GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

S

SENATE BILL 492

	Short Title:	Adoption Law Changes.	(Public)				
	Sponsors:	Senator Britt (Primary Sponsor).					
	Referred to:	Rules and Operations of the Senate					
		April 3, 2019					
1		A BILL TO BE ENTITLE	D.				
2	AN ACT T						
3	AN ACT TO MAKE VARIOUS CHANGES UNDER THE LAWS PERTAINING TO ADOPTIONS.						
4	The General Assembly of North Carolina enacts:						
5	SECTION 1. G.S. 48-2-100(c) reads as rewritten:						
6	"(c) The courts of this State shall not exercise jurisdiction under this Chapter if at the time						
7	• •	or adoption is filed, a court of any other state is	1				
8	in conformity with the Uniform Child-Custody Jurisdiction and Enforcement Act, Article 2 of						
9	•	of the General Statutes. However, this subsec					
10	-	State may exercise jurisdiction under this Chap					
11	(1						
12		the adoptee in an agency, the petitioner					
13		support of an adoption plan that does	not identify a specific prospective				
14		adoptive parent other than the petitioner.					
15	<u>(2</u>		ranted, the court of the other state				
16		dismisses its proceeding or releases its ex	clusive, continuing jurisdiction."				
17	SI	ECTION 2. G.S. 48-2-101 reads as rewritten:					
18	"§ 48-2-101.	Venue.					
19	<u>(a)</u> A	petition for adoption may be filed with the clea	k of the superior court in the county				
20	in which: whi	ch any of the following apply:					
21	(1) A petitioner lives, or is domiciled, at the	time of filing;filing.				
22	(2	-					
23	(3		1				
24	<u>(4</u>	<u>) The adoptee was born if the petition is fil</u>	ed before the adoptee is 6 months of				
25		age.					
26		petition for adoption may be filed in any oth	• • •				
27	-	the other county unless a person or agence	•				
28		l(b) or (c) files a written objection to venue wi	thin the time allowed for the person				
29		file a response under G.S. 48-2-401.					
30	(c) If an objection to venue is filed pursuant to subsection (b) of this section, the petitioner						
31	shall designate in writing a county identified in subsection (a) of this section, and the clerk with						
32	whom the petition was originally filed shall transmit all documents on file or thereafter filed to						
33		the clerk of the county designated by the petitioner. A change of venue shall not change the filing					
34	1	date of the petition for adoption or affect any time period provided for in this Chapter."					
35		ECTION 3.(a) G.S. 48-2-205 reads as rewritte					
36	"§ 48-2-205.	Recognition of adoption decrees from other	jurisdictions.				



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A final adoption decree issued by any other state must be recognized in this State. Where a					
minor child has been previously adopted in a foreign country by a petitioner or petitioners seeking					
to readopt the child under the laws of North Carolina, the adoption order entered in the foreign					
country may be accepted in lieu of the consent of the biological parent or parents or the guardian					
of the child to the readoption. A man and a woman Two persons who adopted a minor child in a					
foreign country while married to one another must readopt jointly, regardless of whether they					
have since divorced. If either does not join in the petition, he or she must be joined as a necessary					
party as provided in G.S. 1A-1, Rule 19. If two persons have adopted a minor child in a foreign					
country while married to one another and one of them has died, then the survivor may petition					
for readoption, and the court shall issue any decree of adoption in the names of both of the persons					
who adopted the minor child in a foreign country."					
SECTION 3.(b) G.S. 48-2-301(c) reads as rewritten:					
"(c) If the individual who files the petition <u>pursuant to Article 3 of this Chapter is</u>					
unmarried, no other individual may join in the petition, except that a man and a woman two					
persons who jointly adopted a minor child in a foreign country while married to one another must					
readopt jointly as provided in G.S. 48-2-205.G.S. 48-2-205, and the survivor of two persons who					
jointly adopted a minor child in a foreign country while married to one another may file to adopt					
in the names of both, as provided in G.S. 48-2-205."					
SECTION 4. G.S. 48-2-606(b) reads as rewritten:					
"(b) In stating the date and place of birth of an adoptee born outside the United States, the					
court shall:shall do each of the following:					
(1) Enter the date and place of birth as stated in the certificate of birth from the					
country of origin, the United States Department of State's report of birth					
abroad, or the documents of the United States Immigration and Naturalization					
Service; Service or a date of birth based upon medical evidence by affidavit or					
testimony as to the probable chronological age of the adoptee and other					
evidence the court finds appropriate to consider.					
(2) If Enter the place of birth as stated in the certificate of birth from the country					
of origin, the United States Department of State's report of birth abroad, or the					
documents of the United States Immigration and Naturalization Service or, if					
the exact place of birth is unknown, enter the information that is known,					
including the country of origin; and origin.					
(3) If the exact date of birth is unknown, determine and enter a date of birth based					
upon medical evidence by affidavit or testimony as to the probable					
chronological age of the adoptee and other evidence the court finds					
appropriate to consider."					
SECTION 5. G.S. 48-3-303(c)(12) reads as rewritten:					
"(c) The preplacement assessment shall, after a reasonable investigation, report on the					
following about the individual being assessed:					
(12) The agency preparing the preplacement assessment may redact from the					
preplacement assessment provided to a placing parent or guardian detailed					
information reflecting the prospective adoptive parent's income and financial					
account balances income, expenditures, assets, liabilities, and social security					
numbers, and detailed information about the prospective adoptive parent's					
extended family members, including surnames, names of employers, names					
of schools attended, social security numbers, telephone numbers and					
addresses, and other similarly detailed information about extended family					
members obtained under subsections (b) and (c) of this section."					
SECTION 6.(a) G.S. 48-3-605(c) is amended by adding a new subdivision to read:					

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. ,	s section	n shall c	ertify in writing tha	t to the best of the	d acknowledged under subsection individual's knowledge or belief,
the parent	t, guard	ian, or n	inor to be adopted a	executing the cons	ent has met each of the following:
	 <u>(5)</u>		advised of the right nsent."	to seek the advice	of legal counsel before executing
	SEC		.(b) G.S. 48-3-606(14)c reads as rew	ritten:
"8 48-3-6			f consent; mandato		
					or a guardian under G.S. 48-3-601
			ate each of the follo		
		8			
	(14)	That t	he person executing	g the consent has:	
		c.	Been advised of t legal counsel."	he right to emplo	y independent seek the advice of
	SEC	FION 6.	(c) G.S. 48-3-702(l	b1) is amended by	adding a new subdivision to read:
"(b1)				-	signed and acknowledged under
	. ,		•	U	best of the individual's knowledge
	-	. 0	dian, or minor to be	e adopted executin	g the relinquishment has met each
of the fol	lowing:				
	•••	-			
	<u>(5)</u>			to seek the advice	of legal counsel before executing
	GEO		linquishment."		•
"()			.(d) G.S. 48-3-703(
"(a)		-	•	parent or guardiar	n under G.S. 48-3-701 must be in
writing a	nu state	the follo	Jwilig.		
	(12)	That t	he individual execu	ting the relinquish	ment has.
	(12)	1 mai i	ne marviadai execu	ting the reiniquisi	ment nas.
		с.	Been advised of t	he right to emplo	y independent seek the advice of
		0.	legal counsel."		y macpendent <u>seen ale aavree or</u>
	SEC	ΓION 7	. G.S. 48-9-102 rea	ds as rewritten:	
"§ 48-9-1	02. Re	cords c	onfidential and sea	led.	
(e)	The I	Division	must-shall, without	t review, cause the	e papers and reports related to the
proceedir	ng to be	perman	ently indexed and fi	iled.	
(f)	The I	Division	shall-shall, within 4	40 days after recei	iving it from the court, transmit a
					gistrar if the adoptee was born in
					ate, the Division shall shall, within
					ort and any name change to the
	te offic	ial respo	onsible for issuing b	irth certificates or	their equivalent.
"					
19 40 0 4				-	ing a new sub-subdivision to read:
			sclosures authoriz		
Nothi	0		le shall be interprete		1
	(1)	An en	nployee of a court, a	igency, or any othe	er person from:
		 d	Giving a file stor	ned conv of a day	sument to a person or to the legal
		<u>d.</u>	-		cument to a person, or to the legal filed the document in an adoption
			proceeding."	i person, who has	med the document in an adoption
	SECT	ΓΙΟΝ 0	• G.S. 1-597 reads a	as rewritten.	
	SEC	11011 9	$5 \text{ O.S. } 1^{-}$ J77 Itaus a	is to written.	

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1 "§ 1-597. Regulations for newspaper publication of legal notices, advertisements, etc. 2 Whenever a notice or any other paper, document or legal advertisement of any kind (a) 3 or description shall be authorized or required by any of the laws of the State of North Carolina, 4 heretofore or hereafter enacted, or by any order or judgment of any court of this State to be 5 published or advertised in a newspaper, such publication, advertisement or notice shall be of no 6 force and effect unless it shall be published in a newspaper with a general circulation to actual 7 paid subscribers which newspaper at the time of such publication, advertisement or notice, shall 8 have been admitted to the United States mails in the Periodicals class in the county or political 9 subdivision where such publication, advertisement or notice is required to be published, and 10 which shall have been regularly and continuously issued in the county in which the publication, 11 advertisement or notice is authorized or required to be published, at least one day in each calendar 12 week for at least 25 of the 26 consecutive weeks immediately preceding the date of the first 13 publication of such advertisement, publication or notice; provided that in the event that a 14 newspaper otherwise meeting the qualifications and having the characteristics prescribed by 15 G.S. 1-597 to 1-599, should fail for a period not exceeding four weeks in any calendar year to publish one or more of its issues such newspaper shall nevertheless be deemed to have complied 16 17 with the requirements of regularity and continuity of publication prescribed herein. Provided 18 further, that where any city or town is located in two or more adjoining counties, any newspaper 19 published in such city or town shall, for the purposes of G.S. 1-597 to 1-599, be deemed to be 20 admitted to the mails, issued and published in all such counties in which such town or city of 21 publication is located, and every publication, advertisement or notice required to be published in 22 any such city or town or in any of the counties where such city or town is located shall be valid 23 if published in a newspaper published, issued and admitted to the mails anywhere within any 24 such city or town, regardless of whether the newspaper's plant or the post office where the 25 newspaper is admitted to the mails is in such county or not, if the newspaper otherwise meets the 26 qualifications and requirements of G.S. 1-597 to 1-599. This provision shall be retroactive to 27 May 1, 1940, and all publications, advertisements and notices published in accordance with this 28 provision since May 1, 1940, are hereby validated.

29 Notwithstanding the provisions of G.S. 1-599, whenever a notice or any other paper, (b)30 document or legal advertisement of any kind or description shall be authorized or required by 31 any of the laws of the State of North Carolina, heretofore or hereafter enacted, or by any order or 32 judgment of any court of this State to be published or advertised in a newspaper qualified for 33 legal advertising in a county and there is no newspaper qualified for legal advertising as defined 34 in this section in such county, then it shall be deemed sufficient compliance with such laws, order 35 or judgment by publication of such notice or any other such paper, document or legal 36 advertisement of any kind or description in a newspaper published in an adjoining county or in a 37 county within the same district court district as defined in G.S. 7A-133 or superior court district 38 or set of districts as defined in G.S. 7A-41.1, as the case may be; provided, if the clerk of the 39 superior court finds as a fact that such newspaper otherwise meets the requirements of this section 40 and has a general circulation in such county where no newspaper is published meeting the requirements of this section. 41

42 (c) Whenever a notice or any other paper, document, or legal advertisement of any kind 43 or description is required to be published in a jurisdiction outside of North Carolina where legal 44 notices are customarily published in specialized legal publications, any form of publication which 45 meets the requirements for legal notices under the law of the locality where it is published shall 46 be deemed sufficient under this section."

47

SECTION 10. G.S. 7B-200(a)(1) reads as rewritten:

48 "(a) The court has exclusive, original jurisdiction over any case involving a juvenile who
49 is alleged to be abused, neglected, or dependent. This jurisdiction does not extend to cases
50 involving adult defendants alleged to be guilty of abuse or neglect.

51 The court also has exclusive original jurisdiction of the following proceedings:

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1	(1) Proceedings under the Interstate Compact on the Placement of Children set
2	forth in Article 38 of this Chapter. Chapter, including proceedings for the
3	return of a juvenile to this State and proceedings to review a refusal or failure
4	of the Compact administrator for this State to forward a request for approval
5	of a placement to the receiving state or find that a placement does not appear
6	to be contrary to the interests of the child."
7	SECTION 11. Article 38 of Chapter 7B of the General Statutes is amended by adding
8	a new section to read:
9	" <u>§ 7B-3807. Judicial proceedings.</u>
0 1	(a) <u>The court shall have jurisdiction over proceedings under this Compact, as provided</u> in G.S. 7B-200(a)(1).
2	(b) Review of a refusal or failure of the Compact administrator to forward a request for
3	approval of a placement to the receiving state or find that a placement does not appear to be
4	contrary to the interests of the child shall be initiated (i) by a motion in any court in this State in
5	which an abuse, neglect, or dependency action or a termination of parental rights action is
6	pending as to the juvenile or (ii) if no abuse, neglect, or dependency action or termination of
7	parental rights action is pending as to the juvenile in a court of this State, by petition to the court.
8	No motion or petition shall be filed under this section until the Compact administrator has
9	communicated an intention to refuse either to forward a request for approval of a placement to
0	the receiving state or to find that a placement does not appear to be contrary to the interests of
1	the child or the matter has been before the Compact administrator for more than five business
2	<u>days.</u>
3	(c) Notice of a motion or petition for review or a hearing under this section shall be given
4	to the Compact administrator by any reasonable means, including by overnight delivery service
5	or by sending a facsimile of the motion, petition, or notice of hearing to the Compact
6 7	<u>administrator.</u>
8	(d) If no abuse, neglect, or dependency action or termination of parental rights action is pending as to the juvenile in a court of this State, then venue shall be in any county in which any
8 9	of the following applies:
0	(1) The child is located at the time of filing a petition.
1	(2) <u>A petition to adopt the child has been filed.</u>
2	(3) The petitioner under G.S. 7B-200(1) lives, or is domiciled, at the time of
3	filing.
4	(4) The office of an agency that has legal custody of the child is located.
5	(e) <u>Review of a refusal or failure of the Compact administrator to forward a request for</u>
6	approval of a placement to the receiving state or find that a placement does not appear to be
7	contrary to the interests of the child shall be an expedited proceeding. The court shall, within 10
8	days from the date of filing of the petition, or during the next term of court in the county where
9	the petition is filed if there is no court in the county in that 10-day period, conduct a hearing to
0	review a refusal or failure of the Compact administrator to forward a request for approval of a
1	placement to the receiving state or find that a placement does not appear to be contrary to the
2	interests of the child, and the court may order the Compact administrator to take any action that
3 4	the Compact administrator is permitted to do."
4 5	 SECTION 12. G.S. 150B-1(e) is amended by adding a new subdivision to read: "(e) Exemptions From Contested Case Provisions. – The contested case provisions of this
5 6	Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter. The
7	contested case provisions of this Chapter do not apply to the following:
8	
9	(25) The Department of Health and Human Services in administering the Interstate
0	Compact on the Placement of Children under Article 38 of Chapter 7B of the
1	General Statutes."

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SECTION 13. This act becomes effective October 1, 2019.