## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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## HOUSE DRH60287-LU-95 (3/27)

Short Title: Divorce Effects Program/Parenting Plan.	
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Sponsors:	Representative Hilton.				
Referred to:					

1	A BILL TO BE ENTITLED				
2	AN ACT REQUIRING THE PARENTS OF MINOR CHILDREN OR THE				
3	CUSTODIANS OF MINOR CHILDREN TO COMPLETE A DIVORCE EFFECTS				
4	PROGRAM AND TO ENTER INTO A PARENTING AGREEMENT BEFORE				
5	ENTRY OF A JUDGMENT OF DIVORCE.				
6	The General Assembly of North Carolina enacts:				
7	<b>SECTION 1.</b> Article 1 of Chapter 50 of the General Statutes is amended by				
8	adding the following new sections to read:				
9	"§ 50-25. Divorce effects program.				
10	(a) The parties to a divorce shall complete a divorce effects program and may				
11	complete a questionnaire as provided in this section before entry of the judgment of				
12	divorce. This subsection applies only if one or more of the following criteria are met:				
13	(1) The parties to the divorce are the parents of a minor child.				
14	(2) Either party is the physical custodian of a minor child when the				
15	complaint for divorce is filed.				
16	(3) The wife is pregnant and, after the child is born, the husband would be				
17	the child's presumed father. If the pregnancy is discovered after the				
18	complaint is filed, but before entry of the judgment of divorce, the				
19	court shall not enter the judgment until the parties comply with this				
20	section.				
21	(b) The divorce effects program shall include information related to all of the				
22	following subjects:				
23	(1) <u>A child involved in the action, including:</u>				
24	a. <u>Developmental stages of the child;</u>				
25	b. <u>Responses to divorce, including possible expected responses of</u>				
26	the child to the parents' divorce;				

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(	c. Symptoms of maladjustment to divorce and responses to			
-	maladjustment; and			
(	<u>1.</u> <u>Education or counseling options for the child.</u>			
=	Parties to the action, including:			
	a. <u>Communication skills;</u>			
	<u>conflict resolution skills;</u>			
	<u>Emotional adjustment, family adjustment, financial adjustment,</u>			
-	and work adjustment techniques;			
(	d. <u>Stress reduction techniques;</u>			
-				
	<ul> <li><u>Parallel and cooperative parenting techniques;</u></li> <li><u>Reconciliation and counseling options, and remarriage issues;</u></li> </ul>			
-	and			
5	<u><u>s</u>. <u>Substance abuse information and referral</u>.</u>			
	Court procedures and processes as described in information available			
	from the relevant office of the court.			
(c) The provider of a divorce effects program shall issue a certificate to each				
individual who completes the program.				
	urt shall not order a divorce effects program if a party to the marriage			
files a sworn statement that the party is a victim of domestic violence committed by the				
other party or the party has been willfully abandoned by the other party for an extended				
period of time. The sworn statement shall be confidential, reviewed only by the court or,				
during a criminal	investigation, a law enforcement officer or prosecutor, and shall not			
be a part of the pu	blic record of the divorce action. The sworn statement shall be exempt			
from the 'Freedon	n of Information Act,' 5 U.S.C. § 552.			
(e) <u>Parties</u>	required to complete a divorce effects program pursuant to this section			
may complete a c	onfidential questionnaire before finishing the divorce effects program.			
Only the progra	m provider and the court or court staff or, during a criminal			
investigation, a la	aw enforcement officer or prosecutor may review the questionnaire.			
The questionnaire	e shall not be a part of the public record of the divorce action and is			
exempt from the 'Freedom of Information Act,' 5 U.S.C. § 552. The questionnaire shall				
discuss whether the	ne divorce will:			
<u>(1)</u>	Improve, maintain, or diminish the love, affection, and other emotional			
-	ties existing between the parties involved and the child.			
	Improve, maintain, or diminish the capacity and disposition of the			
	parties involved to give the child love, affection, and guidance and to			
<u>(</u>	continue educating and raising the child in the child's religion or creed,			
<u>i</u>	f applicable.			
	Improve, maintain, or diminish the capacity and disposition of the			
	parties involved to provide the child with food, clothing, medical care,			
	or other remedial care recognized and permitted under the laws of this			
-	State in place of medical care and other material needs.			
	Upset a stable, satisfactory environment.			
<u>(5)</u>	Result in a suitable living arrangement for the child involved.			

## Session 2007 **General Assembly of North Carolina** Improve, maintain, or diminish the mental or physical health of the 1 (6) 2 parties involved. 3 Improve, maintain, or diminish school or community record of the (7)4 child. 5 Improve, maintain, or diminish the willingness and ability of each of (8)6 the parents to facilitate and encourage a close and continuing parental 7 relationship between the child and the other parent. 8 (9) Reduce domestic violence or mental anguish of any of the parties 9 involved. 10 "§ 50-25.1. Parenting plan. 11 Parties required to complete a divorce effects program in accordance with (a) 12 G.S. 50-25 shall at all times during the divorce proceeding or during an action involving a minor child's custody represent the child's best interests, which representation shall 13 14 include establishing a parenting plan. Both parties shall agree to a parenting plan that: 15 (1)Allows the child to be reared by both the child's father and the child's mother in a manner that closely approximates the parents' rearing of 16 17 the child before establishing separate domiciles or filing for divorce, 18 unless it is not in the child's best interests; 19 Provides for the child's care and sets forth the authority and (2)20 responsibilities of each parent with respect to the child. A parenting 21 plan may designate a parent as either the legal or physical custodian of the child and may designate joint custody or sole custody to one 22 23 parent; 24 Provides for a parenting time schedule, including custody rights on (3) 25 weekends, weekdays, summer vacation, holidays, winter vacation, 26 birthdays, and other school vacation days; Sets forth requirements about sharing information pertaining to the 27 (4) 28 minor child, the move of a parent, parent-child communications, the 29 exchange of a child from one parent to the other, school involvement, 30 parental control of the child's activities, and missed parenting time; 31 and 32 Encourages nonadversarial dispute resolution in the parenting plan (5) rather than relying on judicial intervention to resolve a dispute. 33 34 The court shall not require a parent to submit a parenting plan if the parent (b) 35 files a sworn statement that the parent is a victim of domestic violence committed by the 36 other parent or the parent has been willfully abandoned by the other parent for an 37 extended period of time. The sworn statement shall be confidential, reviewed only by 38 the court or, during a criminal investigation, by a law enforcement officer or prosecutor, 39 and shall not be a part of the public record of the divorce action. The sworn statement 40 shall be exempt from the 'Freedom of Information Act,' 5 U.S.C. § 552. 41 The court shall not approve a parenting plan that requires mutual decision (c)42 making or designation of an alternative dispute resolution process if the court finds that

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1	(1)	Willful abandonment of the shild that continues for a	n avtanded period	
2		Willful abandonment of the child that continues for a		
2 3		of time or substantial refusal to perform parenting fun		
3 4		Physical or sexual abuse or a pattern of emotional abu		
4 5		A history of acts of domestic violence or an assault		
5 6	—	hat causes grievous bodily harm or the fear of that ha		
7		Iministrative Office of the Courts shall develop a f	•	
8	parent in completing a parenting plan. The form shall be made available to both parties and to individuals authorized to conduct a divorce effects program in accordance with			
8 9		Administrative Office of the Courts may adopt rules		
9 10	out the provisions	• •	necessary to carry	
10	•	or more parties obtain legal counsel in completing the	ne parenting plan	
12		sclose to the court that the party obtained legal course		
12	*	ourt finds that a parent refuses to attend alternative		
13 14		e parenting plan, the court may assess costs again	-	
15	-	e parenting plan, the court may assess costs again ees to the other parent. If a parent fails to comply w	-	
16		pport order, the other parent's obligations under the	· ·	
17		order are not affected. The court may hold a pa		
18		renting plan in contempt of court.	Tent who fulls to	
19		it seeking modification of a parenting plan shall see	k the approval of	
20		nd use the dispute resolution procedures in the pare		
21	-	ree to a modification of the parenting plan, a parent		
22		ving jurisdiction over the case. The court may asse	•	
23		not first seek the approval of the other parent or	•	
24	-	procedures in the parties' parenting plan before fili		
25	the court.		<u></u>	
26		ourt shall not modify a parenting plan to chan	ge the custodial	
27		he child over the objection of a parent unless the	•	
28		ice that it is in the best interests of the child.		
29	(i) If the c	ourt finds that a motion to modify an earlier parenting	ng plan is brought	
30	in bad faith, or a	refusal to agree to a modification is made in bad fai	ith, the court may	
31	assess attorneys' f	ees and court costs against the party acting in bad fair	<u>th.</u>	
32	(j) If the p	arents are unable to agree on a parenting plan in acc	cordance with this	
33	section, the cour	t shall enter an order determining the care, cust	<u>ody, tuition, and</u>	
34	maintenance of th	e minor child in accordance with the provisions of th	is Chapter."	
35		ON 2. This act is effective when it becomes la	w and applies to	
36	actions for divorce	e instituted on or after that date.		