GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

S SENATE DRS85181-LL-166 (3/8)

Short Title:	Electronic Publication of Public Notice. (Public)		
Sponsors:	Senator Hartsell.		
Referred to:			
	A BILL TO BE ENTITLED		
AN ACT TO PROVIDE FOR ELECTRONIC PUBLICATION OF LEGAL NOTICES			
	ATE-SANCTIONED PUBLIC NOTICE WEB SITE.		
	Assembly of North Carolina enacts:		
	CTION 1. Article 50 of Chapter 1 of the General Statutes is amended by		
•	section to read:		
"§ 1-602. Electronic publication of legal notices.			
	e General Assembly finds that:		
<u>(1)</u>	*		
	goals of providing greater public access to public information and to		
(-)	public or legal notice items in particular.		
<u>(2)</u>	•		
	Internet-based forum and eliminate the need for those members of the		
	public who are unable to physically access the courthouses of the State		
(2)	to ascertain publicly posted notices.		
(3)			
	with which public or legal notices may be posted and read by an		
	interested party as well as the public, and provide an archive to store		
(4)	all posted public and legal notices.		
<u>(4)</u>	Public notice Web sites make public and legal notices accessible indefinitely during all hours of the day and every day of the week.		
(b) A a			
	As used in this section: (1) "Legal notice" means any matter that, pursuant to law or rule, is		
<u>(1)</u>	required to be officially advertised.		
(2)			
(2)	by a third party under contract with the State and that electronically		

publishes legal notices.

- (c) The Administrative Office of the Courts shall enter into an agreement with a Web site service provider to maintain a public notice Web site. Any legal notice that is required to be published may be published on the public notice Web site.
- (d) Notwithstanding any other provision of law and in addition to other public or legal notice requirements, when public or legal notice is required by law to be posted in a newspaper publication or at a courthouse, notice also may be made in the same form on the Internet through a public notice Web site meeting the requirements of this act.
- (e) The submission of the public or legal notice may be made at the courthouse, if possible, or may be made from a private or public access computer terminal. A reasonable fee, not to exceed ten dollars (\$10.00), may be charged for the provision of this service and the maintenance of the public notice Web site to compensate the provider of the Web site. Two dollars (\$2.00) of each fee collected shall be paid into the Court Information Technology Fund established under G.S. 7A-343.2. The State is not responsible for funding the operation or maintenance of the public notice Web site.
- (f) A public notice Web site provider shall submit a status report twice yearly to the Director of the Administrative Office of the Courts, indicating its compliance with statutory requirements governing the posting of public or legal notices as applicable to an Internet-based Web site. In addition, a public notice Web site shall submit to a quality review by the Director of the Administrative Office of the Courts if the Director finds that such a review is necessary. If a quality review is requested, full access to the technical and informational operations of the public notice Web site provider shall be provided.
- (g) In addition to other requirements contained in this act, a public notice Web site provider also shall:
 - (1) Establish and operate the public notice Web site at no cost to the State or other governmental entity.
 - (2) Maintain the public notice Web site without interruption 24 hours per day, seven days a week, each day of the year; the public notice Web site, including all its features, must be fully publicly accessible at all times.
 - (3) Maintain adequate systematic protection, backup, and contingency planning in the event of power outages, systemic failures, or other unforeseen difficulties.
 - (4) Have the right to hold and use a domain name that is easily recognizable and understandable by the citizens of the State. The domain name should indicate both functionality and geography. The right to use the domain name and Internet location shall be maintained at the expense of the public notice Web site provider.
 - (5) Not infringe on a legally protected right such as a federal provisional patent application, registered patent, or prior invention to operate a Web site of this nature, and the Web site provider's responsibility to operate without infringement shall be clear and without the possibility of causing subsequent interruption to the site by virtue of legal process.

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1	<u>(6)</u>	Possess appropriate hardware infrastructure and intellectual property
2		for feasible processes to deploy a state and national Web site with
3		proper methodology for communication with the State court system.
4	<u>(7)</u>	Have sufficient minimal capital requirements to ensure its smooth and
5		uninterrupted ongoing operation, and shall certify this to the Director
6		of the Administrative Office of the Courts upon request.
7	<u>(8)</u>	Provide a reasonable plan for the implementation of the public notice
8		Web site where public or legal notices may be posted with reasonable
9		ease onto the public notice Web site directly from the courts of this
10		State and shall be ready to reasonably demonstrate and implement the
11		technology necessary at no cost to the State. The public notice Web
12		site provider shall provide the necessary personnel to ensure ongoing
13		communication with the various courts of the State concerning the
14		smooth flow of data transmission and posting at no cost to the State.
15	<u>(9)</u>	Not raise the cost for providing the Web site without prior consultation
16		with, and approval from, the Director of the Administrative Office of
17		the Courts.
18	<u>(10)</u>	Ensure that individual notices shall include at least the same
19		information and are displayed on the public notice Web site using
20		similar display and print standards as are established for newspaper
21		postings made pursuant to other applicable public notice statutory
22		requirements.
23	<u>(11)</u>	Ensure that individual notices are displayed for not less than the length
24		of time requested by the posting entity. At the end of the posting time,
25		the public notice Web site provider, with prior approval of the person
26		or entity that arranged for the posting and for a reasonable fee, may
27		send a reminder to the entity that the notice is due to expire.
28	<u>(12)</u>	Include an archives feature, accessible, free of charge, as a public
29		service at all times and also shall include a function that allows the
30		public to determine which notices have been posted in a given county.
31	<u>(13)</u>	Provide that legal notices, both current and archived, are publicly
32		searchable by keyword, by either party to an action, by courthouse file
33		number, and by publication area.
34	<u>(14)</u>	Not charge a fee to a person accessing, searching, or using a public
35		notice Web site function, except for the posting of a notice as allowed
36		by this section.
37	<u>(15)</u>	Post a bond of reasonable amount sufficient to ensure the public
38		interest as may be required by the Director of the Administrative
39		Office of the Courts."
40	SEC	FION 2. This act becomes effective July 1, 2007.

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