GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Н

HOUSE BILL 38 PROPOSED COMMITTEE SUBSTITUTE H38-PCS20382-TGf-45

Judicial Efficiency/Effect. Admin. of Justice. Short Title:

(Public)

Sponsors:

Referred to:

February 4, 2015

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED	
2	AN ACT TO INCREASE JUDICIAL EFFICIENCY AND THE EFFE	CTIVE
3	ADMINISTRATION OF JUSTICE BY MAKING HARD COPIES OF APPE	LLATE
4	DIVISION REPORTS AVAILABLE TO PERSONS AND ENTITIES OTHER	THAN
5	THOSE LISTED IN STATUTE AT COST AND ALSO MAKING THEM AVAIL	LABLE
6	ELECTRONICALLY, ESTABLISHING THE JOINT SELECT STUDY COMM	IITTEE
7	ON THE PRESERVATION OF BIOLOGICAL EVIDENCE, DIRECTING	THE
8	ADMINISTRATIVE OFFICE OF THE COURTS TO DEVELOP A	
9	MANAGEMENT SYSTEM FOR CIVIL CASES IN SUPERIOR COURT, DIRE	
10	THE ADMINISTRATIVE OFFICE OF THE COURTS TO DEVELOP A WR	
11	COMPREHENSIVE POLICY FOR THE MANAGEMENT OF INFORM	
12	TECHNOLOGY RESOURCES, DIRECTING THE ADMINISTRATIVE OFFIC	
13	THE COURTS TO STUDY THE APPOINTMENT AND SUPERVISIO	
14	MAGISTRATES, PROVIDING A MECHANISM FOR ENFORCING PAYME	
15	,	IATED
16	SETTLEMENT CONFERENCES IN DISTRICT COURT CIVIL ACTIONS.	
17	The General Assembly of North Carolina enacts:	
18	SECTION 1. G.S. 7A-343.1, as amended by S.L. 2015-40, reads as rewritte	n:
19 20	"§ 7A-343.1. Distribution of copies of the appellate division reports.	te erek
20 21	(a) The Administrative Officer of the Courts shall, at the State's expense distribution removes a faderal. State departments and account of the complete division reports to faderal.	
21	number of copies of the appellate division reports to federal, State departments and ag and to educational institutions of instruction, as follows:	gencies,
22	Governor, Office of the	1
23 24	Lieutenant Governor, Office of the	1
25	Secretary of State, Department of the	2
26	State Auditor, Department of the	1
27	Treasurer, Department of the State	1
28	Superintendent of Public Instruction	1
29	Office of the Attorney General	11
30	State Bureau of Investigation	1
31	Agriculture and Consumer Services, Department of	1
32	Labor, Department of	1
33	Insurance, Department of	1
34	Budget Bureau, Department of Administration	1
35	Property Control, Department of Administration	1
36	State Planning, Department of Administration	1



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	General Assembly Of North Carolina	Session 2015
1	Environment and Natural Resources, Department of	1
2	Revenue, Department of	1
3	Health and Human Services, Department of	1
4	Juvenile Justice, Division of	1
5	Commission for the Blind	1
6	Transportation, Department of	1
7	Motor Vehicles, Division of	1
8	Utilities Commission	8
9	Industrial Commission	11
10	State Human Resources Commission	1
11	Office of State Human Resources	1
12	Office of Administrative Hearings	2
13	Community Colleges, Department of	38
14	Department of Commerce	1
15	Commission of Correction	1
16	Parole Commission	1
17	Archives and History, Division of	1
18	Public Safety, Department of	2
19	Cultural Resources, Department of	3
20	Legislative Building Library	2
21	Justices of the Supreme Court	1 ea.
22	Judges of the Court of Appeals	1 ea.
23	Judges of the Superior Court	1 ea.
24	Clerks of the Superior Court	1 ea.
25	District Attorneys	1 ea.
26	Emergency and Special Judges of the Superior Court	1 ea.
27	Supreme Court Library	AS MANY AS
28		REQUESTED
29	Appellate Division Reporter	1
30	University of North Carolina, Chapel Hill	71
31	University of North Carolina, Charlotte	1
32	University of North Carolina, Greensboro	1
33	University of North Carolina, Asheville	1
34	North Carolina State University, Raleigh	1
35	Appalachian State University	1
36	East Carolina University	1
37	Fayetteville State University	1
38	North Carolina Central University	17
39	Western Carolina University	1
40	Duke University	17
41	Davidson College	2
42	Wake Forest University	25
43	Lenoir Rhyne College	1
44	Elon College	1
45	Campbell University	25
46	Federal, Out-of-State and Foreign Secretary of State	1
47	Secretary of Defense	1
48	Secretary of Health, Education and Welfare	1
49	Secretary of Housing and Urban Development	1
50	Secretary of Transportation	1
51	Attorney General	1

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1	Department of Ju	stice	1
2	Internal Revenue		1
3	Veterans' Admin	istration	1
4	Library of Congr	ess	5
5		esident in North Carolina	1 ea.
6	•	nited States Supreme Court	1
7		Attorneys resident in North Carolina	1 ea.
8		Court resident in North Carolina	1 ea.
9		ibrary exchange list	1
10	-	ne Court, Eastern Band of	-
11	Cherokee Ind		1
12		rative Officer of the Courts shall develop a process through	which all other
12			-
14	persons or entities may obtain copies of the appellate division reports by purchase. The purchase price shall represent the actual cost to the State of publication and shipping		
15	purchase price shall represent the actual cost to the State of publication and shipping. Each justice of the Supreme Court and judge of the Court of Appeals shall receive for		
16		complete and up-to-date set of the appellate division rep	
17	1	each justice or judge as set out in the table above may be	1
18	1	ice or judge to keep up-to-date the personal set of reports.	retained personally
19	0	ipient listed in subsection (a) of this section may choose	not to receive its
20		bellate division reports, or choose to receive fewer than the	
20		notifying the Administrative Officer of the Courts in w	
22	•	vish to receive its full allotment of the appellate division re	-
22		Administrative Officer of the Courts in writing, and the Administrative Officer of the Courts in writing.	
23 24		y, in his or her discretion, resume distribution to the recipier	
2 4 25		ppellate division reports shall be made available by elect	
26		ent, through publication in a downloadable format on a pub	
20 27	site."	ent, through publication in a downloadable format on a pub	
28		TION 2.(a) The Joint Select Study Committee on the	a Preservation of
28 29		nce is established. The membership shall be as follows:	
30	(1)	Three members of the Senate appointed by the President	Pro Tempore of the
31	(1)	~	To rempore of the
32	(2)	Senate. Three members of the House of Depresentatives appoints	d by the Speeker of
32 33	(2)	Three members of the House of Representatives appointe	u by the speaker of
33 34	(2)	the House of Representatives.	
34 35	(3)	The Attorney General or the Attorney General's designee.	
	(4)	The Director of the North Carolina State Crime Laborato	ry or the Director's
36	(5)	designee. The Director of the Administrative Office of the Court	a an tha Dinastan's
37	(5)	The Director of the Administrative Office of the Court	is or the Director's
38		designee.	
39	(6)	The President of the North Carolina Association of Clerk	s of Superior Court
40		or the President's designee.	
41	(7)	The President of the North Carolina Association of Chie	ets of Police or the
42		President's designee.	
43	(8)	The President of the North Carolina Sheriffs' Associatio	n or the President's
44		designee.	
45	(9)	The President of North Carolina Advocates for Justice	or the President's
46		designee.	
47	(10)	One North Carolina district attorney appointed by the Sp	eaker of the House
48		of Representatives.	
49	(11)	One North Carolina district attorney appointed by the Pre-	sident Pro Tempore
50		of the Senate.	

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l 2	(12) One public member appointed by the Speaker of the House of
	Representatives.
	(13) One public member appointed by the President Pro Tempore of the Senate.
	The President Pro Tempore of the Senate and the Speaker of the House of Representatives shall
	each appoint one legislative member of the Committee to serve as cochair. The Committee
	shall meet upon the call of the cochairs. A quorum of the Committee shall be a majority of its
	members.
	SECTION 2.(b) The Committee shall review matters related to the preservation of DNA and biological evidence, including:
	(1) The costs associated with the promulgation of minimum guidelines for the
	retention and preservation of biological evidence.
	(2) Emerging technologies with regard to the retention and preservation of
	biological evidence.
	(3) Procedures for the interagency transfer of biological evidence.
	(4) Any other topic the Committee believes is related to its purpose.
	SECTION 2.(c) Members of the Committee shall receive per diem, subsistence,
	and travel allowance as provided in G.S. 120-3.1, 138-5, or 138-6, as appropriate. The expenses
	of the Committee shall be considered expenses incurred for the joint operation of the General
	Assembly. All expenses of the Committee shall be paid from the Legislative Services
	Commission's Reserve for Studies. The Legislative Services Officer shall assign professional
	and clerical staff to assist the Committee in its work.
	SECTION 2.(d) The Committee shall submit a final report on the results of its
	study, including any proposed legislation, to the General Assembly on or before April 1, 2016.
	The Committee shall file a copy of its report with the President Pro Tempore's office, the
	Speaker's office, and the Legislative Library. The Committee shall terminate on April 1, 2016,
	or upon the filing of its final report, whichever occurs first.
	SECTION 3. The Administrative Office of the Courts shall study and develop a
	case management system for civil cases in superior court designed to make more efficient use
	of superior court time and resources, including a more flexible designation of mixed sessions.
	The study shall consider a system that would allow exceptional cases to be assigned to a
	superior court judge to oversee the case, including scheduling of pretrial hearings, motions
	hearings, and trial of the case. The Administrative Office of the Courts shall report on the study
	and the system developed as a result of the study to the Joint Legislative Oversight Committee
	on Justice and Public Safety by March 1, 2016.
	SECTION 4. The Administrative Office of the Courts shall develop a written,
	comprehensive policy for the management of information technology resources that includes specific guidelines for the distribution and maintenance of information technology hardware.
	The Administrative Office of the Courts shall report on this policy to the Joint Legislative
	Oversight Committee on Justice and Public Safety and the Joint Legislative Oversight
	Committee on Information Technology by March 1, 2016.
	SECTION 5. The Administrative Office of the Courts shall study the current law
	for the appointment and supervision of magistrates. The study shall consider whether
	supervision of magistrates should be the responsibility of some person other than the chief
	district court judge and shall address whether any other changes should be made to the process
	for appointing and supervising magistrates. The Administrative Office of the Courts shall
	report the results of this study to the Joint Legislative Oversight Committee on Justice and
	Public Safety by March 1, 2016.
	SECTION 6. G.S. 7A-38.7 reads as rewritten:
	"§ 7A-38.7. Dispute resolution fee for cases resolved in mediation.
	(a) In each criminal case filed in the General Court of Justice that is resolved through

50 (a) In each criminal case filed in the General Court of Justice that is resolved through 51 referral to a community mediation center, a dispute resolution fee shall be assessed in the sum

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1 of sixty dollars (\$60.00) per mediation to support the services provided by the community 2 mediation centers and the Mediation Network of North Carolina. Prior to mediation, the parties 3 shall be notified of the fee and the fee shall be paid as part of any mediation that results in 4 dismissal. Fees assessed under this section shall be paid to the clerk of superior court in the 5 county where the case was filed and remitted by the clerk to the Mediation Network of North 6 Carolina. The Mediation Network may retain up to three dollars (\$3.00) of this amount as an 7 allowance for its administrative expenses. The Mediation Network must remit the remainder of 8 this amount to the community mediation center that mediated the case. The court may waive or 9 reduce a fee assessed under this section only upon entry of a written order, supported by 10 findings of fact and conclusions of law, determining there is just cause to grant the waiver or 11 reduction. 12 No criminal case shall be dismissed through referral to mediation unless the full (b) 13 amount of the dispute resolution fee as required by subsection (a) of this section is paid within 14 45 days of the completion of the mediation. If payment has not been made within that time, the case shall be remanded back to the court for disposition. Before providing the district attorney 15 16 with a dismissal form, the community mediation center shall require proof that the defendant 17 has paid the dispute resolution fee as required by subsection (a) of this section and shall attach 18 the receipt to the dismissal form." 19 **SECTION 7.(a)** The catch line of G.S. 7A-38.4A reads as rewritten: 20 "§ 7A-38.4A. Settlement procedures in district courtfamily financial actions." 21 **SECTION 7.(b)** G.S. 7A-38.4A(c) reads as rewritten: 22 Any chief district court judge in a judicial district may order a mediated settlement "(c) 23 conference or may order another settlement procedure, as provided under subsection (g) of this 24 section, for any action pending in that district involving issues of equitable distribution, 25 alimony, child or post separation support, or claims arising out of contracts between the parties 26 under G.S. 52-10, G.S. 52-10.1, or Chapter 52B of the General Statutes. The chief district court 27 judge may adopt local rules that order settlement procedures in all of the foregoing actions and 28 designate other district court judges or administrative personnel to issue orders implementing 29 those settlement procedures. However, local rules adopted by a chief district court judge shall 30 not be inconsistent with any rules adopted by the Supreme Court." 31 **SECTION 7.(c)** Article 5 of Chapter 7A of the General Statutes is amended by 32 adding a new section to read: 33 "§ 7A-38.4B. Settlement procedures in district court general civil actions. 34 <u>(a</u>) The General Assembly finds that a system of settlement events should be 35 established to facilitate the settlement of district court civil actions, other than those involving 36 family issues covered by the provisions of G.S. 7A-38.4A, in order to make that litigation more 37 economical, efficient, and satisfactory to the parties, their representatives, and the State. 38 District courts should be able to require parties to those actions and their representatives to 39 attend a pretrial mediated settlement conference or other settlement procedure conducted under 40 this section and rules adopted by the Supreme Court to implement this section. The definitions in G.S. 7A-38.1(b)(2) and (b)(3) apply in this section. 41 (b) 42 The chief district court judge, or that person's designee, in a judicial district may (c) order a mediated settlement conference or may order another settlement procedure, as provided 43 under subsection (g) of this section, for any district court civil action, other than those 44 45 involving family issues covered by the provisions of G.S. 7A-38.4A and issues exempted by the rules of the Supreme Court implementing this section. The chief district court judge may 46 47 adopt local rules that order settlement procedures in all of the foregoing actions and designate 48 other district court judges or administrative personnel to issue orders implementing those settlement procedures. However, local rules adopted by a chief district court judge shall not be 49 50 inconsistent with any rules adopted by the Supreme Court.

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1	(d) The parties to a district court action where a mediated settlement conference or
2	other settlement procedure is ordered, their attorneys, and other persons or entities with
3	authority, by law or contract, to settle a party's claim, shall attend the mediated settlement
4	conference or other settlement procedure, unless the rules ordering the settlement procedure
5	provide otherwise. No party or other participant in a mediated settlement conference or other
6	settlement procedure is required to make a settlement offer or demand that the party or
7	participant deems contrary to that party's or participant's best interests. Parties who have been
8	victims of domestic violence may be excused from physically attending or participating in a
9	mediated settlement conference or other settlement procedure.
10	(e) Any person required to attend a mediated settlement conference or other settlement
11	procedure under this section who, without good cause, fails to attend or fails to pay any or all of
12	the mediator's or other neutral's fee in compliance with this section is subject to the contempt
13	powers of the court and monetary sanctions imposed by a district court judge. A party seeking
14	sanctions against another party or person shall do so in a written motion stating the grounds for
15	the motion and the relief sought. The motion shall be served upon all parties and upon any
16	person against whom sanctions are being sought. The court may initiate sanction proceedings
17	upon its own motion by the entry of a show cause order. If the court imposes sanctions, it shall
18	do so, after notice and hearing, in a written order making findings of fact and conclusions of
19	law. An order imposing sanctions is reviewable upon appeal, and the entire record shall be
20	reviewed to determine whether the order is supported by substantial evidence.
21	(f) The parties to a district court action in which a mediated settlement conference is to
22	be held under this section shall have the right to designate a mediator. Upon failure of the
23	parties to designate within the time established by the rules adopted by the Supreme Court, a
24	mediator shall be appointed by a district court judge.
25	(g) A chief district court judge, or that judge's designee, at the request of a party and
26	with the consent of all parties, may order the parties to attend and participate in any other
27	settlement procedure authorized by rules adopted by the Supreme Court or adopted by local
28	district court rules, in lieu of attending a mediated settlement conference. Neutrals acting under
29	this section shall be selected and compensated in accordance with rules adopted by the
30	Supreme Court. Nothing herein shall prohibit the parties from participating in other dispute
31	resolution procedures, including arbitration, to the extent authorized under State or federal law.
32	Nothing herein shall prohibit the parties from participating in mediation at a community
33	mediation center operating under G.S. 7A-38.5.
34	(h) Mediators and other neutrals acting under this section shall have judicial immunity
35	in the same manner and to the same extent as a judge of the General Court of Justice, except
36	that mediators and other neutrals may be disciplined in accordance with enforcement
37	procedures adopted by the Supreme Court under G.S. 7A-38.2.
38	(i) <u>Costs of mediated settlement conferences and other settlement procedures shall be</u>
39	borne by the parties. Unless otherwise ordered by the court or agreed to by the parties, the
40	mediator's fees shall be paid in equal shares by the parties. The rules adopted by the Supreme
41	Court shall set out a method whereby a party found by the court to be unable to pay the costs of
42	settlement procedures is afforded an opportunity to participate without cost to that party and
43	without expenditure of State funds.
44	(j) Evidence of statements made and conduct occurring in a mediated settlement
45	conference or other settlement proceeding conducted under this section, whether attributable to
46	a party, the mediator, other neutral, or a neutral observer present at the settlement proceeding,
47	shall not be subject to discovery and shall be inadmissible in any proceeding in the action or
48	other civil actions on the same claim, except in any of the following:
49 50	(1) <u>Proceedings for sanctions under this section.</u> (2) <u>Proceedings to enforce or received a settlement of the action</u>
50	(2) <u>Proceedings to enforce or rescind a settlement of the action.</u>

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1	(3) Disciplinary proceedings before the State Bar or any agend	cy established to
2	enforce standards of conduct for mediators or other neutrals.	
3	(4) Proceedings to enforce laws concerning juvenile or elder abu	
4	As used in this subsection, the term "neutral observer" includes persons s	
5	certification, persons studying dispute resolution processes, and persons acting	
6	No settlement agreement to resolve any or all issues reached at the proce	eding conducted
7	under this section or during its recesses shall be enforceable unless it has	been reduced to
8	writing and signed by the parties. No evidence otherwise discoverable shall	be inadmissible
9	merely because it is presented or discussed in a settlement proceeding.	
10	No mediator, other neutral, or neutral observer present at a settlement proce	eding under this
11	section shall be compelled to testify or produce evidence concerning stater	ments made and
12	conduct occurring in anticipation of, during, or as a follow-up to a med	
13	conference or other settlement proceeding pursuant to this section in any civi	l proceeding for
14	any purpose, including proceedings to enforce or rescind a settlement of the	
15	attest to the signing of any agreements, and except proceedings for sanctions up	nder this section,
16	disciplinary hearings before the State Bar or any agency established to enfo	rce standards of
17	conduct for mediators or other neutrals, and proceedings to enforce laws conce	rning juvenile or
18	elder abuse.	
19	(k) The Supreme Court may adopt standards for the certification	and conduct of
20	mediators and other neutrals who participate in settlement procedures cond	ucted under this
21	section. The standards may also regulate mediator training programs. The Sup	reme Court may
22	adopt procedures for the enforcement of those standards. The administrat	ion of mediator
23	certification, regulation of mediator conduct, and decertification shall be condu	icted through the
24	Dispute Resolution Commission.	
25	(1) An administrative fee not to exceed two hundred dollars (\$200.00)	may be charged
26	by the Administrative Office of the Courts to applicants for certification and an	nnual renewal of
27	certification for mediators and mediator training programs operating under t	his section. The
28	fees collected may be used by the Director of the Administrative Office of	
29	establish and maintain the operations of the Commission and its staff. The ad	
30	shall be set by the Director of the Administrative Office of the Courts in cons	ultation with the
31	Dispute Resolution Commission.	
32	(m) The Administrative Office of the Courts, in consultation with	
33	Resolution Commission, may require the chief district court judge of any of	district to report
34	statistical data about settlement procedures conducted under this section for	or administrative
35	purposes.	
36	(n) Nothing in this section or in rules adopted by the Supreme Court in	nplementing this
37	section shall restrict a party's right to a trial by jury.	
38	(o) <u>The Supreme Court may adopt rules to implement this section.</u> "	
39	SECTION 8. Section 6 of this act becomes effective October 1, 2	· 11
40	to criminal cases referred to mediation on or after that date. Section 7 of t	
41	effective October 1, 2015, and applies to actions filed on or after that date. T	The remainder of

42 this act is effective when it becomes law.