GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 193 PROPOSED COMMITTEE SUBSTITUTE H193-PCS40312-CL-11

	Short Titl	e: V	arious Court Changes 2023AB	(Public)				
	Sponsors							
	Referred	to:						
	February 27, 2023							
1			A BILL TO BE ENTITLED					
2	AN ACT TO MAKE VARIOUS CHANGES AND TECHNICAL CORRECTIONS TO THE							
3	LAWS GOVERNING THE ADMINISTRATION OF JUSTICE, AS RECOMMENDED BY							
4	THE ADMINISTRATIVE OFFICE OF THE COURTS.							
5	The Gene	eral Ass	embly of North Carolina enacts:					
6								
7	AUTHO	RIZE	DEBIT AND CREDIT CARD PAYMENTS OF JUDGME	NTS				
8		SEC	TION 1.(a) G.S. 1-239(a) reads as rewritten:					
9	"(a)	Payn	ent of money judgment to clerk's office.					
10		(1)	The party against whom a judgment for the payment of mor					
11			any court of record may pay the whole, or any part thereof, in					
12			to the clerk of the court in which the same was rende					
13			execution has issued on such the judgment. With the approva	-				
14			to procedures approved by, the Director of the Administra					
15			Courts, the party against whom a judgment for payment of r	-				
16			may also pay the whole, or any part thereof, by credit card, d					
17			electronic payment method to the clerk of the court in wh					
18			rendered, although no execution has issued on the judgment	<u>i.</u>				
19								
20		(3)	When a payment to the clerk is made in cash cash, by cred					
21			other electronic payment method, or when a check is fin					
22 23			drawee bank, the clerk shall give the notice provided for When the full amount of a judgment has been so paid the	· · ·				
23 24			When the full amount of a judgment has been so paid, the c the words "JUDGMENT PAID IN FULL" in the notice.	Terk shall include				
24		"	the words JODOWENT FAID IN FOLL in the notice.					
26			TION 1.(b) This section becomes effective October 1, 2023.					
27		BEC						
28	INDIGE	NCV S	COPE OF ENTITLEMENT TECHNICAL CORRECTIO	N				
29	II (DIGL		TION 2. G.S. 7A-451(a) reads as rewritten:					
30	"(a)		ndigent person is entitled to services of counsel in the follo	wing actions and				
31	proceedin							
32	I							
33		(14)	A proceeding to terminate parental rights where a guar	dian ad litem is				
34			appointed pursuant to G.S. 7B-1101.G.S. 7B-1101.1.					
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_	General Assembly Of North CarolinaSession 2023				
	REMOTE ELECTRONIC NOTARIZATION TECHNICAL CORRECTION				
	SECTION 3. Section 3(d) of S.L. 2022-54 reads as rewritten:				
	"SECTION 3.(d) Any emergency video notarization completed after December 31, 2021,				
	and before the effective date of this act shall be deemed valid and cured if such that act was				
	performed in conformity with G.S. 10B-200 G.S. 10B-201 as it existed on December 31, 2021."				
	REPEAL ANNUAL LEGISLATIVE REPORT ON FEE WAIVER NOTICE				
	IMPLEMENTATION				
	SECTION 4. G.S. 7A-304(a2) is repealed.				
	REPEAL CLERK AND MAGISTRATE BOND REQUIREMENTS				
	SECTION 5.(a) G.S. 7A-107 is repealed.				
	SECTION 5.(b) G.S. 7A-174 is repealed.				
	SECTION 5.(c) G.S. 7A-11 reads as rewritten:				
	"§ 7A-11. Clerk of the Supreme Court; salary; bond; fees; oath.				
	The clerk of the Supreme Court shall be appointed by the Supreme Court to serve at its				
	pleasure. The annual salary of the clerk shall be fixed by the Administrative Officer of the Courts,				
	subject to the approval of the Supreme Court. The clerk may appoint assistants in the number				
	and at the salaries fixed by the Administrative Officer of the Courts. The clerk shall perform such				
	all duties as the Supreme Court may assign, and shall be bonded to the State, for faithful				
	performance of duty, in the same manner as the clerk of the superior court, and in such amount				
	as the Administrative Officer of the Courts shall determine. assign. The clerk shall adopt a seal				
,	of office, to be approved by the Supreme Court. A fee bill for services rendered by the clerk shall				
	be fixed by rules of the Supreme Court, and all such those fees shall be remitted to the State				
	treasury. Charges to litigants for document management and the reproduction of appellate records				
and briefs shall be fixed by rule of the Supreme Court and remitted to the Appellate Courts					
	Printing and Computer Operations Fund established in G.S. 7A-343.3. The operations of the				
Clerk of the Supreme Court shall be subject to the oversight of the State Auditor pursuant to					
Article 5A of Chapter 147 of the General Statutes. Before entering upon the duties of his-the					
	<u>clerk's</u> office, the clerk shall take the oath of office prescribed by law."				
	SECTION 5.(d) G.S. 7A-20 reads as rewritten:				
	"§ 7A-20. Clerk; oath; bond; s alary; assistants; fees.				
	(a) The Court of Appeals shall appoint a clerk to serve at its pleasure. Before entering				
	upon the clerk's duties, the clerk shall take the oath of office prescribed for the clerk of the				
	Supreme Court, conformed to the office of clerk of the Court of Appeals, and shall be bonded,				
	in the same manner as the clerk of superior court, in an amount prescribed by the Administrative				
	Officer of the Courts, payable to the State, for the faithful performance of the clerk's duties.				
	<u>Appeals.</u> The salary of the clerk shall be fixed by the Administrative Officer of the Courts, subject				
	to the approval of the Court of Appeals. The number and salaries of the clerk's assistants, and their bonds, if required shall be fixed by the Administrative Officer of the Courts. The clerk shall				
	their bonds, if required, shall be fixed by the Administrative Officer of the Courts. The clerk shall				
	adopt a seal of office, to be approved by the Court of Appeals.				
	"				
	MODIFY VARIOUS PROVISIONS AFFECTING THE CONFERENCE OF DISTRICT				
	ATTORNEYS OF NORTH CAROLINA				
	SECTION 6.(a) Article 32 of Chapter 7A of the General Statutes is amended by				
	adding new sections to read:				
	" <u>§ 7A-415. Resource prosecutors.</u>				
	<u>The Conference of District Attorneys may employ resource prosecutors as appointed by the</u>				
	executive director. A resource prosecutor shall be an attorney licensed and eligible to practice in				

prosecutor shall take the same oath of office as a district attorney in this State and shall be 1 authorized to represent the State in any court of this State without taking an additional oath. When 2 3 assisting a district attorney, a resource prosecutor shall have the same authority, power, and 4 privileges as an assistant district attorney serving in the requesting district attorney's office. 5 § 7A-416. Conference of District Attorneys legislative liaison. The Conference of District Attorneys may designate liaison personnel to lobby for legislative 6 7 action in accordance with Article 5 of Chapter 120C of the General Statutes." 8 **SECTION 6.(b)** G.S. 120C-500(d) reads as rewritten: 9 "(d) The Chief Justice of the Supreme Court shall designate at least one, but no more than 10 four, liaison personnel to lobby for legislative action for all offices, conferences, commissions, and other agencies established under Chapter 7A of the General Statutes. This subsection shall 11 12 not apply to any conference or office created under Article 32 or Article 60 of Chapter 7A of the 13 General Statutes, so long as that office complies those offices comply with subsection (a) of this 14 section." 15 **SECTION 6.(c)** This section becomes effective July 1, 2023. 16 17 ADVERSE CHILDHOOD EXPERIENCES TRAINING FOR JUVENILE JUDGES 18 **SECTION 7.** G.S. 7A-147(c) reads as rewritten: 19 The policy of the State is to encourage specialization in juvenile cases by district court ''(c)20 judges who are qualified by training and temperament to be effective in relating to youth and in 21 the use of appropriate community resources to meet their needs. The Administrative Office of 22 the Courts is therefore authorized to encourage judges who hear juvenile cases to secure 23 appropriate training whether or not they were elected to a specialized judgeship as provided 24 herein. Such This training shall be provided within the funds available to the Administrative 25 Office of the Courts for such-this training, and judges attending such-the training shall be 26 reimbursed for travel and subsistence expenses at the same rate as is applicable to other State 27 employees. 28 The Administrative Office of the Courts shall develop a plan whereby a district court judge 29 may be better qualified to hear juvenile cases by reason of training, experience, and demonstrated 30 ability. Any district court judge who completes the training under this plan-plan, which shall 31 include trauma-informed training on recognizing and mitigating adverse childhood experiences and adverse community environments, shall receive a certificate to this effect from the 32 33 Administrative Office of the Courts. In districts where there is a district court judge who has 34 completed this training as herein provided, the chief district judge shall give due consideration 35 in the assignment of such-juvenile cases where practical and feasible." 36 37 **DELEGATION OF JURY EXCUSES** 38 SECTION 8.(a) G.S. 9-6(b) reads as rewritten: 39 Pursuant to the foregoing policy, each chief district court judge shall promulgate "(b) 40 procedures whereby the chief district court judge or any district court judge of the chief district court judge's district court district designated by the chief district court judge, prior to the date 41 42 that a jury session (or sessions) of superior or district court convenes, shall receive, hear, and 43 pass on applications for excuses from jury duty. The procedures shall provide for the time and 44 place, publicly announced, at which applications for excuses will be heard, and prospective jurors 45 who have been summoned for service shall be so informed. The chief district judge may assign 46 the duty of passing on applications for excuses from jury service to judicial support staff. staff, 47 or may, with the clerk's consent, delegate that authority to the clerk of superior court. In all cases concerning excuses, the clerk of superior court or judicial support staff shall notify prospective 48 jurors of the disposition of their excuses." 49 50 **SECTION 8.(b)** G.S. 9-6.1 reads as rewritten: "§ 9-6.1. Requests to be excused. 51

General Assembly Of North Carolina

Session 2023

General Assembly Of North Carolina

Session 2023

Any person summoned as a juror who is a full-time student and who wishes to be 1 (a) 2 excused pursuant to G.S. 9-6(b1) or who is 72 years or older and who wishes to be excused, 3 deferred, or exempted, may make the request without appearing in person by filing a signed 4 statement of the ground of the request with the chief district court judge of that district, or the 5 district court judge judge, clerk of superior court, or judicial support staff member designated by 6 the chief district court judge pursuant to G.S. 9-6(b), at any time five business days before the 7 date upon which the person is summoned to appear.

8 (b) Any person summoned as a juror who has a disability that could interfere with the 9 person's ability to serve as a juror and who wishes to be excused, deferred, or exempted may 10 make the request without appearing in person by filing a signed statement of the ground of the request, including a brief explanation of the disability that interferes with the person's ability to 11 12 serve as a juror, with the chief district court judge of that district, or the district court judge judge, 13 clerk of superior court, or judicial support staff member designated by the chief district court 14 judge pursuant to G.S. 9-6(b), at any time five business days before the date upon which the 15 person is summoned to appear. Upon request of the court, medical documentation of any disability may be submitted. Any privileged medical information or protected health information 16 described in this section shall be confidential and shall be exempt from the provisions of Chapter 17 18 132 of the General Statutes or any other provision requiring information and records held by 19 State agencies to be made public or accessible to the public.

20 A person may request either a temporary or permanent exemption under this section, (c) 21 and the judge judge, clerk of superior court, or judicial support staff member may accept or reject 22 either in the exercise of discretion conferred by G.S. 9-6(b), including the substitution of a 23 temporary exemption for a requested permanent exemption. In the case of supplemental jurors 24 summoned under G.S. 9-11, notice may be given when summoned. In case the chief district court 25 judge, or the judge judge, clerk of superior court, or judicial support staff member designated by 26 the chief district court judge pursuant to G.S. 9-6(b), rejects the request for exemption, the 27 prospective juror shall be immediately notified by the judicial support staff member or the clerk 28 of court by telephone, letter, or personally."

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SECTION 8.(c) This section becomes effective October 1, 2023.

31 FILING OF CERTAIN BOND DOCUMENTS WITH THE CLERK

SECTION 9.(a) G.S. 58-72-50 reads as rewritten:

33 "§ 58-72-50. Approval, acknowledgment and custody of bonds.

34 The approval of all official bonds taken or renewed by the board of commissioners shall be 35 recorded by the clerk to the board. Every such Each bond shall be acknowledged by the parties 36 thereto or proved by a subscribing witness, before the chairman of the board of commissioners, 37 or before the clerk of the superior court, and the original bond, filed with the clerk of the superior 38 court with the approval of the commissioners endorsed thereon and certified by their chairman, 39 shall be deposited with the clerk of the superior court for safekeeping, the chairman of the board 40 of commissioners. Provided that an official bond executed as surety by a surety company 41 authorized to do business in this State need not be acknowledged upon behalf of the surety when 42 such that bond is executed under seal in the name of the surety by an agent or attorney-in-fact by 43 authority of a power of attorney duly recorded in the office of the register of deeds of such that 44 county." 45

SECTION 9.(b) G.S. 162-9 reads as rewritten:

46 "§ 162-9. County commissioners to take and approve bonds.

47 The board of county commissioners in every county shall take and approve the official bond 48 of the sheriffs, which they shall cause to be registered and the original deposited with the register

- 49 of deeds and filed with the clerk of superior court for safekeeping, court. The bond shall be taken
- 50 on or before the first Monday of December next after the election."
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	General Assemb	ly Of North Carolina	Session 2023				
1	CLARIFY CHIEF MAGISTRATE DELEGATED AUTHORITY						
2	SECTION 10. G.S. 7A-146 reads as rewritten:						
3	"§ 7A-146. Adm	inistrative authority and duties of chief district judg	ge.				
4	The chief dist	rict judge, subject to the general supervision of the Chie	f Justice of the Supreme				
5	Court, has admin	istrative supervision and authority over the operation o	f the district courts and				
6		e chief district judge's district. These powers and duti					
7	limited to, the fol						
8	••••	C					
9	(9)	Assigning magistrates when exigent circumstances e	exist to temporary duty				
10		outside the county of their appointment but within tha					
11		policies and procedures prescribed under G.S. 7A-34	1				
12		judge may, in writing, delegate the authority to ass					
13		subdivision to an appointed chief magistrate. A chief n					
14		delegated under this subdivision shall make month	•				
15		district judge of the times and places actually served b					
16	(10)	Designating another district judge of his that district					
17	(10)	judge, to act during the absence or disability of the ch	6				
18	(11)	Designating certain magistrates to appoint counsel					
19	(11)	counsel pursuant to Article 36 of this Chapter. This de	1				
20		any magistrate the authority to appoint counsel or ac					
21		for potentially capital offenses, as defined by rules a					
22		Indigent Defense Services. The chief district judge m					
23		the authority to designate magistrates in this subdivision					
24		magistrate.	on to an appointed emer				
25	(12)	Designating a full-time magistrate in a county to serve	e as chief magistrate for				
26	(12)	that county for an indefinite term and at the judge					
27		magistrate shall have the derivative administrative at	-				
28		chief district court judge under subdivision (4) subdiv					
29		(13) of this section. This subdivision applies only to					
30		chief district court judge determines that designating a					
31		be in the interest of justice.	emer magistrate would				
32	(13)	Investigating written complaints against magistrates.	The chief district judge				
33	(15)	may, in writing, delegate authority to an appointed cl					
34		preliminary investigations into written complaints ag					
35		make a written report of their preliminary findings to	-				
36		However, the delegation shall not authorize the ch					
37		written findings of misconduct or take any disc					
38		investigation and written findings of misconduct in v					
39		Conduct for Magistrates, a chief district court ju					
40		magistrate in accordance with the Rules of Conduct f					
40 41		complaints received by the chief district court	0				
41 42		investigations into those complaints are to be treate					
42 43		under Article 7 of Chapter 126 of the General Sta	-				
43 44		Article 7 of Chapter 126 of the General Statutes, o	-				
44 45		written reprimand, or suspension has been issued by					
45 46							
40 47		judge, the written complaint, and the record of the ch action on that complaint, including any investigatory					
47 48		confidential personnel records."	iccorus, are no ionger				
48 49		connucilitat personnel records.					
49 50	ΔΗΤΗΛΡΙΖΕ Β	EDACTION OF CONFIDENTIAL INFORMATIO	N FROM PURI ICI V				

AUTHORIZE REDACTION OF CONFIDENTIAL INFORMATION FROM PUBLICLY ACCESSIBLE COPIES OR IMAGES OF COURT RECORDS

	General	Assem	bly Of North Carolina	Session 2023			
		SEC	TION 11. G.S. 132-1.10 reads as rewritten:				
	"§ 132-1.	"§ 132-1.10. Social security numbers and other personal identifying information.					
	•••	~ 1					
	(c)	Subs	ection (b) of this section does not apply in the following circ	cumstances:			
		 (7)	To any document filed in the official records of the court	s.			
		XX 7°41					
	(f1)		out a request made pursuant to subsection (f) of this section				
clerk of court, or the Administrative Office of the Courts may remove from images or copies of							
publicly accessible official records any of the identifying and financial information listed in subsection (f) of this section <u>and any other information that is confidential under applicable law</u>							
that is contained in that official record. Registers of deeds, clerks of court, and the Administrative							
Office of the Courts may apply optical character recognition technology or other reasonably							
available technology to publicly accessible official records in order to, in good faith, identify and							
redact any of the identifying and financial information listed in subsection (f) of this section.							
Notwithstanding the foregoing, law enforcement personnel, judicial officials, and parties to a							
case and their counsel shall be entitled to access, inspect, and copy unredacted records.							
	(h)	-	affected person may petition the court for an order direction	0 1			
			b liability shall accrue to-to, and no requirements under				
imposed on, a register of deeds or clerk of court or to his or her that official's agent for any action							
related to provisions of this section or for any claims or damages that might result from a social							
security number or other identifying information on the public record or on a register of deeds'							
			s Internet website available to the general public or an Intern	et Web site available			
	to the ger	ieral pi	ablic used by a register of deeds or clerk of court."				
	SEVEDA	DII T	ΓY CLAUSE				
	SEVEKA		TION 12. If any section or provision of this act is declared	l unconstitutional or			
		SEC	1101112. If any section of provision of uns act is declared	i unconstitutional Of			

SECTION 12. 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.

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EFFECTIVE DATE

33 SECTION 13. Except as otherwise provided, this act is effective when it becomes
34 law.