# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

### **SENATE BILL 1162**

Sponsors:	Senators Apodaca; and Hartsell.
Referred to:	Ways and Means.

#### March 24, 2005

#### A BILL TO BE ENTITLED

2 AN ACT TO AMEND THE LAW AND THE CONSTITUTION OF NORTH 3 CAROLINA TO PROVIDE THAT MAGISTRATES SHALL BE APPOINTED 4 AND REAPPOINTED BY THE CHIEF DISTRICT COURT JUDGE FOR THE 5 DISTRICT THAT **INCLUDES** THE COUNTY SERVED BY THE MAGISTRATES, AND TO REVISE THE LAWS REGARDING THE 6 7 SUSPENSION AND REMOVAL OF MAGISTRATES AND THE DELEGATION 8 TO CLERKS OF SUPERIOR COURT OF THE AUTHORITY TO SUPERVISE 9 MAGISTRATES.

10 The General Assembly of North Carolina enacts:

11 **SECTION 1.** Section 10 of Article IV of the North Carolina Constitution 12 reads as rewritten:

#### 13 "Sec. 10. District Courts.

14 The General Assembly shall, from time to time, divide the State into a convenient number of local court districts and shall prescribe where the District Courts shall sit, but 15 16 a District Court must sit in at least one place in each county. District Judges shall be 17 elected for each district for a term of four years, in a manner prescribed by law. When more than one District Judge is authorized and elected for a district, the Chief Justice of 18 the Supreme Court shall designate one of the judges as Chief District Judge. Every 19 20 District Judge shall reside in the district for which he is elected. For each county, the senior regular resident Judge of the Superior Court Chief District Judge serving the 21 22 county shall appoint from nominations submitted by the Clerk of the Superior Court of 23 the county, one or more Magistrates who shall be officers of the District Court. The initial term of appointment for a magistrate shall be for two years and subsequent terms 24 25 shall be for four years. The number of District Judges and Magistrates shall, from time to time, be determined by the General Assembly. Vacancies in the office of District 26 Judge shall be filled for the unexpired term in a manner prescribed by law. Vacancies in 27 the office of Magistrate shall be filled for the unexpired term in the manner provided for 28 original appointment to the office, unless otherwise provided by the General Assembly." 29

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(Public)

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**SECTION 2.** The amendment set out in Section 1 of this act shall be 1 2 submitted to the qualified voters of the State at the general election in November 2006, 3 which election shall be conducted under the laws then governing elections in the State. 4 Ballots, voting systems, or both may be used in accordance with Chapter 163 of the 5 General Statutes. The question to be used in the voting systems and ballots shall be: 6 "[] FOR [] AGAINST 7 Constitutional amendment to provide for appointment of magistrates by the 8 chief district court judge from nominations submitted by the clerk of superior court." 9 **SECTION 3.** If a majority of the votes cast on the question are in favor of 10 the amendment set out in Section 1 of this act, the State Board of Elections shall certify the amendment to the Secretary of State, who shall enroll the amendment so certified 11 12 among the permanent records of that office. The amendment becomes effective January 13 1,2007. 14 **SECTION 4.** G.S. 7A-171 reads as rewritten: 15 "§ 7A-171. Numbers; appointment and terms; vacancies. 16 (a) The General Assembly shall establish a minimum and a maximum quota of 17 magistrates for each county. In no county shall the minimum quota be less than one. 18 The number of magistrates in a county, within the quota set by the General Assembly, is determined by the Administrative Office of the Courts after consultation with the chief 19 district court judge for the district in which the county is located. 20 21 (a1) The initial term of appointment for a magistrate is two years and subsequent terms shall be for a period of four years. The term of office begins on the first day of 22 23 January of the odd-numbered year after appointment. The service of an individual as a 24 magistrate filling a vacancy as provided in subsection (d) of this section does not constitute an initial term. For purposes of this section, any term of office for a 25 magistrate who has served a two-year term is for four years even if the two-year term of 26 27 appointment was before the effective date of this section, the term is after a break in service, or the term is for appointment in a different county from the county where the 28 two-year term of office was served. 29 30 Not earlier than the Tuesday after the first Monday nor later than the third (b) Monday in December of each even-numbered year, the clerk of the superior court shall 31 32 submit to the senior regular resident superior court judge of the district or set of districts 33 as defined in G.S. 7A-41.1(a) chief district court judge for the district in which the clerk's county is located the names of two (or more, if requested by the judge) nominees 34 35 for each magisterial office for the county for which the term of office of the magistrate holding that position shall expire on December 31 of that year. Not later than the fourth 36 Monday in December, the senior regular resident superior court chief district court 37 38 judge shall, from the nominations submitted by the clerk of the superior court, appoint 39 magistrates to fill the positions for each county of the judge's district or set of districts. district. 40 If an additional magisterial office for a county is approved to commence on 41 (c)

January 1 of an odd-numbered year, the new position shall be filled as provided in
subsection (b) of this section. If the additional position takes effect at any other time, it
is to be filled as provided in subsection (d) of this section.

Within 30 days after a vacancy in the office of magistrate occurs the clerk of 1 (d)2 superior court shall submit to the senior regular resident superior chief district court 3 judge the names of two (or more, if so requested by the judge) nominees for the office vacated. Within 15 days after receipt of the nominations the senior regular resident 4 superior chief district court judge shall appoint from the nominations received a 5 6 magistrate who shall take office immediately and shall serve until December 31 of the 7 even-numbered year, and thereafter the position shall be filled as provided in subsection 8 (b) of this section."

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SECTION 5. G.S. 7A-173 reads as rewritten:

10 "§ 7A-173. Suspension; removal; reinstatement.

A magistrate may be suspended from performing the duties of his office by 11 (a) 12 the chief district judge of the district court district in which his county is located, or 13 removed from office by the senior regular resident superior court judge of, or any 14 regular superior court judge holding court in, the district or set of districts as defined in 15 G.S. 7A-41.1(a) in which the county is located. a superior court judge from another district within the judicial division who is on rotation in the district or set of districts as 16 17 defined in G.S. 7A-41.1(a) in which the magistrate resides. Grounds for suspension or 18 removal are the same as for a judge of the General Court of Justice.

Suspension from performing the duties of the office may be ordered upon 19 (b) 20 filing of sworn written charges in the office of clerk of superior court for the county in 21 which the magistrate resides. If the charges are brought by the clerk of superior court, the magistrate shall be suspended pending disposition of the charges. If the chief district 22 23 judge, upon examination of the sworn charges, finds that the charges, if true, constitute 24 grounds for removal, he may enter an order suspending the magistrate from performing the duties of his office until a final determination of the charges on the merits. During 25 suspension the salary of the magistrate continues. 26

27 If a hearing, with or without suspension, is ordered, the magistrate against (c) whom the charges have been made shall be given immediate written notice of the 28 29 proceedings and a true copy of the charges, and the matter shall be set by the chief 30 district judge for hearing before the senior regular resident superior court judge or a regular superior court judge holding court in the district or set of districts as defined in 31 32 G.S. 7A-41.1(a) in which the county is located. rotating superior court judge described 33 in subsection (a) of this section. The hearing shall be held in a county within the district or set of districts not less than 10 days nor more than 30 days after the magistrate has 34 35 received a copy of the charges. The hearing shall be open to the public. All testimony offered shall be recorded. At the hearing the superior court judge shall receive evidence, 36 and make findings of fact and conclusions of law. If he finds that grounds for removal 37 38 exist, he shall enter an order permanently removing the magistrate from office, and 39 terminating his salary. If he finds that no such grounds exist, he shall terminate the suspension, if any. 40

(d) A magistrate may appeal from an order of removal to the Court of Appeals on
the basis of error of law by the superior court judge. Pending decision of the case on
appeal, the magistrate shall not perform any of the duties of his office. If, upon final
determination, he is ordered reinstated, either by the appellate division or by the

1	superior court on remand, his salary shall be restored from the date of the original order			
2	of removal."			
3	<b>SECTION 6.</b> G.S. 7A-146 reads as rewritten:			
4	"§ 7A-146. Administrative authority and duties of chief district judge.			
5	The chief district judge, subject to the general supervision of the Chief Justice of the			
6	Supreme Court, has administrative supervision and authority over the operation of the			
7	district courts and magistrates in his district. These powers and duties include, but are			
8	not limited to, the	he following:		
9	(1)	Arranging schedules and assigning district judges for sessions of		
10		district courts;		
11	(2)	Arranging or supervising the calendaring of noncriminal matters for		
12		trial or hearing;		
13	(3)	Supervising the clerk of superior court in the discharge of the clerical		
14		functions of the district court;		
15	(4)	Assigning matters to magistrates, and consistent with the salaries set		
16		by the Administrative Officer of the Courts, prescribing times and		
17		places at which magistrates shall be available for the performance of		
18		their duties; however, the chief district judge may in writing delegate		
19		his authority to prescribe times and places at which magistrates in a		
20		particular county shall be available for the performance of their duties		
21		to another district court judge or <u>or</u> , with the concurrence of the clerk		
22		of superior court, to the clerk of the superior court, and the person to		
23		whom such authority is delegated shall make monthly reports to the		
24		chief district judge of the times and places actually served by each		
25		magistrate; and		
26	(5)	Making arrangements with proper authorities for the drawing of civil		
27		court jury panels and determining which sessions of district court shall		
28		be jury sessions;		
29	(6)	Arranging for the reporting of civil cases by court reporters or other		
30		authorized means;		
31	(7)	Arranging sessions, to the extent practicable for the trial of specialized		
32		cases, including traffic, domestic relations, and other types of cases,		
33		and assigning district judges to preside over these sessions so as to		
34		permit maximum practicable specialization by individual judges;		
35	(8)	Repealed by Session Laws 1991 (Regular Session, 1992), c. 900, s.		
36		118(b), effective July 15, 1992.		
37	(9)	Assigning magistrates during an emergency to temporary duty outside		
38		the county of their residence but within that district; and, upon the		
39		request of a chief district judge of an adjoining district and upon the		
40		approval of the Administrative Officer of the Courts, to temporary		
41		duty in the district of the requesting chief district judge; and		
42	(10)	Designating another district judge of his district as acting chief district		
43		judge, to act during the absence or disability of the chief district		
44		judge."		

## General Assembly of North Carolina

1 **SECTION 7.** Section 4 of this act becomes effective only upon approval by 2 the voters of the constitutional amendment proposed in Section 1 of this act. If the 3 constitutional amendment proposed in Section 1 is approved by the voters, Section 4 of 4 this act becomes effective January 1, 2007, and applies to appointments that take effect 5 on or after that date. The remainder of this act is effective when it becomes law and 6 applies to acts occurring on or after that date.