GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2009**

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SENATE BILL 666*

	Short Title:	MH Proceedings/No Restraint.	(Public)
	Sponsors:	Senators Graham; and Dannelly.	
	Referred to:	Judiciary I.	
	March 19, 2009		
1	A BILL TO BE ENTITLED		
2	AN ACT TO	PROHIBIT RESTRAINT OF INDIVIDUALS WHO ARE MINORS	S BEING
3	TRANSP	ORTED TO OR DURING HEARINGS PURSUANT TO INVOLU	JNTARY
4	COMMITMENT PROCEEDINGS, EXCEPT UNDER CERTAIN CIRCUMSTANCES.		
5	The General Assembly of North Carolina enacts:		
6	SE	ECTION 1. G.S. 122C-251(e) reads as rewritten:	
7		Except as otherwise provided in this subsection pertaining to respondent	
8		providing transportation to or from involuntary commitment hear	
9		is required by this section, the law-enforcement officer may use reasons	
10		respondent if it appears necessary to protect himself, the respondent, or	
11		ent is a minor, then the law-enforcement officer may not res	
12	respondent-minor during transport to or from hearings and proceedings unless a district court index finds, that the matrix are reasonably reaso		
13 14	judge finds that the restraints are reasonably necessary to maintain order, prevent the		
14 15	respondent-minor's escape, or provide for the safety of the respondent-minor. The judge shall hold a hearing and provide the respondent-minor and the respondent-minor's attorney or other		
15		individual appointed to represent the respondent-minor an opportunity to be heard to contest	
17	the use of restraints before the judge orders the use of restraints. If restraints are ordered, the		
18		judge shall make findings of fact specific to each individual respondent-minor in support of the	
19	order. No law-enforcement officer may be held criminally or civilly liable for assault, false		
20		, or other torts or crimes on account of reasonable measures taken	
21	authority of th		
22	SE	ECTION 2. G.S. 122C-267(b) reads as rewritten:	
23	"(b) Th	e respondent shall be present at the hearing. A subpoena may be issued	to compel
24		nt's presence at a hearing. The petitioner and the proposed outpatient	
25		his designee may be present and may provide testimony. If the respon	
26		pondent-minor may not be restrained unless the judge finds that the rest	
27	-	ecessary to maintain order, prevent the respondent-minor's escape, or prevention of the second	
28	•	f the respondent-minor. The judge shall hold a hearing and pro	
29	-	inor and the respondent-minor's attorney or other individual app	
30		respondent-minor an opportunity to be heard to contest the use of restrain	
31		ers the use of restraints. If restraints are ordered, the judge shall make fi	ndings of
32	-	o each individual respondent-minor in support of the order."	
33		ECTION 3. G.S. 122C-268(g) reads as rewritten:	
34 35		earings may be held in an appropriate room not used for treatment of clie	
35 36	•	ich the respondent is being treated if it is located within the judge's dis ined in G.S. 7A-133 or in the judge's chambers. A hearing may not be	
30 37		room, over objection of the respondent, if in the discretion of a judg	
51	regular could	toom, over objection of the respondent, if in the discretion of a judg	

regular courtroom, over objection of the respondent, if in the discretion of a judge a more



General Assembly of North Carolina

- 1 suitable place is available. If the respondent is a minor and is present at the hearing, the
- 2 respondent-minor may not be restrained unless the judge finds that the restraints are reasonably
- 3 necessary to maintain order, prevent the respondent-minor's escape, or provide for the safety of
- 4 the respondent-minor. The judge shall hold a hearing and provide the respondent-minor and the
- 5 respondent-minor's attorney or other individual appointed to represent the respondent-minor an
- 6 opportunity to be heard to contest the use of restraints before the judge orders the use of
- 7 restraints. If restraints are ordered, the judge shall make findings of fact specific to each
- 8 individual respondent-minor in support of the order."
- 9 SECTION 4. This act is effective when it becomes law and applies to the 10 transportation of and proceedings involving respondent-minors under Part 6 of Article 5 of 11 Chapter 122C of the General Statutes occurring on and after that date.