## **GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023**

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### **HOUSE BILL 834 Committee Substitute Favorable 5/31/23** PROPOSED SENATE COMMITTEE SUBSTITUTE H834-PCS10563-CE-39

Short Title: Juvenile Justice Modifications. (Public)

Sponsors:

Referred to:

## April 24, 2023

#### A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED			
2	AN ACT TO MODIFY THE DEFINITION OF DELINQUENT JUVENILE, TO MODIFY THE			
3	TRANSFER PROCESS FOR INDICTED JUVENILE CASES, TO CREATE A NEW			
4	PROCESS T	O REM	OVE A	CASE TO JUVENILE COURT, TO MAKE CHANGES TO
5	SCHOOL USE OF INFORMATION, TO MAKE SECURE CUSTODY HEARING			RMATION, TO MAKE SECURE CUSTODY HEARING
6	CHANGES, TO MAKE TECHNICAL CORRECTIONS, TO MAKE CHANGES TO			
7	CERTAIN	DISPO	SITION	AL ALTERNATIVES, AND TO INCREASE THE
8				DULT TO SOLICIT A MINOR TO COMMIT A CRIME.
9	The General Asse	embly of	f North	Carolina enacts:
10				
11	<b>MODIFY DEFI</b>	NITIO	N OF D	ELINQUENT JUVENILE
12				B-1501(7) reads as rewritten:
13	"(7)	Delinc	uent ju	venile. –
14		a.	Any ju	venile who, while less than 16 years of age but at least 10 years
15			of age	, commits a crime or infraction under State law or under an
16			ordina	nce of local government, including violation of the motor
17			vehicle	e laws, or who commits indirect contempt by a juvenile as
18				d in G.S. 5A-31.
19		b.		venile who, while less than 18 years of age but at least 16 years
20			0	, commits a crime or an infraction under State law or under an
21				nce of local government, excluding all violations of the motor
22	vehicle laws under Chapter 20 of the General Statutes, the offenses in			
23	sub-sub-subdivisions 1. and 2. of this sub-subdivision, or who			
24	commits indirect contempt by a juvenile as defined in G.S. 5A-31.			
25	Offenses excluded from the definition of delinquent juvenile when			
26	committed while less than 18 years of age but at least 16 years of age			
27				e the following:
28			<u>1.</u>	All violations of the motor vehicle laws under Chapter 20 of
29				the General Statutes.
30			<u>2.</u>	Any offense punishable as a Class A, B1, B2, C, D, or E felony
31				if committed by an adult, together with any offense based on
32				the same act or transaction or on a series of acts or transactions
33				connected together or constituting parts of a single scheme or
34				plan of that offense, and any greater or lesser included offense
35				of that offense.



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1 2 3	с.	Any juvenile who, while less than 10 years of of age, commits a Class A, B1, B2, C, D, E, F, law.	
4 5 6 7 8	d.	Any juvenile who, while less than 10 years of of age, commits a crime or an infraction under ordinance of local government, including vehicle laws, and has been previously adjudic	er State law or under an violation of the motor
9	MODIFY THE TRANS	SFER PROCESS FOR INDICTED JUVENII	LE CASES
10	SECTION 2	(a) G.S. 7B-1808(a) reads as rewritten:	
11	"(a) A juvenile w	ho is alleged in the petition to have committed a	an offense that would be
12	a felony if committed by	an adult adult, including in a matter that has been	n removed from superior
13		15A-960, shall be summoned to appear before	
14		sys of the filing of the petition. If the juvenile is	
15		ance shall take place at the initial hearing req	
16		secure or nonsecure custody, the court may conti	inue the first appearance
17	to a time certain for good		
18		(b) G.S. 7B-1906(b2) reads as rewritten:	
19	-	determine the need for continued secure custod	-
20		llowing the issuance of a secure custody order of	
21		suant to G.S. 7B-2200.5(d). G.S. 7B-2200.5(d)	
22 23	-	<u>art pursuant to G.S. 15A-960.</u> A hearing conduct	
23 24	•	waived. Subsequent hearings on the need for co subsection (b1) of this section. The district court	
24 25	-	pursuant to the provisions of this section follow	
25 26	order by the superior cou		wing the issuance of that
20 27	• •	(c) G.S. 7B-2200 reads as rewritten:	
28		of jurisdiction of a juvenile under the age of 1	6 to superior court.
29		<u>Transfer. – Except as otherwise provided in</u>	
30		ding of probable cause the court may, upon more	
31		r upon its own motion, transfer jurisdiction over	-
32		s at least 13 years of age but less than 16 year	
33	juvenile allegedly comm	nitted an offense that would be a felony felony	y, other than a Class A
34	felony, if committed by	an adult.	
35		ransfer. – The court shall transfer the case to su	1
36		ne felony the juvenile allegedly committed cons	-
37	· · · · · · · · · · · · · · · · · · ·	obable cause or (ii) upon notice of the return of	a true bill of indictment
38	as provided in G.S. 15A		
39		<u>vistrict Court. – In any case where jurisdiction c</u>	•
40		ourt, upon joint motion of the prosecutor and the	
41		and the case to district court. The prosecutor shal	
42		esignee with a copy of the joint motion prior to s	-
43 44	-	court shall expunde the superior court reco	
44 45		ime of remand and, if the juvenile meets the e an order for secure custody upon the reque	
46		a copy of any issued secure custody upon the reque	
40 47		s soon as possible and no more than 24 hours aft	
48		(d) G.S. 7B-2200.5 reads as rewritten:	<u>er me order 15 155000.</u>
49		of jurisdiction of a juvenile at least 16 years o	f age to superior court.
50		was 16 years of age or older at the time the juver	<b>e</b>
51		e a Class A, B1, B2, C, D, E, F, or G felony	

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1 committed by an adult, the court shall transfer jurisdiction over the juvenile to superior court for 2 trial as in the case of adults unless the prosecutor declines to prosecute in superior court as 3 provided in subsection (a1) of this section after either of the following:

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Notice to the juvenile of the return of a true bill of indictment as provided in (1)G.S. 15A-630.G.S. 7B-2202.5.

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Notice, hearing, and a finding of probable cause that the juvenile committed (2) an offense that constitutes a Class A, B1, B2, C, D, E, F, or G Class F or G felony if committed by an adult.

9 The prosecutor may decline to prosecute in superior court a matter that would (a1) 10 otherwise be subject to mandatory transfer pursuant to subsection (a) of this section if the juvenile has allegedly committed an offense that would be a Class D, E, F, or G felony Class F or G felony 11 12 if committed by an adult. If the prosecutor declines to prosecute the matter in superior court, 13 jurisdiction over the juvenile shall remain in juvenile court following a finding of probable cause 14 pursuant to G.S. 7B-2202. Prior to adjudication, the prosecutor may choose to transfer the matter 15 pursuant to subsection (a) of this section if the juvenile has allegedly committed an offense that would be a Class D, E, F, or G felony Class F or G felony if committed by an adult. 16

17 If the juvenile was 16 years of age or older at the time the juvenile allegedly (b) 18 committed an offense that would be a Class H or I felony if committed by an adult, after notice, 19 hearing, and a finding of probable cause, the court may, upon motion of the prosecutor or the 20 juvenile's attorney or upon its own motion, transfer jurisdiction over a juvenile to superior court 21 pursuant to G.S. 7B-2203.

22 A probable cause hearing conducted pursuant to subdivision (2) of subsection (a) of <del>(c)</del> 23 this section shall be conducted within 90 days of the date of the juvenile's first appearance. The 24 court may continue the hearing for good cause.

25 In any case where jurisdiction over a juvenile has been transferred to superior court, (d) 26 upon joint motion of the prosecutor and the juvenile's attorney, the superior court shall remand 27 the case to district court. The prosecutor shall provide the chief court counselor or his or her 28 designee with a copy of the joint motion prior to submitting the motion to the court. The superior 29 court shall expunge the superior court record in accordance with G.S. 15A-145.8 at the time of 30 remand, and, if the juvenile meets the criteria established in G.S. 7B-1903, may issue an order 31 for secure custody upon the request of a prosecutor. The prosecutor shall provide a copy of any 32 secure custody order issued to the chief court counselor or his or her designee, as soon as possible 33 and no more than 24 hours after the order is issued." 34

- SECTION 2.(e) G.S. 7B-2202 reads as rewritten:
- 35 "§ 7B-2202. Probable cause hearing.

36 Except as otherwise provided in G.S. 7B-2200 and G.S. 7B-2200.5(a)(1), (a) 37 G.S. 7B-2200.5 and in matters that have been removed from superior court pursuant to G.S. 15A-960, the prosecutor shall calendar the date of the probable cause hearing and the court 38 39 shall provide notice and conduct a hearing to determine probable cause in all felony cases in 40 which a juvenile was 13 years of age or older when the offense was allegedly committed. Except as otherwise provided in G.S. 7B-2200.5(c), this section, the hearing shall be conducted within 41 42 15 days of the date of the juvenile's first appearance. The court may continue the hearing for good 43 cause.

- 44 At the probable cause hearing: (b)
- 45
- 46
- (1)
- A prosecutor shall represent the State;
- (2)The juvenile shall be represented by counsel;
- 47 The juvenile may testify, call, and examine witnesses, and present evidence; (3)48 and
- 49 (4) Each witness shall testify under oath or affirmation and be subject to cross-examination. 50

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1 (b1) A probable cause hearing conducted in any case in which a juvenile was 13, 14, or 15 2 years of age at the time the juvenile allegedly committed an offense that would be a Class A 3 felony if committed by an adult or in any case in which a juvenile was 16 or 17 years of age at 4 the time the juvenile allegedly committed an offense that would be a Class F or G felony if 5 committed by an adult shall be conducted within 90 days of the date of the juvenile's first 6 appearance. The court may continue the hearing for good cause. 7 ...."

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**SECTION 2.(f)** Article 22 of Chapter 7B of the General Statutes is amended by adding a new section to read:

# 10 "<u>§ 7B-2202.5. Indictment return appearance.</u>

11 (a) The prosecutor must immediately notify the court if a true bill of indictment is 12 returned for an offense (i) that constitutes a Class A felony if committed by an adult that was 13 allegedly committed when the juvenile was at least 13 years of age but less than 16 years of age 14 or (ii) that constitutes a Class F or G felony if committed by an adult that was allegedly committed 15 when the juvenile was at least 16 years of age but less than 18 years of age.

16 (b) The court shall calendar the matter for an appearance within five business days of the 17 date the true bill of indictment was returned. At the appearance, the court shall determine only if 18 notice of a true bill of indictment charging the commission of an offense identified in subsection 19 (a) of this section was provided in accordance with G.S. 15A-630. If the court finds that such 20 notice was provided, the court shall (i) transfer jurisdiction over the juvenile to superior court for 21 trial as in the case of adults and (ii) determine conditions of pretrial release, as required by 22 <u>G.S. 7B-2204.</u>"

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**SECTION 2.(g)** G.S. 7B-2603 reads as rewritten:

## 24 "§ 7B-2603. Right to appeal transfer decision.

25 Notwithstanding G.S. 7B-2602, any order transferring jurisdiction of the district court (a) 26 in a juvenile matter to the superior court may be appealed to the superior court except for 27 an order that transfers a Class A felony pursuant to G.S. 7B-2200(b) or a Class F or G felony 28 pursuant to G.S. 7B-2200.5(a), for a hearing on the record. Notice of the appeal must be given in 29 open court or in writing within 10 days after entry of the order of transfer in district court. Entry 30 of an order shall be treated in the same manner as entry of a judgment under G.S. 1A-1, Rule 58 of the North Carolina Rules of Civil Procedure. The clerk of superior court shall provide the 31 32 district attorney with a copy of any written notice of appeal filed by the attorney for the juvenile. 33 Upon expiration of the 10 day period in which an appeal may be entered, if an appeal has been 34 entered and not withdrawn, the clerk shall transfer the case to the superior court docket. The 35 superior court shall, within a reasonable time, review the record of the transfer hearing for abuse 36 of discretion by the juvenile court in the issue of transfer. The superior court shall not review the 37 findings as to probable cause for the underlying offense.

(b) Once an order of transfer has been entered by the district court, the juvenile has the
right to be considered for pretrial release as provided in G.S. 15A-533 and G.S. 15A-534. Any
detention of the juvenile pending release shall be in accordance with G.S. 7B-2204.

(c) If an appeal of the transfer order is taken, the superior court shall enter an order either
(i) remanding the case to the juvenile court for adjudication or (ii) upholding the transfer order.
If the superior court remands the case to juvenile court for adjudication and the juvenile has been
granted pretrial release provided in G.S 15A-533 and G.S. 15A-534, the obligor shall be released
from the juvenile's bond upon the district court's review of whether the juvenile shall be placed
in secure or nonsecure custody as provided in G.S. 7B-1903.

(d) The superior court order shall be an interlocutory order, and the issue of transfer may
 be appealed to the Court of Appeals only after the juvenile has been convicted in superior court.
 <u>The issue of transfer may be appealed to the Court of Appeals in any case involving the transfer</u>
 of a Class A felony pursuant to G.S. 7B-2200(b) or a Class F or G felony pursuant to

50 <u>G.S. 7B-2200.5(a)</u>, only after the juvenile has been convicted in superior court."

G.S. 7B-2200.5(a), only after the juvenne has been convicted in superior court.

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2	CREATE NEW PROCESS TO REMOVE CASE TO JUVENILE COURT
3	SECTION 3.(a) G.S. 7B-1902 reads as rewritten:
4	"§ 7B-1902. Authority to issue custody orders; delegation.
5	In the case of any juvenile alleged to be within the jurisdiction of the court, when the court
6	finds it necessary to place the juvenile in custody, the court may order that the juvenile be placed
7	in secure or nonsecure custody pursuant to criteria set out in G.S. 7B-1903.
8	Any district court judge may issue secure and nonsecure custody orders pursuant to
9	G.S. 7B-1903. The chief district court judge may delegate the court's authority to the chief court
10	counselor or the chief court counselor's counseling staff by administrative order filed in the office
11	of the clerk of superior court. The administrative order shall specify which persons may be
12	contacted for approval of a secure or nonsecure custody order. The chief district court judge shall
13	not delegate the court's authority to detain or house juveniles in holdover facilities pursuant to
14	G.S. 7B-1905 or G.S. 7B-2513.
15	Any superior court judge may issue a secure custody order pursuant to G.S. 7B-1903 when a
16	juvenile matter that has been transferred to superior court is remanded to district court pursuant
17	to G.S. 7B-2200.5(d).G.S. 7B-2200.5(d) or when the superior court has ordered the removal of a
18	case to juvenile court pursuant to G.S. 15A-960."
19	<b>SECTION 3.(b)</b> Article 52 of Chapter 15A of the General Statutes is amended by
20	adding a new section to read:
21	"§ 15A-960. Removal of juveniles charged with committing Class A, B1, B2, C, D, or E
22	felony offenses at age 16 and 17.
23	(a) Any time after an indictment has been returned or a criminal information has been
24	issued for a Class A, B1, B2, C, D, or E felony, excluding offenses constituting violations of the
25	motor vehicle laws under Chapter 20 of the General Statutes, and before the jury is sworn and
26	impaneled, the superior court shall order the removal of the action to juvenile court upon joint
27	motion of the prosecutor and the defendant's attorney. The order shall be in writing and shall
28	require the chief court counselor or his or her designee to file a juvenile petition in the case within
29	10 calendar days after removal is ordered. The prosecutor shall provide the chief court counselor
30	or his or her designee with a copy of the joint motion prior to submitting the motion to the court.
31	(b) The superior court shall expunge the criminal charges and superior court record in
32	accordance with G.S. 15A-145.8 at the time of removal and, if the defendant meets the criteria
33	established in G.S. 7B-1903, may issue an order for secure custody upon the request of a
34	prosecutor. The prosecutor shall provide a copy of any issued secure custody order to the chief
35	court counselor or his or her designee, as soon as possible and no more than 24 hours after the
36	order is issued."
37	SECTION 3.(c) G.S. 15A-145.8 reads as rewritten:
38	"§ 15A-145.8. Expunction of records when charges are remanded to district court for
39	juvenile adjudication.
40	(a) Upon remand pursuant to $G.S. 7B-2200.5(d)$ , $G.S. 7B-2200(c)$ or $G.S. 7B-2200.5(d)$
41	or removal pursuant to G.S. 15A-960, the court shall order expunction of all remanded or
42	removed charges. No person as to whom such an order has been entered shall be held thereafter
43	under any provision of any law to be guilty of perjury, or to be guilty of otherwise giving a false
44	statement or response to any inquiry made for any purpose, by reason of his or her failure to
45	recite or acknowledge any expunged entries concerning apprehension or trial.
46	(b) The court shall also order the expunction of DNA records when the person's charges
47	have been remanded or removed to district court for juvenile adjudication and the person's DNA
48	record or profile has been included in the State DNA Database and the person's DNA sample is
49 50	stored in the State DNA Databank as a result of the charges that were <del>remanded. <u>remanded</u> or</del>
50	removed. The order of expungement shall include the name and address of the defendant and the

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docume	nting exp	ney and shall direct the North Carolina State oungement as required by subsection (c) of t	•
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CHAN		SCHOOL USE OF INFORMATION	
		<b>FION 4.(a)</b> G.S. 7B-3101(a) reads as rewrit	
		tification of schools when juveniles are all	2
(a)		ithstanding G.S. 7B-3000, the juvenile cour	
		on of any of the following actions to the prin	cipal of the school that the juvenile
attends:			
	(1)	A petition is filed under G.S. 7B-1802 tha	<b>U</b>
		that would be a felony constitute a Clas	
		committed by an adult. The principa	
		individualized decision related to the status	
		of the matter and not have an automatic su	
	(2)	The court transfers jurisdiction over a ju	ivenile to the superior court under
		G.S. 7B-2200.5 or G.S. 7B-2200.	
	(3)	The court dismisses under G.S. 7B-2411 t	1 0 1 0
		for an offense that would be a felony if co	•
	(4)	The court issues a dispositional order und	1
		General Statutes including, but not limi	· •
		requires school attendance, concerning a j	0
		for an offense that would be a felony if co	-
	(5)	The court modifies or vacates any order	-
		concerning a juvenile alleged or found de	elinquent for an offense that would
		be a felony if committed by an adult.	
		of the school principal in person or by te	-
		next school day. Delivery shall be made as so	
		action. Delivery shall be made in person or b	
-		n filed shall describe the nature of the offer	1
		l or vacated order, or a transfer to superior co	
-		le disposition requirements. As used in this	
not incl	•	offense under Chapter 20 of the General Stat	
		<b>FION 4.(b)</b> G.S. 115C-404(b) reads as rewr	
		ments received under this section shall be u	
-		education opportunities for the student	e
		G.S. 7B-3100 shall not be the sole basis for	1 1
	-	cipal of the school shall make an individual	
		g the pendency of the matter and not have an	
-		ocument, the principal shall share the document	
	-	e, teaching, or supervisory responsibility for	
		to protect the safety of the student or others	
-	•	have read the document and that they ag	
		in the confidentiality of these documents as	1 0
		of an employee who is not employed on co	
- ·		tract in accordance with G.S. 115C-325.4(a)	
employ	ee who is	a career employee in accordance with G.S.	115U-325(e)(1)1.
OFOUT			
SECUE	LE CUS	TODY HEARING CHANGES	
	CEC	<b>FION 5.</b> G.S. 7B-1906(b) reads as rewritter	

1 "(b) As-Except as otherwise provided in this section, as long as the juvenile remains in 2 secure or nonsecure custody, further hearings to determine the need for continued secure custody shall be held at intervals of no more than 10 calendar days, except as otherwise provided in this 3 4 section. 30 calendar days unless any party requests, or the court orders, an earlier hearing in which case the court shall schedule a hearing within 10 calendar days of the request. A 5 subsequent hearing on continued nonsecure custody shall be held within seven business days, 6 7 excluding Saturdays, Sundays, and legal holidays when the courthouse is closed for transactions, 8 of the initial hearing required in subsection (a) of this section and hearings thereafter shall be 9 held at intervals of no more than 30 calendar days. In the case of a juvenile alleged to be 10 delinquent, further hearings may be waived only with the consent of the juvenile, through counsel 11 for the juvenile."

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# 13 TECHNICAL CORRECTIONS 14 SECTION 6.(a) G.S. 7

SECTION 6.(a) G.S. 7B-2401.2(d) reads as rewritten:

15 "(d) The forensic evaluation report shall be completed within 30 days of the date the 16 forensic evaluation was ordered, consistent with this section. The court may extend the time for 17 completion of the forensic evaluation for good cause shown. The forensic evaluation report shall 18 be provided to the court as follows:

- (1) The report in a case of a juvenile who is alleged to have committed an offense that would be a misdemeanor if committed by an adult shall be completed and provided to the court no later than 10 days following the completion of the evaluation for a juvenile.
  - (2) The report in the case of a juvenile who is alleged to have committed an offense that would be a felony if committed by an adult shall be completed and provided to the court no later than 30 days following the completion of the evaluation.
- (3) In cases where the juvenile challenges the determination made by the court-ordered evaluator and the court orders an independent evaluation, that evaluation and report to the court must be completed within 60 days of the entry of the order by the court.

The court may, for good cause shown, extend the time for the provision of the forensic evaluation report to the court for up to 30 additional days. The court may renew an extension of time for an additional 30 days upon request of the State or the juvenile prior to the expiration of the previous extension. In no case shall the court grant extensions totaling more than 120 days beyond the time periods otherwise provided in this subsection."

36 **SECTION 6.(b)** This section becomes effective January 1, 2025, and applies to 37 offenses committed on or after that date.

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**SECTION 7.(a)** G.S. 7B-2401.4(f) reads as rewritten:

39 "(f) If the court finds that the juvenile is incapable of proceeding and substantially likely 40 to attain capacity in the foreseeable future, the court shall enforce the following time limitations 41 on remediation services. In the case of a probation violation, the underlying offense shall serve 42 as the most serious offense as used in this section:

43 44 (3) If the most serious offense alleged in the petition is a Class F, G, H, or I felony 45 or any misdemeanor if committed by an adult, remediation shall not exceed 46 six months beyond the original finding of incapacity to proceed, or the 47 maximum jurisdiction of the court as provided in G.S. 7B-1601, whichever 48 occurs sooner. The court for good cause may grant an extension of up to six months for remediation. If an extension is granted, remediation shall not 49 50 exceed 12 months beyond the original finding of incapacity to proceed, or the

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maximum jurisdiction of the court as provided in G.S. 7B-1601, whichever
occurs sooner.
(4) In no case shall the court grant extensions of time for the remediation services beyond the maximum jurisdiction of the court as provided in G.S. 7B-1601."
<b>SECTION 7.(b)</b> This section becomes effective January 1, 2025, and applies to
offenses committed on or after that date.
SECTION 8. G.S. 7B-1904 reads as rewritten:
"§ 7B-1904. Order for secure or nonsecure custody.
The custody order shall be in writing and shall direct a law enforcement officer or juvenile
court counselor to assume custody of the juvenile and to make due return on the order. An initial
order for secure custody may be issued following the filing of the petition and before the juvenile
has been served with the petition pursuant to G.S. 7B-1806. The official executing the order shall
give a copy of the order to the juvenile and the juvenile's parent, guardian, or custodian. If the
juvenile has not been served with the petition upon being detained, the juvenile shall be served
with the petition no more than 72 hours after the juvenile has been detained. If the order is for
nonsecure custody, the official executing the order shall also give a copy of the petition and order
to the person or agency with whom the juvenile is being placed. If the order is for secure custody,
copies of the petition and custody order shall accompany the juvenile to the detention facility or
holdover facility of the jail. A message of the Department of Public Safety stating that a juvenile
petition and secure custody order relating to a specified juvenile are on file in a particular county
shall be authority to detain the juvenile in secure custody until a copy of the juvenile petition and
secure custody order can be forwarded to the juvenile detention facility. The copies of the
juvenile petition and secure custody order shall be transmitted to the detention facility no later
than 72 hours after the initial detention of the juvenile."
<b>SECTION 9.(a)</b> G.S. 7B-2401.5(a) reads as rewritten:
"§ 7B-2401.5. Involuntary commitment; dismissal; seal records.
(a) When the court finds that a juvenile is incapable to proceed and not likely to attain
capacity in the foreseeable future, the court may conduct an additional hearing, as the court
determines to be necessary, to determine whether there are reasonable grounds to believe the
juvenile meets the criteria for involuntary commitment under Part 7 of Article 5 of Chapter 122C
of the General Statutes. If the presiding judge finds reasonable grounds to believe that the juvenile
meets the criteria, the judge shall make findings of fact and issue a custody order in the same
manner upon the same grounds and with the same effect as an order issued by a clerk or
magistrate pursuant to G.S. 122C-261. Proceedings thereafter are in accordance with Part 7 of
Article 5 of Chapter 122C of the General Statutes. If the juvenile allegedly committed a violent
crime, including a crime involving assault with a deadly weapon, the judge's custody order shall
require a law enforcement officer to take the juvenile directly to a 24-hour facility as described
in G.S. 122C-252. The order must also indicate that the juvenile allegedly committed a violent
crime and that the juvenile was found incapable of proceeding. Evidence used at the hearing
regarding capacity to proceed is admissible in the involuntary civil commitment proceedings. No
juvenile committed under this section may be placed in a situation where the juvenile will for
any purpose come in contact with adults."
SECTION 9.(b) This section becomes effective January 1, 2025, and applies to
offenses committed on or often that data

44 offenses committed on or after that date.

## 46 CHANGES TO CERTAIN DISPOSITIONAL ALTERNATIVES

SECTION 10. G.S. 7B-2506 reads as rewritten:

# 48 "§ 7B-2506. Dispositional alternatives for delinquent juveniles.

49 The court exercising jurisdiction over a juvenile who has been adjudicated delinquent may 50 use the following alternatives in accordance with the dispositional structure set forth in 51 G.S. 7B-2508:

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1          2       (4) Require restitution, full or partial, up to five hundred dollars (S500.00), payable within a 12-month period to any person who has suffered loss or damage as a result of the offense committed by the juvenile. The court may determine the amount, terms, and conditions of the restitution. If the juvenile participated with another person or persons, all participants should-may be rout shall not require the juvenile to make restitution in the uver, the court shall not require the juvenile to make restitution in the uver, the court shall not require the juvenile does not have, and could not reasonably acquire, the means to make restitution.         1          12       (22) Require restitution of more than five hundred dollars (S500.00), full or partial, payable within a 12-month period to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile oparticipated with another person or persons, all participants should-may be four shaft severally responsible for the payment of the restitution in thowever, the court shall not require the juvenile does not have, and could not reasonably acquire, the means to make restitution.         1          2 <b>INCREASE PUNISIMENT FOR CERTAIN CRIMES</b> SECTION 11. G.S. 14-2.6 reads as rewritten:         3 <b>Section 11.</b> G.S. 14-2.6 reads as rewritten:         3 <b>14.</b> Person-adult or minor solicited the other person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the <del>person adult or minor</del> who solicits another person who is an adult to commit a flass A or Class B I fe		General Assemb	oly Of North Carolina	Session 2023
4       damage as a result of the offense committed by the juvenile. The court may determine the amount, terms, and conditions of the restitution. If the juvenile for a participant where the juvenile to make restitution if the juvenile satisfies the court shall not require the juvenile to make restitution if the juvenile satisfies the court shall not require the juvenile to make restitution of restitution if the juvenile satisfies the court mather set to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile determine the amount, terms, and conditions of restitution. If the juvenile participated with another person or persons, all participants should may be jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile does not have, and could not reasonably acquire, the means to make restitution.         72       INCREASE PUNISHMENT FOR CERTAIN CRIMES         73       SECTION 11. G.S. 14-2.6 reads as rewriten:         74       a person andult to commit a felony or misdemeanor.         73       Our less a different classification is expressly stated, a person andult or minor who solicits another person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class 1 misdemeanor.         74       (a) Unless a different classification is expressly stated, a person-an adult or minor who solicits another person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class C felony, a solicitation to commit a Class	2			
6       participated with another person or persons, all participants should may be jointly and severally responsible for the payment of restitution, however, the means to make restitution.         10       court shall not require the juvenile to make restitution if the juvenile due and could not reasonably acquire, the means to make restitution.         11          12       (22)       Require restitution of more than five hundred dollars (\$500.00), full or partial, payable within a 12-month period to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile participated with another person or persons, all participants should may be jointly and severally responsible for the payment of the restitution, however, the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.         11      "         12 <b>INCREASE PUNISHMENT FOR CERTAIN CRIMES</b> 13       SECTION 11. G.S. 14-2.6 reads as rewritten:         14       (a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony or misdemeanor.         13       (a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class H felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class C felony, a solicitation to c	4		damage as a result of the offense committed by the	juvenile. The court may
<ul> <li>court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>(2) Require restitution of more than five hundred dollars (\$500.00), full or partial, payable within a 12-month period to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile participants should-may be jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile to make restitution; however, the court shall not require the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"\$14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person-an adult or minor who solicitation to commit a Class A or Class I felony is a Class I adult to commit, except that a solicitation is expressly stated, a person-an adult or minor who solicits another person who is an adult to commit a Class B2 felony is a Class I felony is a Class 1 felony is a Class 1 misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a minor who solicits another minor to commit, except that a solicitation to commit a Class B1 felony is a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expr</li></ul>	6		participated with another person or persons, all par	ticipants should may be
<ul> <li>the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li></li> <li>(22) Require restitution of more than five hundred dollars (\$500.00), full or partial, payable within a 12-month period to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile participated with another person or persons, all participants should-may be jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"i" 14-2.6 Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person- an adult or minor who solicits another person who is an adult to commit a Class A or Class B 1 felony is a Class C felony, a solicitation to commit a Class B 2 felony is a Class C felony, a solicitation to commit a Class B 1 felony is a Class 2 misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a person- an adult or minor who solicits another person who is an adult to commit a Class B 1 felony is a Class A or Class B 1 felony is a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit a Class 1 felony is a Class 3 felony, a class 3 felony, a class 4 felony is a Class 3 felony, a class 1 felony is a Class 3 felony, is a Class 5 felony, a class 5 felony, or misdemeanor.</li> <li>(d) Unless a different classification is expressly stated, a minor who</li></ul>				
11          12       (22)       Require restitution of more than five hundred dollars (\$500.00), full or partial, payable within a 12-month period to any person who has suffered loss or 14         13       gayable within a 12-month period to any person who has suffered loss or 14         14       damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile 16         16       participated with another person or persons, all participants should-may be joindy and severally responsible for the payment of the restitution; however, joindy and severally responsible for the payment of the restitution; however, acquire, the court shall not require the juvenile does not have, and could not reasonably acquire, the means to make restitution.         17      "         INCREASE PUNISHMENT FOR CERTAIN CRIMES         SECTION 11. G.S. 14-2.6 reads as rewritten:         "\$14-2.6. Punishment for solicitation to commit a felony or misdemeanor.         (a) Unless a different classification is expressly stated, a-person- an adult or minor_who solicits another person who is an adult to commit a Class C felony, is a Class C felony, is a class C felony is a Class I felony is a Class C felony is a Class I felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a class fication is expressly stated, a minor who solicits another person who is an adult to commit a class A felony is a Class A or Class B1 felony is a Class C felony, is a c	9		the court that the juvenile does not have, and could no	
<ul> <li>payable within a 12-month period to any person who has suffered loss or damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile participated with another person or persons, all participants should-may be jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"\$ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person- an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person-adult or minor solicited the other person who is an adult to commit, except that a solicitation to commit a felony is a Class D felony, is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony is a Class I felony is a Class A felony is a Class 1 misdemeanor, and a solicitation to commit a Class A or (b) Unless a different classification is expressly stated, a minor who solicits another minor to commit a Class H2 felony is a class D felony, a solicitation to commit a Class B1 felony is a Class A different classification is expressly stated, a minor who solicits another minor to commit a Class H felony is guilty of a Class B1 felony is a Class A different classification to commit a Class B2 felony is a Class B felony is a Class A or Class B1 felony is a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class A different classification is expressly stated, a minor who solicits another minor to commit a Class H felony is a Class 1 misdeme</li></ul>			mound to make restruction.	
14       damage as a result of an offense committed by the juvenile. The court may determine the amount, terms, and conditions of restitution. If the juvenile participated with another person or persons, all participants should-may be jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.         21      "         23       INCREASE PUNISHMENT FOR CERTAIN CRIMES SECTION 11. G.S. 14-2.6 reads as rewritten:         24      "         25       SECTION 11. G.S. 14-2.6 reads as rewritten:         26      "         27       INCREASE PUNISHMENT FOR CERTAIN CRIMES SECTION 11. G.S. 14-2.6 reads as rewritten:         28       SECTION 11. G.S. 14-2.6 reads as rewritten:         29       "\$ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.         20       (a)       Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the gerson-adult or minor solicited the other person who is an adult to commit a Class D felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class I felony is a Class 2 misdemeanor.         30       (b)       Unless a different classification is expressly stated, a minor who solicits another minor who solicits another person who is an adult to commit a class I felony is a Class 3 misd	12	(22)	Require restitution of more than five hundred dollars	(\$500.00), full or partial,
15       determine the amount, terms, and conditions of restitution. If the juvenile         16       participants whould may be         17       jointly and severally responsible for the payment of the restitution; however,         18       the court shall not require the juvenile to make restitution if the juvenile         19       satisfies the court that the juvenile does not have, and could not reasonably         20       acquire, the means to make restitution.         21      "         23       INCREASE PUNISHMENT FOR CERTAIN CRIMES         24       SECTION 11. G.S. 14-2.6 reads as rewritten:         25       "\$ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.         (a)       Unless a different classification is expressly stated, a person an adult or minor who         25       solicitation to commit a Class A or Class B I felony is a Class C felony, a         26       solicitation to commit a Class D felony, a solicitation to commit a Class H felony is a Class I misdemeanor, and a solicitation to commit a Class I felony is a Class 2         27       misdemeanor.         (b)       Unless a different classification is expressly stated, a person an adult or minor who         28       solicitation to commit a Class B I felony is a Class 3 I fielony is a Class 3         29       misdemeanor.         (c)       Unless a different classification is expressly sta				
16       participated with another person or persons, all participants should may be         17       jointly and severally responsible for the payment of the restitution; however,         18       the court shall not require the juvenile to make restitution if the juvenile         19       satisfies the court that the juvenile does not have, and could not reasonably         20       acquire, the means to make restitution.         21      "         22      "         23       INCREASE PUNISHMENT FOR CERTAIN CRIMES         24       SECTION 11. G.S. 14-2.6 reads as rewritten:         25       *§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.         26       (a)       Unless a different classification is expressly stated, a person-an adult or minor who         27       commit, except that a solicitation to commit a Class A or Class B1 felony is a Class C felony, a         28       solicitation to commit a Class B2 felony is a Class I felony is a Class 1 misdemeanor.         29       misdemeanor.         30       b)       Unless a different classification is expressly stated, a person-an adult or minor who         31       felony is a Class 1 misdemeanor, and a solicitation to commit a Class 1 felony is a Class 2         33       misdemeanor.         34       felony is a different classification is expressly stated, a minor who solicits anot			•	•
<ul> <li>jointly and severally responsible for the payment of the restitution; however, the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person-adult or minor solicited the other person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class I felony is a Class I felony is a Class B1 felony is a Class B1 felony is a Class H folow is an adult to commit a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B3 misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit a class H felony is a Class I felony is a Class B1 felony, a solicitation to commit a Class A or Class B1 felony is a Class A or Class B1 felony is a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class S1 felony is a Class A or Class B1 felony is a Clas</li></ul>				5
<ul> <li>the court shall not require the juvenile to make restitution if the juvenile satisfies the court that the juvenile does not have, and could not reasonably acquire, the means to make restitution.</li> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person adult or minor solicited the other person who is an adult to commit a Class D felony, a solicitation to commit a Class D felony, a solicitation to commit a Class I felony is a Class I misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a Class I felony is a Class I misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit a class I felony is a Class I felony is a Class B1 felony is a Class C felony, a solicitation to commit a Class I felony is a Class D felony, a solicitation to commit a Class I felony is a Class I felony, a solicitation to commit a Class I felony is a Class D felony, a solicitation to commit a Class I felony is a Class I felony, a solicitation to commit a Class I felon</li></ul>				
19       satisfies the court that the juvenile does not have, and could not reasonably         20       acquire, the means to make restitution.         21      "         22       INCREASE PUNISHMENT FOR CERTAIN CRIMES         23       SECTION 11. G.S. 14-2.6 reads as rewritten:         25       "§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.         26       (a)       Unless a different classification is expressly stated, a person an adult or minor who         27       solicits another person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a         28       solicitation to commit a Class D felony, a solicitation to commit a Class I felony is a Class 3         29       misdemeanor.       (b)         31       (c)       Unless a different classification is expressly stated, a person an adult or minor who         32       solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3         33       (b)       Unless a different classification is expressly stated, a minor who solicits another minor to commit a class I felony is a Class 3         34       (c)       Unless a different classification is expressly stated, a minor who solicits another minor to commit a class I felony is a Class 3         35       (c)       Unless a different class				
<ul> <li>"</li> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person adult or minor solicited the other person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class 2 misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit, except that a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a felony is guilty of a felony that is two classes lower than the felony the minor solicited the other minor to commit, except that a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class 3 misdemeanor.</li> <li>(d) Unless a different classification is expressly stated, a minor who solicits another minor to commit a Class Felony is a Class C felony, a solicitation to commit a felony or a misdemeanor.</li> <li>(e) An adult who solicits a minor to commit a felony or a misdemeanor.</li> <li>(f) The following definitions apply in this section:         <ul> <li>(f) The following definition</li></ul></li></ul>				
<ul> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"§ 14-2.6 Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person-adult or minor solicited the other person who is an adult to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit a felony is guilty of a felony that is two classes lower than the felony the minor solicited the other minor to commit, except that a solicitation to commit a Class B1 felony is a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class</li></ul>			acquire, the means to make restitution.	
<ul> <li>INCREASE PUNISHMENT FOR CERTAIN CRIMES</li> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"§ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person-adult or minor solicited the other person who is an adult to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class I felony is a Class 1 misdemeanor, and a solicitation to commit a Class I felony is a Class 1 misdemeanor.</li> <li>(b) Unless a different classification is expressly stated, a person an adult or minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3 misdemeanor.</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another person who is an adult to commit a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a felony is guilty of a felony that is two classes lower than the felony the minor solicited the other minor to commit, except that a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class I misdemeanor, and a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class I misdemeanor, and a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class I misdemeanor, and a solicitation to commit a Class I felony is a Class C felony is a Class C felony, a solicitation to commit a Class I mis</li></ul>		"		
<ul> <li>SECTION 11. G.S. 14-2.6 reads as rewritten:</li> <li>"\$ 14-2.6. Punishment for solicitation to commit a felony or misdemeanor.</li> <li>(a) Unless a different classification is expressly stated, a person-an adult or minor who solicits another person who is an adult to commit a felony is guilty of a felony that is two classes lower than the felony the person-adult or minor solicited the other person who is an adult to commit, except that a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B2 felony is a Class D felony, a solicitation to commit a Class B2 felony is a Class I felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class I felony is a Class 1</li> <li>(b) Unless a different classification is expressly stated, a person-an adult or minor who solicits another person who is an adult to commit a misdemeanor is guilty of a Class 3</li> <li>(c) Unless a different classification is expressly stated, a minor who solicits another minor to commit a felony is a Class I felony that is two classes lower than the felony the minor solicitation to commit a Class H felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class D felony, a solicitation to commit a Class B1 felony is a Class S D felony a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitation to commit a Class A or Class B1 felony is a Class C felony, a solicitati</li></ul>		INCDEASE DU	NICHMENT FOD CEDTAIN CDIMES	
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1 **SECTION 12.** Except as otherwise provided, this act becomes effective December 2 1, 2024, and applies to offenses committed on or after that date.