# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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### HOUSE BILL 116 Committee Substitute Favorable 3/1/23 PROPOSED COMMITTEE SUBSTITUTE H116-PCS30321-CL-23

Short Title: Modify Laws Affecting District Attorneys.

(Public)

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Sponsors:					
Referred to:					

February 15, 2023

1	A BILL TO BE ENTITLED
2	AN ACT TO MODIFY VARIOUS STATUTORY PROVISIONS AFFECTING DISTRICT
3	ATTORNEYS AND DISTRICT ATTORNEYS' OFFICES.
4	The General Assembly of North Carolina enacts:
5	<b>SECTION 1.</b> G.S. 7A-64 reads as rewritten:
6	"§ 7A-64. Temporary assistance for district attorneys.
7	
8	(b) The Director of the Administrative Office of the Courts may provide this assistance
9	only upon a showing by the requesting district attorney supported by facts that at least one of the
10	following circumstances apply:
11	
12	(3) There is a conflict of interest.
13	
14	(d) Notwithstanding any other provision of this section to the contrary, when a district
15	attorney excludes themselves from an investigation or prosecution due to a conflict of interest or
16	for other good cause, the district attorney may apply to the Administrative Office of the Courts
17	to have another district attorney, a resource prosecutor from the Conference of District Attorneys,
18	or a qualified attorney assume responsibility as a special prosecutor for the investigation and
19	prosecution of the matter.
20	After consulting with the Conference of District Attorneys and securing the consent of the
21	district attorney or resource prosecutor, the Administrative Office of the Courts may assign a
22	district attorney or resource prosecutor to an investigation or prosecution pursuant to this
23	subsection.
24	In the event a qualified attorney is appointed to an investigation or prosecution pursuant to
25	this subsection, payment for services must be approved by the Conference of District Attorneys
26	and the Director of the Administrative Office of the Courts.
27	Upon appointment as a special prosecutor pursuant to this subsection, the special prosecutor
28	shall have all the authority that the requesting district attorney would otherwise have had in that
29	investigation or prosecution."
30	<b>SECTION 2.</b> G.S. 7A-69 reads as rewritten:
31	"§ 7A-69. Investigatorial assistants.District attorney investigators.
32	The Each district attorney in prosecutorial districts 1, 3B, 4, 5, 7, 8, 11, 12, 13, 14, 15A, 15B,
33	16A, 18, 19B, 20A, 20B, 21, 22A, 22B, 24, 25, 26, 27A, 27B, 28, 29A, 29B, and 30 is entitled
34	to at least one investigatorial assistant, and the district attorney in prosecutorial district 10 is



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1	entitled to two investigatorial assistants, district attorney investigator to be appointed	by the
2	district attorney and to serve at his the district attorney's pleasure.	
3	It shall be the duty of the investigatorial assistant district attorney investigator to inv	
4	cases preparatory to trial and to perform such other Duties as may be assigned by the	district
5	attorney. The investigatorial assistant is district attorney investigators are entit	tled to
6	reimbursement for his subsistence and travel expenses to the same extent as State em	ployees
7	generally."	
8	<b>SECTION 3.</b> G.S. 7A-413 reads as rewritten:	
9	"§ 7A-413. Powers of Conference.	
0	(a) The Conference may:	
1	(1) Cooperate with citizens and other public and private agencies to pron	note the
2	effective administration of criminal justice.	
3	(2) Assist prosecutors in the effective prosecution and trial of criminal of	ffenses,
	and develop an advisory trial manual.	
	(3) Develop advisory manuals to assist prosecutors in the organizati	on and
	administration of their offices, case management, calendaring, case tr	acking,
	filing, and office procedures.	
	(4) Cooperate with the Administrative Office of the Courts and the Sc	hool of
	Government at the University of North Carolina at Chapel Hill con	cerning
	education and training programs for prosecutors and staff.	
	(5) Provide legal counsel and advice to the district attorneys and their staff	related
	to the performance of their duties through attorneys employed	by the
	Conference.	
	(b) The Conference may not adopt rules pursuant to Chapter 150B of the	General
	Statutes.	
	(c) The Conference shall approve all transfers of funds appropriated by the	General
	Assembly for the offices of district attorneys prior to the Administrative Office of the	Courts
	completing the transfer.	
	(d) Any legal counsel or advice provided by attorneys employed by the con	ference
	provided pursuant to subdivision (2) or (5) of subsection (a) of this section is confiden	tial and
	privileged, including any documents or other communications made or used in connecti	on with
	that legal counsel or advice. All communications or documents made confidential	by this
	subsection are not "public records" as defined by G.S. 132-1 and shall not be open to	<u>public</u>
	inspection, examination, or copying except as provided by G.S. 132-1.4(g)."	
	<b>SECTION 4.</b> G.S. 132-1.4(g) reads as rewritten:	
	"(g) Disclosure of records of criminal investigations and criminal intelligence infor	rmation
	that have been transmitted to a district attorney-attorney, a staff member of the Confer	
	District Attorneys, or other attorney authorized to prosecute a violation of law shall be go	overned
	by this section and Chapter 15A of the General Statutes."	
	<b>SECTION 5.</b> G.S. 7A-414 reads as rewritten:	
	"§ 7A-414. Executive Secretary; Executive Director; clerical support.	
	(a) The Conference may shall employ an executive secretary Executive Director	and any
	necessary supporting staff to assist it in carrying out its duties. The Executive Director	shall be
	an attorney licensed and eligible to practice in the courts of this State at the time of appo	intment
	and at all times during service as the Executive Director.	
	(b) In lieu of merit and other increment raises paid to regular State employed	ees, the
	Executive Director shall receive as longevity pay an amount equal to four and eight	
	percent (4.8%) of the annual salary for District Attorney as set forth in the Current Ope	
	Appropriations Act payable monthly after five years of service, nine and six-tenths	
	(9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 y	
	service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twer	<u>nty-four</u>

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1	percent (2	24%) af	ter 25 years of service. "Service" means service as Executive Director, a public				
2	defender, appellate defender, assistant public or appellate defender, district attorney, assistant						
3	district attorney, resource prosecutor, justice or judge of the General Court of Justice, or clerk of						
4	superior of	court."					
5	-	SEC	<b>FION 6.</b> G.S. 7A-314 reads as rewritten:				
6	"§ 7A-31	4. Unit	form fees for witnesses; experts; limit on number.				
7							
8	(b)	A wit	tness entitled to a fee set forth in subsections (a) or (a1) of this section, and a				
9	law-enfor	rcement	t officer who qualifies as a witness, shall be entitled to receive <u>an allowance or</u>				
10	reimburs	ement f	or travel expenses as follows:				
11		(1)	A witness whose residence is outside the county of appearance but within 75				
12			miles of the place of appearance shall be entitled to receive mileage				
13			reimbursement at the rate currently authorized for State employees, for each				
14			mile necessarily traveled from his place of resident to the place of appearance				
15			and return, each day. Reimbursements to witnesses acting on behalf of the				
16			court or prosecutorial offices shall be paid in accordance with the rules				
17			established by the Administrative Office of the Courts. Reimbursements to				
18			witnesses provided under G.S. 7A-454 shall be in accordance with rules				
19			established by the Office of Indigent Defense Services.				
20		(2)	A witness whose residence is outside the county of appearance and more than				
21			75 miles from the place of appearance shall be entitled to receive mileage				
22			reimbursement at the rate currently authorized State employees for one				
23			round-trip from his place of residence to the place of appearance. A witness				
24			required to appear more than one day shall be entitled to receive <u>an allowance</u>				
25			or reimbursement for actual expenses incurred for lodging and meals not to				
26			exceed the maximum currently authorized for State employees, in lieu of daily				
27 28			mileage. Reimbursements Allowances or reimbursements to witnesses acting				
28 29			on behalf of the court or prosecutorial offices shall be paid in accordance with the rules established by the Administrative Office of the Courts.				
29 30			Reimbursements and travel allowances to witnesses provided under				
30 31			G.S. 7A-454 shall be in accordance with rules established by the Office of				
32			Indigent Defense Services.				
32 33	(c)	A wit	tness who resides in a state other than North Carolina and who appears for the				
33 24			these who resides in a state other than North Carolina and who appears for the				

purpose of testifying in a criminal action and proves his attendance may be compensated at the 34 rate allowed to State officers and employees by subdivisions (1) and (2) of G.S. 138-6(a) for one 35 round-trip from the witness's place of residence to the place of appearance, and five dollars 36 (\$5.00) for each day that the witness is required to travel and attend as a witness, upon order of 37 38 the court based upon a finding that the person was a necessary witness. If such a witness is 39 required to appear more than one day, the witness is also entitled to an allowance or 40 reimbursement for actual expenses incurred for lodging and meals, not to exceed the maximum currently authorized for State employees. Reimbursements and travel allowances to witnesses 41 42 acting on behalf of the court or prosecutorial offices shall be paid in accordance with the rules 43 established by the Administrative Office of the Courts. Reimbursements to witnesses provided 44 under G.S. 7A-454 shall be in accordance with rules established by the Office of Indigent 45 Defense Services.

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# **SECTION 7.** G.S. 7A-38.3D(m) reads as rewritten:

"(m) Dispute Resolution Fee. – A dispute resolution fee shall be assessed and paid to the
clerk in advance of mediation as set forth in G.S. 7A-38.7. By agreement, all or any portion of
the fee may be paid by a person other than the defendant. The fee may also be waived in part or
in its entirety pursuant to G.S. 7A-38.7."

. . . . "

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1 **SECTION 8.** G.S. 7A-38.7(a) reads as rewritten: 2 In each criminal case filed in the General Court of Justice that is referred to a "(a) 3 community mediation center, a dispute resolution fee shall be assessed in the sum of sixty dollars 4 (\$60.00) per mediation of that criminal case, in accordance with subsection (c) of this section, to 5 support the services provided by the community mediation centers and the Mediation Network of North Carolina. Prior to mediation, the court shall cause the mediation participants to be 6 7 informed that the dispute resolution fee shall be paid as part of any mediation of a criminal case. 8 The fee shall be paid to the clerk in advance of the mediation. Fees assessed under this section 9 shall be paid to the clerk of superior court in the county where the case was filed and remitted by 10 the clerk to the Mediation Network of North Carolina. The Mediation Network may retain up to 11 three dollars (\$3.00) of this amount as an allowance for its administrative expenses. The Mediation Network must remit the remainder of this amount to the community mediation center 12 13 that mediated the case. The court may waive or reduce a fee assessed under this section only 14 upon entry of a written order, supported by findings of fact and conclusions of law, order determining there is just cause to grant the waiver or reduction. The court may, upon motion of 15 the district attorney, waive or reduce a fee assessed under this section as applied to an entire class 16 17 of criminal cases by administrative order or otherwise when the court finds that a program exists in the judicial district that operates in compliance with G.S. 7A-38.3D and such fee prevents 18 19 access to a community mediation center." 20 **SECTION 9.** Section 1 of this act is effective when it becomes law and applies to investigations and prosecutions occurring on or after that date. Section 2 of this act becomes 21 effective July 1, 2023. Section 4 of this act is effective when it becomes law and applies to records 22

transmitted on or after that date. Section 7 of this act is effective October 1, 2023, and applies to
 proceedings on or after that date. Section 8 of this act is effective October 1, 2023, and applies

to proceedings on or after that date. Except as otherwise provided, this act is effective when it

becomes law.