## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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## HOUSE BILL 1479 Committee Substitute Favorable 5/22/07 Third Edition Engrossed 5/23/07

	Short Title: Ju	avenile Contempt/Procedures and Sanctions. (Public)						
	Sponsors:							
	Referred to:							
		April 16, 2007						
1		A BILL TO BE ENTITLED						
2	AN ACT TC	PROVIDE PROCEDURES AND SANCTIONS TO ADDRESS						
3	CONTEMPT BY JUVENILES.							
4	The General Assembly of North Carolina enacts:							
5	<b>SECTION 1.</b> Chapter 5A of the General Statutes is amended by adding a							
6	new Article to 1							
7		"Article 3.						
8	"Contempt by Juveniles.							
9	" <u>§ 5A-31. Contempt by a juvenile.</u>							
10	(a) Each	of the following, when done by an unemancipated minor who (i) is at						
11	least six years of age, (ii) is not yet 16 years of age, and (iii) has not been convicted of							
12	any crime in su	perior court, is contempt by a juvenile:						
13	<u>(1)</u>	Willful behavior committed during the sitting of a court and directly						
14		tending to interrupt its proceedings.						
15	<u>(2)</u>	Willful behavior committed during the sitting of a court in its						
16		immediate view and presence and directly tending to impair the						
17		respect due its authority.						
18	<u>(3)</u>	Willful disobedience of, resistance to, or interference with a court's						
19		lawful process, order, directive, or instruction or its execution.						
20	<u>(4)</u>	Willful refusal to be sworn or affirmed as a witness, or, when so sworn						
21		or affirmed, willful refusal to answer any legal and proper question						
22		when the refusal is not legally justified.						
23	<u>(5)</u>	Willful or grossly negligent failure to comply with schedules and						
24		practices of the court resulting in substantial interference with the						
25		business of the court.						
26	<u>(6)</u>	Willful refusal to testify or produce other information upon the order						
27		of a judge acting pursuant to Article 61 of Chapter 15A of the General						
28		Statutes, Granting of Immunity to Witnesses.						

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1		<u>(7)</u>	Willful communication with a juror in an improper attempt to
2		<u>(7)</u>	influence the juror's deliberations.
		(8)	Any other act or omission specified in another Chapter of the General
		<u>(0)</u>	Statutes as grounds for criminal contempt.
	<u>(b)</u>	Cont	empt by a juvenile is direct contempt by a juvenile when each of the
			tions is met:
	<u>10110 w 111</u>	<u>(1)</u>	The act is committed within the sight or hearing of a presiding judicial
		<u>(1)</u>	official.
		(2)	The act is committed in, or in the immediate proximity to, the room
		<u>(2)</u>	where proceedings are being held before the court.
		(2)	The act is likely to interrupt or interfere with matters then before the
		<u>(3)</u>	
	(-)	Cont	<u>court.</u>
	<u>(c)</u>		empt by a juvenile that is not direct contempt by a juvenile is indirect
	<u>contemp</u>		
			<u>ct contempt by a juvenile.</u>
	<u>(a)</u>	-	esiding judicial official may summarily impose measures in response to
		-	by a juvenile when necessary to restore order or maintain the dignity
		•	of the court and when the measures are imposed substantially
	-		usly with the contempt. Before imposing measures summarily, the
	judicial o	official	shall do all of the following:
		(1)	Give the juvenile summary notice of the contempt allegation and a
			summary opportunity to respond.
		<u>(2)</u>	Appoint an attorney to represent the juvenile and allow time for the
			juvenile and attorney to confer.
		<u>(3)</u>	Find facts supporting the summary imposition of measures in response
			to contempt by a juvenile. The facts shall be established beyond a
			reasonable doubt.
	<u>(b)</u>	Whe	a judicial official chooses not to proceed summarily, the official may
	enter an	order	appointing counsel for the juvenile and directing the juvenile to appear
			in a juvenile proceeding at a reasonable time specified in the order and
			y the juvenile should not be held in contempt. A copy of the order shall
			the juvenile and to the juvenile's attorney. If the direct contempt by a
			ed on acts before a judge that so involve the judge that the judge's
	U		reasonably be questioned, the order shall be returned before a different
	•	• •	in juvenile court.
	(c)	-	a determination is made pursuant to subsection (a) or (b) of this section
			has committed direct contempt, the court may order any or all of the
	following		has committed uncer contempt, the court may order any or an or the
	<u>10110 w 111</u>	<u>5.</u> (1)	That the juvenile be detained in a juvenile detention facility for up to
		<u>(1)</u>	five days.
		(2)	· · · · · · · · · · · · · · · · · · ·
		<u>(2)</u>	<u>That the juvenile perform up to 30 hours of supervised community</u> service as arranged by a juvenile court counselor.
		( <b>2</b> )	
		<u>(3)</u>	That the juvenile be required to undergo any evaluation necessary for the court to determine the needs of the juvenile
			the court to determine the needs of the juvenile.

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1	The court shall not impose any of these sanctions without finding first that the					
2	juvenile's act or omission was willfully contemptuous or that the act or omission was					
3	preceded by a clear warning by the court that the conduct is improper.					
4	(d) <u>A judicial official who finds a juvenile in direct contempt may at any time</u>					
5	terminate or reduce a sanction of detention or eliminate or reduce the number of hours					
6	of community service ordered if warranted by the juvenile's conduct and the ends of					
7	justice.					
8	(e) A judicial official may orally order that a juvenile the official is charging with					
9	direct contempt be taken into custody and restrained to the extent necessary to assure					
10	the juvenile's presence for summary proceedings or notice of plenary proceedings.					
11	(f) The clerk shall place a copy of any order or other paper issued pursuant to					
12	this section in the juvenile's juvenile file, if one exists, or in a new juvenile file.					
13	(g) Appeal from an order finding a juvenile in direct contempt is to the Court of					
14	Appeals.					
15	"§ 5A-33. Indirect contempt by a juvenile.					
16	Indirect contempt by a juvenile may be adjudged and sanctioned only pursuant to the					
17	procedures in Subchapter II of Chapter 7B of the General Statutes.					
18	" <u>§ 5A-34. When minor can be in contempt.</u>					
19	(a) No act or omission by a minor younger than six years of age constitutes					
20	<u>contempt.</u>					
21	(b) The provisions of Article 1 and Article 2 of this Chapter apply to acts or					
22	omissions by a minor who:					
23	(1) Is 16 years of age or older;					
24	(2) <u>Is married or otherwise emancipated; or</u>					
25	(3) Before the act or omission, was convicted in superior court of any					
26	criminal offense."					
27	<b>SECTION 2.</b> G.S. 7B-1501(7) reads as rewritten:					
28	"(7) Delinquent juvenile. – Any juvenile who, while less than 16 years of					
29	age but at least 6 years of age, commits a crime or infraction under					
30	State law or under an ordinance of local government, including					
31	violation of the motor vehicle laws. laws, or who commits indirect					
32	contempt by a juvenile as defined in G.S. 5A-31."					
33	<b>SECTION 3.</b> G.S. 7B-1603 reads as rewritten:					
34	"§ 7B-1603. Jurisdiction in certain circumstances.					
35	The court has exclusive original jurisdiction of <u>all of</u> the following proceedings:					
36	(1) Proceedings under the Interstate Compact on the Placement of					
37	Children set forth in Article 38 of this Chapter; Chapter.					
38	(2) Proceedings involving judicial consent for emergency surgical or					
39	medical treatment for a juvenile when the juvenile's parent, guardian,					
40	custodian, or person who has assumed the status and obligation of a					
41	parent without being awarded legal custody of the juvenile by a court					
42	refuses to consent for treatment to be <del>rendered; and <u>rendered.</u></del>					
43	(3) Proceedings to determine whether a juvenile should be emancipated.					

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1		<u>(4)</u>	Proceedings in which a juvenile has been ordered	-			
2			G.S. 5A-32(b) to appear and show cause why the juve	enile should not			
3		ana	be held in contempt."				
4	<b>SECTION 4.</b> Article 17 of Chapter 7B of the General Statutes is amended						
5	by adding a new section to read:						
6 7	" <u>§ 7B-1707. Direct contempt by juvenile.</u> The preceding sections of this Article do not apply when a juvenile is ordered						
8		-	S. 5A-32(b) to appear and show cause why the juvenile				
9	held in c			should not be			
10		-	<b>TION 5.</b> G.S. 7B-2507(b) reads as rewritten:				
11	"(b)		ts. – Points are assigned as follows:				
12		(1)	For each prior adjudication of a Class A through E fe	lony offense, 4			
13		~ /	points.				
14		(2)	For each prior adjudication of a Class F through I fe	lony offense or			
15			Class A1 misdemeanor offense, 2 points.				
16		(3)	For each prior adjudication of a Class 1, 2, or 3 misder	neanor offense,			
17			1 point.				
18		(4)	If the juvenile was on probation at the time of offense, 2	1			
19	-		shall be assigned for a prior adjudication that a juven	ile is in direct			
20	<u>contemp</u>		urt or indirect contempt of court."				
21	"(-)		<b>TION 6.</b> G.S. 7B-2508(a) reads as rewritten:				
22	"(a)		nse Classification. – The offense classifications are as foll				
23 24		(1) (2)	Violent – Adjudication of a Class A through E felony of Serious – Adjudication of a Class F through I felony of				
24 25		(2)	A1 misdemeanor;	Tense of a Class			
25 26		(3)	Minor – Adjudication of a Class 1, 2, or 3 <del>misdemeano</del>	<del>r_</del> misdemeanor			
27		(3)	or adjudication of indirect contempt by a juvenile."				
28		SEC	<b>TION 7.</b> G.S. 143B-536 is amended by adding a new	subdivision to			
29	read:						
30		" <u>(</u> 14a	a) Assist in the implementation of any order entered	ed pursuant to			
31			G.S. 5A-32 as directed by a judicial official exercise	ing jurisdiction			
32			under that section."				
33			<b>TION 8.</b> This act becomes effective December 1, 2007	, and applies to			
34	acts occurring or offenses committed on or after that date.						