GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 226

Committee Substitute Favorable 3/13/19 Committee Substitute #2 Favorable 3/20/19 Senate Judiciary Committee Substitute Adopted 6/26/19 PROPOSED SENATE COMMITTEE SUBSTITUTE H226-PCS10686-RBf-14

Short Title: 2019 AOC Legislative Changes.-AB

Sponsors:

Referred to:

February 28, 2019

A BILL TO BE ENTITLED

AN ACT TO MAKE VARIOUS CHANGES AND TECHNICAL CORRECTIONS TO THE

- LAWS GOVERNING THE ADMINISTRATION OF JUSTICE.
- The General Assembly of North Carolina enacts:
- 4 5

1 2

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6 PART I. PROPOSED STATUTORY CHANGES, AS RECOMMENDED BY THE 7 ADMINISTRATIVE OFFICE OF THE COURTS

8

SECTION 1. G.S. 7A-52(a) reads as rewritten:

9 Judges of the district court and judges of the superior court who have not reached the "(a) 10 mandatory retirement age specified in G.S. 7A-4.20, but who have retired under the provisions of G.S. 7A-51, or under the Uniform Judicial Retirement Act after having completed five years 11 12 of creditable service, may apply as provided in G.S. 7A-53 to become emergency judges of the court from which they retired. From the commissioned emergency district, superior, and special 13 14 superior court judges, the Chief Justice of the Supreme Court shall create two lists of active emergency judges and two lists of inactive emergency judges. For emergency superior and 15 special superior court judges, the active list shall be limited to a combined total of 10 emergency 16 17 judges; all other emergency superior and special superior court judges shall be on an inactive list. For emergency district court judges, the active list shall be limited to 25 emergency judges; all 18 19 other emergency district court judges shall be on an inactive list. There is no limit to the number 20 of emergency judges on either inactive list. In the Chief Justice's discretion, emergency judges 21 may be added or removed from their respective active and inactive lists, as long as the respective 22 numerical limits on the active lists are observed. The Chief Justice is requested to consider 23 geographical distribution in assigning emergency judges to an active list but may utilize any 24 factor in determining which emergency judges are assigned to an active list. The Chief Justice of the Supreme Court may order any emergency district, superior, or special superior court judge 25 on an active list who, in his opinion, is competent to perform the duties of a judge, to hold regular 26 or special sessions of the court from which the judge retired, as needed. Order of assignment 27 shall be in writing and entered upon the minutes of the court to which such emergency judge is 28 29 assigned. An emergency judge shall only be assigned in the event of a:

30

31

32

(1)

- (2) Disability <u>or medical leave of absence of a sitting judge</u>.
 - (3) Recall to active military duty of a sitting judge.

Death of a sitting judge.

33 (4) Retirement or removal of a sitting judge.



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(Public)

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1	(5)	Court case-management emergency.emergency or disa	ster declaration made
2		pursuant to G.S. 166A-19.3(3).	
3	<u>(6)</u>	Assignment by the Chief Justice of a Rule 2.1 exe	<u>ceptional case to an</u>
4		emergency judge.	
5	<u>(7)</u>	Court coverage need created by holdover sess	
6		responsibilities of the chief district court judge, or cases	s in which a judge has
7		a conflict or judicial educational responsibilities."	
8		FION 2.(a) G.S. 7A-38.2(f) reads as rewritten:	
9		nnection with any investigation or hearing conducted purs	11
10		or qualification of any mediator, other neutral, or training p	6
11		disciplinary matter, the chair of the Dispute Resolution C	commission or his/her
12		nee, may:may do any of the following:	
13	(1)	Administer oaths and affirmations; affirmations.	
14	(2)	Sign and issue subpoenas in the name of the Dispute Re	
15		or direct its executive secretary to issue such subpoenas	1 0
16		attendance and the giving of testimony by witnesses a	-
17		books, papers, and other documentary evidence; evidence	
18	(3)	Apply to the General Court of Justice, Superior Court D	
19		necessary to enforce the powers conferred in this section	
20		for injunctive relief pursuant to G.S. 1A-1, Rule 6	5, when a certified
21		mediator's conduct necessitates prompt action.	
22	<u>(4)</u>	Assess and collect an administrative fee from any pe	
23		adverse determination to the full Commission for a hear	-
24		the hearing without good cause as determined by the cha	-
25		The fee assessed shall be the lesser of the Commission	-
26		the hearing or two thousand five hundred dollars (\$2,50	
27		shall be deposited in the Dispute Resolution Fund es	tablished pursuant to
28		subsection (d) of this section."	
29		FION 2.(b) This section becomes effective October 1,	2019, and applies to
30		or after that date.	
31		FION 3.(a) Article 11 of Chapter 7A of the General St	atutes is amended by
32	adding a new sec		
33		orn declarations under penalty of perjury.	
34		never in connection with any proceeding in the General C	-
35		Carolina or pursuant to any rule, regulation, order, or requ	
36		natter is required or permitted to be supported, evidenced,	-
37	_	oath or affirmation, such matter may, with like force and	
38		lished, or proved by an unsworn declaration in writin	g, subscribed by the
39		ted, that the statement is true under penalty of perjury.	1 11 . 1 1 1
40		section does not apply to, and such unsworn declarations	s shall not be deemed
41	sufficient for:		
42	(1)	<u>Oral testimony.</u>	
43	$\frac{(2)}{(2)}$	Oaths of office.	
44	<u>(3)</u>	Any statement under oath or affirmation required to	o be taken before a
45		specified official other than a notary public.	
46		rations given pursuant to this section shall be deemed	sufficient if given in
47	substantially the		ma of Marth C 1
48		tify, verify, or state) under penalty of perjury under the la	iws of North Carolina
49 50		g is true and correct. Executed on (date). (Signature)."	$\mathbf{S} = 7 \mathbf{A} = 4 0 5$ and $\mathbf{b} = 1$
50 51		es promulgated by the Supreme Court pursuant to G. and electronic signatures in any proceeding in the General	•
51	electronic ming	and electronic signatures in any proceeding in the General	Court of Justice, any

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1	written declaration	on made pursuant to this section in connection with the pro-	ceeding may be in
2		and electronically signed in conformity with those rules."	<u></u>
3		TION 3.(b) G.S. 14-209 reads as rewritten:	
4		shment for perjury.	
5		shall willfully and corruptly commit perjury, on his or her of	oath or affirmation
6		any unsworn declaration in substantially the form prescribed	
7		ersy, matter or cause, depending in any of the courts of the	
8		davit taken pursuant to law, or in any oath or affirmation du	
9	-	y matter or thing whereof such person is lawfully requir	-
10		erson so offending shall be punished as a Class F felon."	
10	· • 1	FION 3.(c) Article 17 of Chapter 1 of the General Statutes is a	amended by adding
12	a new section to		amended by adding
12		worn declarations under penalty of perjury for verificati	on of ploadings
13 14		ffidavit for verification, a pleading may, with like force and e	
14		ished, or proved by an unsworn declaration in substantially t	
16	by G.S. 7A-98."	ished, of proved by an unsworn declaration in substantiary t	ille form preserioed
17		TION 3.(d) Article 1 of Chapter 15A of the General Statu	ites is amended by
18	adding a new sec	-	tics is afferticed by
19	U U	insworn declarations under penalty of perjury.	
20		connection with any criminal action or infraction under	any law of North
20		ant to any rule, regulation, order, or requirement promulgation	
22		or permitted to be supported, evidenced, established, or prov	
23		ion, such matter may, with like force and effect, be sup	
23 24		proved by an unsworn declaration in substantially the fo	-
25	G.S. 7A-98."	toved by an answorn declaration in substantiany the i	onn presenteed by
26		TION 3.(e) This section becomes effective 30 days after	the Director of the
27		Office of the Courts certifies to the North Carolina Supre	
28		Office of the Courts is ready to begin implementation of	
29		em adopted pursuant to the e-Courts initiative.	
30		TION 4. G.S. 7A-308 reads as rewritten:	
31		cellaneous fees and commissions.	
32	0	ollowing miscellaneous fees and commissions shall be college	cted by the clerk of
33		d remitted to the State for the support of the General Court of	•
34			
35	(11)	Recording or docketing (including indexing) any documer	nt
36		– first page	
37		- each additional page or fraction thereof	
38	•••	10	
39	(b2) The f	ees set forth in subdivision (11) of subsection (a) of th	nis section are not
40	· · ·	service is performed or documents are filed pursuant to the	
41	-	-112.3, or when an attorney is designating a period of secur	-
42		the Supreme Court of North Carolina.	•
43	"		
44	SECT	TION 5.(a) G.S. 7A-343 reads as rewritten:	
45	"§ 7A-343. Duti	es of Director.	
46	The Director	is the Administrative Officer of the Courts, and the Director	's duties include all
47	of the following:		
48			
49	(8a)	Prepare and submit a semiannual an annual report on the	e activities of each
50		North Carolina business court site to the Chief Justice, the	
51		of Representatives Appropriations Committee on Justice	and Public Safety

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-	and the Senate Appropriations Committee on Justice and Public Safety, the chairs of the of the Joint Legislative Oversight Committee on Justice and Public Safety, and all other members of the General Assembly on February 4 and August 1. 1. The report shall include the following information for each business court site:
	a. The number of new, closed, and pending cases for the previous three
	years.
	b. The average age of pending cases.
	c. The number of motions pending over six months after being filed.
	d. The number of cases in which bench trials have been concluded for over six months without entry of judgment, including any
	accompanying explanation provided by the Business Court.
	The August 1 report shall include an accounting of all business court activities
	for the previous fiscal year, including the itemized annual expenditures.
	" ····
	SECTION 5.(b) G.S. 7A-346.2 reads as rewritten:
	"§ 7A-346.2. Various reports to General Assembly.
	(b) The Administrative Office of the Courts shall report by April 1 of each odd-numbered
	year to the Chairs of the Senate and House Appropriations Committees and the Chairs of the
	Senate and House Appropriations Subcommittees on Justice and Public Safety on the economic
	viability of the worthless check collection programs established by district attorneys pursuant to
	G.S. 14-107.2, including an assessment of whether any adjustments need to be made to ensure
	that the programs, on a statewide basis, are self-supporting. "
	SECTION 5.(c) G.S. 7A-346.3 is repealed.
	SECTION 6. G.S. 15A-502(f) reads as rewritten:
	"(f) If a person is charged with an offense for which fingerprints are required pursuant to
	this section but the person is not arrested for that offense, the court before which the charge is
	pending shall order the defendant to submit to fingerprinting by the Sheriff or other appropriate
	law enforcement agency at the earliest practical opportunity. If the person fails to appear for
	fingerprinting as ordered by the court, the sheriff Sheriff or other designated agency shall so
	inform the court, and the court may initiate proceedings for criminal contempt against the person
	pursuant to G.S. 5A-15, including issue of an order for arrest pursuant to G.S. 5A-16, if
	necessary. The defendant shall continue to be subject to the court's order to provide fingerprints
	until submitted."
	SECTION 7.(a) G.S. 15A-1452 reads as rewritten:
	"§ 15A-1452. Execution of sentence upon determination of appeal; compliance with
	directive of appellate court.
	(a) If an appeal is withdrawn, withdrawn for a judgment that imposed an active sentence
	or imposed only monetary obligations without probation, the clerk of superior court must enter
	an order reflecting that fact and directing compliance with the judgment.
	(a1) If an appeal is withdrawn for a judgment that imposed a suspended sentence, the clerk
	of superior court shall notify the district attorney, who shall calendar a review hearing as required
	in subsection (d) of this section.
	(b) If the appellate division affirms the judgment in whole or in part, part a judgment that imposed on active sentence or imposed only monetary obligations without probation, the clark
	imposed an active sentence or imposed only monetary obligations without probation, the clerk of superior court must file the directive of the appellate division and order compliance with its
	terms.
	(b1) If the appellate division affirms a judgment that imposed a suspended sentence, the
	<u>clerk of superior court shall file the directive of the appellate division and bring the matter to the</u>
	elerk of superior court shan the the uncenve of the appendic dryision and offing the matter to the

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1	attention of the district attorney, who shall calendar a review hearing as provided in subsection			
2	(d) of this section.			
3	(c) If the	appellate division orders a new trial or directs	other relief or proceedings, the	
4	clerk must file th	e directive of the appellate court and bring the	directive to the attention of the	
5	district attorney of	r the court for compliance with the directive.		
6	(d) When	notified by the clerk as provided in this sec	ction, the district attorney shall	
7		g in superior court for review of the judgment i		
8	entitled to be pres	sent and represented by counsel to the same ext	ent as in the original sentencing	
9	hearing.			
10	<u>(1)</u>	At the review hearing, the court shall enter an	order directing compliance with	
1		the judgment either as imposed or as modified	d as provided in this subsection.	
2		The defendant's period of probation shall co	ommence as of the date of the	
3		<u>court's order.</u>		
4	<u>(2)</u>	If the defendant's ability to comply with any	date or period of time specified	
5		in the original judgment has become impra-	ctical or impossible due to the	
5		pendency of the appeal, the court may modi	ify those dates in order to give	
7		effect to the original judgment as closely as p	ossible.	
8	<u>(3)</u>	The court shall not modify the judgment othe	er than to adjust dates or periods	
9		for compliance as provided in subdivision (2	2) of this subsection, unless the	
0		court otherwise complies with the procedures	for modification of probation in	
1		<u>G.S. 15A-1344.</u> "	-	
2	SECT	TON 7.(b) This section becomes effective De	ecember 1, 2019, and applies to	
3	any mandate of the	ne appellate division received in the trial division	on on or after that date.	
4	SECT	TON 8. G.S. 20-217(g2) reads as rewritten:		
5	"(g2) Pursua	ant to G.S. 20-54, failure of a person to pay any	y fine or costs imposed pursuant	
6	to this section sha	Il result in the Division withholding the registra	ation renewal of a motor vehicle	
7	registered in that	person's name. The clerk of superior court in the	he county in which the case was	
3	disposed shall notify the Division of any person who fails to pay a fine or costs imposed pursuant			
)	to this section w	thin 20-40 days of the date specified in the c	ourt's judgment, as required by	
)	G.S. $20-24.2(a)(2)$. The Division shall continue to withhold the registration renewal of a motor			
l	vehicle until the clerk of superior court notifies the Division that the person has satisfied the			
2	conditions of G.S.	5. 20-24.1(b) applicable to the person's case. The person's case.	he provisions of this subsection	
3	shall be in addition	on to any other actions the Division may take to	enforce the payment of any fine	
ŀ	imposed pursuant	to this section."		
5	SECT	TON 9. G.S. 84-32(a) reads as rewritten:		
6	"(a) In cas	es heard by the disciplinary hearing commissio	on or any committee thereof, the	
7	proceedings shall	be recorded by a certified court reporter and	an official copy of all exhibits	
8	introduced into e	vidence shall be made and preserved in the o	office of the secretary-treasurer.	
9	Final judgments	of censure, whether issued by the State Bar	r Grievance Committee or the	
)	disciplinary hear	ing commission, and final orders of suspension	on or disbarment issued by the	
l	disciplinary heari	ng commission shall be entered upon the judgn	nent docket of the superior court	
2	in the district who	erein the respondent resides or practices law, a	nd also upon the minutes of the	
3	Supreme Court of	North Carolina; and the judgment shall be effe	ctive throughout the State. Final	
4	determinations of	incapacity or disability, whether issued by the	State Bar Grievance Committee	
5	or the disciplinary	hearing commission, shall be entered upon the	judgment docket of the superior	
-6		e manner as final judgments of censure, susp	ension, or disbarment, and the	
7		Ill be effective throughout the State."		
8	SECT	TON 10.(a) G.S. 105A-8(b) reads as rewritten	::	
9		e agency notice, hearing, decision, and refund		
)	"(b) Hearin	ng A hearing on a contested claim of a St	ate agency, except the Judicial	
1	<u>Branch or a</u> con	stituent institution of The University of Nor	th Carolina or the Division of	

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1 Employment Security, must be conducted in accordance with Article 3 of Chapter 150B of the 2 General Statutes. A hearing on a contested claim of a unit of the Judicial Branch must be 3 conducted in accordance with the administrative procedures approved by the Director of the 4 North Carolina Administrative Office of the Courts and the Director of Indigent Defense Services. The clerk of superior court in any county where a judgment has been docketed shall 5 6 have original jurisdiction to hear a contested claim and the matter may not be transferred to the 7 district or superior court. The Director of the North Carolina Administrative Office of the Courts 8 or his or her designee shall have original jurisdiction to hear a contested claim of the Judicial 9 Branch not arising out of docketed judgment. A hearing on a contested claim of a constituent institution of The University of North Carolina must be conducted in accordance with 10 11 administrative procedures approved by the Attorney General. A hearing on a contested claim of the Division of Employment Security must be conducted in accordance with rules adopted by 12 13 that Division. A request for a hearing on a contested claim of any State agency must be filed 14 within 30 days after the State agency mails the debtor notice of the proposed setoff. A request for a hearing is considered to be filed when it is delivered for mailing with postage prepaid and 15 16 properly addressed. In a hearing under this section, an issue that has previously been litigated in 17 a court proceeding cannot be considered." 18 SECTION 10.(b) G.S. 105A-9 reads as rewritten: 19 "§ 105A-9. Appeals from hearings. 20 Appeals from hearings allowed under this Chapter, other than those conducted by the Judicial 21 Branch and the Division of Employment Security, shall be in accordance with the provisions of 22 Chapter 150B of the General Statutes, the Administrative Procedure Act, except that the place of

23 initial judicial review shall be the superior court for the county in which the debtor resides. A 24 party aggrieved by an order or decision of a hearing conducted by the clerk of superior court or 25 the Director of the North Carolina Administrative Office of the Courts or his or her designee 26 under this Article may, within 10 days of entry of the order, appeal to the superior court for a hearing de novo. Notice of appeal shall be in writing and shall be filed with the clerk of superior 27 28 court in the county where the order was entered. Appeals from hearings allowed under this 29 Chapter that are conducted by the Division of Employment Security shall be in accordance with 30 the provisions of Chapter 96 of the General Statutes."

SECTION 10.(c) G.S. 7A-498.6(b) reads as rewritten:

32 "§ 7A-498.6. Director of Indigent Defense Services.

- (b) The Director shall:
- 35 Prepare and submit to the Commission a proposed budget for the Office of (1)36 Indigent Defense Services, an annual report containing pertinent data on the 37 operations, costs, and needs of the Office, and such other information as the 38 Commission may require; 39 Assist the Commission in developing rules and standards for the delivery of (2)40 services under this Article: Administer and coordinate the operations of the Office and supervise 41 (3)42 compliance with standards adopted by the Commission; 43 (4) Subject to policies and procedures established by the Commission, hire such professional, technical, and support personnel as deemed reasonably 44 45 necessary for the efficient operation of the Office of Indigent Defense 46 Services: 47 (5) Keep and maintain proper financial records for use in calculating the costs of 48 the operations of the Office of Indigent Defense Services; 49 Apply for and accept on behalf of the Office of Indigent Defense Services any (6)50 funds that may become available from government grants, private gifts, 51 donations, or devises from any source;

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33 34

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	(6a)	Collaborate with the Director of the Administrative Office	of the Courts in
		developing administrative procedures pursuant to G.S. 105A	<u>-8(b);</u>
	(7)	Coordinate the services of the Office of Indigent Defense S	Services with any
		federal, county, or private programs established to provi	ide assistance to
		indigent persons in cases subject to this Article and consult	
		bodies concerning improving the administration of indigent	
	(8)	Conduct training programs for attorneys and others invol	
	(-)	representation of persons subject to this Article;	0
	(8a)	Administer the Sentencing Services Program established in	Article 61 of this
		Chapter; and	
	(9)	Perform other duties as the Commission may assign.	
"	~ /	, , ,	
	SEC	FION 10.(d) This section becomes effective January 1, 202	0, and applies to
notices is		or after that date.	, i i i i i i i i i i i i i i i i i i i
PART I	I. PRO	POSED STATUTORY CHANGES, AS RECOMMEN	DED BY THE
		C OF SUPERIOR COURT CLERKS	
	SEC	FION 11.(a) G.S. 7A-307 reads as rewritten:	
"§ 7A-30'		ts in administration of estates.	
(a)		e administration of the estates of decedents, minors, incompe	tents, of missing
persons,		administration of trusts under wills and under powers of a	
		er G.S. 36C-2-203, in estate proceedings under G.S. 28A-2	
		lings under G.S. 32C-1-116(a), and in collections of perso	
		owing costs shall be assessed:	1 1 7 7
,		C	
	(2b)	Notwithstanding subdivisions (1) and (2) of this subsection,	no costs shall be
		the only cost assessed when the estate is administered or se	
		G.S. 28A-25-6.G.S. 28A-25-6 shall be a fee of twenty dolla	rs (\$20.00) to be
		assessed upon filing of the application.	
(b1)	The c	lerk shall assess the following miscellaneous fees:	
	(1)	Filing and indexing a will with no probate	
		- first page	\$ 1.00
		- each additional page or fraction thereof	
	(2)	Issuing letters to fiduciaries, per letter over five letters issue	d1.00
	(3)	Inventory of safe deposits of a decedent, per box, per day	
	(4)	Taking a deposition	
	(5)	Docketing and indexing a will probated in another county in	the State
		- first page	
		- each additional page or fraction thereof	25
	(6)	Hearing petition for year's allowance to surviving spouse or o	child, in cases not
		assigned to a magistrate, and allotting the same	
"			
	SEC	FION 11.(b) G.S. 7A-309 reads as rewritten:	
"§ 7A-30	9. Mag	istrate's special fees.	
		g special fees shall be collected by the magistrate and remitte	ed to the clerk of
		r the use of the State in support of the General Court of Justice	
-	(1)	Performing marriage ceremony	\$20.00
	(2)	Hearing petition for year's allowance to surviving spouse	
		child, issuing notices to commissioners, allotting the same, and	
		making return	<u>8.0020.00</u>
		č	

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1	(3)	Taking a deposition	10.00
2	(4)	Proof of execution or acknowledgment of any instrument	2.00
3	(5)	Performing any other statutory function not incident to a civil	il
4		or criminal action	\$ 2.00."
5	SECT	TON 11.(c) This section becomes effective January 1, 2020), and applies to
6	petitions filed on		× 11
7	*	TON 12.(a) G.S. 7A-308(a) reads as rewritten:	
8		ollowing miscellaneous fees and commissions shall be collecte	d by the clerk of
9		d remitted to the State for the support of the General Court of J	•
10	. (1)	Foreclosure under power of sale in deed of trust or mortgage	\$300.00
11		If the property is sold under the power of sale, an additional a	mount
12		will be charged, determined by the following formula: for	ty-five
13		cents (.45) per one hundred dollars (\$100.00), or major fi	raction
14		thereof, of the final sale price. If the amount determined	by the
15		formula is less than ten dollars (\$10.00), a minimum ten	dollar
16		(\$10.00) fee will be collected. If the amount determined	by the
17		formula is more than five hundred dollars (\$500.00), a max	kimum
18		five hundred-dollar (\$500.00) fee will be collected.	
19	<u>(1a)</u>	In rem foreclosures conducted under G.S. 105-375, if the pr	<u>operty</u>
20		is sold under execution	\$300.00
21	"		
22	SECT	TON 12.(b) G.S. 105-375 reads as rewritten:	
23	"§ 105-375. In r	em method of foreclosure.	
24			
25		eting Certificate of Taxes as Judgment. – In lieu of following t	1
26		-374, the governing body of any taxing unit may direct the tax	
27		superior court, no earlier than 30 days after the tax liens we	
28		ng the following: the name of the taxpayer as defined in G.S.	
29	-	hich the taxing unit has a lien for unpaid taxes, together wit	
30		nterest, and costs that are a lien thereon; the year or years for	
31		cription of the property sufficient to permit its identification by	
32		eting and indexing the certificate assessed pursuant to G.S. 7A-	
33	be payable to the	clerk of superior court at the time the taxes are collected or the	property is sold.
34	•••		
35	.,	ce of Execution. – At any time after three months and before	•
36	-	ne judgment as provided in subsection (b), above, execution s	
37		tax collector in the same manner as executions are issued upon	
38	-	burt, and the real property shall be sold by the sheriff in the	same manner as
39		y is sold under execution with the following exceptions:	
40	(1)	No debtor's exemption shall be allowed.	
41	(2)	In lieu of personal service of notice on the taxpayer, the sl	
42		notice by registered or certified mail, return receipt requested	
43		at the taxpayer's last known address at least 30 days prior to t	
44		the sale. If within 10 days following the mailing of the notice	-
45		has not been received by the sheriff indicating receipt of the	
46		sheriff shall make additional efforts to locate and notify the	1 .
47		lienholders of record of the sale under execution in a	ccordance with
48		subdivision (4) of subsection (c) of this section.	f (1 1
49 50	(3)	The sheriff shall add to the amount of the judgment as costs	
50		postage expenses incurred by the tax collector and the sheri	II in foreclosing
51		under this section.	

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(4)	In any advertisement or posted notice of sale under execu (and at the request of the governing body shall) combin or notices for properties to be sold under executions aga different taxpayers in favor of the same taxing unit or grow the property included in each judgment shall be separate name of the taxpayer specified in connection with each.	e the advertisements inst the properties of up of units; however,
clear of all claims	r at the execution sale shall acquire title to the property in , rights, interests, and liens except the liens of other taxes of purchase price and not included in the judgment.	-
<u>(i1)</u> <u>Fee.</u> –	The fee assessed in G.S. 7A-308(a)(1a) shall be payable to ale proceeds at the time the property is sold.	the clerk of superior
" SECI		2010 1 1
	TION 12.(c) This section becomes effective October 1, 2 onducted on or after that date.	2019, and applies to
	TION 13. G.S. 7A-809 is repealed.	
	TION 13. G.S. 11-7.1(a) reads as rewritten:	
	t as otherwise specifically required by statute, an oat	h of office may be
• • • •	by any of the following:	If of office may be
(1)	A justice, judge, magistrate, clerk, assistant clerk, or General Court of Justice, a retired justice or judge justic the General Court of Justice, or any member of the federa	ce, judge, or clerk of
(2)	The Secretary of State; State.	ii Judiciai y, judiciai y.
(2) (3)	A notary public;public.	
(4)	A register of deeds;deeds.	
(5)	A mayor of any city, town, or incorporated village; village	e.
(5a)	A chairman of the board of commissioners of any county	
(6)	A member of the House of Representatives or Sen	-
	Assembly; Assembly.	
(7)	The clerk of any county, city, town or incorporated village	ge."
SECT	TION 15. G.S. 28A-25-6(f) reads as rewritten:	
"(f) If no	administrator has been appointed, the clerk of superior co	ourt shall <u>s</u>hall, upon
motion of the cle	rk or upon the application of an interested party, disburse	the money received
under this section	for the following purposes and in the following order:	
(1)	To pay the surviving spouse's year's allowance and childr	en's year's allowance
	assigned in accordance with law; law.	
(2),	(3) Repealed by Session Laws 1981, c. 383, s. 3.	
(4)	All other claims shall be disbursed according to the	ne order set out in
	G.S. 28A-19-6.	11
	ing the foregoing provisions of this subsection, the clerk sh	
-	eased pursuant to G.S. 111-18 and Part 3 of Article 2 of 0	-
	of North Carolina, any lawful claims for care provided by	
	ncurred not more than 90 days prior to the deceased's deat d intestate and after the disbursements have been made in	
_	alance in the clerk's hands belonging to the estate of the de	
	pouse, and if there is no surviving spouse, the clerk shall	-
-	r respective interests."	pay it to the heirs in
	TION 16. G.S. 42-34 reads as rewritten:	
	taking on appeal and order staying execution.	
(c) In an	ejectment action based upon alleged nonpayment of rent w	here the judgment is
	n five working business days before the day when the next r	

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Such additiona day that the jud	appellant shall make an additional undertaking to stay executed undertaking shall be the payment of the prorated rent for dgment was entered and the next day when the rent will be d	the days between the
in the following	•	n may be substantially
"County of	orth Carolina,	
", P		
VS.	Bond to	
", D	Defendant Stay Execution	
	On Appeal to	
	District Court	
	es the defendant in the above entitled action and respectfully	
day of	ummary ejectment was entered against the defendant and for,, by the Magistrate. Defendant has appealed the jud	
Court.		
	to the terms of the lease between plaintiff and defendant, def amount of \$ per, due on the day of each	
	e payment of rent in arrears or an additional undertaking is re-	
the defendant h	nereby tenders \$ to the Court as required.	
	t hereby undertakes to pay the periodic rent hereinafter of	
	s of the lease and moves the Court to stay execution on the ju	idgment for summary
ejectment until	this matter is heard on appeal by the District Court.	
	"This the day of	,
	Defen	dont
"Unon exec	cution of the above bond, execution on said judgment for s	
1	until the action is heard on appeal in the District Court. If de	
• •	nent to the clerk's office within five <u>business</u> days of the due of	
	, the stay of execution shall dissolve and the sheriff may disp	ossess the defendant.
	"This the day of	,
	Assistant Clerk of	Superior Court "
	Assistant Clerk OI	Superior Court.
 (f) If th	he defendant fails to make a payment within five business	days of the due date
	he undertaking and order staying execution, the clerk, up	•
-	issue execution on the judgment for possession.	-rr
"		
	CTION 17.(a) G.S. 44A-4(b)(1) reads as rewritten:	
	forcement of lien by sale.	
 (b) Not	tice and Hearings. –	
(0) Not (1)	If the property upon which the lien is claimed is a r	motor vehicle that is
(1)	required to be registered, the lienor following the expire	
	time period provided by subsection (a) shall give noti-	
	Motor Vehicles that a lien is asserted and sale is propos	
	the Division a fee of thirteen dollars (\$13.00). The Division	
	shall issue notice by certified mail, return receipt requ	-
	having legal title to the property, if reasonably ascerta	_
	with whom the lienor dealt if different, and to each see	cured party and other

1 person claiming an interest in the property who is actually known to the 2 Division or who can be reasonably ascertained. The notice shall state that a 3 lien has been asserted against specific property and shall identify the lienor, 4 the date that the lien arose, the general nature of the services performed and 5 materials used or sold for which the lien is asserted, the amount of the lien, 6 and that the lienor intends to sell the property in satisfaction of the lien. The 7 notice shall inform the recipient that the recipient has the right to a judicial 8 hearing at which time a determination will be made as to the validity of the 9 lien prior to a sale taking place. The notice shall further state that the recipient 10 has a period of 10 days from the date of receipt in which to notify the Division 11 by certified mail, return receipt requested, that a hearing is desired and that if the recipient wishes to contest the sale of his property pursuant to such lien, 12 13 the recipient should notify the Division that a hearing is desired. The notice 14 shall state the required information in simplified terms and shall contain a form whereby the recipient may notify the Division that a hearing is desired 15 by the return of such form to the Division. The Division shall notify the lienor 16 17 whether such notice is timely received by the Division. In lieu of the notice 18 by the lienor to the Division and the notices issued by the Division described 19 above, the lienor may issue notice on a form approved by the Division 20 pursuant to the notice requirements above. If notice is issued by the lienor, the 21 recipient shall return the form requesting a hearing to the lienor, and not the Division, within 10 days from the date the recipient receives the notice if a 22 23 judicial hearing is requested. If the certified mail notice has been returned as 24 undeliverable and the notice of a right to a judicial hearing has been given to 25 the owner of the motor vehicle in accordance with G.S. 20-28.4, no further 26 notice is required. Failure of the recipient to notify the Division or lienor, as 27 specified in the notice, within 10 days of the receipt of such notice that a 28 hearing is desired shall be deemed a waiver of the right to a hearing prior to 29 the sale of the property against which the lien is asserted, and the lienor may 30 proceed to enforce the lien by public or private sale as provided in this section 31 and the Division shall transfer title to the property pursuant to such sale. If the 32 Division or lienor, as specified in the notice, is notified within the 10-day 33 period provided above that a hearing is desired prior to sale, the lien may be 34 enforced by sale as provided in this section and the Division will transfer title 35 only pursuant to the order of a court of competent jurisdiction. 36 If the certified mail notice has been returned as undeliverable, or if the name 37 of the person having legal title to the vehicle cannot reasonably be ascertained 38 and the fair market value of the vehicle is less than eight hundred dollars 39 (\$800.00), the lienor may institute a special proceeding in the county where 40 the vehicle is being held, for authorization to sell that vehicle. Market value 41 shall be determined by the schedule of values adopted by the Commissioner 42 under G.S. 105-187.3. 43 In such a proceeding a lienor may not include more than one vehicle, but the proceeds of the sale of each shall be subject only to valid claims against that 44 45 vehicle, and any vehicle. Any excess proceeds of the sale shall be paid 46 immediately to the Treasurer for disposition pursuant to Chapter 116B of the 47 General Statutes. 48 The application to the clerk in such a special proceeding shall contain the 49 notice of sale information set out in subsection (f) hereof. If the application is in proper form the clerk shall enter an order authorizing the sale on a date not 50 51 less than 14 days therefrom, and the lienor shall cause the application and

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	order to be sent immediately by first-class mail pursua 5, to each person to whom notice was mailed pursua Following the authorized sale the lienor shall file with th form of an affidavit, stating that the lienor has compli private sale provisions of G.S. 44A-4, the name, address bidder or person buying at a private sale, and a statement the sale proceeds. The clerk then shall enter an order dir transfer title accordingly. If prior to the sale the owner or legal possessor contest	nt to this subsection. he clerk a report in the ed with the public or is, and bid of the high at of the disposition of ecting the Division to
	writing filed with the clerk, the proceeding shall be h with G.S. 1-301.2.	
		2010 1 1
	SECTION 17.(b) This section becomes effective December 1	, 2019, and applies to
ap	plications filed on or after that date.	
"9	SECTION 18. G.S. 48-2-403 reads as rewritten:	
8	48-2-403. Notice Additional notice of proceedings by elerk.petition	
~ 1	No later than five days after a petition is filed, the clerk of the court p	
	herwise deliver notice of the adoption proceeding to any agency that has a semilated a meril agency and any agency ordered to make	
-	t completed a preplacement assessment and any agency ordered to mak ursuant to Part 5 of this Article. <u>The petitioner shall provide proof of service</u>	-
	ourt."	
cu		
P/	ART III. TECHNICAL CORRECTIONS	
	SECTION 19.(a) G.S. 7A-11 reads as rewritten:	
"8	7A-11. Clerk of the Supreme Court; salary; bond; fees; oath.	
э	The clerk of the Supreme Court shall be appointed by the Supreme	Court to serve at its
pl	easure. The annual salary of the clerk shall be fixed by the Administrative	
	bject to the approval of the Supreme Court. The clerk may appoint ass	
an	d at the salaries fixed by the Administrative Officer of the Courts. The clo	erk shall perform such
du	ties as the Supreme Court may assign, and shall be bonded to the State, fo	r faithful performance
	duty, in the same manner as the clerk of the superior court, and in	
	dministrative Officer of the Courts shall determine. He The clerk shall a	-
	be approved by the Supreme Court. A fee bill for services rendered by the	
	rules of the Supreme Court, and all such fees shall be remitted to the S	•
	litigants for the reproduction of appellate records and briefs shall be	
	preme Court and remitted to the Appellate Courts Printing and Comp	1
	tablished in G.S. 7A-343.3. The operations of the Clerk of the Supreme	
	the oversight of the State Auditor pursuant to Article 5A of Chapte atutes. Before entering upon the duties of his office, the clerk shall ta	
	escribed by law."	
Ы	SECTION 19.(b) G.S. 7A-20(a) reads as rewritten:	
	"(a) The Court of Appeals shall appoint a clerk to serve at its plea	sure. Before entering
ur	on his-the clerk's duties, the clerk shall take the oath of office prescribe	
_	preme $\overline{\text{Court, conformed}}$ to the office of clerk of the Court of Appeals,	
	the same manner as the clerk of superior court, in an amount prescribed	
	fficer of the Courts, payable to the State, for the faithful performance of	
	he salary of the clerk shall be fixed by the Administrative Officer of the	
-	proval of the Court of Appeals. The number and salaries of his the clerk	
	onds, if required, shall be fixed by the Administrative Officer of the C	ourts. The clerk shall
ad	opt a seal of office, to be approved by the Court of Appeals."	
	SECTION 20. G.S. 7A-354(b) reads as rewritten:	
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"(b) follows:	Members	nip. – The Commission shall consist of no more t	han 15 members as
		ne following persons, or their designees, may serve as embers of the Commission:	<u>nonvoting, </u> ex officio
	a.	The Director of the Administrative Office of the	Courts
	b.	The President of the North Carolina Conference	
	0.	Judges.	
	c.	The President of the North Carolina Associati Judges."	on of District Court
	SECTIO	N 21. G.S. 14-43.15 reads as rewritten:	
"§ 14-43."	15. Minor		
-		n of a violation of G.S. 14-43.11, 14-43.12, or 14-43.	13 shall be alleged to
•		ted and the provisions of Subchapter I of Chapter 7B of	6
	hall apply."		
<u></u> 5	11.	N 22. G.S. 15A-1469(b1) reads as rewritten:	
"(b1)		mission's entire file, including files obtained from oth	her agencies, shall be
· · ·		betective orders when transferred to the district attorney	-
		n (g) of this section, G.S. 15A-1468(g), unless either of	
r		e district attorney and defense counsel have consented	
		er a portion of the file.	· · · · · · · · · · · · · · · · · · ·
		e district attorney and defense counsel have been give	ven an opportunity to
		heard by the senior judge of the three-judge panel bef	
		issued."	1
		N 23. G.S. 28A-2-4(a) reads as rewritten:	
"(a)		s of superior court of this State, as ex officio judges of	of probate, shall have
. ,		of estate proceedings. Except as provided in sub	-
• •		iction of the clerk of superior court is exclusive. Estate	
	•	, the following:	1 6 ,
	•••	C C	
	(3) De	etermination of the elective share for a surviving sp	ouse as provided in
		<u>S. 30-3.G.S. 30-3.1.</u>	
	"		
	SECTIO	N 24. G.S. 30-29 reads as rewritten:	
"§ 30-29.	What peti	tion must show.	
In the	petition th	e petitioner shall set forth, besides the facts entitling	petitioner to a year's
support a	nd the value	e of the support claimed, the further facts that the per-	sonal estate of which
the deced	ent died po	ssessed exceeded thirty thousand dollars (\$30,000), s	ixty thousand dollars
(\$60,000)	and also w	hether or not an allowance has been made to petition	er and the nature and
value then	eof."	-	
	SECTIO	N 25. G.S. 32C-1-116(a) reads as rewritten:	
"(a)	The clerl	as of superior court of this State shall have original	ginal jurisdiction of
proceedin	gs under the	s Chapter. Except as provided in subdivision (4) of this	s subsection, the clerk
of superio	or court's ju	risdiction is exclusive. The following proceedings are	included:
	•••		
		determine compensation and expenses for	
	G	S. 32C 1-112(b). G.S. 32C-1-112(b) and G.S. 32C-1-1	12(c).
	"		
	SECTIO	N 26.(a) G.S. 45-21.21(f) is repealed.	
	SECTIO	N 26.(b) G.S. 45-21.23 reads as rewritten:	
"§ 45-21.	23. Time o	f sale.	

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$\frac{1}{2}$	A sale shall begin at the time designated in the notice of sale or as soon thereafter as practicable, but not later than one hour after the time fixed therefor unless it is delayed by other
$\frac{2}{3}$	sales held at the same place. The sale shall be held between the hours of 10:00 A.M. and 4:00
4	P.M. on any day other than Sunday or a legal holiday when the courthouse is closed for
5	transactions. when the clerk's office is normally open for transactions."
6	SECTION 27. G.S. 101-2(a) reads as rewritten:
7	"(a) A person who wishes, for good cause shown, to change his or her name must file an
8	application before the clerk of the superior court of the county in which the person lives, resides,
9	after giving 10 days' notice of the application by publication at the courthouse door."
10	SECTION 28.(a) Section 8.2 of S.L. 2018-40 reads as rewritten:
11	"SECTION 8.2. This section-Part becomes effective January 1, 2019.2019, and applies to
12	distributions made on or after that date."
13	SECTION 28.(b) This section is retroactively effective January 1, 2019.
14	SECTION 29. Except where otherwise provided, this act is effective when it
15	becomes law.