GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 413 Second Edition Engrossed 5/2/19

	Short Title:	Raise the	Age Modifications.	(Public)		
	Sponsors: Senators D. Davis, Daniel, Sanderson (Primary Sponsors); and Mohammed					
	Referred to: Rules and Operations of the Senate					
	April 1, 2019					
1			A BILL TO BE ENTITLED			
2	AN ACT TO MAKE CERTAIN MODIFICATIONS TO THE GENERAL STATUTES IN					
3	ORDER TO FACILITATE IMPLEMENTATION OF THE LEGISLATION KNOWN AS					
4	RAISE THE AGE.					
5	The General Assembly of North Carolina enacts:					
6	SECTION 1.(a) G.S. 7B-1501(7) reads as rewritten:					
7	"(7) Delinquent juvenile. –					
8		••••				
9		b.	Any juvenile who, while less than 18 years	of age but at least 16 years		
10			of age, commits a crime or an infraction un	nder State law or under an		
11			ordinance of local government, excludi	ng <u>any misdemeanor or</u>		
12			infraction violation of the motor vehicle la	ws, laws under Chapter 20		
13			of the General Statutes, or who commit	s indirect contempt by a		
14			juvenile as defined in G.S. 5A-31."			
15	SI	SECTION 1.(b) G.S. 143B-805(6) reads as rewritten:				
16	"("(6) Delinquent juvenile. –				
17		•••				
18		b.	Any juvenile who, while less than 18 years	of age but at least 16 years		
19			of age, commits a crime or an infraction un	nder State law or under an		
20			ordinance of local government, excludi	ng any misdemeanor or		
21			infraction violation of the motor vehicle la	ws, laws under Chapter 20		
22			of the General Statutes, or who commit	s indirect contempt by a		
23			juvenile as defined in G.S. 5A-31."			
24			G.S. 7B-1604(b) reads as rewritten:			
25	. ,	•	who is transferred to and convicted in sup-			
26	previously been convicted in either district or superior court for a felony or a misdemeanor,					
27	including excluding a violation of the motor vehicle laws under State law, law other than an					
28	offense involving impaired driving, as defined by G.S. 20-4.01(24a), shall be prosecuted as an					
29	adult for any criminal offense the juvenile commits after the district or superior court conviction."					
30	SECTION 3. G.S. 7B-1702 reads as rewritten:					
31	"§ 7B-1702.					
32	Upon a finding of legal sufficiency, except in cases involving nondivertible offenses set out					
33	in G.S. 7B-1701, the juvenile court counselor shall determine whether a complaint should be					
34	filed as a peti	filed as a petition, the juvenile diverted pursuant to G.S. 7B-1706, or the case resolved without				

filed as a petition, the juvenile diverted pursuant to G.S. 7B-1706, or the case resolved without further action. In making the decision, the counselor shall consider criteria provided by the



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1	Department and shall conduct a gang assessment. assessment for juveniles who are 12 years of
2	age or older. The intake process shall include the following steps if practicable:
3	(1) Interviews with the complainant and the victim if someone other than the
4	complainant;
5	(2) Interviews with the juvenile and the juvenile's parent, guardian, or custodian;
6	(3) Interviews with the juveline and the juveline's parent, guardian, of custodian,
7	juvenile or the juvenile's family.
8	Interviews required by this section shall be conducted in person unless it is necessary to conduct
9	them by telephone."
10	SECTION 4. G.S. 7B-1901 is amended by adding a new subsection to read:
10	"(d) <u>A person who takes an individual who is 21 years of age or older into temporary</u>
12	custody for an offense committed when the individual was a juvenile shall proceed in accordance
12	with this Chapter. If, pursuant to the criteria in G.S. 7B-1903(b), secure custody is ordered for
14	any person 21 years of age or older who falls within the jurisdiction of the court, pursuant to
15	<u>G.S. 7B-1601(d) or G.S. 7B-1601(d1)</u> , the order shall designate that the person be temporarily
16	detained in the county jail where the charges arose."
17	SECTION 5. G.S. 7B-1903(e) reads as rewritten:
18	"(e) If the criteria for secure custody as set out in subsection (b), (c), or (d) of this section
19	are met, the court may enter an order directing an officer or other authorized person to assume
20	custody of the juvenile and to take the juvenile to the place designated in the order. If, pursuant
21	to the criteria in subsection (b) of this section, secure custody is ordered for any person 18 years
22	of age or older who falls within the jurisdiction of the court, pursuant to G.S. 7B-1601(d) or
23	G.S. 7B-1601(d1), the order may designate that the person be temporarily detained in the county
24	jail where the charges arose."
25	SECTION 6. G.S. 7B-1905 reads as rewritten:
26	"§ 7B-1905. Place of secure or nonsecure custody.
27	(a) A juvenile meeting the criteria set out in $G.S.$ 7B-1903(a), may be placed in nonsecure
28	custody with a department of social services or a person designated in the order for temporary
29	residential placement in:
30	(1) A licensed foster home or a home otherwise authorized by law to provide such
31	care;
32	(2) A facility operated by a department of social services; or
33	(3) Any other home or facility approved by the court and designated in the order.
34	In placing a juvenile in nonsecure custody, the court shall first consider whether a relative of
35	the juvenile is willing and able to provide proper care and supervision of the juvenile. If the court
36	finds that the relative is willing and able to provide proper care and supervision, the court shall
37	order placement of the juvenile with the relative unless the court finds that placement with the
38	relative would be contrary to the best interest of the juvenile. Placement of a juvenile outside of
39	this State shall be in accordance with the Interstate Compact on the Placement of Children set
40	forth in Article 38 of this Chapter.
41	(b) Pursuant to G.S. 7B-1903(b), (c), or (d), a juvenile may be temporarily detained in an
42	approved detention facility which shall be separate from any jail, lockup, prison, or other adult
43	penal institution, except as provided in subsection (c) of this section. facility. It shall be unlawful
44	for a county sheriff or any unit of government to operate a juvenile detention facility unless the
45	facility meets the standards and rules adopted by the Department of Public Safety.Safety and has
46	been approved by the Juvenile Justice Section of the Division for operation as a juvenile detention
47	facility.
48	(c) A juvenile who has allegedly committed an offense that would be a Class A, B1, B2,
49	C, D, or E felony if committed by an adult may be detained in secure custody in a holdover
50	facility up to 72 hours, if the court, based on information provided by the juvenile court

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1 counselor, determines that no acceptable alternative placement is available and the protection of 2 the public requires the juvenile be housed in a holdover facility. 3 If, pursuant to the criteria in G.S. 7B-1903(b), secure custody is ordered for any (d) 4 person 18 years of age or older who falls within the jurisdiction of the court, pursuant to G.S. 7B-1601(d) or G.S. 7B-1601(d1), the person may be temporarily detained in the county jail 5 6 where the charges arose." 7 SECTION 7. G.S. 7B-1906 reads as rewritten: 8 "§ 7B-1906. Secure or nonsecure custody hearings. 9 10 As long as the juvenile remains in secure or nonsecure custody, further hearings to (b) 11 determine the need for continued secure custody shall be held at intervals of no more than 10 calendar days. days, except as otherwise provided in this section. A subsequent hearing on 12 13 continued nonsecure custody shall be held within seven business days, excluding Saturdays, 14 Sundays, and legal holidays when the courthouse is closed for transactions, of the initial hearing 15 required in subsection (a) of this section and hearings thereafter shall be held at intervals of no 16 more than 30 calendar days. In the case of a juvenile alleged to be delinquent, further hearings 17 may be waived only with the consent of the juvenile, through counsel for the juvenile. 18 (b1) For a juvenile who was 16 years of age or older at the time the juvenile allegedly 19 committed an offense that would be a Class A, B1, B2, C, D, E, F, or G felony if committed by 20 an adult, further hearings to determine the need for secure custody shall be held at intervals of no 21 more than 30 calendar days. Further hearings may be waived only with the consent of the 22 juvenile, through counsel for the juvenile. Upon request of the juvenile, through counsel for the 23 juvenile, and for good cause as determined by the court, further hearings to determine the need 24 for secure custody may be held at intervals of 10 days. 25" 26 SECTION 8.(a) G.S. 7B-2200.5 reads as rewritten: 27 "§ 7B-2200.5. Transfer of jurisdiction of a juvenile at least 16 years of age to superior court. 28 (a) If a juvenile was 16 years of age or older at the time the juvenile allegedly committed 29 an offense that would be a Class A, B1, B2, C, D, E, F, or G felony if committed by an adult, the 30 court shall transfer jurisdiction over the juvenile to superior court for trial as in the case of adults 31 after either of the following: 32 Notice to the juvenile and a finding by the court that a bill of indictment has (1)33 been returned against the juvenile charging the commission of an offense that 34 constitutes a Class A, B1, B2, C, D, E, F, or G felony if committed by an adult. 35 Notice, hearing, and a finding of probable cause that the juvenile committed (2)an offense that constitutes a Class A, B1, B2, C, D, E, F, or G felony if 36 37 committed by an adult. 38 If the juvenile was 16 years of age or older at the time the juvenile allegedly (b) 39 committed an offense that would be a Class H or I felony if committed by an adult, after notice, 40 hearing, and a finding of probable cause, the court may, upon motion of the prosecutor or the juvenile's attorney or upon its own motion, transfer jurisdiction over a juvenile to superior court 41 42 pursuant to G.S. 7B-2203. 43 (c) A probable cause hearing conducted pursuant to subdivision (2) of subsection (a) of this section shall be conducted within 90 days of the date of the juvenile's first appearance. The 44 court may continue the hearing for good cause. 45 In any case where jurisdiction over a juvenile has been transferred to superior court, 46 (d) 47 upon joint motion of the prosecutor and the juvenile's attorney, the court shall remand the case 48 to district court and shall expunge the superior court record in accordance with G.S. 15A-145.8." 49 **SECTION 8.(b)** G.S. 7B-2202(a) reads as rewritten: 50 Except as otherwise provided in G.S. 7B-2200.5(a)(1), the court shall conduct a "(a) hearing to determine probable cause in all felony cases in which a juvenile was 13 years of age 51

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1	or older when the offense was allegedly committed. The Except as other	wise provided in
2	G.S. 7B-2200.5(c), the hearing shall be conducted within 15 days of the date	e of the juvenile's
3	first appearance. The court may continue the hearing for good cause."	
4	SECTION 9. G.S. 7B-2204 reads as rewritten:	
5	"§ 7B-2204. Right to pretrial release; detention.	
6	(a) Once the order of transfer has been entered, the juvenile has the right	_
7	as provided in G.S. 15A-533 and G.S. 15A-534. The release order shall spec	• •
8	persons to whom the juvenile may be released. Pending release, the court sh	
9	juvenile be detained in a detention facility while awaiting trial. Personnel of th	
10	Section of the Division, or personnel approved by the Juvenile Justice Section,	shall transport the
11	juvenile from the detention facility to court.	
12	(b) The court may order the juvenile to be held in a holdover facility	
13	presence of the juvenile is required in court for pretrial hearings or trial, if the	
14	would be inconvenient to return the juvenile to the detention facility. <u>Person</u>	
15	Section of the Division, or personnel approved by the Juvenile Justice Section,	
16	juvenile from the holdover facility to court and shall transport the juvenile bac	k to the detention
17	$\frac{\text{center.}}{(2)} \qquad If the immediate state of 10 second with the second in the second state of 10 secon$	· · · · · · · · · · · · · · · · · · ·
18	(c) If the juvenile reaches the age of 18 years while awaiting the	-
19 20	proceedings in superior court, the juvenile shall be transported by personne	
20 21	Justice Section of the Division, or personnel approved by the Juvenile Justice	<u>ce section, to the</u>
21	<u>custody of the sheriff of the county where the charges arose.</u> (d) Should the juvenile be found guilty, or enter a plea of guilty or no co	ntast to a oriminal
22	offense in superior court and receive an active sentence, then immediate transf	
23 24	of Adult Correction and Juvenile Justice of the Department of Public Safety	
25	Until such time as the juvenile is transferred to the Division of Adult Correc	
26	Justice of the Department of Public Safety, the juvenile may be detained in a	
27	The juvenile may not be detained in a detention facility pending transfer to the	
28	Correction and Juvenile Justice of the Department of Public Safety. Safety, un	
29	facility is operated by the sheriff pursuant to G.S. 7B-1905(b).	
30	(e) The juvenile may be kept by the Division of Adult Correction and J	uvenile Justice of
31	the Department of Public Safety as a safekeeper until the juvenile is placed	
32	correctional program."	
33	SECTION 10. G.S. 7B-2508(g1) reads as rewritten:	
34	"(g1) Notwithstanding subsection (f) of this section, if a juvenile is a	djudicated for an
35	offense that the court finds beyond a reasonable doubt was committed as part	of criminal gang
36	activity as defined in G.S. 7B-2508.1, the juvenile shall receive a disposition	0
37	than would otherwise be provided for the class of offense and delinquency hist	•
38	SECTION 11. Article 5 of Chapter 15A of the General Statute	es is amended by
39	adding a new section to read:	
40	"§ 15A-145.8 Expunction of records when charges are remanded to d	<u>listrict court for</u>
41	juvenile adjudication.	
42	(a) Upon remand pursuant to G.S. 7B-2200.5(d), the court shall order	
43	remanded charges. No person as to whom such an order has been entered shall	
44	under any provision of any law to be guilty of perjury, or to be guilty of otherw	
45 46	statement or response to any inquiry made for any purpose, by reason of his	s or her failure to
46 47	recite or acknowledge any expunged entries concerning apprehension or trial.	noncon's asso has
47 48	(b) The court shall also order the expunction of DNA records when the been dismissed by the trial court and the person's DNA record or profile has be	
48 49	State DNA Database and the person's DNA sample is stored in the State DNA	
49 50	result of the case that was dismissed. The order of expungement shall inclu	
50 51	address of the defendant and the defendant's attorney and shall direct the Nor	
51	address of the defendant and the defendant's attorney and sharf direct the 190	

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- 1 Crime Laboratory to send a letter documenting expungement as required by subsection (b2) of 2 this section. 3 Upon order of expungement, the clerk shall notify State and local agencies of the (c) court's order as provided in G.S. 15A-150 and forward the order to the Administrative Office of 4 the Courts." 5 SECTION 12. G.S. 20-106 is repealed. 6
- 7 **SECTION 13.** This act becomes effective December 1, 2019, and applies to offenses 8 committed on or after that date.