

HOUSE BILL 776: Adoption and Juvenile Law Changes.

2017-2018 General Assembly

Committee:	Senate Judiciary. If favorable, re-refer to Rules and Operations of the Senate	Date:	June 4, 2018
Introduced by: Analysis of:	Reps. Jordan, Rogers, Stevens, Duane Hall PCS to First Edition H776-CSTV-20	Prepared by:	Tawanda N. Foster Staff Attorney

OVERVIEW: The PCS to House Bill 776 makes various changes to the laws governing adoptions and juveniles. Specifically, the PCS does the following:

- 1) adds "licensed professional social worker" in Section 1.1;
- 2) removes Sections 2.1 and 2.2 from the underlying bill;
- 3) makes a technical correction in Section 7.2; and
- 4) adds Sections 8.1 and 9.1(a)-9.1(c) to the bill.

CURRENT LAW:

- <u>Chapter 48</u> of the General Statutes provides laws governing the process for adoptions and structures services to adopted children, biological parents, and adoptive parents that protect the interests of all parties to an adoption.
- <u>G.S. 131D-10.9B</u> creates the Permanency Innovation Initiative Fund and describes the strategies used to accomplish the goal of improving permanency outcomes for children living in foster care.
- <u>G.S. 7B-101</u> defines "abused juveniles", "neglected juveniles", and other related terms in child welfare matters.
- <u>Article 10A of Chapter 14</u> of the General Statutes sets forth definitions and crimes related to human trafficking.

BILL ANALYSIS: This PCS amends various provisions related to adoption and juvenile law.

Section 1.1 amends the methods permitted to identify a minor parent who consents to an adoption. This section also adds an additional subsection that allows a minor parent or adoptee to be identified through an affidavit submitted to an individual authorized to administer oaths or take acknowledgements by an adult relative of the minor, a teacher, a social worker employed by an agency or a county department of social services, a licensed professional social worker, a health service provider, or, 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.

Section 2.1 makes a clarifying change to how a newborn baby's name may be recorded in the written consent to the adoption.

Karen Cochrane-Brown Director



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House PCS 776

Page 2

Section 2.2 makes a clarifying change to how a newborn baby's name may be recorded in the written relinquishment executed by a parent or guardian.

Section 3.1 adds a new subsection to allow a prospective adoptive parent to apply ex parte to a clerk of superior court for an order that would allow them to obtain a certified copy of the child's birth certificate, a social security number, or federal and State benefits for the minor.

Section 3.2 adds a new subsection to allow an agency or county department of social services to whom a minor was relinquished to apply ex parte to a clerk of superior court for an order that would allow them to obtain a certified copy of the child's birth certificate, a social security number, or federal and State benefits for the minor.

Section 4.1 adds provisions related to notice of service by publication/pre-birth determinations when the identity or whereabouts of a biological father are unknown.

Section 5.1 adds a new subsection to provide no summons is required for a parent whose name or identity is unknown and is served by publication.

Section 6.1 makes a technical correction and clarifies the requirements of service by publication if the parent or guardian placing the child for adoption and the adopting parent have each consented to the release of identifying information.

Section 7.1 adds a new subdivision to G.S. 48-3-303(c) to allow the most recent amended or updated preplacement assessment including subsequent amendments or partial updates completed as of the time of delivery to constitute the preplacement assessment for the purposes of this section.

Section 7.2 makes a technical correction to G.S. 48-3-303(g).

Section 8.1 amends the strategies used under the Permanency Innovation Initiative Fund to improve permanency outcomes for children living in foster care.

Section 9.1(a) adds minor victims of human trafficking to the definition of "abused juveniles."

Section 9.1(b) adds minor victims of human trafficking to the definition of "neglected juveniles."

Section 9.1(c) adds a definition of minor victims to the statutes related to human trafficking.

EFFECTIVE DATE: This bill would become effective October 1, 2017.