

HOUSE BILL 617: Allow Repeat Referral to Teen Court.

2019-2020 General Assembly

Committee:	Senate Judiciary. If favorable, re-refer to Rules	Date:	June 5, 2019
	and Operations of the Senate		
Introduced by:	Reps. Ross, Murphy, Faircloth, Brockman	Prepared by:	Jennifer H. Bedford
Analysis of:	First Edition		Staff Attorney

OVERVIEW: House Bill 617 would allow a juvenile court counselor to refer a juvenile to teen court as part of a diversion plan even if the teen had been referred to teen court previously.

CURRENT LAW:

G.S. 7B-1706

A juvenile court counselor may divert a juvenile alleged to have committed certain acts of delinquency, to teen court if that juvenile has not previously been referred to teen court.

G.S. 7B-1501

The teen court program is a community resource that provides a diversion from the juvenile court process by providing a trial by a jury of a juvenile's peers.

G.S. 143B-809

If the jury of the juvenile's peers finds the juvenile has committed the delinquent act alleged, the jury may assign the juvenile to a rehabilitative sanction including counseling, restitution, curfews, and community service.

BILL ANALYSIS:

House Bill 617 would allow a juvenile court counselor to refer a juvenile to teen court despite the juvenile having been referred to teen court previously.

EFFECTIVE DATE: This act is effective when it becomes law.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.