

2023 Intensive Parent Defender Training

March 9-10, 2023/ Chapel Hill, NC

Co-sponsored by UNC School of Government & NC Office of Indigent Defense Services

AGENDA

Thursday, March 9 Pretrial through Adjudication 8:50 to 9:00 Welcome and Program Overview Timothy Heinle, Teaching Assistant Professor UNC School of Government, Chapel Hill, NC 9:00 to 9:45 **Evaluating and Challenging Pleadings** Annick Lenoir-Peek, Deputy Parent Defender Office of Indigent Defense Services, Durham, NC The First Seven Days as a Parent Defender 9:45 to 10:30 Timothy Heinle, Teaching Assistant Professor UNC School of Government, Chapel Hill, NC Break 10:30 to 10:45 A/N/D Overview: The Early Stages 10:45 to 12:15 Sara DePasquale, Associate Professor of Public Law and Government UNC School of Government, Chapel Hill, NC Lunch 12:15 to 1:15 1:15 to 2:30 Hearsay Evidence at Adjudication Timothy Heinle, Teaching Assistant Professor UNC School of Government, Chapel Hill, NC Break 2:30 to 2:45 Breakout #1 2:45 to 3:45 **Special Issues Related to DSS Records** 3:45 to 4:15 Timothy Heinle, Teaching Assistant Professor UNC School of Government, Chapel Hill, NC Adjourn 4:15



<u>Friday, March 10</u> Disposition, Reviews, and Permanency Planning

9:00 to 10:15	A/N/D Overview: Later Stages Sara DePasquale, Associate Professor of Public Law and Government UNC School of Government, Chapel Hill, NC
10:15: to 11:15	Tactics for Later Hearings <i>Lyana Hunter, Assistant Public Defender</i> District 5, New Hanover County, NC
11:15 to 11:30	Break
11:30 to 12:15	Breakout #2
12:15 to 1:15	Lunch
1:15 to 1:30	Update from the Office of the Parent Defender <i>Wendy Sotolongo, Chief Parent Defender</i> Office of Indigent Defense Services, Durham, NC
1:30 to 2:30	Evidence at Later Hearings <i>Timothy Heinle, Teaching Assistant Professor</i> UNC School of Government, Chapel Hill, NC
2:30 to 3:30	What to do When Reunification Stalls <i>Darice Good, Attorney, and S. Colleen Puckett, Parent Mentor</i> Good Legal Firm, LLC, Atlanta, GA
3:30	Adjourn

Estimated 11 hours of CLE, pending bar approval.

UNC SCHOOL OF GOVERNMENT

PUBLIC DEFENSE EDUCATION INFORMATION & UPDATES

If your e-mail address is *not* included on an IDS listserv and you would like to receive information and updates about Public Defense Education trainings, manuals, and other resources, please visit the School of Government's Public Defense Education site at:

www.sog.unc.edu/resources/microsites/public-defense-education

(Click Sign Up for Program Information and Updates) Your e-mail address will not be provided to entities outside of the School of Government.



(Public Defense Education)

&



(twitter.com/NCIDE)









THE PETITION

Relief requested

What are we checking for? \$78-402 Requirements None, eddras, fasts Chapter 50 (UCCJEA) Requirements Other state involvement Verification Social works or diseasor \$78-40.1.1 Identification of Parties

4

	1 a. adhar	VERIFI	CATION		_
	t duly sworn, I say that I have read this Per pon information and belief, and as to those			to my own knowledge, except as to those matter	5
Date	I/AFFIRMED AND SUBSCRIBED TO Signature Of Person Authorized To Adm	inister Oaths	Name And Addres	ss Of Petitioner	
Deput		strict Court Judge	Signature Of Petit	lioner	
Notary	Date My Commission Expires		Telephone No.		
SEAL	County Where Notarized		Director	Authorized Representative Of Director County Department of Social S	Renvio

5

STATE OF N	IORTH C	ROLIN	A		e No.	
		Count	у		In The General C District Cou	
	IN THE MAT	TER OF				
Name And Address Of Juv	n lie					
				JL	JVENILE PETIT	ON
				(ABUS	E/NEGLECT/DEPE	NDENCY)
Avenile's Date Of Bith	Age	Race	Sex	-		
						G.S. 78-101, -400, -400
Name Of Petitioner	-			Condition Alleged	-	-
				Abused	Neglected	Dependent
I have sufficient kno allege that:	wledge or inform	nation to beli	eve that a case h	as arisen that invokes the	juvenile jurisdiction of	the court, and therefore
1. The juvenile nam exists pursuant to			ct at the address	shown above, was found	in the district as allege	d herein, or venue
2. The information n hereto and incorp			et out in the Affic	avit As To Status Of Mir	nor Child (AOC-CV-6	09), which is attached
		hone numbe	of the investile'	namete quardian queto	dian, or caretaker are	as follows:







PARENT

No statutory definition.

- Presumably:
- •Mother
- Father
 Different types of fathers
 Sara DePasquale's publication

GUARDIAN OR CUSTODIAN

CUSTODIAN: 7B-101(8)

The person or agency that has been awarded legal custody of a juvenile by a court.

GUARDIAN: 7B-600

The guardian shall have the care, custady, and control of the juvenile or may arrange a suitable placement for the juvenile and may represent the juvenile in legal actions before any cours. The guardian may consent to action and the part of the juvenile in place of the parent including (I) marriage, (I) estimating in the Arman Forces of the United States, and (II) entrollment in school. The guardian may also consent to any necessary remedial, psychological, medical, or surgical treatment for the lowerile. The court order, and the juvenile manipated purpose to Article 35 of Subchapter IV of this Chapter, or until the juvenile reaches the age of majority.

10

CARETAKER: 7B-101(3)

Any person other than a parent, guardian, or custodian who has responsibility for the health and welfare of a juvenile in a residential setting. A person responsible for a juvenile's health and welfare means a stepparent; foster parent; an adult member of the juvenile's household; an adult entrusted with the juvenile's areg; a potential adoptive parent during a visit or trial placement with a juvenile in the custody of a department; [plus others not generally applicable to us].









DEPENDENCY	
1. Who	
2. What	
3. Where	
4. When	
5. Why	
6. How	





17

4. The juvenile is an abused juvenile, neglected juvenile, or dependent juvenile, as alleged more specifically below: (Check only the blocks that apply.)

A. The juvenile is an ABUSED JUVENILE, in that:

- 1. the juvenile's parent, guardian, custodian, or caretaker has inflicted or allowed to be inflicted on the juvenile a serious physical injury by other than accidental means.

- physical hipsy by other than accelerate means. E The inverse sparred, guardian, cockdaw, or caretater has created or allowed to be created a substantial risk of serious physical hipsy to the purenite by other than accelerate means. B the inverse is parred, guardian, cockdaw, or caretater has sued or allowed to be used upon the juvenile cruel or grossly inappropriate devices or procedures to modify behavior. B the guereetic sparred, guardian, caretater has a constructed to be used upon the juvenile cruel or grossly inappropriate devices or procedures to modify behavior. B the guereetic sparred, guardian, caretater has committed, premitted, or encouraged the commission of a sex or pronorgapity offense by with, or upon the juvenile in violation of the emmal taw.
- billing participants of many or participant of participant of a second of allowed to be created serious emotional damage to the juvenile.
- 6. Bit bits parent, guardian, custodian, or caretaker has encouraged, directed, or approved of delinquent acts involving moral turpitude committed by the juvenile.
- 7. the juvenile is a minor victim of human trafficking under G.S. 14-43.15.











2	
4	
4	



NEGLECT	
1. Who	
2. What	
3. Where	
4. When	
5. Why	
6. How	















EVALUATING AND CHALLENGING PLEADINGS

Annick Lenoir-Peek Deputy Parent Defender Annick.Lenoir-Peek@nccourts.org

(919) 354-7230

RESOURCES:

- Legislative website (statutes) <u>https://www.ncleg.net/</u>
- Abuse, Neglect, Dependency and Termination of Parental Rights Manual by SOG
 <u>https://www.sog.unc.edu/resources/microsites/abuse-neglect-dependency-and-</u>
 termination-parental-rights
- On the Civil Side Blog by SOG <u>https://civil.sog.unc.edu/</u>
- Office of the Parent Defender Website <u>http://www.ncids.org/ParentRepresentation/index.html</u>
- Child Welfare Case Compendium
 https://www.sog.unc.edu/cwcc
- Parent Counsel Listserv
 Email: <u>Kathryn.E.Warren@nccourts.org</u>

Adjudication Checklist

Prior to Any Hearing Being Held

- D Petition verified [7B-403(a)] [AOC-J-130]
- □ Summons issued to all parties [7B-406] [AOC-J-142]
- □ Summons served on your client [7B-407]
- Affidavit of Status of the Child attached [7B-402(b), can be contained in petition] [AOC-C-609]
 UCCJEA (Uniform Child Custody Jurisdiction Enforcement Act)
- □ Servicemembers' Affidavit attached [50 USC 3901-4043] [AOC-G-250]
- \Box Petition requests relief [G.S. 1A-1, Rule 7(b)(1)]
- □ Allegations rise to need for State intervention [7B-402(a)]
- \Box Child in NC
- □ Parents in NC
 - □ ICWA (Indian Child Welfare Act)
- □ Other court/jurisdiction already involved [7B-200(c), 50A-13.5(f), 50A-201 *et seq*.]
 - □ UCCJEA (Uniform Child Custody Jurisdiction Enforcement Act)

Non-Secure Custody

- □ Non-secure custody order issued and served [7B-504]
- □ Non-secure custody order issued by authorized person (judge) [7B-502]
- □ Criteria for non-secure custody alleged [7B-503]
- □ Non-secure custody hearing held within 7 days [7B-506]
- □ Non-secure custody hearings held while service pending [7B-506(h)]
- □ Non-secure custody hearings reflect search for relatives? [7B-506(h)]
- □ Non-secure custody hearings reflect establishment of paternity? [7B-506(h)]

Pre-Adjudication/Motions

- $\hfill\square$ Check box on petition coincides with allegations
- □ Allegations meet definition of Abuse/Neglect/Dependency [7B-101(1), (9), (15)]
- □ Abuse

□ A. Inflicts or allows to be inflicted upon the juvenile a serious physical injury by other than accidental means;

□ B. Creates or allows to be created a substantial risk of serious physical injury to the juvenile by other than accidental means;

□ C. Uses or allows to be used upon the juvenile cruel or grossly inappropriate procedures or cruel or grossly inappropriate devices to modify behavior;

When Parental Discipline Goes Too Far, It's Abuse

D. Sex crimes

□ E. Creates or allows to be created serious emotional damage to the juvenile; serious emotional damage is evidenced by a juvenile's severe anxiety, depression, withdrawal, or aggressive behavior toward himself or others;

□ F. Encourages, directs, or approves of delinquent acts involving moral turpitude committed by the juvenile.

□ Neglect

Any juvenile less than 18 years of age

- (i) who is found to be a minor victim of human trafficking under G.S. 14-43.15 or
- □ (ii) whose parent, guardian, custodian, or caretaker does not provide proper care, supervision, or discipline; or
 - □ who has been abandoned; or
 - □ who is not provided necessary medical care; or
 - □ who is not provided necessary remedial care; or
 - who lives in an environment injurious to the juvenile's welfare; or
 - □ the custody of whom has been unlawfully transferred under G.S. 14-321.2; or
 - □ who has been placed for care or adoption in violation of law.

□ In determining whether a juvenile is a neglected juvenile, it is relevant whether that juvenile lives in a home where another juvenile has died as a result of suspected abuse or neglect or lives in a home where another juvenile has been subjected to abuse or neglect by an adult who regularly lives in the home.

□ Dependency

A juvenile in need of assistance or placement because

□ (i) the juvenile has no parent, guardian, or custodian responsible for the juvenile's care or supervision or

□ (ii) the juvenile's parent, guardian, or custodian is unable to provide for the juvenile's care or supervision <u>and</u> lacks an appropriate alternative child care arrangement.

In re H.H. and R.H., No. COA14-650 (N.C. Ct. App. Dec. 2, 2014) (if parent available, then not dependency)

- □ Allegations result from actions of "parent, guardian, custodian or caretaker" [7B-101(3), (8)]
- □ Continued beyond 60 days from filing [7B-801(c), 7B-803)
- Discovery turned over as requested [7B-700]
- □ Petition amended [7B-800]
- □ Petition too generic (allegations don't seem to indicate which child A/N/D or why the others are in harms' way)

Adjudication

- □ Hearing held (must be some testimony by DSS unless by stipulation/consent) [7B-801]
 - No summary judgment allowed.
- □ Rules of evidence apply [7B-804]
 - Objections to inadmissible testimony.
 - Offer of proof made if judge does not allow a witness to testify.
- □ Burden kept on DSS to prove A/N/D [7B-805]
- □ Standard of proof clear and convincing [7B-805]
- □ Objection to commingling of disposition evidence [7B-808]
- □ Petition amended to conform to the evidence
- \square Review order for accuracy [7B-807(b)]
 - □ Submit amendment/changes.
 - □ Schedule for entry of judgment to be heard on alterations.
- □ Order filed within 30 days [7B-807(b)]
 - □ Schedule for entry of judgment if not.
- □ Cannot appeal until the disposition order is entered!





The First Seven Days: Parent Defender

3











• Review the filings • The players involved





The Next Five Days as a Parent Defender

11



Initial client contact





Initial-Client-Contact Letter

possible so that we steps to take next. make an appointm Sincerely, [your same]

The Your Name Here Law Firm, P.L.L.C.

ight to contest this case, it is very important own you not a spon hat we can discuss this case and so that I can advise you on your next. Please call me or come by my office at the number and add



12



Not Care Anny Question Not Care Anny Que	Marchine Carlo Car
Ben and an advancements Ben and advancements Ben advancemen	here. Steps for the end of the meeting with the client Steps for the end of the meeting with the client Reve the client works and sign ary viewant for records. To the the client work of the steps of t

The Next Five Days

Moving the case forward using the initial client meeting.

✓ Provide a roadmap ✓ Sign releases

15



	Authorization and Consent Including for Release of Protect	t for Release of Client/Patient Records ted Health Information
	Patient Information	
	Date of birth: / /	
	Address	
	SSN (last four digits): XXX-XXE	
	Telephone: ()	Checklist For Patient Authorizations
	Frait	Vou can use this checklist to review patient authorizations received from other covered entities to
P		ensure that these non-OHIS complies with the HIPAA privacy requisitions requiring the use and
lient	I am requesting that	disclosure of our patients' protected health information (PHI).
		Check off each element that is contained in the patient authorization you have received before
eleases	located at	accepting the authorization.
cicuses		Note: The required elements may be listed in a different order from in the checklist, but if any of the required elements are missing, you must deny the request for PHI and give the requesting party the reason
nd	and the second second second	request elements are misung, you must beny the request for Phi and give the requesting party the reduct for the denial.
nu	release a copy of my records. This information may be related to tree	
a second a	assessments and care, Acquired in	The authorization is written in plain language (is easy to read and understand.)
ecords	and otherwise private medical dia	The authorization describes in detail the PHI that is being requested (for example, lab reports.)
	records, including but not limited and billing statements. This author	The authorization says who (the name of our organization or a person at our organization) is
equests	time by notifying the records hold	permitted to make the requested use or disclosure of PHI.
equests	if the authorization has been relie	The authorization says to whom [the name of the person or organization and address] the PHI may be disclosed.
	information, including by electron	The authorization includes an expiration date or expiration event, which has not vet passed.
	released by the records holder, the Bule	The authorization includes an expansion date or expansion event, which has not yet passed.
	California and a state of the state	authorization, in writing.
3	I am requesting that, if possible, th	The authorization describes the exceptions to that revocation right (for example, no revocation
	I will pick up the records from a	If authorization has already been relied upon, or if authorization was obtained as a condition o
	CI Mail the records to this address	getting insurance and insurance law gives the right to contest a claim).
1		The authorization describes how the individual may revoke it.
	Email the records to this email	The authorization states that the PHI, once disclosed to others, may be redisclosed to
	This authorization expires on	individuals or organizations not subject to HIPAA and may no longer be protected by HIPAA.
	Q (0471) g	The authorization is either signed by the individual or signed and dated by the individual's personal representative, and describes that person's authority to act for the individual.
		D The authorization is dated
	By signing below, I authorize the r	
	Client/Patient Printed Name:	Source North Carolina Department of Health and Human Services, Division of Public Health, https://tubs.dph.nofbhs.gov /https://schrol.
LINIC	Client/Patient Signature:	ingaa pancy hore.
U OINC	Date Signed:	



The Next Five Days

Moving the case forward using the initial client meeting.

- ✓ Provide a roadmap
- ✓ Sign releases
- ✓ Prepare witness list
- ✓ Identify alternatives
 ✓ Client tasks
- Cheffit tasks





- Initial client contactPrepare for client interview
- Move the case forward
- Begin gathering information



records/criminal-background-check.

Civil background checks, including prior restraining orders and other red flags, use Civil Case Processing System, VCAP: https://www.nccourts.gov/services/remote-public-accessprogram



The Next Five Days as a Parent Defender

21



Initial client contactPrepare for client interview

- Move the case forward
- Begin gathering information
- Consider motions

3/2/2023

































Both • Sibling placed together • Order DSS notice relatives & other persons w/ legal custody of sibling(s) • (CWA • MH Eval of alleged abuse w/ violent • Ming travit for the state of the state o
• May order notice to state tribe

















































§ 7B-802. Conduct of hearing. The adjudicatory hearing shall be a judicial process designed to adjudicate the existence or nonexistence of any of the conditions alleged in a petition. In the adjudicatory hearing, the court shall protect the rights of the juvenile and the juvenile's parent to assure due process of law. (1979, c. 815, s. 1; 1998-202, s. 6; 1999-456, s. 60.)

28

pendency L.N.H.	1		
Report Assessment Petition	Considered Evidence at Time of petition	Reversed Should have considered evidence at time of hearing	Reverse COA, determination of A/N/D is fixed at time of filling of petition
DSS	District Court	Appeal to COA	NC Supreme Court



























 Binding on the party who agrees to them

Judicial admissions

Stipulations




























Values, Not Just Rules

- Minimize prejudicial distractions
 Rules re relevance
- Promote social policies
 Rules re privilege
- Ensure fairness
 Predictability and notice
- 4



For the Truth

Out-of-court statement + Offered to prove the truth of what was said

The value of the evidence depends on the credibility of the out-of-court declarant.

- To test the declarant's credibility, i. the declarant must be subject to cross-examination, or ii. the statement must satisfy a hearsay exception.



Not for the Truth

8

Out-of-court statement + Offered for reasons other than the truth

The value of the evidence usually depends on the credibility of the <u>in-court witnes</u>s.

An in-court witness' credibility is tested by being subject to cross-examination.









Business and P Is it a business record?	Amenorandum, report, razord, or data completion	in any	Ci acts, events, conditions, opinions, or diagnozes	Node at or near the time	By or from information transmitted by	स्थि a parson with inowledge
N.C. Gen. Stat. § 8C-1, R. 803(6)						





Records

requirements concerning both
1. the method and circumstances of preparation, and
2. the contents of the records.

14

Rule 602

"A witness may not testify to a matter unless evidence is introduced sufficient to support a finding that he has personal knowledge of the matter."





Determining if the Records are Competent

Prepared in the ordinary course of business
At or near the time of the event being described
By someone with knowledge (or based on
information transmitted by someone with
knowledge)



Business and Public Records

Remember, just because a record is admitted under this exception does not necessarily mean that every statement contained within the record is admitted. Must analyze.

Example: medical records with proper affidavit of records custodian attached. Records contain a written note from a nurse that "Jonny told me his dad did this."

19

Business and Public Records



How is this exception consistent with the values behind the Rules?

The idea is that the "business environment encourages the making of accurate records by those with a duty to the enterprise". BRANDIS & BROUN § 225, at 911 n.481.

20

Medical Diagnosis or Treatment Exception

Applies when the statements are

- made with the declarant understanding they would lead to medical diagnosis or treatment, and
- reasonably pertinent to diagnosis and treatment.























Admission of "Party-Opponent" By party-opponent
Offered against that party 29





Admission of "Party-Opponent"

• Statements of parent 🗹

• Statements of DSS worker, law enforcement officers, and other government agents 🗹

What about statements of child

31



32

Hearsay Exceptions under Rule 804

- Unavailable means the declarant is
- I. <u>privileged</u> from testifying,
- II. refusing to testify despite a court order to do so,
- III. claiming, under oath, to having a lack of memory about the statement,
- IV. unable to testify because of a physical or mental-illoess, or death, or is
 <u>absent</u> and reasonable means to procure the declarant have been unsuccessful.





EXTRA! EXTRA! Residual Hearsay						
Required Showing	Rule 803(24)	Rule 804(b)(5)				
Circumstantial guarantee trustworthiness exist	s of					
Statement offered as evid a material fact	lence of					
More probative than othe reasonably available evid	r ence					
Purpose (values!) of Rules interests of justice served admission	and y					
Witness is unavailable	?					
Advanced notice was give	an 🗹					























At adjudication, I typicall	y see DSS request that the court	
	licial notice of:	
The continued nonsecure orders only.		
Only the evidence previously admitted at a continued nonsecure hearing.		
Everything in the court file.		
None of the above		
Prowared by Start the presentation to see five context. For so	Construction of the state	
5		-

	ically see DSS request that the court	
The entire underlying A/N/D file		
Only certain parts of the underlying A/N/D file		
None of the above		
	worsch hv Pon II Fuervurkere ofer Fit uttere dass allanas, Batt Batt effet soften some Certally at gatifensamplage	
6		



















. • •

1. .

Judicial notice of previously admitted evidence

- In re L.N.H., 382 N.C. 536 (2022)
- COA reversed trial court's dependency adjudication. NC Supreme Court granted the petition for discretionary review.
- Multi-layered case with hard facts for the parent attorney to deal with.
- NC Supreme Court examined whether it was ineffective assistance of coursel to fail to object at adjudication to the court taking notice of evidence received at continued nonsecure hearing. Reversed COA.
- 14

Judicial notice of previously admitted evidence In re L.N.H., 382 N.C. 536 (2022) But!

"Neither] this Court nor the Court of Appeals has directly addressed...whether a trial court [at adjudication may take judicial notice of] evidence that has previously been admitted [at a hearing on continued] non-secure custody...with reasonable arguments in support of and in opposition to the admissibility of this evidence having been advanced in the parties' briefs before this Court." . • • 1. .







	Being prepared at adjudication •Know what is already in the file.
This all	Objections • Strenuously object.
This all stresses the	Specify objections.
importance of:	Keeping out FOF unsupported by competent evidence •Review draft orders.
importance of.	 Rebut presumption that court disregarded incompetent evidence by showing it was based on inadmissible evidence.
	Reducing the effects of prior non-adjudicatory hearing findings •Non-binding
	Different standards of proof across hearings can affect weight of evidence. In: #X15,258 N.C.App.423 (2017) (upperkished) Courts may reject prior non-adjudicatory FOF and credit contrary testimony. In: #21
	Offering evidence and proposing findings
	•E.g., parent reports, family photographs. •Get good findings (even in bad orders).

























Provides services that





























	Aggravating Circumstances	
7B-901(c)	TPR of another child	
7B-901(c) Factors	Parent committed (or attempted) certain felonies of juvenile or another child	
	Registered sex offender	

	G.S. 7B-901(c) requires written findings
Cease Reunification Efforts In re L.N.H.	Must explain "aggravating circumstances"
	7B-901(c)(1)f any other act, practice, or conduct that increases the enormity or added to the injurious consequences of the abuse or neglect







Review H	7B-906.1(d)(1a), (d1), (d2)
Completion a	raordinary circumstances, or C completes court-ordered servic le in safe home, waive further hearings or terminatic ion

Shall not waive or refu	se to conduc <u>t review</u> s if	
Party files a motion for review <u>and</u>	Alleges a significant fact	
	7B-906.1(k1)	













PPH: Reasonable Efforts	The court <u>shall</u> order department to <u>make effort</u> s to finalize <u>each</u> plan The court <u>may</u> specify efforts that are reasonable and timely to achieve permanence
-------------------------------	---





















When Are These Findings Required?				
Non-Parent	Timing	Waivable?		
• Custody • Guardianship	Permanent order (PPH) BUT, In re S.J.T.H.	YES		



















Status of Court Case			
TERMINATE JURISDICTION	RETAIN JURISDICTION		
by court order	 Waive regular PPH G.S. 7B-906.1(k), (n) 		















CASE PLAN (AKA PERMANENCY PLANNING FAMILY SERVICES AGREEMENT)

- 10A NCAC 70G .0504 OUT-OF-HOME FAMILY SERVICES AGREEMENT FOR CHILDREN RECEIVING FAMILY FOSTER CARE SERVICES
- (a) The agency shall develop a written out-of-home family services agreement within 30 days of admission of a child in a family foster home.
- · The out-of-home family services agreement shall be developed in cooperation with parents, guardian or legal custodian, and, when possible, the child and foster parents.
- The out-of-home family services agreement shall be based upon an assessment of the needs of the child, parents or guardian.

4

CASE PLAN (CONTINUED)

- The out of home family services agreement shall include goals stated in specific. realistic. and measurable terms and plans that are action oriented, including responsibilities of staff, parents or guardian, other family members, legal custodian, foster parents, and the child.
- · The agreement shall address the following services to be provided or arranged: • (1) the visitation plan designed to maintain links with the family; 2) the expectations of the family, agency, placement provider, and community members;
 (3) target dates; and
 - (4) expected outcomes.

5

REASONABLE EFFORTS

N.C. Gen. Stat. § 7B-101 - Definition

Construction, states generative constructions nervices by a department of social services when a jovenile's remaining at home or returning home is consistent with achieving a stafe, permanent home for the jovenile within a reasonable period of time.
If a court of competent jurisdiction determines that the jovenile is not to be returned home, then reasonable efforts means the diagent and intray use of permanency planning services by a department of social services to develop and implement a permanent plan for the investigation. juvenile.

PERMANENCY PLANNING HEARINGS

§ 7B-906.1. Review and Permanency planning hearings

KEY TAKEAWAYS FOR PPH

Initial hearing within 90 days of Dispositional hearing
 After the initial PPH – 6 months – can be shorter – sak for shorter
 Contri will hear from DSS, GAL, puerests, acregivers
 Hearasy evidence can be considered ⇒ relevant, reliable & necessary ⇒ court reports
 We can and doubl admit evidence when possible

1177-11/4 1 Frank to be a transfer to be

7

PERMANENCY PLANNING HEARINGS (CONTINUED)

COURT MUST CONSIDER THESE FACTORS: Services offered for reunification

 Visitation update - modification? Expansion?
 Whether efforts to remain the juvenile with cither parent clearly would be unsuccessful or inconsistent with the juvenile's health or safety and need for a safe, permanent home within a reasonable period of time.
 Reprint on juvenile's placentari - appropriateness, goals of foster care plan – role of foster

parent in planning • 16, 17 yr. olds – Independent Living Assessment – Independent Living Plan • Anything else

8

MOTION FOR REVIEW/MODIFICATION

§ 7B-1000. Authority to modify

 (a) Upon motion in the cause or petition, and after notice, the court may conduct a modification hearing to...

· determine whether the order of the court is in the best interests of the juvenile.

TT PALITY AT A PALINA AT A ANALY

 The court may modify the order in light of changes in circumstances or the needs of the juvenile and address the issues raised in the motion that do not require a review or permanency planning hearing *pursuant to G.S. 7B-906.1*.









REACH OUT TO PROVIDERS DIRECTLY

Client signed release

- Parenting how did client do, praises/concerns, observe interaction with children, feedback
 from SWs could be a letter, could be a witness
- Substance Abuse level of engagement, growth, consistency
 Mental Health compliant with medication management; if no meds why, what's the plan;
 level of engagement; consistency; stability/progress what does that look like for YOUR client Domestic Violence - level of engagement, safety plan in place, group involvement

13

14

15

REQUEST UPDATED SW NOTES, OTHER DOCS FROM DSS

 Conversations with FPs, provider conversations, visitation notes, referral information, client interaction with social worker, conversations with family members Identify concerns – even if they're not being directly communicated with client – ex. Visits are terrible \rightarrow do notes reflect that!

Especially when reunification seems to be stalled

CFT notes (should get from client or attend yourself) Vendor agreements, referrals - time frame for both

What's in there?

Is the testing reliable? If you have questions call the lab!!! Look at the levels - especially hair screens (levels decreasing?) How frequently are they requested?
 If not frequently requested – DSS can't be too concerned with use – let's move forward Client missing drug screens – why? → challenge reports that don't provide explanations for missed screens

REQUEST DRUG SCREENS Why? DSS documents the results in reports DSS makes mistakes!

5

The fold of the fact of the second states of the second states and the second states and

INCLUDE PICTURES • Why! • Judge may have never seen the child • Petures humanize both parents and children • Reminds everyone why we are here - this is a family • Positive evidence to have in the record

TALK ABOUT FAMILY PLACEMENTS

- Discuss early with clients even if they can't take kids \rightarrow visitation resource
- Family placement is statutory preference/edict
- $^{\circ}~$ Even if they don't love their family start having discussions about placement
- At initial PPH parent not engaged \rightarrow don't delay
- ICPC Home studies can take a long time
- Make sure that it's clear to the court that there are potential family members (provide family members with info about process)

17

ENCOURAGE CLIENT TO CONTINUE TO PARENT

Go to doctor appointments

- Go to school appointments
- If they can't go why not? Get updates ask regularly
- Remind the parents that these are their kids they know them best
- REMIND THE JUDGE/DSS/GAL OF THIS FACT
- Especially in cases with complicated medical issues → parents have to know how to care for their child/don't want it used as excuse to delay reunification

the fold of the first of the fi

USE ADJUDICATION/DISPOSITION ORDER AS ROADMAP

The order should outline the judge's expectations

Hold DSS responsible for connecting client to services

Has DSS made timely referrals?

 Having a release signed by client is helpful here → get independent documentation from provider
 Request referral/fax from DSS – actual paperwork → nall down dates

177-101-1674-177-101-1674-174-174-191-1

Punch to face - no psych eval needed!!

19

INITIAL PPH - PREPARATION

- Talk to your client (read report)
- Reach out to DSS can we expand? Issues?
- What is your client's progress?
- Client has disappeared SW NOTES COULD SHED LIGHT
- Client visiting nothing else SW NOTES, FAMILY PLACEMENT –COMMUNITY VISITS?
- CLIENT IS KILLING IT! HOW CAN WE EXPAND VISITS



INITIAL PPH – APPLY TACTICS

- Review Petition ARE CLIENT'S NEEDS BEING ADDRESSED
- ARE THOSE PARENTING CLASSES NECESSARY; PRIORITIZE no cookie cutter services Revisit order – are all services necessary??
- Get signed releases from client DEFINITELY HELPFUL
- Reach out to providers directly DEPENDS ON CASE PROGRESS, LETTERS CAN BE ADMITTED; DISPUTE W DSS?
- DOES CLIENT NEED AN ACCOMMODATION

- Request updated SW notes, other docs from DSS DEPENDS ON PROGRESS
- 22

23

24

- INITIAL PPH APPLY TACTICS (CONTINUED)
- Request drugs screens ALWAYS HELPFUL TO HAVE UPDATED SCREENS ADMIT NEGATIVE
- SCREENS!!

F1914 / JFF / FF+ 1014 / JFF+ / F+ 14

PPH – APPROACHING A YEAR - PREPARATION

- TROUBLE GETTING TO SCREENS REASONABLE EFFORTS MEANS THAT DSS NEEDS TO IDENTIFY A
 PLACE FOR AFTER HOUR DRUG SCREENS

- Include pictures NOT A NOTEBOOK A FEW

- Talk about family placements LIST POTENTIAL FAMILY PLACEMENTS/VISITATION RESOURCES HAVE THEM PRESENT IF POSSIBLE
- Encourage client to continue to parent ASK THE COURT'S ASSISTANCE TO EMPOWER CLIENT
- Usa Adjulication/disposition order as roadmap IDENTIFY REFERRALS/SERVICES CLIENT IS WAITING ON HOUSING/EMPLOYMENT ISSUES → IDENTIFY SUPPORTS



PPH – APPROACHING A YEAR – PREPARATION (CONTINUED)

Visits stalled - file a motion - reach out to DSS
 Creative ways to expand

Candid conversation with client – if i was talking to the SW, what would they tell me?
 ICPC home studies? Judge doesn't have to send kids immediately

PPH – APPROACHING A YEAR – APPLY TACTICS

Review Petition – ARE WE FOCUSED ON ISSUES

Get signed releases from client – GET UPDATED INFORMATION

Reach out to providers directly – ANY EVIDENCE TO PROVIDE TO COURT?

Request updated SW notes, other docs from DSS

COMPLETED SERVICES – EMPHASIZE; VISITS GOING WELL – MORE TIME
 Request drugs screens – ADMIT MORE NEGATIVE SCREENS

26

25



1 10/1 / Charles the Island Contraction



PPH – RECOMMENDED PLAN CHANGE - PREPARATION Client has disappeared Client visiting – little else CLIENT IS KILLING IT! CLENT IS NEEDED TO THE CLENT IS NEEDED Discuss progress - barriers to progress Address barriers with judge if appropriate Explain to client potential outcomes, including the bility that a primary plan can change back to reunification with progress Permanent placement identified? THINK STATISTICS STATISTICS

28

PPH - RECOMMENDED PLAN CHANGE - APPLY TACTICS

- Review Petition PROGRESS ON ISSUES FROM PETITION ARGUE IMPROVEMENTS Get signed releases from client – UPDATED RECORDS – CLIENT'S PROGRESS
- DOCUMENTED
- Reach out to providers directly INPUT FROM PROFESSIONALS WITNESSES?
- A YEAR IS NOT ENOUGH TIME, STRUGGLES WITH MH/SA ARE NOT "FIXED" IN ANY CERTAIN PERIOD OF TIME
- Request updated SW notes, other docs from DSS REASONING OF PLAN CHANGE;

- IDENTIFY ALL POTENTIAL CAUSES FOR CHANGE OF PLAN





PPH – RECOMMENDED PLAN CHANGE – APPLY TACTICS (CONTINUED) Request drugs screens - ADMIT NEGATIVES Include pictures - MORE IMPORTANT THAN EVER Talk about family placements - GO FULL FORCE- PLACEMENT NEEDS TO BE MADE Tak abort timly parameter - u of ULE FORLE FORLEMENT INIES ID BE PRUE
 Encorrage dieter combine to parter - CONTINUE TO RARENT - DONT GET DISCOURAGED
 Ua Adjacensolisponision order as roadmap - DID DSS DIO EVERTHING THEY WERE SUPPOSED
 TO DO - WE NEER CERTSI
 Costing segment - ROWT OUT PMOGRESS, REUNE POSIBLE IN 4 MONTHS, PARENTICHILD
 BOND FOCUS ON POSITIVES, LOSS OF FAMILY CONNECTION, DIS FALLURES, PLACEMENT
 SUIS

the first of the test of t





Office of the Parent Defender Wendy C. Sotolongo Parent Defender Indigent Defense Services <u>Wendy C. Sotolongo Processor</u> 3/10/2023

1

OPD

The Office of the Parent Defender provides and promotes high quality legal representation for parents affected by the child welfare system (DSS) and parents facing contempt in child support and other civil proceedings.

Wendy C. Sotolongo	Parent Defender
Annick Lenoir-Peek	Deputy Parent Defender
J. Lee Gilliam	Senior Assistant Parent Defender
Jacky L. Brammer	Assistant Parent Defender
Kate Warren	Administrative Assistant
Shari Neal	Contracts Administrator
Sharice Zachary	Interdisciplinary Representation Program Manager



Resources

Appellate Attorneys:

- ≻Training Boot Camp-OPD
 Annual Appellate Advocacy-SOG ≻Mentoring ≻Brief bank ≻Moots for oral arguments ≻Consultations ≻Listserv
- Trial Attorneys: ≻Training Annual Parent Attorney Conference-SOG
 Biannual Intensive Parent Defender-SOG
 Biannual Contempt CLE-SOG Local Districts-OPD ≻Case consultations $\succ {\rm Research}$ and sample motions ≻Listserv

4

- OPD was instrumental in creating a Child Welfare Specialty within the NC State Bar
 The exam has been offered 2x
- > 10 parent attorneys are certified

OPD News

- Application process going on now
- \succ $\,$ OPD continues to increase the number of attorneys under contract to do parent representation
- Porpresentation
 OPD is accessing new money through IV-E reimbursement from the Children's Bureau, an agency within the U.S. Department of Health and Human Services
 OPD is working with State DSS and other stakeholders on a legislative bill

5

Contracts-MAC system

- Managed Assigned Counsel (MAC) contracts are unique, attorney centered and allow IDS to better track outcomes for the clients as well as needs for the attorneys. These are the highlights:
- I. IDS pays attorneys every month for the hours billed the previous month. Attorneys do not have to wait for a disposition in the case to be paid.
 Attorney determine their own caseload and may take a break from new case assignments simply upon request.
- sumpor upon request.
 B. Expenses for out-of-county travel, copies and in-house paralegal administrative time are reinbursed monthly.
 R. Expert assistance requests by contracting attorneys for drug analysis and testimony are approved by IDS, not the courts.
 S. Consults and irial assistance by OPD and free and reduced costs for CLEs.
- 6

IV-E Funds

Rate Increase. The cost of the \$10 rate increase for attorneys representing parents will be transferred from the IV-E reimbursement fund to the PAC fund each month. Example: IDS paid \$65,000 at \$62/hour to parent attorneys in February 2023. In March, IDS will transfer \$10,000 from the IV-E fund to the PAC fund.

Interdisciplinary Representation Program (IRP). NC will develop a model of parent representation in which the attorney and a social worker are an interdisciplinary team whose objectives include: • prometing parent engagement, and • ensuring finites review meaningful services that lead to lasting reunifications

Implement strategies to recruit and retain highly qualified parent attorneys. IDS will explore higher rates for Child Welfare Specialists, paid internships and fellowships for law students and recent law school graduates, mentoring programs, and creating regional parent defender positions.

7

Legislative Session

 $\succ {\rm Continued}$ rate restoration-increase hourly rate for indigent defense

Child support 7/2022-Nee policy from the Children's Bureau calls for states to end automatic referrals to child support and generally eliminate referrals in any case where the plan is reaufication) has Letter Beauding the Asymptotic States is Child Support for Children in Paster Carpoid has a state of the State of the States of the States of Children in Paster Carpoid has a state of the State of the States of the Sta

 \succ Post adoption contact





2

Evidence at Later Hearings The fighting is not finished. Pick up your gloves.







Evidentiary Standard After Adjudication



evidence from any person that is party, that the court finds to be reliable, and necessary to dete needs of the juvenile and the appropriate disposition.

Relevant evidence is evidence that tends to make the existence of a fact of consequence to the action more or less probable.

5

Examples of Excluded Evidence at Later Hearings

In re K.G.W., 250 N.C. App. 62 (2016)

- Trial court determined clinical psychology expert's testimony would not assist the court's role as trier of fact, because the expert
 had never met with, observed, or tested the juvenile,

Examples of Excluded Evidence at Later Hearings

- Judge addressed parties and family members, none of whom were placed under oath.

 - The informal nature of a disposition hearing does not "excuse[] the necessity of having evidence which is based upon sworn testimony if the trial court chooses to rely on information from individuals" in addition to reports.

7

Examples of Excluded Evidence at Later Hearings

In re P.O., 207 N.C. App. 35, 39-41 (2010)

- documents and identities of some of the authors.

- (3) DSS' "strenuous objections to the documents based on a lack of authenticity and reliability" and desire to cross-examine on critical issue.
- Trial courts may consider hearsay evidence. That "permissible language" makes it clear trial court can include or exclude hearsay at PPH.



The time to fight over credibility is at trial.

IN RE A.C., 247 N.C. APP. 528, FN. 8 (2016 Testifying therapist struggled to recall dates and other important information. On appeal, Respondent Mother challenged therapist's testimony as unreliable.

COA: "The trial court's credibility determinations are not a viable basis for relief on appeal." 714 (2005)

evidence facting to join the measurements, an absence of impartial witnesses, or a party's "exaggerated" testimony, are all factors that "relate to the credibility and weight to be afforded the testimony."

"Such questions must be resolved by the trial court and are not a basis for overturning a finding of fact."





When is Live Testimony Required?



 Disposition

 1.9. coart relief only on writen reports and Aglo-Gantion findings. Is with a struct Age 4970000.

 2.9. chart a struct Aglo-Gantion findings. Is with a struct Aglo-Gantion findion

Governed by same evidentiary standard as PPH. G.S. 78-906.1(c).
 Appellate holdings on evidentiary standards likely apply.









17

Child Testimony



Respondent subpoenas a child for testimony.

ground that testifying would be harmful to the child.

<u>Question:</u> What is the legal standard for determining whether a child may testify?

The Rules for Child Testimony

The legal standard is competency.

Not unavailability or harm.*

No Crawford but remember Due Proces

Rale 601. General rule of competency: disqualification of witness. (a) General rule, – Every person is competent to be a witness except as otherwise provided in these rules. (b) Disqualification of witness in general, – A person is disqualified to testify as a witness when the court determines that the person is (1) incapable of expressing himself or herself concerning the matter as to be understood, either directly or through interpretation by one who can understand him or her, or (2) incapable of understanding the duty of a witness to tell the truth.

The Rules for Child Testimony

(strong evidence of severe mental health and

See also in re W.H., 261 N.C. App. 24 (2018). (record and order reflected thorough inquiry and strong evidence that testfying would traumatize the girls and would cause them confusion, guilt, and fear to the point there was a risk of dishonest testimony).



19



20

Mechanisms for Taking Child Testimony

- Excluding bystanders. See, e.g., G.S. 7B-801.
- Excluding other witnesses from court. See G.S. 8C-1, R. 615.
- Leading questions. See State v. Higginbottom, 312 N.C. 760 (1985) (difficulty understanding because of age, immaturity, or ignorance of subject matter).
- Positioning and location of child. See State v. Reeves, 337 N.C. 700 (1994).
 Frequent recesses to allow child breaks. See Higginbottom, 312 N.C. 760 (1985).

Mechanisms for Taking Child Testimony		
Remote testimony	Request through AOC (1 and 2-way testimony options).	
In camera testimony with judge only?	Raises concerns re: fairness and the converting of a judge into an evaluator.	









-











- Attendance
- Communication
- Defensiveness
- Negative Statements

Negative Statements Parents Say

- I give up
 I can't go through this again
 I can't go through this arymore
 They are better off without me
 Why even try when it doesn't make a difference?
 Fine, if they don't wart to be with me then I don't care anymore!
- I'm done with all of this!
- What have you heard parents say?

Negative Statements Parents Hear

- · He/she is a bad mother/father
- The children are doing better in foster care than with the parent
- The foster parent is better than the birth parent
 He/she doesn't know how to care for their child
- There is no bond
- You aren't doing anything right
- · What have you heard stated about parents in a negative manner?



7

Identify the Underlying Causes of a Parent's Stalled Progress Court having Octation array Court Stalled Progress Court Schedule Case Manager Parent's Stalled Parent's Stalled Case Manager Parent's Stalled Case Manager Parent's Stalled Case Manager Parent's Stalled Case Manager Parent's Stalled Case Ma















Breakout #1 Materials Adjudication Evidence: Hearsay



Mother and Father have a four-year-old, Daughter, and two-year-old twins, Son 1 and Son 2. DSS received an anonymous report alleging that Son 2 "is always crying" and was recently seen "covered in tiny blisters and burns." Reporter alleged that Father is exhausted and "seems like he is about to snap."

As part of the DSS assessment, Social Worker interviewed the parents and their neighbor, Karen. Per Social Worker's notes:

- Mother was asked about the reported blisters and burns on Son 2. Father interrupted, saying "He probably just screamed himself red. That boy never shuts up."
- Per Karen, "Father is always stressed. He drinks a ton."
- Per Karen, "Daughter was walking with a limp and wincing in pain."

Social Worker has since retired and moved out of state.

One month after receiving the report, DSS arranged for Daughter to be seen at Child Advocacy Center. The interview took place in a playroom filled with toys, with colorfully decorated walls and furniture. The interviewer introduced herself to Daughter, and the two played games together. After about ten minutes, the interviewer asked, "So, what happened to your leg?" Daughter responded, "I hurt it. It is my parents' fault." Nothing else substantive was discussed. The session was recorded.

DSS arranged for all three juveniles to be examined by Dr. Brayboy at WakeMed. Dr. Brayboy's report, which is part of the medical records, contain his observations of Son 2 ("2nd degree burns on chest. 1st degree burns on arms, neck, and face. Different stages of healing."). Son 2 is noted as having responded, "Daddy mad," when asked what happened to him. Dr. Brayboy concluded that Son 2's burns are "nonaccidental, consistent with having been sprayed with very hot water."

The WakeMed records contain a handwritten note by Nurse Jackie which reads, "I introduced myself to Daughter and told her I am here to make her feel better. Said it is important to tell the truth. Asked her how her leg is and what happened. Daughter said she woke up from a nap home alone. She looked for her parents outside and fell on railroad tracks. Said she cried but did not tell anyone. No one hurt her." Nurse Jackie's notes also indicate that Social Worker said, "Leaving a kid this young home alone is neglect." A notarized affidavit signed by the WakeMed records custodian is attached.

DSS has filed petitions alleging Son 2 is abused and that all three juveniles are neglected, based on Son 2 and Daughter's injuries, the parents' failure to obtain necessary medical care, and that all three juveniles live in an injurious environment without proper supervision.

Breakout #1 Materials Adjudication Evidence: Hearsay

For each statement listed below, consider:

- Possible grounds for admission, including hearsay exceptions.
- Objections as to admissibility and arguments as to weight.
- The relevance, probative value, and prejudicial effect of each.
- 1. Statements made by the anonymous reporter.
- 2. Records prepared by retired Social Worker, generally.

3. Father's interruption of Mother, stating that Son 2 "probably just screamed himself red."

4. Karen's statement that Father is stressed and is drinking "a ton."

5. Karen's statement that Daughter was walking with a limp and wincing in pain.

Breakout #1 Materials Adjudication Evidence: Hearsay

6. Video of Child Advocacy Center interview and Daughter's statement, "I hurt it. It is my parents' fault."

7. WakeMed records, generally, and Dr. Brayboy's observations and conclusions, specifically.

8. Son 2's response of "Daddy mad" when Dr. Brayboy asked what happened.

9. Daughter's description of the events surrounding her injury, as told to Nurse Jackie.

10. Social Worker's statement that "[l]eaving a kid this young home alone is neglect."



<u>Part 1</u>

Viola Smith has never had it easy. Born and raised in West Philadelphia, she spent most of her days raising her three sisters while her dad worked to support the family. They were poor, the schools were bad, and life was hard. It was her freshman year of high school when she met Lou Smith and the two began dating. A year later, Will was born. Viola dropped out of school to care for him.

For the next few years, Viola and Lou were mostly happy. Tired, but happy. Then Lou lost his job. The family was already barely making ends meet, as Viola had stayed home to raise Will because they could not afford daycare. Without Lou's income, things soon fell apart. Lou began staying out late and drinking more. When he was home, Lou and Viola fought constantly. A few times, the fights got physical—fights that were witnessed by then five-year-old Will. Lou moved out, and when he did, he disappeared completely. Lou has not called or visited Will a single time since.

As the years pressed on, so has Viola. Viola works what jobs she can, but there are not many opportunities in her neighborhood and the family does not have reliable transportation. The nearest city bus stop is a mile walk from the family's apartment. Speaking of their apartment, Viola is behind on rent. She has one month to get current on rent or move out. Viola comes home at night exhausted from her second shift. Many nights, she uses unprescribed oxycodone to cope with chronic back pain.

Will (who is now 16) has struggled in recent years. Will is a nice person who loves his mom, but he is often in trouble. Will's grades are poor, and he has been suspended multiple times for fighting at school. Those fights have gotten worse, as Will has made enemies with a few area gang members. Most recently, Will was caught with oxycodone at school. Crying, he told the principal that the pills belonged to his mom, who, on the rare occasion she is home, is blacked out.

After receiving a child protective services report, DSS conducted an assessment and ultimately substantiated for neglect and dependency. DSS sent the family to In-Home Services. DSS also immediately filed a petition in juvenile court. Last week, the petition was granted, and Will was adjudicated neglected and dependent. An initial disposition hearing has been noticed for next month. You are appointed to represent Viola.

- 1. What are the underlying themes to Viola and Will's story? What words would you use to describe their family and their lives?
- 2. At disposition, what do you anticipate DSS will ask the court to order Viola to complete?
- 3. How will you ask the court to tailor the dispositional plan to benefit your client and her son, and to be achievable?
- 4. Viola's sister, Vivian, lives in Beverly Hills, California with her husband and three children. How will you discuss the possibility of a home study with Viola? What are the benefits for asking the court at initial disposition to order a home study on Vivian and Phillip? What are the risks?

5. What other specific efforts could the court order of DSS? How may these efforts benefit your client?

6. DSS plans to ask the court to place Will in DSS custody at the initial disposition hearing, and to be relieved of reunification efforts. What do you anticipate DSS' bases for wanting to be relieved of reunification at this stage are? What are your counterarguments? (For your reference, a copy of G.S. 7B-901(c) is included in these materials.)

7. If DSS does receive custody of Will, what will you ask the court to order as it relates to visits, child support, or other issues?

Part 2 (Three months later)

The court declined to place Will in DSS custody or to cease reunification efforts at initial disposition. (Good job!) Since then, Viola obtained employment (she gets home around 9:00 p.m. most nights) and has bought a used car. She lost the apartment, but fortunately a coworker allowed Viola and Will to move into the coworker's home until things improve. Viola has not participated in court-ordered drug treatment. Viola tells you that she has called her social worker twice to try to find out where she is supposed to go but no one called her back. Viola admits that she is still using unprescribed opiates. In your interactions, you have grown increasingly convinced that Viola may have learning disabilities. Will has continued to get in trouble at school, and his fights with other students are getting worse.

1. What types of records likely contained in the DSS file are you interested in reviewing now? How can you obtain access to those records?

2. You learn that despite the court's disposition order, DSS has not initiated the ICPC home study on Vivian and Phillip's home. The social worker has also not helped Viola locate drug treatment counseling services. What will you do as a result?

3. Considering the developments of the last three months, what new and additional services or other recommendations will you request that the court order?

§ 7B-901. Initial dispositional hearing.

(a) The dispositional hearing shall take place immediately following the adjudicatory hearing and shall be concluded within 30 days of the conclusion of the adjudicatory hearing. The dispositional hearing may be informal and the court may consider written reports or other evidence concerning the needs of the juvenile. The juvenile and the juvenile's parent, guardian, or custodian shall have the right to present evidence, and they may advise the court concerning the disposition they believe to be in the best interests of the juvenile. The court may consider any evidence, including hearsay evidence as defined in G.S. 8C-1, Rule 801, including testimony or evidence from any person who is not a party, that the court finds to be relevant, reliable, and necessary to determine the needs of the juvenile and the most appropriate disposition.

(b) At the dispositional hearing, the court shall inquire as to the identity and location of any missing parent and whether paternity is at issue. The court shall include findings of the efforts undertaken to locate the missing parent and to serve that parent and efforts undertaken to establish paternity when paternity is an issue. The order may provide for specific efforts in determining the identity and location of any missing parent and specific efforts in establishing paternity. The court shall also inquire about efforts made to identify and notify relatives, parents, or other persons with legal custody of a sibling of the juvenile, as potential resources for placement or support.

(c) If the disposition order places a juvenile in the custody of a county department of social services, the court shall direct that reasonable efforts for reunification as defined in G.S. 7B-101 shall not be required if the court makes written findings of fact pertaining to any of the following, unless the court concludes that there is compelling evidence warranting continued reunification efforts:

- (1) A court of competent jurisdiction determines or has determined that aggravated circumstances exist because the parent has committed or encouraged the commission of, or allowed the continuation of, any of the following upon the juvenile:
 - Sexual abuse.
 - b. Chronic physical or emotional abuse.
 - c. Torture.
 - d. Abandonment.
 - e. Chronic or toxic exposure to alcohol or controlled substances that causes impairment of or addiction in the juvenile.
 - f. Any other act, practice, or conduct that increased the enormity or added to the injurious consequences of the abuse or neglect.
- (2) A court of competent jurisdiction has terminated involuntarily the parental rights of the parent to another child of the parent.
- (3) A court of competent jurisdiction determines or has determined that (i) the parent has committed murder or voluntary manslaughter of another child of the parent; (ii) has aided, abetted, attempted, conspired, or solicited to commit murder or voluntary manslaughter of the child or another child of the parent; (iii) has committed a felony assault resulting in serious bodily injury to the child or another child of the parent; (iv) has committed sexual abuse against the child or another child of the parent; or (v) has been required to register as a sex offender on any government-administered registry.

STATUTORY DEFINITIONS 2021

§ 7B-101. Definitions.

As used in this Subchapter, unless the context clearly requires otherwise, the following words have the listed meanings:

- (1) Abused juveniles. Any juvenile less than 18 years of age (i) who is found to be a minor victim of human trafficking under G.S. 14-43.15 or (ii) whose parent, guardian, custodian, or caretaker:
 - a. Inflicts or allows to be inflicted upon the juvenile a serious physical injury by other than accidental means;
 - b. Creates or allows to be created a substantial risk of serious physical injury to the juvenile by other than accidental means;
 - c. Uses or allows to be used upon the juvenile cruel or grossly inappropriate procedures or cruel or grossly inappropriate devices to modify behavior;
 - d. Commits, permits, or encourages the commission of a violation of the following laws by, with, or upon the juvenile: first-degree forcible rape, as provided in G.S. 14-27.21; second-degree forcible rape as provided in G.S. 14-27.22; statutory rape of a child by an adult as provided in G.S. 14-27.23; first-degree statutory rape as provided in G.S. 14-27.24; firstdegree forcible sex offense as provided in G.S. 14-27.26; second-degree forcible sex offense as provided in G.S. 14-27.27; statutory sexual offense with a child by an adult as provided in G.S. 14-27.28; first-degree statutory sexual offense as provided in G.S. 14-27.29; sexual activity by a substitute parent or custodian as provided in G.S. 14-27.31; sexual activity with a student as provided in G.S. 14-27.32; unlawful sale, surrender, or purchase of a minor, as provided in G.S. 14-43.14; crime against nature, as provided in G.S. 14-177; incest, as provided in G.S. 14-178; preparation of obscene photographs, slides, or motion pictures of the juvenile, as provided in G.S. 14-190.5; employing or permitting the juvenile to assist in a violation of the obscenity laws as provided in G.S. 14-190.6; dissemination of obscene material to the juvenile as provided in G.S. 14-190.7 and G.S. 14-190.8; displaying or disseminating material harmful to the juvenile as provided in G.S. 14-190.14 and G.S. 14-190.15; first and second degree sexual exploitation of the juvenile as provided in G.S. 14-190.16 and G.S. 14-190.17; promoting the prostitution of the juvenile as provided in G.S. 14-205.3(b); and taking indecent liberties with the juvenile, as provided in G.S. 14-202.1;
 - e. Creates or allows to be created serious emotional damage to the juvenile; serious emotional damage is evidenced by a juvenile's severe anxiety, depression, withdrawal, or aggressive behavior toward himself or others;

- f. Encourages, directs, or approves of delinquent acts involving moral turpitude committed by the juvenile; or
- g. Commits or allows to be committed an offense under G.S. 14-43.11 (human trafficking), G.S. 14-43.12 (involuntary servitude), or G.S. 14-43.13 (sexual servitude) against the child.
- (15) Neglected juvenile. Any juvenile less than 18 years of age (i) who is found to be a minor victim of human trafficking under G.S. 14-43.15 or (ii) whose parent, guardian, custodian, or caretaker does not provide proper care, supervision, or discipline; or who has been abandoned; or who is not provided necessary medical care; or who is not provided necessary remedial care; or who lives in an environment injurious to the juvenile's welfare; or the custody of whom has been unlawfully transferred under G.S. 14-321.2; or who has been placed for care or adoption in violation of law. In determining whether a juvenile is a neglected juvenile, it is relevant whether that juvenile lives in a home where another juvenile has died as a result of suspected abuse or neglect or lives in a home where another juvenile has been subjected to abuse or neglect by an adult who regularly lives in the home
- (9) Dependent juvenile. A juvenile in need of assistance or placement because (i) the juvenile has no parent, guardian, or custodian responsible for the juvenile's care or supervision or (ii) the juvenile's parent, guardian, or custodian is unable to provide for the juvenile's care or supervision and lacks an appropriate alternative child care arrangement.
- (3) Caretaker. Any person other than a parent, guardian, or custodian who has responsibility for the health and welfare of a juvenile in a residential setting. A person responsible for a juvenile's health and welfare means a stepparent; foster parent; an adult member of the juvenile's household; an adult entrusted with the juvenile's care; a potential adoptive parent during a visit or trial placement with a juvenile in the custody of a department; any person such as a house parent or cottage parent who has primary responsibility for supervising a juvenile's health and welfare in a residential child care facility or residential educational facility; or any employee or volunteer of a division, institution, or school operated by the Department of Health and Human Services. Nothing in this subdivision shall be construed to impose a legal duty of support under Chapter 50 or Chapter 110 of the General Statutes. The duty imposed upon a caretaker as defined in this subdivision shall be for the purpose of this Subchapter only.

(8) Custodian. – The person or agency that has been awarded legal custody of a juvenile by a court.

Guardian (of the person) – defined in N.C.G.S. 7B-600

The guardian shall operate under the supervision of the court with or without bond and shall file only such reports as the court shall require. The guardian shall have the care, custody, and control of the juvenile or may arrange a suitable placement for the juvenile and may represent the juvenile in legal actions before any court. The guardian may consent to certain actions on the part of the juvenile in place of the parent including (i) marriage, (ii) enlisting in the Armed Forces of the United States, and (iii) enrollment in school. The guardian may also consent to any necessary remedial, psychological, medical, or surgical treatment for the juvenile. The authority of the guardian shall continue until the guardianship is terminated by court order, until the juvenile is emancipated pursuant to Article 35 of Subchapter IV of this Chapter, or until the juvenile reaches the age of majority.