## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## SENATE BILL 255 PROPOSED COMMITTEE SUBSTITUTE S255-PCS15159-TG-9

	Short Title: 2021 AOC Legislative ChangesAB	(Public)
	Sponsors:	
	Referred to:	
	March 15, 2021	
1	A BILL TO BE ENTITLED	
2 3	AN ACT TO MAKE VARIOUS CHANGES AND TECHNICAL CORRECT LAWS GOVERNING THE ADMINISTRATION OF JUSTICE.	IONS TO THE
4 5	The General Assembly of North Carolina enacts:	
6	MEDICAL MALPRACTICE JURY INSTRUCTIONS AND JUDICIAL A	
7 8	<b>SECTION 1.(a)</b> Rule 51 of G.S. 1A-1 is amended by adding a ne read:	w subsection to
9	"(d) Final instructions to the jury. – In civil cases subject to G.S. 90-21.12	1. the court shall
10	reduce the oral instructions given to the jury to writing. Upon the jury retiring	
11	the court is encouraged to and may provide the jury a written copy of the oral ins	
12	jury to take into the jury room during deliberation."	
13	<b>SECTION 1.(b)</b> G.S. 7A-47.3 is amended by adding a new subsect	ion to read:
14	"(e) The senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of the senior resident superior court judge, in consultation with the particular terms of term	rties to the case,
15	shall designate a specific resident judge or a specific judge assigned to hold cou	irt in the district
16	to preside over all proceedings in a case subject to G.S. 90-21.11."	
17	<b>SECTION 1.(c)</b> This section becomes effective October 1, 2021. S	ubsection (a) of
18	this section applies to actions filed on or after that date.	
19		
20	ADJUST MASTER JURY POOL TO ACCOUNT FOR THE COVID-19 P	
21	<b>SECTION 2.</b> Notwithstanding G.S. 9-2(f), the master jury list for	
22	biennium shall contain not less than one and one-quarter times and not more that	
23	many names as were drawn for jury duty in all courts in the county during	
24	biennium if the jury commission determines that those numbers would be more r	
25	the required number of jurors than the number of names drawn during the pre	
26	Notwithstanding G.S. 9-2(f), in a county preparing an annual master jury l	
27	authorized by G.S. 9-2(a), the master jury list shall contain not less than one	
28	times and not more than three times as many names drawn during 2019 if the j	•
29	determines that those numbers would be more representative of the required n	•
30	than the number of names drawn during the previous year. A master jury list fo	
31	biennium or for the 2022 year shall not include fewer than 500 names. In courdifferent panel, of import is calculated for each day of the weak, there is no limit t	
32	different panel of jurors is selected for each day of the week, there is no limit t	
33 34	names that may be placed on the master jury list for the 2022-2023 biennium or	2022 year.
34 35	CLARIFY VARIOUS PROCEDURES RELATED TO THE ENFOR	CEMENT OF
36	JUDGMENTS	CENTER OF



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"§ 1C-16	<b>SECTION 3.(a)</b> G.S. 1C-1603 reads as rewrit <b>503. Procedure for setting aside exempt proper</b>	
(a)	Motion or Petition; Notice. –	
	<ul> <li>After judgment, except as provided in when exemptions have already been de execution or writ of possession unless upon the judgment debtor advising the constrained is not required if the exemptions under on an exception in G.S. 1C-1601(e). The notice, which must be accompanied by the companied by the companies of t</li></ul>	esignated, the clerk may not issue an notice from the court has been served lebtor of the debtor's rights. <u>The notice</u> <u>G.S. 1C-1601 are inapplicable based</u> The judgment creditor must cause the
	under subsection (c1) of this section, to	
	G.S. 1A-1, Rule $4(j)(1)$ . If the judgmen under G.S. 1A-1, Rule $4(j)(1)$ , the judg	it debtor cannot be served as provided
	debtor by mailing a copy of the notice last known address. Proof of service by	certified or registered mail or personal
	service is as provided in G.S. 1A-1, Rul service by mailing to last known addres	ss by filing a certificate that the notice
	was served indicating the circumstance and the date and address of service.	es warranting the use of such service
(b)	Contents of Motion or Petition. – The motion of	or petition must:
	(1) Name the judgment <u>debtor; debtor</u> .	
	(2) Name the judgment creditors of the de movant; movant.	btor insofar as they are known to the
	(3) If it is a motion to modify a previous	sly allocated exemption, describe the
	change of condition (if the movant rece and the modification desired.	
•••		
(e)	Procedure for Setting Aside Exempt Property.	_
	(2) If the judgment debtor does not file a n	notion to designate exemptions with a
	schedule of assets within 20 days after r in accordance with subdivision (4) of s	
	debtor does not request a hearing before	•
	of the notice of rights and appear at the r	
	has waived the exemptions provided in Article X of the North Carolina Cons	
	judgment creditor, the clerk must is	
	possession.	
	(12) Appeal from a designation of exempt p court judge. A party has 10 days from t	
	Appeal from a designation of exempt p	
	the Court of Appeals. Decisions of t	
	questions of valuation of property are f	-
"	questions may be appealed as provided	in G.S. 7A-30 and 7A-31.
"	<b>SECTION 3.(b)</b> This section is effective when	it becomes law and applies to motions
and petit	ions filed on or after that date.	
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#### DISPUTE RESOLUTION COMMISSION STATUTORY CHANGES SECTION 4.(a) G.S. 7A-38.2 reads as rewritten: "§ 7A-38.2. Regulation of mediators and other neutrals.

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1 2

5 (c) The Dispute Resolution Commission shall consist of 17-18 members: five judges appointed by the Chief Justice of the Supreme Court, at least two of whom shall be active superior 6 7 court judges, and at least two of whom shall be active district court judges; one clerk of superior 8 court appointed by the Chief Justice of the Supreme Court; two mediators certified to conduct superior court mediated settlement conferences and two mediators certified to conduct equitable 9 10 distribution mediated settlement conferences appointed by the Chief Justice of the Supreme Court; one certified district criminal court mediator who is a representative of a community 11 mediation center appointed by the Chief Justice of the Supreme Court; a district attorney 12 appointed by the Chief Justice of the Supreme Court; a court management staff member 13 14 appointed by the Chief Justice of the Supreme Court; two practicing attorneys who are not certified as mediators appointed by the President of the North Carolina State Bar, one of whom 15 shall be a family law specialist; and three citizens knowledgeable about mediation, one of whom 16 17 shall be appointed by the Governor, one by the General Assembly upon the recommendation of 18 the Speaker of the House of Representatives in accordance with G.S. 120-121, and one by the 19 General Assembly upon the recommendation of the President Pro Tempore of the Senate in 20 accordance with G.S. 120-121. Commission members shall serve three-year terms and shall be 21 ineligible to serve more than two consecutive terms. Members appointed to fill unexpired terms 22 shall be eligible to serve two consecutive terms upon the expiration of the unexpired term. The 23 Chief Justice shall designate one of the members to serve as chair for a two-year term. Members 24 of the Commission shall be compensated pursuant to G.S. 138-5. Vacancies shall be filled for unexpired terms and full terms in the same manner as incumbents

25 26 were appointed. Appointing authorities may receive and consider suggestions and 27 recommendations of persons for appointment from the Dispute Resolution Commission, the 28 Family Law, Litigation, and Dispute Resolution Sections of the North Carolina Bar Association, 29 the North Carolina Association of Professional Family Mediators, the North Carolina Conference 30 of Clerks of Superior Court, the North Carolina Conference of Court Administrators, the 31 Mediation Network of North Carolina, the Dispute Resolution Committee of the Supreme Court, 32 the Conference of Chief District Court Judges, the Conference of Superior Court Judges, the 33 Director of the Administrative Office of the Courts, and the Child Custody Mediation Advisory 34 Committee of the Administrative Office of the Courts.

35

. . .

36 (m) Members of the Commission and its employees are immune from civil suit for all
 37 conduct undertaken in the course of their official duties."

38 SECTION 4.(b) This section is effective when it becomes law and applies to conduct
 39 occurring on or after that date.

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# 41 JUDICIAL STANDARDS COMMISSION ALTERNATE MEMBERS AND 42 TECHNICAL CORRECTIONS

43

SECTION 5. G.S. 7A-375 reads as rewritten:

# 44 "§ 7A-375. Judicial Standards Commission.

45 (a) <u>Composition. –</u> The Judicial Standards Commission shall consist of the following 46 residents of North Carolina: one Court of Appeals judge, two superior court judges, and two 47 district court judges, each appointed by the Chief Justice of the Supreme Court; four members of 48 the State Bar who have actively practiced in the courts of the State for at least 10 years, elected 49 by the State Bar Council; and four citizens who are not judges, active or retired, nor members of 50 the State Bar, two appointed by the Governor, and two appointed by the General Assembly in 51 accordance with G.S. 120-121, one upon recommendation of the President Pro Tempore of the

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Senate and one upon recommendation of the Speaker of the House of Representatives. The Court 1 2 of Appeals judge shall act as chair of the Commission. The General Assembly shall also appoint alternate Commission members for the Commission members the General Assembly has 3 4 appointed to serve in the event of scheduling conflicts, conflicts of interest, disability, or other 5 disqualification arising in a particular case. The alternate members shall have the same 6 qualifications for appointment as the original members. 7 Terms. – The Court of Appeals judge shall act as chair of the Commission and shall (a1) 8 serve at the pleasure of the Chief Justice. Terms of other Commission members shall be for six years. No member who has served a full six-year term is eligible for reappointment. Members 9 who are not judges are entitled to per diem, and all members are entitled to reimbursement for 10 travel and subsistence expenses at the rate applicable to members of State boards and 11 commissions generally for each day engaged in official business. 12 The Court of Appeals judge shall serve at the pleasure of the Chief Justice. Terms of 13 (b)14 other Commission members shall be for six years. No member who has served a full six year term is eligible for reappointment. If Vacancies. - A vacancy on the Commission arises upon the 15 resignation or death of a member or if a member ceases to have the qualifications required for 16 17 the member's appointment, that person ceases to be a member. appointment. Vacancies of 18 members, other than those appointed by the General Assembly, are filled in the same manner as 19 the original appointment, for the remainder of the term. Vacancies of members appointed by the 20 General Assembly are filled as provided under G.S. 120-122. Members who are not judges are 21 entitled to per diem and all members are entitled to reimbursement for travel and subsistence 22 expenses at the rate applicable to members of State boards and commissions generally, for each 23 day engaged in official business.by the alternate member appointed pursuant to subsection (a) of 24 this section and shall serve for the remainder of the unexpired term. In the absence of an alternate 25 member appointed by the General Assembly pursuant to subsection (a) of this section, or if an 26 alternate member is unable to serve, such vacancy shall be filled as provided under G.S. 120-122. 27 Disability or Disgualification. - If a member of the Commission who is a judge (c) 28 appointed by the Chief Justice becomes disabled, or becomes a respondent before the 29 Commission, the Chief Justice shall appoint an alternate member to serve during the period of 30 disability or disqualification. The alternate member shall be from the same division of the 31 General Court of Justice as the judge whose place the alternate member takes. If a member of the 32 Commission who is not a judge becomes disabled, disabled or is disqualified from participating 33 in a disciplinary proceeding, the Governor, if he appointed the disabled member, shall appoint, 34 or the State Bar Council, if it elected the disabled member, shall elect, an alternate member to 35 serve during the period of disability. disability or disqualification. If a member of the 36 Commission who is not a judge and who was appointed by the General Assembly becomes 37 disabled, an disabled or is disqualified from participating in a disciplinary proceeding, the chair of the Commission shall call upon the alternate member shall be appointed to serve during the 38 39 period of disability in the same manner as if there were a vacancy to be filled under G.S. 120-122. 40 In a particular case, if a member becomes disqualified, or is successfully challenged for cause, the member's seat for that case shall be filled by an alternate member selected as provided in this 41 42 subsection.appointed pursuant to subsection (a) of this section. 43 Extended Terms to Complete Proceedings. - A member may serve after expiration of (d) the member's term only to participate until the conclusion of a disciplinary proceeding begun 44 45 before expiration of the member's term. Such participation shall not prevent the successor from 46 taking office, but the successor may not participate in the proceeding for which the predecessor's 47 term was extended. This subsection shall apply also to any judicial member whose membership 48 on the Commission is automatically terminated by retirement or resignation from judicial office, 49 or expiration of the term of judicial office.

50 (e) <u>Civil Immunity. – Members of the Commission and its employees are immune from</u> 51 civil suit for all conduct undertaken in the course of their official duties.

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1 2 2	appropriated for	<u>nmission Staff.</u> — The chair of the Commission may en or that purpose, an executive director, Commission counsel, in	nvestigator, and any
3		s may be necessary to assist the Commission in carrying out	
4		e Chief Justice, for specific cases, the chair also may employ	-
5	-	Attorney General to furnish counsel. In addition, with the ap	-
6	-	cific cases, the chair or executive director also may call upor	
7		f Investigation to furnish an investigator who shall serve unde	1
8		director. While performing duties for the Commission, the	
9 10		vestigator have authority throughout the State to serve subpoe Commission in the same manner and with the same effect as a	-
11	to serve proces	s of the General Court of Justice.	
12	(g) <u>Rul</u>	es. – The Commission may adopt, and may amend from time t	to time, its own rules
13	of procedure f	or the performance of the duties and responsibilities prescri	bed by this Article,
14 15		approval of the Supreme Court."	
16	CLARIFY O	RDER FOR ARREST FOR FAILURE TO APPEA	<b>R</b> FOLLOWING
17		CRIMINAL SUMMONS	
18		<b>CTION 6.(a)</b> G.S. 15A-305(b) reads as rewritten:	
19		en Issued. – An order for arrest may be issued when:	
20			
21	(3)	The defendant has failed to appear as required by a dul	v executed criminal
22		summons issued pursuant to G.S. 15A-303 that charged t	-
23		criminal offense, or a citation issued by a law enforcem	
24		person authorized by statute pursuant to G.S. 15A-30	
25		defendant with a misdemeanor.	-
26		1	
27	SE	CTION 6.(b) This section is effective when it becomes law a	and applies to orders
28	for arrests issu	ed on or after that date.	
29			
30		OURT PLEA EXCEPTIONS	
31		<b>CTION 7.(a)</b> G.S. 15A-1011(a) reads as rewritten:	
32		lefendant may plead not guilty, guilty, or no contest "(nolo c	· <b>1</b>
33		ed only from the defendant himself in open court except	when: in any of the
34	following circu		
35	(1)	The defendant is a corporation, in which case the plea	may be entered by
36		counsel or a corporate officer; or <u>officer.</u>	1 6 11
37	(2)	There is a waiver of arraignment and a filing of a writte	en plea of not guilty
38	(2)	under <del>G.S. 15A-945; or</del> <u>G.S. 15A-945.</u>	
39 40	(3)	In misdemeanor cases <u>when there is a written waiver of ap</u> with the approval of the presiding judge; orjudge.	-
41	(4)	Written pleas in traffic cases, hunting and fishing offenses	
42		and boating offenses under Chapter 75A for the types of o	-
43		G.S. 7A-273(2) and G.S. 7A-273(2a) are authorized und	der G.S. 7A-146(8);
44		<u>orG.S. 7A-148(a).</u>	
45	••••	1	
46		CTION 7.(b) G.S. 7A-180 reads as rewritten:	
47		unctions of clerk of superior court in district court matters	5.
48		of superior court:	
49 50	(1)	Has and exercises all of the judicial powers and duties i	-
50		and proceedings pending from time to time in the distr	
51		<u>clerk's</u> county which are now or hereafter conferred or im	posed upon him the

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1		clerk by law in respect of actions and proceedi	ngs pending in the superior
2		court of his county; the clerk's county.	
3	(2)	Performs all of the clerical, administrative and fis	
4		operation of the district court of his the clerk's co	
5		he-the clerk is required to perform such-functi	ions in the operation of the
6		superior court of his county; the clerk's county.	
7	(3)	Maintains, under the supervision of the Adminis	strative Office of the Courts,
8		an office of uniform consolidated records of all	judicial proceedings in the
9		superior court division and the district court divi	sion of the General Court of
10		Justice in his-the clerk's county. Those records	shall include civil actions,
11		special proceedings, estates, criminal actions, juv	venile actions, minutes of the
12		court and all other records required by law to b	e maintained. The form and
13		procedure for filing, docketing, indexing, and rec	ording shall be as prescribed
14		by the Administrative Officer of the Courts no	otwithstanding any contrary
15		statutory provision as to the title and form of th	
16		indexing; indexing.	
17	(4)	Has the power to accept written appearances, wa	aivers of trial or hearing and
18		pleas of guilty or admissions of responsibility	y for the types of offenses
19		specified in G.S. 7A-273(2) and G.S. 7A-273(2)	<u>2a)</u> in accordance with the
20		schedules of offenses promulgated by the Conference	ence of Chief District Judges
21		pursuant to G.S. 7A-148, and in such-those ca	uses, to enter judgment and
22		collect the fine or penalty and costs; costs.	
23	(5)	Has the power to issue warrants of arrest valid three	oughout the State, and search
24		warrants valid throughout the county of the issuin	•
25	(6)	Has the power to conduct an initial appearance	-
26		15A, Article 24, Initial Appearance, and to f	
27		accordance with Chapter 15A, Article 26, Bail;B	
28	(7)	Continues to exercise all powers, duties and auth	-
29		imposed upon clerks of superior court by genera	al law, with the exception of
30	$\langle 0 \rangle$	jurisdiction in juvenile matters; and matters.	
31	(8)	Has the power to accept written appearances, w	
32		guilty to violations of G.S. 14-107 when restitution	• •
33 34		and processing fees allowed under G.S. 14-107,	
34 35		check is two thousand dollars (\$2,000) or less, and a fourth or subacquent violation of this statute	e
35 36		a fourth or subsequent violation of this statute, enter such-judgments as the chief district judge	
30 37		amounts collected as restitution to the appropriat	
38		to collect the costs.	te prosecuting witnesses and
38 39	"	to confect the costs.	
40	SEC	<b>FION 7.(c)</b> This section is effective when it become	nes law and applies to pleas
41	received on or af		nes law and applies to pleas
42		ter that date.	
43	CLARIFY TIM	IE ALLOWED FOR DEFENDANT APPELLA	NT TO MAKE RENTAL
44		NDER RESIDENTIAL RENTAL AGREEMEN	
45		<b>FION 8.(a)</b> G.S. 42-34.1(a) reads as rewritten:	
46		judgment in district court is against the defendant a	ppellant, it shall be sufficient
47		of the judgment during the 30-day time period for	
48		he North Carolina Rules of Appellate Procedure if t	
49		ed in G.S. 42-34(b), and no additional security und	
50	1	pellant fails to make rental payments as provided ir	1
51		the day rent is due under the terms of the residentia	

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1 2 3	of superior court shall, upon application of the plaintiff appellee, immediately possession, and the sheriff shall dispossess the defendant appellant as provided i <b>SECTION 8.(b)</b> This section becomes effective October 1, 2021	n G.S. 42-36.2.", and applies to
4 5	applications to the clerk of superior court for a writ of possession made on or af	ter that date.
6	CLARIFY SCOPE OF MAGISTRATE MARRIAGE RECUSAL	
7	SECTION 9.(a) G.S. 51-5.5 reads as rewritten:	
8	"§ 51-5.5. Recusal of certain public officials.	
9	(a) Every magistrate has the right to recuse from performing all lawfu	
10 11	<u>magistrate</u> under this Chapter based upon any sincerely held religious objection shall be upon notice to the chief district court judge and is in effect for at least	
12	the time delivered to the chief district court judge. The recusing magistrate may	not perform any
13	marriage as a magistrate under this Chapter until the recusal is rescinded in w	riting. The chief
14	district court judge shall ensure that all individuals issued a marriage license	e seeking to be
15	married before a magistrate may marry.	
16	Notwithstanding the provisions of this subsection, a magistrate who is a	
17	minister otherwise legally authorized to solemnize marriages in the State is not	
18	performing lawful marriages as a minister based upon a decision of recusal under	r this subsection.
19		
20	<b>SECTION 9.(b)</b> This section is effective when it becomes law	and applies to
21 22	marriages performed prior to, on the day of, and after that date.	
23	ALLOW COURT PROCEEDINGS BY AUDIO/VIDEO TRANSMISSION	I
24	SECTION 10.(a) Article 7 of Chapter 7A of the General Statutes	s is amended by
25	adding a new section to read:	
26	"§ 7A-49.6. Proceedings conducted by audio and video transmission.	
27	(a) Except as otherwise provided in this section, judicial official	-
28	proceedings of all types using an audio and video transmission in which the parti	
29	official, and any other participants can see and hear each other. Judicial official	
30	proceedings by audio and video transmission under this section must safeguard t	
31	rights of those persons involved in the proceeding and preserve the integrity	y of the judicial
32	process.	
33 34	(b) Each party to a proceeding involving audio and video transmission	
34 35	communicate fully and confidentially with his or her attorney if the party is reattorney.	presented by an
36	(c) In a proceeding involving a jury, the court may allow a witness to test	ify by audio and
30 37	video transmission only upon finding in the record that good cause exists for do	
38	circumstances.	ang so under the
39	(d) When the right to confront witnesses or be present is implicated in crit	minal or iuvenile
40	delinquency proceedings, the court may not proceed by audio and video transm	
41	the court has obtained a knowing, intelligent, and voluntary waiver of the defend	
42	respondent's rights or (ii) the court finds that the use of audio and video tran	
43	absence of a waiver is necessary to further an important State interest and wi	ll not materially
44	prejudice the defendant's or juvenile respondent's rights.	
45	(e) <u>A party may object to conducting a proceeding by audio and video</u>	transmission. If
46	the presiding official finds that the party has demonstrated good cause for the	
47	proceeding must not be held by audio and video transmission. If there is no obje	
48	is an objection and good cause is not shown, the presiding official may conduc	t the proceeding
49	by audio and video transmission.	

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1	(f) Proceedings conducted by audio and video transmission shall be held in a manner that
2	complies with any applicable federal and State laws governing the confidentiality and security
3	of confidential information.
4	(g) If the proceeding is one that is open to the public, then the presiding official must
5	facilitate access to the proceeding by the public and the media as nearly as practicable to the
6	access that would be available were the proceeding conducted in person.
7	(h) If the proceeding is required by law to be recorded, then the audio and video
8	transmission must be recorded in accordance with G.S. 7A-95, G.S. 7A-198, and other laws, as
9	applicable.
10	(i) This section is not intended to limit the court's authority to receive remote testimony
11	pursuant to statutes that otherwise permit it, including G.S. 15A-1225.1, 15A-1225.2,
12	15A-1225.3, 20-139.1, 8C-1, Rule 616, 50A-111, and 52C-3-315(f).
13	(i) All proceedings under this section shall be conducted using videoconferencing
14	applications approved by the Administrative Office of the Courts.
15	(k) As used herein, the term "judicial official" has the same meaning as in
16	G.S. 15A-101(5)."
17	<b>SECTION 10.(b)</b> This section becomes effective April 1, 2021, and applies to
18	proceedings occurring on or after that date.
19	
20	MODIFY VARIOUS PROVISIONS ALLOWING FOR REMOTE OR DIGITAL COURT
21	PROCEEDINGS
22	SECTION 11.(a) G.S. 7B-1906(h) is repealed.
23	SECTION 11.(b) G.S. 15A-101.1(2) reads as rewritten:
24	"(2) "Document" means any pleading, criminal process, subpoena, complaint,
25	motion, application, notice, affidavit, commission, waiver, consent, dismissal,
26	order, judgment, or other writing intended in a criminal or contempt
27	proceeding to authorize or require an action, to record a decision or to
28	communicate or record information. The term does not include search
29	warrants. A document may be created and exist in paper form or in electronic
30	form or in both forms. Each document shall contain the legible, printed name
31	of the person who signed the document."
32	<b>SECTION 11.(c)</b> G.S. 15A-245(a) reads as rewritten:
33	"(a) Before acting on the application, the issuing official may examine on oath the
34	applicant or any other person who may possess pertinent information, but information other than
35	that contained in the affidavit may not be considered by the issuing official in determining
36	whether probable cause exists for the issuance of the warrant unless the information is either
37	recorded or contemporaneously summarized in the record or on the face of the warrant by the
38	issuing official. The information must be shown by one or more both of the following:
39	(1) Affidavit; or <u>Affidavit.</u>
40	(2) Oral testimony under oath or affirmation before the issuing official; or official.
41	(3) Oral testimony under oath or affirmation presented by a sworn law
42	enforcement officer to the issuing official by means of an audio and video
43	transmission in which both parties can see and hear each other. Prior to the
44	use of audio and video transmission pursuant to this subdivision, the
45	procedures and type of equipment for audio and video transmission shall be
46	submitted to the Administrative Office of the Courts by the senior regular
47	resident superior court judge and the chief district court judge for a judicial
48	district or set of districts and approved by the Administrative Office of the
49	Courts."
50	<b>SECTION 11.(d)</b> G.S. 15A-304(d) reads as rewritten:

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"(d)	Showing of Probable Cause. – A judicial official may iss	ue a warrant for arrest only
· · ·	e is supplied with sufficient information, supported by oath	-
	ident judgment that there is probable cause to believe that a	
	t the person to be arrested committed it. The information mus	
	the following:	se be shown by one of more
<u>00011</u> 01	(1) Affidavit;Affidavit.	
		a issuing official: orofficial
	•	-
	(3) Oral testimony under oath or affirmation pro enforcement officer to the issuing official by me	•
	transmission in which both parties can see and he	
	use of audio and video transmission pursuant	
	procedures and type of equipment for audio and	
	submitted to the Administrative Office of the Co	
	resident superior court judge and the chief distric	
	district or set of districts and approved by the A- Courts.	unninstrative Office of the
<b>⊺ք ₊</b> ե	the information is insufficient to show probable cause, the wa	rrant may not be issued A
	official shall not refuse to issue a warrant for the arrest of a pe	-
	has been issued for the arrest of another person involved in the	
warram	<b>SECTION 11.(e)</b> G.S. 15A-511(a1) is repealed.	ne same matter.
	SECTION 11.(f) G.S. 15A-531 (a1) is repeated. SECTION 11.(f) G.S. 15A-532 reads as rewritten:	
"8 154	-532. Persons authorized to determine conditions for rele	asa. usa af twa-way audia
8 ISA-	and video transmission.release.	ase, use of two-way addio
(a)	Judicial officials may determine conditions for release of p	persons brought before them
· · ·	ovided in subsection (b) of this section, in proceedings over v	
	nce with this Article.	which they are presiding, in
(b)	Any proceeding under this Article to determine, modif	y or revoke conditions of
	release in a noncapital case may be conducted by an aud	
1	the judicial official and the defendant in which the parties c	
	defendant has counsel, the defendant shall be allowed t	
	ntially with his attorney during the proceeding. Upon motion	•
	t use an audio and video transmission.	for the defendant, the court
(c)	Prior to the use of audio and video transmission pursual	nt to subsection (b) of this
	the procedures and type of equipment for audio and vi	
	ed to the Administrative Office of the Courts by the senior reg	
	or a judicial district or set of districts and approved by the A	-
Courts.'	· · · ·	diministrative office of the
Courts.	SECTION 11.(g) G.S. 15A-601 reads as rewritten:	
"8 15.4	-601. First appearance before a district court judge; right	t in folony and other cases
8 IJA-	in original jurisdiction of superior court; consolida	v
	before magistrate and before district court judge; first	
	of superior <del>court; use of two-way audio and video trar</del>	
	of superior court, use of two-way addie and video trai	ismission. <u>court.</u>
 <del>(a1)</del>	A first appearance in a noncapital case may be conduct	ted by an audio and video
· · ·	ssion between the judge and the defendant in which the part	
	f the defendant has counsel, the defendant shall be allowed	
	ntially with his attorney during the proceeding.	to communicate runy and
(a2)		t to subsection (21) of this
· · ·	the procedures and type of equipment for audio and vi	
	ed to the Administrative Office of the Courts by the senior reg	
Saomitt	ea to the radiantistative office of the courts by the senior reg	Salar restactive Superior court

1	judge for a judicial district or set of districts and approved by the Administrative Office of the
2	Courts.
3	" ••••
4	<b>SECTION 11.(h)</b> G.S. 15A-941 reads as rewritten:
5	"§ 15A-941. Arraignment before judge only upon written request; use of two-way audio
6	<del>and video transmission; e</del> ntry of not guilty plea if not arraigned.
7	(a) Arraignment consists of bringing a defendant in open court or as provided in
8	subsection (b) of this section before a judge having jurisdiction to try the offense, advising him
9	of the charges pending against him, and directing him to plead. The prosecutor must read the
10	charges or fairly summarize them to the defendant. If the defendant fails to plead, the court must
11	record that fact, and the defendant must be tried as if he had pleaded not guilty.
12	(b) An arraignment in a noncapital case may be conducted by an audio and video
13	transmission between the judge and the defendant in which the parties can see and hear each
14	other. If the defendant has counsel, the defendant shall be allowed to communicate fully and
15	confidentially with his attorney during the proceeding.
16	(c) Prior to the use of audio and video transmission pursuant to subsection (b) of this
17	section, the procedures and type of equipment for audio and video transmission shall be
18	submitted to the Administrative Office of the Courts by the senior regular resident superior court
19	judge for the judicial district or set of districts and approved by the Administrative Office of the
20	Courts.
21	"
22	SECTION 11.(i) G.S. 50B-2(e) reads as rewritten:
23	"(e) All documents filed, issued, registered, or served in an action under this Chapter
24	relating to an ex parte, emergency, or permanent domestic violence protective order may be filed
25	electronically. Hearings held to consider ex parte relief pursuant to subsection (c) of this section
26	may be held via video conference. Hearings held to consider emergency or permanent relief
27	pursuant to subsections (a) or (b) of this section shall not be held via video conference."
28 29	<b>SECTION 11.(j)</b> G.S. 50C-6(e) is repealed. <b>SECTION 11.(x)</b> G.S. 50C 7 mode as mutritten:
29 30	SECTION 11.(k) G.S. 50C-7 reads as rewritten: "§ 50C-7. Permanent civil no-contact order.
31	Upon a finding that the victim has suffered an act of unlawful conduct committed by the
32	respondent, a permanent civil no-contact order may issue if the court additionally finds that
33	process was properly served on the respondent, the respondent has answered the complaint and
34	notice of hearing was given, or the respondent is in default. No permanent civil no-contact order
35	shall be issued without notice to the respondent. Hearings held to consider permanent relief
36	pursuant to this section shall not be held via video conference."
37	<b>SECTION 11.</b> ( <i>I</i> ) G.S. 122C-268(g) reads as rewritten:
38	"(g) To the extent feasible, hearings shall be held in an appropriate room at the facility in
39	which the respondent is being treated in a manner approved by the chief district court judge if
40	the facility is located within the presiding judge's district court district as defined in G.S. 7A-133.
41	Hearings may be held in the judge's chambers. A hearing may not be held in a regular courtroom,
42	over objection of the respondent, if in the discretion of a judge a more suitable place is available.
43	A hearing may be held by audio and video transmission between the treatment facility and a
44	courtroom in a manner that allows (i) the judge and the respondent to see and hear each other and
45	(ii) the respondent to communicate fully and confidentially with the respondent's counsel during
46	the proceeding. Prior to any hearing held by audio and video transmission, the chief district court
47	judge shall submit to the Administrative Office of the Courts the procedures and type of
48	equipment for audio and video transmission for approval by the Administrative Office of the
49	Courts. Notwithstanding the provisions of this subsection, if the respondent, through counsel,
50	objects to a hearing held by audio and video transmission, the hearing shall be held in the physical
51	presence of the presiding district court judge. Regardless of the manner and location for hearings,

1	hearings shall be held in a manner that complies with any applicable federal and State laws
2	governing the confidentiality and security of confidential information, including any information
3	transmitted from the treatment facility by audio and video transmission. information. If the
4	respondent has counsel, the respondent shall be allowed to communicate fully and confidentially
5	with his attorney during the proceeding. Prior to the use of the audio and video transmission, the
6	procedures and type of equipment for audio and video transmission shall be submitted to the
7	Administrative Office of the Courts by the chief district court judge and approved by the
8	Administrative Office of the Courts."
9	SECTION 11.(m) This section becomes effective April 1, 2021, and applies to
10	proceedings occurring on or after that date.
11	
12	EXPAND THE ABILITY OF THE CHIEF JUSTICE OF THE SUPREME COURT TO
13	ASSIGN EMERGENCY JUDGES TO HOLD REGULAR AND SPECIAL SESSIONS OF
14	COURT
15	<b>SECTION 12.(a)</b> Notwithstanding the limitations set forth in G.S. 7A-52(a), the
16	Chief Justice of the Supreme Court may expand the active list of emergency superior court judges
17	to no more than 25 emergency superior court judges.
18	<b>SECTION 12.(b)</b> In addition to the reasons found in G.S. 7A-52(a)(1) through (7)
19	that the Chief Justice may assign emergency judges, the Chief Justice may also assign emergency
20	judges to hold regular or special sessions of court to address case management issues created by
21	the COVID-19 pandemic.
22	<b>SECTION 12.(c)</b> This section is effective when it becomes law and shall expire on
23	July 1, 2022.
24	
25	MEDIATED SETTLEMENT AGREEMENTS SIGNED BY PARTIES' DESIGNEES
26	<b>SECTION 13.(a)</b> G.S. 7A-38.1( $l$ ) reads as rewritten:
27	"( <i>l</i> ) Inadmissibility of negotiations. – Evidence of statements made and conduct occurring
28	in a mediated settlement conference or other settlement proceeding conducted under this section,
29	whether attributable to a party, the mediator, other neutral, or a neutral observer present at the
30	settlement proceeding, shall not be subject to discovery and shall be inadmissible in any
31	proceeding in the action or other civil actions on the same claim, except:
32	(1) In proceedings for sanctions under this section;
33	(2) In proceedings to enforce or rescind a settlement of the action;
34	(3) In disciplinary hearings before the State Bar or the Dispute Resolution
35	Commission; or
36	(4) In proceedings to enforce laws concerning juvenile or elder abuse.
37	As used in this section, the term "neutral observer" includes persons seeking mediator
38	certification, persons studying dispute resolution processes, and persons acting as interpreters.
39	No settlement agreement to resolve any or all issues reached at the proceeding conducted
40	under this subsection or during its recesses shall be enforceable unless it has been reduced to
41	writing and signed by the parties against whom enforcement is sought. sought or signed by their
42	designees. No evidence otherwise discoverable shall be inadmissible merely because it is
43	presented or discussed in a mediated settlement conference or other settlement proceeding.
44	"
45	<b>SECTION 13.(b)</b> G.S. 7A-38.3B(i) reads as rewritten:
46	"(i) Agreements In matters before the clerk in which agreements are reached in a
47	mediation conducted pursuant to this section, or during one of its recesses, those agreements shall
48	be treated as follows:
49	(1) Where as a matter of law, a matter may be resolved by agreement of the
50	parties, a settlement is enforceable only if it has been reduced to writing and

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signed by the parties against whom enforcement is sought.sought or signed by
their designees.
(2) In all other matters before the clerk, including guardianship and estate matters,
all agreements shall be delivered to the clerk for consideration in deciding the
matter."
<b>SECTION 13.(c)</b> This section is effective when it becomes law and applies to
settlement agreements reached on or after that date.
DIRECT ADMINISTRATIVE OFFICE OF THE COURTS TO DEVELOP RULES OF
CONDUCT FOR MAGISTRATES
<b>SECTION 14.(a)</b> Article 16 of Chapter 7A of the General Statutes is amended by
adding a new section to read:
" <u>§ 7A-171.3. Magistrate rules of conduct.</u>
The Administrative Office of the Courts shall prescribe rules of conduct for all magistrates
The rules of conduct shall apply to all magistrates and shall include rules governing the
following:
(1) <u>Standards of professional conduct and timeliness.</u>
(2) Required duties and responsibilities.
(3) Methods for ethical decision making.
(4) Any other topic deemed relevant by the Administrative Office of the Courts."
<b>SECTION 14.(b)</b> The Administrative Office of the Courts shall prescribe the rules
required by subsection (a) of this section by October 1, 2021.
<b>SECTION 14.(c)</b> This section becomes effective October 1, 2021, and applies to
magistrate conduct on or after that date.
SEVERABILITY CLAUSE
<b>SECTION 15.</b> If any section or provision of this act is declared unconstitutional or
invalid by the courts, it does not affect the validity of this act as a whole or any part other than
the part so declared to be unconstitutional or invalid.
EFFECTIVE DATE
<b>SECTION 16.</b> Except as otherwise provided, this act is effective when it becomes
law.