GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL DRH30320-LU-50 (02/16)

Short Title:	Adoption Law Changes.	(Public)
Sponsors:	Representatives Jordan and Rogers (Primary Sponsors).	
Referred to:		

1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND VARIOUS PROVISIONS UNDER THE LAWS GOVERNING 3 ADOPTIONS. 4 The General Assembly of North Carolina enacts: 5 6 PART I. AFFIDAVITS AS PROOF OF IDENTITY 7 SECTION 1.1. G.S. 48-3-605 reads as rewritten: 8 "§ 48-3-605. Execution of consent: procedures. 9 10 (b)A parent who has not reached the age of 18 years shall have legal capacity to give 11 consent to adoption and to release that parent's rights in a child, and shall be as fully bound as if 12 the parent had attained 18 years of age. In addition to other methods of identification permitted 13 by Chapter 10B of the General Statutes or other applicable law, a parent who has not reached 14 the age of 18 years may be identified to an individual authorized to administer oaths or take 15 acknowledgements by an affidavit of an adult relative of the minor parent, a teacher, a licensed 16 professional social worker, or a health service provider. 17 18 In addition to other methods of identification permitted by Chapter 10B of the (h) 19 General Statutes or other applicable law, a parent or adoptee who has not reached the age of 18 years may be identified to an individual authorized to administer oaths or take 20 21 acknowledgments by an affidavit of an adult relative of the minor, a teacher, a social worker 22 employed by an agency or a county department of social services, a health service provider, or, 23 if none of the foregoing persons to whom the minor does not object is available, an adult who has known the minor for more than two years." 24 25 26 PART II. READOPTION/FOREIGN JURISDICTIONS 27 SECTION 2.1. G.S. 48-2-205 reads as rewritten: 28 "§ 48-2-205. Recognition of adoption decrees from other jurisdictions. 29 A final adoption decree issued by any other state must be recognized in this State. Where a 30 minor child has been previously adopted in a foreign country by a petitioner or petitioners 31 seeking to readopt the child under the laws of North Carolina, the adoption order entered in the 32 foreign country may be accepted in lieu of the consent of the biological parent or parents or the 33 guardian of the child to the readoption. A man and a womanTwo persons who adopted a minor 34 child in a foreign country while married to one another must readopt jointly, regardless of whether they have since divorced. If either does not join in the petition, he or she must be 35 joined as a necessary party as provided in G.S. 1A-1, Rule 19. If two persons have adopted a 36



	General Assem	bly Of North Caroli	na		Session 2017
1	minor child in a	foreign county while	married to one a	nother a	nd one of them has died, then the
2	survivor may pe	etition for readoption	, and the court s	shall issu	are any decree of adoption in the
3		f the persons who add			
4		TION 2.2. G.S. 48-2			
5			. ,		l, no other individual may join in
6					jointly adopted a minor child in a
7					eadopt jointly as provided in
8					ns who jointly adopted a minor
9					le to readopt in the names of both
10	as provided in G			<u>i ina</u> j in	e to readopt in the names of com
11					
12	PART III. NAM	ME DESIGNATION	/NEWBORN PI	LACEM	ENT
13		TION 3.1. G.S. 48-3			
14		ontent of consent; m	. ,		
15			• •		r a guardian under G.S. 48-3-601
16		ng and state each of th			
17		-8			
18	(3)	The date of birth c	or the expected d	eliverv d	late, the sex, and the name of the
19	(-)		1	•	to adoption of a newborn minor
20					Name of Biological Mother]" or a
21		similar designation		/ ·	ç/
22	SEC	TION 3.2. G.S. 48-3		as rewri	tten:
23		ontent of relinquishr	. , . ,		
24		-	,	-	under G.S. 48-3-701 must be in
25	writing and state	e the following:	•	0	
26		C			
27	(3)	The date of birth c	or the expected de	elivery d	late, the sex, and the name of the
28		minor, if known. <u>A</u>	relinquishment	of a new	born minor may give the minor's
29		<u>name as "Baby [La</u>	ast Name of Biolo	ogical M	other]" or similar designation."
30					
31		QUISITION OF SOC			
32				•	ng a new subsection to read:
33	_		_		minor has been placed in an
34	•	*	•	-	n of the minor may, after the time
35					he consent has expired, apply ex
36					e child has been placed with the
37	-				sical custody of the minor for the
38				irth certi	ficate, a Social Security number,
39		tate benefits for the m			
40				•	ng a new subsection to read:
41					ces to whom a minor has been
42	-	-		-	g parent or guardian may revoke
43	-		-		perior court for an order finding
44 45		-			rming that the agency or county
45 46					for the purposes of obtaining a
40 47			stiffcale, a Socia	il Secul	ity number, or federal and State
47	benefits for the i				
40 49	PART V.	NOTICE OF	SERVICE	BY	PUBLICATION/PRE-BIRTH
5 0	DETERMINA			D I	
51		TION 5.1. G.S. 48-2	2-206(e) reads as	rewritter	1:
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	General Assembly Of North Carolina	Session 2017				
1	"(e) The manner of service under this section shall be the same as					
2	G.S. 48-2-402. If the identity or whereabouts of the biological father cannot be a					
3	the biological father is served by publication, then the 30-day notice requirem					
4	required by this section shall not apply, and the biological father shall have 40 days from the					
5	date of first publication to answer in accordance with this section."					
6						
7	PART VI. PRELIMINARY HEARING/UNKNOWN PARENT	. 1				
8 9	SECTION 6.1. G.S. 7B-1105 is amended by adding a new subsection					
9 10	"(g) <u>No summons shall be required for a parent whose name or identity is</u> who is served by publication as provided in this section."	unknown and				
10	who is served by publication as provided in this section.					
12	PART VII. SERVICE BY PUBLICATION					
12	SECTION 7.1. G.S. 48-2-402(c) reads as rewritten:					
14	"(c) In an agency placement under Article 3 of this Chapter, the agency of	or other proper				
15	person shall file a petition to terminate the parental rights of an unknown pare					
16	parent instead of serving notice under subsection (b) of this section, and the court	1				
17	adoption proceeding already filed, except that nothingfiled. However, nothing in this subsection					
18	shall require that the agency or other proper person file a petition to terminar					
19	rights of (i) any known or possible parent who has been served notice as p	-				
20	G.S. 1A-1, Rule 4(j)(1) of the Rules of Civil Procedure. Procedure, or (ii) if					
21	guardian placing a child for adoption and the adopting parent have each con-	nsented to the				
22	release of identifying information to the other as permitted by G.S. 48-9-109(2),					
23	known, or possible parent who has been served notice by publication as p	rovided under				
24	G.S. 1A-1, Rule 4(j1) of the Rules of Civil Procedure."					
25						
26	PART VIII. CONSENTING AGENCY/PREPLACEMENT ASSESSMENTS					
27	SECTION 8.1. G.S. 48-3-303(c) is amended by adding a new subdiv					
28	"(c) The preplacement assessment shall, after a reasonable investigation,	report on the				
29 30	following about the individual being assessed:					
30 31	(13) The most recent amended or updated preplacement assessm	ont that mosts				
32	the requirements of this section and G.S. 48-3-301(a), include					
33	<u>amendments or partial updates completed as of the time of</u>					
34	constitute the preplacement assessment for the purpose of	•				
35	requirement of this Chapter that a copy of the preplacement					
36	delivered to a court or a placing parent, guardian, or agency.					
37	When any of the above is not reasonably available, the preplacement assessm	nent shall state				
38	why it is unavailable."					
39						
40	PART IX. EFFECTIVE DATE					