GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1269 PROPOSED COMMITTEE SUBSTITUTE H1269-PCS80394-TC-32

Short Title: AOC Omnibus Courts Act.

(Public)

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Sponsors:

Referred to:

April 9, 2009

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE A COUNTY OR CITY TO USE EXCESS FACILITY FEES
3	WITHOUT THE APPROVAL OF THE ADMINISTRATIVE OFFICE OF THE COURTS,
4	TO ADD TO THE DIRECTOR'S POWERS AND DUTIES THE ESTABLISHMENT
5	AND STAFFING OF AN INTERNAL AUDITING DIVISION FOR THE JUDICIAL
6	DEPARTMENT, TO MODIFY CERTAIN STATUTES RELATED TO DRUG
7	TREATMENT COURTS, AND TO CLARIFY THE EMERGENCY POWERS OF THE
8	CHIEF JUSTICE.
9	The General Assembly of North Carolina enacts:
10	SECTION 1. G.S. 7A-304(a)(2) reads as rewritten:
11	"(2) For the use of the courtroom and related judicial facilities, the sum of twelve
12	dollars (\$12.00) in the district court, including cases before a magistrate, and
13	the sum of thirty dollars (\$30.00) in superior court, to be remitted to the
14	county in which the judgment is rendered. In all cases where the judgment is
15	rendered in facilities provided by a municipality, the facilities fee shall be
16	paid to the municipality. Funds derived from the facilities fees shall be used
17	exclusively by the county or municipality for providing, maintaining, and
18	constructing adequate courtroom and related judicial facilities, including:
19	adequate space and furniture for judges, district attorneys, public defenders
20	and other personnel of the Office of Indigent Defense Services, magistrates,
21	juries, and other court related personnel; office space, furniture and vaults
22	for the clerk; jail and juvenile detention facilities; free parking for jurors; and
23	a law library (including books) if one has heretofore been established or if
24	the governing body hereafter decides to establish one. In the event the funds
25	derived from the facilities fees exceed what is needed for these purposes, the
26	county or municipality may, with the approval of the Administrative Officer
27	of the Courts as to the amount, may use any or all of the excess to retire
28	outstanding indebtedness incurred in the construction of the facilities, or to
29	reimburse the county or municipality for funds expended in constructing or
30	renovating the facilities (without incurring any indebtedness) within a period
31	of two years before or after the date a district court is established in such
32	county, or to supplement the operations of the General Court of Justice in the
33	$\frac{1}{2} = \frac{1}{2} = \frac{1}$
34	SECTION 2. G.S. 143-745(a) reads as rewritten:



"(a)	For th	e purposes of this section:	
	(1)	"Agency head" means the Governor, a Council of S secretary, the Chief Justice of the Supreme Court,	
	(2)		
	(2)		1
		, , , , , , , , , , , , , , , , , , , ,	
	SEC		
"§ 7A-34.	3. Duti	es of Director.	
The D	Director	is the Administrative Officer of the Courts, and the D	pirector's duties include
all of the	followi	ng:	
	(1)	Collect and compile statistical data and other informa	
		1 1	of other offices directly
		-	
	(2)	-	-
			icient administration of
	(2)	5	1 f
	(3)		•
	(2n)		
	<u>(3a)</u>		
		-	
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		• •	ences of fluxe, waster
			eness of administrative
			State laws, internal and
		external regulations, rules and procedures,	
		requirements.	
		d. Inspects and reviews the effectiveness and e	efficiency of processes
		and proceedings conducted by judicial officers	
		e. Collaborates with other divisions to guide, di	
			nmended and required
			artment's systems and
		<u>1.</u> <u>Accounting systems and controls.</u>	
		2. Administrative systems and controls.	
	(A)	<u> </u>	
	(4)		
	(5)		
	(J)	•	
	(6)		
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		Court of Justice.	isi ine Generul
			de la constitue de la c
	(7)	Make recommendations for the improvement of	the operations of the
	The L	(2) SECT "§ 7A-343. Duti The Director all of the following	 secretary, the Chief Justice of the Supreme Court, University of North Carolina, and the Superintendent (2) "State agency" means each department created pursua 143B of the General Statutes, the Judicial Branch, T Carolina, and the Department of Public Instruction." SECTION 3. G.S. 7A-343 reads as rewritten: "\$ 7A-343. Duties of Director. The Director is the Administrative Officer of the Courts, and the D all of the following: (1) Collect and compile statistical data and other informa financial operation of the courts and on the operation or related to and serving the courts. (2) Determine the state of the dockets and evaluate the p of the courts, and make recommendations concerning district attorneys, and magistrates required for the eff justice. (3) Prescribe uniform administrative and business metho records to be used in the offices of the clerks of superi (3a) Establish and staff as necessary an Internal Audit ID Department and the Administrative Office of the Courd a. Evaluates and discloses potential weaknesses internal controls in the court system for the p public funds and assets and minimizing incit and abuse. b. Examines and analyzes the design and effectiv and procedural operations. c. Ensures overall compliance with federal and f external regulations, rules and procedures, requirements. d. Inspects and reviews the effectiveness and of and proceedings conducted by judicial officers e. Collaborates with other divisions to guide, di officials in efforts to conform to both recor compliance standards. f. Executes routine audits of the Judicial Dep controls, including, but not limited to: 1. Accounting systems and controls. 2. Administrative systems and controls. 3. Electronic data processing systems and officials in efforts to conform to both recor compliance standards. f. Executes routine audits of the Judicial Dep controls, including, but not limited to: <l< td=""></l<>

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1 2 3	(8)	Prepare and submit an annual report on the work of to the Chief Justice, and transmit a copy to each Assembly.	-
4 5	(9)	Assist the Chief Justice in performing his duties district court judges for temporary or specialized du	-
6 7	(9a)	Establish and operate systems and services that pr in the court system and further provide electronic t	ovide for electronic filing ransaction processing and
8 9 10 11 12	(9b)	access to court information systems pursuant to G.S. Enter into contracts with one or more private very payment of fines, fees, and costs due to the court is cards; such contracts may provide for the assessing transaction fee by the vendor to cover the costs of p	endors to provide for the by credit, charge, or debit ment of a convenience or
13 14 15 16 17	(9c)	Prescribe policies and procedures for the apport foreign language interpreters in those cases spe These policies and procedures shall be applied General Court of Justice. After consultation w Commission on Governmental Operations, the D	intment and payment of ccified in G.S. 7A-314(f). uniformly throughout the ith the Joint Legislative Director may also convert
18 19 20 21 22 23 24	(9d)	contractual foreign language interpreter position positions when the Director determines that it is more Analyze the use of contractual positions in the Judi consultation with the Joint Legislative Comm Operations, convert contractual positions to perma the Director determines it is in the best interests of	ore cost-effective to do so. cial Department and, after ission on Governmental nent State positions when
24 25 26	(10)	to do so. Perform such additional duties and exercise such be prescribed by statute or assigned by the Chief Ju	
27		ION 4. G.S. 7A-108 reads as rewritten:	
28		ounting for fees and other receipts; annual audit.	
29 30 31 32 33	<u>Courts</u> shall est disbursement of a remitted to count	trative Office of the Courts, subject to the appro- tablish procedures for the receipt, deposit, pro all funds coming into the hands of the clerk of supe ies and municipalities shall be paid to them monthl	tection, investment, and erior court. The fees to be
33 34 35	-	as of the Administrative Office of the Courts and the other of the oversight of the State Auditor pursuant to Art	1
36	the General Statu		1
37	SECT	TON 5. Article 29 of Chapter 7A of the Genera	1 Statutes is amended by
38	adding a new sec	tion to read:	
39		ernal audit standards; report and work papers.	
40		al audits shall comply with current Standards for th	
41		g issued by the Institute for Internal Auditors	
42 43	(b) Excep	iting Standards issued by the Comptroller General of t as otherwise provided in this section, the Inter	mal Audit Division shall
44		t reports, examinations, investigations, surveys, dra	± ±
45 46		prepared by the auditors in accordance with the	
46 47	-	of Recordkeeping and Records Retention and D as provided in this section, or upon an order issued	-
47 48		days' notice and hearing finding that access is	
40 49	-	justice, audit work papers, drafts, and all audit docu	• • • •
49 50 51	audit report are a	vailable only to the Internal Audit Division, the Dir rvices, and other persons in the auditor's discretion	ector, the Chief Financial

General Assembly Of North Carolina Session 2009 ensuring the accuracy and reliability of the final audit report. Pertinent work papers and other 1 2 supportive material related to issued audit reports may be, at the discretion of the auditor and 3 unless otherwise prohibited by law, made available for inspection by duly authorized 4 representatives of the State and federal government who desire access to and inspection of such 5 records in connection with some matter officially before them, including criminal 6 investigations. 7 Where the professional guidelines, government standards, and the Rules fail to (c) 8 specify or are in conflict, the Rules shall govern." SECTION 6. Article 29 of Chapter 7A of the General Statutes is amended by 9 10 adding a new section to read: 11 "§ 7A-343.5. Definitions. 12 The following definitions apply in this Article: 13 "Internal auditing" means an independent, objective assurance and (1)14 consulting activity designed to add value to and improve an organization's 15 operations. Internal auditing helps an organization accomplish its objectives by using a systematic, disciplined approach to evaluate and improve the 16 17 effectiveness of risk management, controls, and governance processes. The types of audits the internal auditors may provide include, but are not limited 18 19 to: 20 Efficiency or economy audits to evaluate areas at risk and require a. 21 improvements to promote operating effectiveness and efficiency, 22 mitigate the risk of liability, and realize economies. 23 Financial audits to determine whether financial operations are <u>b.</u> properly functioning. 24 25 Compliance audits or reviews to assess compliance with laws and <u>c.</u> 26 regulations. 27 Internal control audits to assess the controls related to financial <u>d</u>. 28 transactions and reporting. 29 Case file and procedural audits to ensure efficiency, effectiveness, <u>e.</u> 30 and compliance. 31 Performance and management audits entail an objective and <u>f.</u> 32 systematic examination of evidence to provide an independent 33 assessment of the performance and management of a program against 34 objective criteria as well as assessments that provide a prospective 35 focus or that synthesize information on best practices. 36 Investigative or fraud audits to make an independent assessment of <u>g.</u> 37 allegations of fraud, misuse, or process manipulation or alleged 38 violations of federal, State, or local laws. "Accounting system" means the total structure of records and procedures 39 (2) 40 which discover, record, classify, and report information on the financial position and operating results of the Judicial Department, or a segment of the 41 42 Judicial Department, or any of its funds, balanced account groups, and organizational components." 43 44 **SECTION 7.** G.S. 7A-271 is amended by adding a new subsection to read: The superior court has exclusive jurisdiction over all hearings to revoke probation 45 "(f) pursuant to G.S. 15A-1345(e) where the district court is supervising a drug treatment court 46 47 probation judgment under G.S. 7A-272(e), except that the district court has jurisdiction to 48 conduct the revocation proceedings when the chief district court judge and the senior resident superior court judge agree that it is in the interest of justice that the proceedings be conducted 49 50 by the district court. If the district court exercises jurisdiction under this subsection to revoke 51 probation, appeal of an order revoking probation is to the appellate division."

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1	SECTION 8. G.S. 7A-272 is amended by adding a new subsection to read:
2	"(e) With the consent of the chief district court judge and the senior resident superior
3	court judge, the district court has jurisdiction to preside over the supervision of a probation
4	judgment entered in superior court in which the defendant is required to participate in a drug
5	treatment court program pursuant to G.S. 15A-1343(b1)(2b) or is participating in the drug
6	treatment court pursuant to a deferred prosecution agreement under G.S. 15A-1341(a2). The
7	district court may modify or extend the probation judgment, but jurisdiction to revoke
8	probation supervised under this subsection is as provided in G.S. 7A-271(f)."
9	SECTION 9. G.S. 15A-1344(a) reads as rewritten:
10	"(a) Authority to Alter or Revoke Except as provided in subsection (a1) or (b),
11	probation may be reduced, terminated, continued, extended, modified, or revoked by any judge
12	entitled to sit in the court which imposed probation and who is resident or presiding in the
13	district court district as defined in G.S. 7A-133 or superior court district or set of districts as
14	defined in G.S. 7A-41.1, as the case may be, where the sentence of probation was imposed,
15	where the probationer violates probation, or where the probationer resides. Upon a finding that
16	an offender sentenced to community punishment under Article 81B has violated one or more
17	conditions of probation, the court's authority to modify the probation judgment includes the
18	authority to require the offender to comply with conditions of probation that would otherwise
19	make the sentence an intermediate punishment. The district attorney of the prosecutorial district
20	as defined in G.S. 7A-60 in which probation was imposed must be given reasonable notice of
21	any hearing to affect probation substantially."
22	SECTION 10. G.S. 15A-1344 is amended by adding a new subsection to read:
23 24	"(a1) <u>Authority to Supervise Probation in Drug Treatment Court. – Jurisdiction to</u> supervise and revoke probation imposed in cases in which the offender is required to participate
24 25	in a drug treatment court is as provided in G.S. 7A-272(e) and G.S. 7A-271(f). Proceedings to
25 26	modify or revoke probation in these cases must be held in the county in which the drug
20	treatment court or problem-solving court is located."
28	SECTION 11. G.S. 7A-39 reads as rewritten:
29	"§ 7A-39. Cancellation of court sessions and closing court offices; extension of statutes of
30	limitations and other emergency orders in catastrophic conditions.
31	(a) Cancellation of Court Sessions, Closing Court Offices. – In response to adverse
32	weather or other emergency situations, including catastrophic conditions, any session of any
33	court of the General Court of Justice may be cancelled, postponed, or altered by judicial
34	officials, and court offices may be closed by judicial branch hiring authorities, pursuant to
35	uniform statewide guidelines prescribed by the Director of the Administrative Office of the
36	Courts. As used in this section, "catastrophic conditions" means any set of circumstances that
37	makes it impossible or extremely hazardous for judicial officials, employees, parties, witnesses,
38	or other persons with business before the courts to reach a courthouse, or that creates a
39	significant risk of physical harm to persons in a courthouse, or that would otherwise convince a
40	reasonable person to avoid traveling to or being in a courthouse.
41	(b) Authority of Chief Justice. – When the Chief Justice of the North Carolina Supreme
42	Court determines and declares that catastrophic conditions exist or have existed in one or more
43	counties of the State, the Chief Justice may by order entered pursuant to this subsection extend,
44	subsection:
45	(1) <u>Extend</u> , to a date certain no fewer than 10 days after the effective date of the
46	order, the time or period of limitation within which pleadings, motions,
47 19	notices, and other documents and papers may be timely filed and other acts
48 49	may be timely done in civil actions, criminal actions, estates, and special proceedings in each county named in the order (1) Catastrophic conditions
49 50	proceedings in each county named in the order. (1) Catastrophic conditions defined. – As used in this subsection, "catastrophic conditions" means any
50 51	set of circumstances that make it impossible or extremely hazardous for
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l	judicial officials, employees, parties, witnesses, or other persons with
2	business before the courts to reach a courthouse, or that create a significant
3	risk of physical harm to persons in a courthouse, or that would otherwise
ŀ	convince a reasonable person to avoid travelling to or being in the
	courthouse. (2) Entry of order The Chief Justice may enter an order under
, ,	this subsection <u>during the catastrophic conditions or</u> at any time after
	catastrophicsuch conditions have ceased to exist. The order shall be in
	writing and shall become effective for each affected county upon the date set
	forth in the order, and if no date is set forth in the order, then upon the date
	the order is signed by the Chief Justice.
	(2) <u>Issue any emergency directives that, notwithstanding any other provision of</u>
	law, are necessary to ensure the continuing operation of essential trial or
	appellate court functions, including the designation or assignment of judicial
	officials who may be authorized to act in the general or specific matters
	stated in the emergency order, and the designation of the county or counties
	and specific locations within the State where such matters may be heard,
	conducted, or otherwise transacted. The Chief Justice may enter such
	emergency orders under this subsection in response to existing or impending catastrophic conditions or their consequences. An emergency order under
	this subsection shall expire the sooner of the date stated in the order, or 30
	days from issuance of the order, but the order may be extended in whole or
	in part by the Chief Justice for additional 30-day periods if the Chief Justice
	determines that the directives remain necessary.
	(c) In Chambers Jurisdiction Not Affected. – Nothing in this section prohibits a judge
	or other judicial officer from exercising, during adverse weather or other emergency situations,
	including catastrophic conditions, any in chambers or ex parte jurisdiction conferred by law
	upon that judge or judicial officer, as provided by law. The effectiveness of any such exercise
	shall not be affected by a determination by the Chief Justice that catastrophic conditions existed
	at the time it was exercised.
	(d) Nothing in this section shall be construed to abrogate or diminish the inherent
	judicial powers of the Chief Justice or the Judicial Branch."
	SECTION 12. Sections 7 through 10 of this act become effective December 1,
	2000 and another to marketing independence of an defended measured in a second
	2009, and apply to probation judgments entered or deferred prosecution agreements executed on or after that date. The remainder of this act becomes effective July 1, 2009.