GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2007**

SENATE BILL 30*

Short Title: DV Victims/Add Protections.

(Public)

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Sponsors:	Senators Boseman; Atwater, Cowell, Goodall, and Snow.
Referred to:	Judiciary l (Civil).

February 12, 2007

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED				
2	AN ACT TO AMEND LAWS TO PROVIDE GREATER PROTECTION FOR				
3	DOMESTIC VIOLENCE VICTIMS AS RECOMMENDED BY THE JOINT				
4	LEGISLATIVE COMMITTEE ON DOMESTIC VIOLENCE.				
5	The General Assembly of North Carolina enacts:				
6	SECTION 1. G.S. 101-2 reads as rewritten:				
7	"§ 101-2. Procedure for changing name; petition; notice.				
8	(a) A person who wishes, for good cause shown, to change his or her name must				
9	file an application before the clerk of the superior court of the county in which the				
10	person lives, after giving 10 days' notice of the application by publication at the				
11	courthouse door.door; provided that publication is not required if the applicant provides				
12	evidence that the applicant is a victim of domestic violence, sexual offense, or stalking.				
13	This evidence may include any of the following:				
14	(1) Law enforcement, court, or other federal or state agency records or				
15	<u>files.</u>				
16	(2) Documentation from a domestic violence program if the applicant is				
17	alleged to be a victim of domestic violence.				
18	(3) Documentation from a religious, medical, or other professional from				
19	whom the applicant has sought assistance in dealing with the alleged				
20	domestic violence, sexual offense, or stalking.				
21	(b) An application to change the name of a minor child may be filed by the				
22	child's parent or parents, guardian, or guardian ad litem, and this application may be				
23	joined in the application for a change of name filed by the parent or parents. Nothing in				
24	this section shall be construed to permit one parent to make an application on behalf of a				
25	minor child without the consent of the other parent if both parents are living; except that				
26	a minor who has reached the age of 16 years, upon proper application to the clerk, may				
27	change his or her name with the consent of the parent who has custody of the minor and				
28	has supported the minor, without the necessity of obtaining the consent of the other				
29	parent, when the clerk of court is satisfied that the other parent has abandoned the				

1 2	-	-	rentage or the addition of information relating to parentage on the person is governed by $C = 120A + 118$				
2 3	birth certificate of any person is governed by G.S. 130A-118. The consent of a parent who has abandoned a minor child is not required if a copy of						
4		-	competent jurisdiction adjudicating that parent's abandonment of				
5							
6	the minor if filed with the clerk. If a court of competent jurisdiction has not declared the minor to be an abandoned child, the clerk, on 10 days' written notice by registered or						
0 7			d to the last known address of the parent alleged to have				
8			ay determine whether the parent has abandoned the child. If the				
9			· ·				
10	parent denies that the parent abandoned the child, this issue of fact shall be transferred and determined as provided in $C = 1, 201, 2$. If abandonment is determined, the consent						
10	and determined as provided in G.S. 1-301.2. If abandonment is determined, the consent of the parent is not required. Upon final determination of this issue of fact the						
12	of the parent is not required. Upon final determination of this issue of fact the proceeding shall be transferred back to the special proceedings docket for further action						
12	by the clerk."		instented back to the special proceedings docket for further action				
13	•	TION 2	2. G.S. 15A-830(a)(7) reads as rewritten:				
15	"(7)		n A person against whom there is probable cause to believe				
16	(')		f the following crimes was committed:				
17		a.	A Class A, B1, B2, C, D, or E felony.				
18		b.	A Class F felony if it is a violation of one of the following:				
19		0.	G.S. 14-16.6(b); 14-16.6(c); 14-18; 14-32.1(e); 14-32.2(b)(3);				
20			14-32.3(a); 14-32.4; 14-34.2; 14-34.6(c); 14-41; 14-43.6;				
$\frac{1}{21}$			14-43.3; 14-190.17; 14-190.19; 14-202.1; 14-277.3; 14-288.9;				
22			or 20-138.5.				
23		c.	A Class G felony if it is a violation of one of the following:				
24			G.S. 14-32.3(b); 14-51; 14-58; 14-87.1; or 20-141.4.				
25		d.	A Class H felony if it is a violation of one of the following:				
26			G.S. 14-32.3(a); 14-32.3(c); 14-33.2, or 14-277.3.				
27		e.	A Class I felony if it is a violation of one of the following:				
28			G.S. 14-32.3(b); 14-34.6(b); or 14-190.17A.				
29		f.	An attempt of any of the felonies listed in this subdivision if the				
30			attempted felony is punishable as a felony.				
31		g.	Any of the following misdemeanor offenses when the offense is				
32		C	committed between persons who have a personal relationship as				
33			defined in G.S. 50B-1(b): G.S. 14-33(c)(1); 14-33(c)(2);				
34			14-33(a); 14-34; 14-134.3; or 14-277.3.				
35		<u>h.</u>	Any violation of a valid protective order under G.S. 50B-4.1."				
36	SEC	FION 3	B. G.S. 50B-3(c1) reads as rewritten:				
37	"(c1) When	n a prot	ective order issued under this Chapter is filed with the Clerk of				
38	Superior Court,	the cle	rk shall provide to the applicant an informational sheet developed				
39	by the Administ	trative	Office of the Courts that includes:				
40	<u>(1)</u>	Dome	estic violence agencies and services.				
41	<u>(2)</u>	<u>Sexua</u>	al assault agencies and services.				
42	<u>(3)</u>		ns' compensation services.				
43	<u>(4)</u>	Legal	aid services.				
44	<u>(5)</u>	Addre	ess confidentiality services.				

- <u>The sheet shall also</u> explains explain the plaintiff's right to apply for a permit under G.S. 14-415.15." 1
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- **SECTION 4.** This act becomes effective October 1, 2007. 3