# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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### HOUSE BILL 126

Short Title:	Conduct and Discipline for Magistrates.	(Public)	
Sponsors:	bresentatives Rogers, Duane Hall, Destin Hall, and John (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.		
Referred to:	Judiciary III		

February 20, 2017

#### A BILL TO BE ENTITLED

2 AN ACT TO DIRECT THE ADMINISTRATIVE OFFICE OF THE COURTS TO DEVELOP A 3 CODE OF CONDUCT FOR ALL MAGISTRATES; TO GIVE AUTHORITY FOR CHIEF 4 DISTRICT COURT JUDGES TO DISCIPLINE MAGISTRATES; TO ALLOW FOR 5 MAGISTRATES TO BE ASSIGNED TO TEMPORARY DUTY IN ANOTHER COUNTY; 6 AND TO REQUIRE CHIEF DISTRICT COURT JUDGES OF EACH COUNTY TO 7 APPOINT A CHIEF MAGISTRATE, AS RECOMMENDED BY THE NORTH CAROLINA 8 COURTS COMMISSION. 9 The General Assembly of North Carolina enacts:

10 **SECTION 1.(a)** Code of Conduct. – The Administrative Office of the Courts shall 11 develop a Code of Conduct for all magistrates. The purpose of the Code of Conduct is to create 12 uniformity among all districts. The Code of Conduct shall provide guidance to magistrates 13 regarding (i) standards of professional conduct and timeliness, (ii) required duties and 14 responsibilities, (iii) methods for ethical decision making, and (iv) any other information that is 15 deemed relevant by the Administrative Office of the Courts.

SECTION 1.(b) Time Frame. – The Administrative Office of the Courts shall
establish the Code of Conduct for Magistrates required by subsection (a) of this section by July 1,
2018.

**SECTION 2.** G.S. 7A-146 reads as rewritten:

### 20 "§ 7A-146. Administrative authority and duties of chief district judge.

The chief district judge, subject to the general supervision of the Chief Justice of the Supreme Court, has administrative supervision and authority over the operation of the district courts and magistrates in his district. These powers and duties include, but are not limited to, the following:

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- Arranging schedules and assigning district judges for sessions of district courts. Arranging or supervising the calendaring of noncriminal matters for trial or
- hearing. (3) Supervising the clerk of superior court in the discharge of the cleric
- (3) Supervising the clerk of superior court in the discharge of the clerical functions of the district court.
- 29(4)Assigning matters to magistrates, and consistent with the salaries set by the30Administrative Officer of the Courts, prescribing times and places at which31magistrates shall be available for the performance of their duties; however, the32chief district judge may in writing delegate his authority to prescribe times and33places at which magistrates in a particular county shall be available for the34performance of their duties to another district court judge or the clerk of the35superior court, or the judge may appoint a chief magistrate to fulfill delegate



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1		some or all of the duties under subdivision (12) of t				
2		chief magistrate, and the person to whom such authorit				
3 4		monthly reports to the chief district judge of the ti served by each magistrate.	mes and places actually			
4 5	(5)	Making arrangements with proper authorities for the d	rawing of civil court jury			
6	(3)	panels and determining which sessions of district court				
7	(6)	Arranging for the reporting of civil cases by court rep				
8	(-)	means.				
9	(7)	Arranging sessions, to the extent practicable for the t	trial of specialized cases,			
10		including traffic, domestic relations, and other types	of cases, and assigning			
11		district judges to preside over these sessions so	as to permit maximum			
12		practicable specialization by individual judges.				
13	(8)	Repealed by Session Laws 1991 (Regular Session,	1992), c. 900, s. 118(b),			
14		effective July 15, 1992.	1			
15	(9)	Assigning magistrates during an emergency to tem				
16 17		county of their residence but within that district pure procedures preservibed under $C \le 7A 242(11)$ , and un				
17		procedures prescribed under G.S. 7A-343(11); and, up district judge of an adjoining district and upon				
10 19		Administrative Officer of the Courts, to temporary d	11			
20		requesting chief district judge pursuant to the	•			
21		prescribed under G.S. 7A-343(11).	r			
22	(10)	Designating another district judge of his district as acti	ng chief district judge, to			
23		act during the absence or disability of the chief district	judge.			
24	(11)	Designating certain magistrates to appoint counsel	-			
25		counsel pursuant to Article 36 of this Chapter. This c				
26		any magistrate the authority to appoint counsel or acce				
27		potentially capital offenses, as defined by rules ad	lopted by the Office of			
28 29	(12)	Indigent Defense Services. Designating a full-time magistrate in <u>aeach</u> county to	sarva as chiaf magistrata			
30	(12)	for that county for an indefinite term and at the jud				
31		magistrate shall have the derivative administrative a				
32		chief district court judge under subdivision (4) of this				
33		applies only to counties in which the chief district co				
34		designating a chief magistrate would be in the interest				
35	<u>(13)</u>	Investigating complaints against magistrates. Upon i	investigation and written			
36		findings of misconduct, a chief district court judge may				
37		a written reprimand, or suspend a magistrate without j	pay for no longer than 10			
38		days within one pay period."				
39 40		<b>FION 3.</b> G.S. 7A-173 reads as rewritten:	- tom- on t			
40 41	· ·	<del>cension;Suspension pending removal;</del> removal; reinst gistrate may be suspended from performing the duties of				
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43	office pending removal from office by the chief district judge of the district court district in which histhe magistrate's county is located, or removed from office by the senior regular resident					
44	superior court judge of, or any regular superior court judge holding court in, the district or set of					
45	districts as defined in G.S. 7A-41.1(a) in which the county is located. Grounds for suspension					
46	<u>pending removal</u> or removal are the same as for a judge of the General Court of Justice.					
47	(b) Suspension from performing the duties of the office may be ordered upon filing of					
48	sworn written charges in the office of clerk of superior court for the county in which the					
49	magistrate resides. If the chief district judge, upon examination of the sworn charges, finds that the					
50	50 charges, if true, constitute grounds for removal, he may enter an order suspending the magistrate					

from performing the duties of histhe magistrate's office until a final determination of the charges 1 2 on the merits. During suspension pending removal, the salary of the magistrate continues.

3 If a hearing, with or without suspension, is ordered, the magistrate against whom the (c) 4 charges have been made shall be given immediate written notice of the proceedings and a true 5 copy of the charges, and the matter shall be set by the chief district judge for hearing before the 6 senior regular resident superior court judge or a regular superior court judge holding court in the 7 district or set of districts as defined in G.S. 7A-41.1(a) in which the county is located. The hearing 8 shall be held in a county within the district or set of districts not less than 10 days nor more than 9 30 days after the magistrate has received a copy of the charges. The hearing shall be open to the 10 public. All testimony offered shall be recorded. At the hearing the superior court judge shall 11 receive evidence, and make findings of fact and conclusions of law. If hethe judge finds that 12 grounds for removal exist, hethe judge shall enter an order permanently removing the magistrate 13 from office, and terminating histhe magistrate's salary. If hethe judge finds that no such grounds 14 exist, he he judge shall terminate the suspension, if any.

15 A magistrate may appeal from an order of removal to the Court of Appeals on the basis (d) 16 of error of law by the superior court judge. Pending decision of the case on appeal, the magistrate 17 shall not perform any of the duties of his office. If, upon final determination, he magistrate is 18 ordered reinstated, either by the appellate division or by the superior court on remand, histhe 19 magistrate's salary shall be restored from the date of the original order of removal. 20

This section shall only apply to suspensions pending removal from office and does not (e)

21 22 apply to disciplinary suspension pursuant to G.S. 7A-146."

SECTION 4. G.S. 7A-171 reads as rewritten:

## "§ 7A-171. Numbers; appointment and terms; vacancies.

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25 The initial term of appointment for a magistrate is two years and subsequent terms (a1) shall be for a period of four years. The term of office begins on the first day of Januaryon the first 26 27 day of February of the odd-numbered even-numbered year after appointment. The service of an 28 individual as a 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 magistrate who has 29 30 served a two-year term is for four years even if the two-year term of appointment was before the 31 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 two-year term of office was served. 32

33 Not earlier than the Tuesday after the first Monday nor later than the third Monday in (b) 34 DecemberJanuary of each even-numbered year, the clerk of the superior court shall submit to the 35 senior regular resident superior court judge of the district or set of districts as defined in 36 G.S. 7A-41.1(a) in which the clerk's county is located the names of two (or more, if requested by 37 the judge) nominees for each magisterial office for the county for which the term of office of the 38 magistrate holding that position shall expire on December 31 January 31 of that year. Not later than 39 the fourth Monday in December, January, the senior regular resident superior court judge shall, 40 from the nominations submitted by the clerk of the superior court, appoint magistrates to fill the 41 positions for each county of the judge's district or set of districts.

42 If an additional magisterial office for a county is approved to commence on January (c) 43 +February 1 of an odd-numbered year, even-numbered year, the new position shall be filled as 44 provided in subsection (b) of this section. If the additional position takes effect at any other time, it 45 is to be filled as provided in subsection (d) of this section.

46 (d) Within 30 days after a vacancy in the office of magistrate occurs the clerk of superior 47 court shall submit to the senior regular resident superior court judge the names of two (or more, if 48 so requested by the judge) nominees for the office vacated. Within 15 days after receipt of the 49 nominations the senior regular resident superior court judge shall appoint from the nominations 50 received a magistrate who shall take office immediately and shall serve until December 31 January <u>31</u> of the even-numbered year, and thereafter the position shall be filled as provided in subsection
(b) of this section."

3 **SECTION 5.** Section 3 of this act becomes effective December 1, 2017, and applies

4 to all current and future magistrates. Section 4 of this act becomes effective December 1, 2017,

5 and applies to all magistrates appointed to office January of 2018; currently appointed magistrates

6 will finish their term as set at their appointment. The remainder of this act is effective when it

7 becomes law.