able to a person	meeting the
	1	.S. 108A-48(c), as en				
			-		are services, the De	-
				•	provide for the finar	
			-	• •	acement setting, (ii)	-
			-	-	nanency. The Divisi	
		-	-	-	GAP) to include pr	
		-			ned the age of 18 y	-
					ears of age if the ind	
					uivalent credential,	
			•		ducation, (iii) partic	
					employment, (iv) e	1 •
	-		-		the educational or	
	-				r disability. The C	-
	-		-	-	or room and board a	
	the same rate as the	e foster care room a	nd board ra	ites in accorda	ince with rates estab	lished under

1 G.S. 108A-49.1. The Social Services Board shall adopt rules establishing a Guardianship 2 Assistance Program to implement this section, including defining the phrase "legal guardian" as 3 used in this section. 4 **SECTION 10.** There is appropriated from the General Fund to the Department of 5 Health and Human Services, Division of Social Services, the sum of fifty-six thousand 6 forty-two dollars (\$56,042) for the 2015-2016 fiscal year to develop the plan for the expansion 7 of foster care services as authorized under Section 8 of this act. 8 **SECTION 11.** There is appropriated from the General Fund to the Department of 9 Health and Human Services, Division of Social Services, the sum of one million three hundred 10 twenty-eight thousand four hundred ninety-nine dollars (\$1,328,499) for the 2016-2017 fiscal 11 year to implement the plan developed pursuant to Section 8 of this act. 12 SECTION 12. Any agreement entered into pursuant to G.S. 108A-48(b) prior to 13 the effective date of Section 1 of this act shall remain in full force and effect, and no provision 14 of this act shall be construed to affect or alter such an agreement. 15 **SECTION 13.** Section 1 of this act becomes effective August 1, 2016, and applies 16 to agreements entered into on or after that date. Sections 8 and 12 of this act are effective when 17 they become law. Section 10 of this act becomes effective October 1, 2015. Section 11 of this 18 act becomes effective July 1, 2016. The remainder of this act becomes effective August 1,

19 2016.