## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

Η

<b>H.B. 34</b>
<b>Jan 28, 2021</b>
HOUSE PRINCIPAL CLERK

D

### HOUSE BILL DRH30026-NDp-5B

Short Title:Remove Judicial Age Limit.(Public)Sponsors:Representatives Warren, C. Smith, Moffitt, and Zachary (Primary Sponsors).Referred to:

1	A BILL TO BE ENTITLED
2	AN ACT TO REMOVE THE AGE LIMIT FOR JUSTICES AND JUDGES OF THE GENERAL
3	COURT OF JUSTICE AND MAGISTRATES.
4	The General Assembly of North Carolina enacts:
5	<b>SECTION 1.</b> G.S. 7A-4.20 is repealed.
6	<b>SECTION 2.</b> G.S. 7A-39.3(a) reads as rewritten:
7	"(a) Justices of the Supreme Court and judges of the Court of Appeals who have not
8	reached the mandatory retirement age specified in G.S. 7A-4.20, but who have retired under the
9	provisions of G.S. 7A-39.2, or under the Uniform Judicial Retirement Act after having completed
10	12 years of creditable service, may apply as provided in G.S. 7A-39.6 to become emergency
11	justices or judges and upon being commissioned as an emergency justice or emergency judge
12	shall be subject to temporary recall to active service in place of a justice or judge who is
13	temporarily incapacitated as provided in G.S. 7A-39.5."
14	<b>SECTION 3.</b> G.S. 7A-39.6 reads as rewritten:
15	"§ 7A-39.6. Application to the Governor; commission as emergency justice or emergency
16	judge.
17	No retired justice of the Supreme Court or retired judge of the Court of Appeals may become
18	an emergency justice or emergency judge except upon his written application to the Governor
19	certifying his desire and ability to serve as an emergency justice or emergency judge. If the
20	Governor is satisfied that the applicant qualifies under G.S. 7A-39.3(a) to become an emergency
21	justice or emergency judge and that he the applicant is physically and mentally able to perform
22	the official duties of an emergency justice or emergency judge, he the Governor shall issue to
23	such the applicant a commission as an emergency justice or emergency judge of the court from
24	which he-the applicant retired. The commission shall be effective upon the date of its issue and
25	shall terminate when the judge to whom it is issued reaches the maximum age for judicial service
26	under G.S. 7A-4.20(a).issue."
27	SECTION 4. G.S. 7A-39.13 is repealed.
28	<b>SECTION 5.</b> G.S. 7A-39.14 reads as rewritten:
29	"§ 7A-39.14. Recall by Chief Justice of retired or emergency justices or judges for
30	temporary vacancy.
31	(a) In addition to the authority granted to the Chief Justice under G.S. 7A-39.5 to recall
32	emergency justices and under G.S. 7A-39.13 to recall retired justices, the Chief Justice may recall
33	not more than one retired or emergency justice or retired emergency judge of the Court of
34	Appeals, including an emergency justice or judge whose commission has expired because he has
35	reached the mandatory retirement age, <u>Appeals in the following circumstances</u> :



	General Assem	bly Of North Carolina	Session 2021
1	(1)	If a vacancy exists on the Supreme Court, he the Chief Ju	ustice may recall an
2		emergency or retired justice to serve on that court until t	•
3		in accordance with law.	
4	(2)	If a vacancy exists on the Court of Appeals, he the Chief J	ustice may recall an
5		emergency or retired justice of the Supreme Court or ju	dge of the Court of
6		Appeals to serve on the Court of Appeals until the v	vacancy is filled in
7		accordance with law.	
8	(3)	With the concurrence of a majority of the Supreme Court,	
9		may recall an emergency or retired justice to serve on th	-
10		place of a sitting justice who, as determined by the	
11		temporarily unable to perform all of the duties of his the j	
12	(4)	With the concurrence of a majority of the Supreme Court,	
13		may recall an emergency or retired justice of the Suprem	3 8
14		the Court of Appeals to serve on the Court of Appeals	1 0
15		judge who, as determined by the Chief Justice, is ten	nporarily unable to
16		perform all of the duties of his the judge's office.	
17		udge or justice may be recalled unless he the judge or jus	
18		f recall issued pursuant to this section must be in writing	
19		ourt. In addition, if the judge or justice is recalled pursuant t	
20		der shall contain a finding by the Chief Justice setting out,	in detail, the reason
21	for the recall.	$d_{22}$ on institution recalled more south to such division (a)(1) on (a)(2)	) of this sostion.
22	· , · ·	dge or justice recalled pursuant to subdivision $(a)(1)$ or $(a)(2)$	r
23 24	(1)	Has the same authority and jurisdiction granted to eme judges under G.S. 7A-39.7;G.S. 7A-39.7.	rgency justices and
25	(2)	Is subject to rules adopted pursuant to G.S. 7A-39.8	regarding filing of
26		opinions and other matters; and matters.	
27	(3)	Is compensated as are other retired or emergency justice	s or judges recalled
28		for service pursuant to G.S. 7A-39.5 or G.S. 7A-39.13.	
29		dge or justice recalled pursuant to subdivision $(a)(3)$ or $(a)(4)$	
30	(1)	Has the same authority and jurisdiction granted to eme	rgency justices and
31		judges under G.S. 7A 39.7;G.S. 7A-39.7.	1
32	(2)	Is subject to rules adopted pursuant to G.S. 7A-39.8	regarding filing of
33	( <b>2</b> )	opinions and other <del>matters; <u>matters</u>.</del>	1 1 4 11 1
34 25	(3)	May, after the return of the judge or justice in whose p	
35		judge or justice was sitting, complete the duties that had b	<u> </u>
36		before the recalled judge or justice prior to the return o	r that the originally
37	(4)	seated judge or justice; and justice.	a an indean maailad
38	(4)	Is compensated as are other retired or emergency justice	s or judges recalled
39 40	(a) A rat	for service pursuant to G.S. 7A-39.5 or G.S. 7A-39.13.	a Court or Court of
40 41		tired or emergency justice or judge may serve on the Suprem at to subdivision $(a)(2)$ or $(a)(4)$ only if he the ratified or a	
41		nt to subdivision (a)(3) or (a)(4) only if <u>he-the retired or en</u> to serve temporarily in place of a sitting justice or judge wh	
42 43			1 1
43 44	incapacitated under circumstances that would permit temporary service of the retired or		
44	emergency justice or judge pursuant to G.S. 7A-39.5 or G.S. 7A-39.13. G.S. 7A-39.5. This section does not authorize more than seven justices to serve on the Supreme Court at any given		
46	section does not authorize more than seven justices to serve on the Supreme Court at any given time, nor does it authorize more than 15 justices and judges to serve on the Court of Appeals at		
40 47		In no case may more than one emergency justice or emerge	
48		Court of Appeals at any given time.	incy judge serve off
49	-	ealed by Session Laws 1989, c. 795, s. 27.1."	
<del>4</del> ) 50		<b>TION 6.</b> G.S. 7A-39.15 reads as rewritten:	
51		margancy recall judges of the Court of Appeals	

	General Assem	ably Of North Carolina	Session 2021
1	(a) A re	tired justice or judge of the Appellate Division of the Gene	eral Court of Justice is
2	eligible to be ap	pointed as an emergency recall judge of the Court of Appea	als under the following
3	circumstances:		_
4	(1)	The justice or judge has retired under the provisions	s of the Consolidated
5		Judicial Retirement Act, Article 4 of Chapter 135 of th	ne General Statutes, or
6		is eligible to receive a retirement allowance under that	<del>act;<u>act.</u></del>
7	(2)	The justice or judge has not reached the mandatory re-	tirement age specified
8		in G.S. 7A-4.20;	
9	(3)	The justice or judge has served a total of at least five year	ars as a judge or justice
10		of the General Court of Justice, provided that at least s	
11		in the Appellate Division, whether or not otherwise e	
12		emergency justice or judge of the Appellate Division o	-
13		Justice; Justice.	
14	(4)	The judicial service of the justice or judge ended wi	thin the preceding 15
15	( )	<del>years; and</del> years.	1 0
16	(5)	The justice or judge has applied to the Governor for	or appointment as an
17	( )	emergency recall judge of the Court of Appeals in the	
18		provided for application in G.S. 7A-53. If the Govern	
19		applicant meets the requirements of this section and is pl	
20		able to perform the duties of a judge of the Court of A	
21		shall issue a commission appointing the applicant as	
22		judge of the Court of Appeals until the applicant re	<b>u</b>
23		retirement age for judges of the Court of Appea	
24		<del>7A 4.20.</del> Appeals.	
25	Any former	justice or judge of the Appellate Division of the General	Court of Justice who
26	-	s the requirements of this section to be appointed an emer	
27		peals, but who has already reached the mandatory retiren	
28		peals set forth in G.S. 7A-4.20, may apply to the Governor	
29		Il judge of the Court of Appeals as provided in this section.	
30	<b>U</b> .	o the applicant, the retired justice or judge is subject to re	
31		he Court of Appeals as provided in this section.	
32			
33	(c) Any	emergency recall judge of the Court of Appeals appoint	ed as provided in this
34	•	subject to recall in the following manner:	I
35	(1)	The judge shall consent to the recall;recall.	
36	(2)	The Chief Judge of the Court of Appeals may order the	e <del>recall;</del> recall.
37	(3)	Prior to ordering recall, the Chief Judge of the Cour	
38		satisfied that the recalled judge is capable of efficiency	
39		discharging the duties of the office to which recalled;re	
40	(4)	Orders of recall and assignment shall be in writ	
41		commission signed by the Chief Judge of the Court of	
42		upon the minutes of the permanent records of the Court	<b>1</b>
43	(5)	Compensation, expenses, and allowances of emergence	
44	( )	Court of Appeals are the same as for recalled emergency	
45		under <del>G.S. 7A-52(b);</del> <u>G.S. 7A-52(b).</u>	J. J. B.
46	(6)	Emergency recall judges assigned under those provision	ns shall have the same
47	x - 7	powers and duties, when duly assigned to hold court, a	
48		for judges of the Court of Appeals; Appeals.	· · · · · · · · · · · · · · · · · · ·
49	(7)	Emergency recall judges of the Court of Appeals are su	bject to assignment in
50		the same manner as provided for by G.S. 7A-16 and <del>G.</del>	• •
2.5			<u>, , , , , , , , , , , , , , , , , , , </u>

General Assemb	oly Of North Carolina	Session 2021
(8)	Emergency recall judges of the Court of adopted pursuant to G.S. 7A-39.8 regardin matters; matters.	11 0
(9)	Emergency recall judges of the Court or provisions and requirements of the Cano term of assignment; and assignment.	
(10)	An emergency recall judge of the Court of practice of law during any period for wh Appeals judgeship is commissioned. How construed to prohibit an emergency reca appointed pursuant to this section from s mediator during service as an emergency r	ich the emergency recall Court of vever, this subdivision shall not be all judge of the Court of Appeals serving as a referee, arbitrator, or
	so long as the service does not conflict service as an emergency recall judge of the	with or interfere with the judge's
····"		
	<b>FION 7.</b> G.S. 7A-45.2 reads as rewritten:	
	ergency special judges of the superior co	urt; qualifications, appointment,
	val, and authority.	Conoral Court of Justice who who
	ustice or judge of the appellate division of the a of subsection (a1) of this section may appl	
	special superior court judge in the same ma	
	superior court judge in G.S. 7A-53. If the Go	
	ements of this section and is physically and i	
	art judge, the Governor shall issue a commis-	
		sion appointing the applicant as an
emergency special superior court judge. (a1) A justice or judge of the appellate division of the General Court of Justice shall be		e General Court of Justice shall be
(a1) <u>A justice or judge of the appellate division of the General Court of Justice shall be</u> eligible for appointment as an emergency special superior court judge if the justice or judge:		
(1)	Retires under the provisions of the Cons	
(-)	Article 4 of Chapter 135 of the General Sta	
	a retirement allowance under that act; act.	
(2)	Has not reached the mandatory retirement	age specified in G.S. 7A 4.20:
(3)	Has served at least five years as a superior	
	or judge of the appellate division of the combination thereof, whether or not eligib	General Court of Justice, or any
	or judge of the appellate division of the Ge	6,2,3
(4)	Whose Ended the justice or judge's judicial	service ended within the preceding
	10 <del>years; years.</del>	
may apply to the	Governor for appointment as an emergency	special superior court judge in the
	is provided for application as an emergency s	
	If the Governor is satisfied that the applicant meets the requirements of this section and is	
physically and mentally able to perform the duties of a superior court judge, the Governor shall		
	issue a commission appointing the applicant as an emergency special superior court judge until	
	the applicant reaches the mandatory retirement age for superior court judges specified in	
the applicant rea		uperior court judges specified in
the applicant rea G.S. 7A-4.20.		
the applicant rea G.S. 7A-4.20. (b) Any e	emergency special superior court judge app	
the applicant rea G.S. 7A-4.20. (b) Any e shall:	emergency special superior court judge app	pointed as provided in this section
the applicant rea G.S. 7A-4.20. (b) Any e	emergency special superior court judge app Have the same powers and duties, when	pointed as provided in this section n duly assigned to hold court, as
the applicant rea G.S. 7A-4.20. (b) Any e shall:	emergency special superior court judge app	pointed as provided in this section n duly assigned to hold court, as judge by G.S. 7A-48;G.S. 7A-48.

	General Assem	nbly Of North Carolina	Session 2021
1 2	(3)	Receive the same compensation, expenses, and allowances, which hold court, as an emergency superior court judge a	-
3 4	(4)	G.S. 7A-52(b);G.S. 7A-52(b). Be subject to the provisions and requirements of the Car	nons of Judicial
5		Conduct; and Conduct.	
6	(5)	Not engage in the practice of law during any period for whic	
7 8		special superior court judgeship is commissioned. However, shall not be construed to prohibit an emergency special sup-	
8 9		appointed pursuant to this section from serving as a reference	5 0
9 10		mediator, during service as an emergency special superior c	
10		the service does not conflict with or interfere with the en	
12		superior court judge's judicial service in emergency status.	lergency special
13	(c) Upo	n reaching mandatory retirement age for superior court judge	<del>s as set forth in</del>
14	· · · <b>·</b>	any emergency special superior court judge appointed pursuan	
15		sion has expired, may be recalled as a recalled emergency speci	
16		e over any regular or special session of the superior court und	-
17	circumstances:		C
18	(1)	The judge shall consent to the recall;	
19	(2)	The Chief Justice may order the recall;	
20	(3)	Prior to ordering recall, the Chief Justice shall be satisfied	
21		judge is capable of efficiently and promptly discharging t	he duties of the
22		office to which recalled;	
23	<del>(4)</del>	Jurisdiction of a recalled emergency special superior court jue	<del>lge is as set forth</del>
24		in G.S. 7A-48;	
25	<del>(5)</del>	Orders of recall and assignment shall be in writing and e	ntered upon the
26		minutes of the court to which assigned; and	
27	<del>(6)</del>	Compensation, expenses, and allowances of recalled em	
28 29		superior court judges are the same as for recalled emergence judges under G.S. 7A-52(b).	<del>cy superior court</del>
29 30	(7)	The emergency special superior court judge is listed as a	ctive on the list
31		described in G.S. 7A-52(a).	erve on the list
32	(d) Any	former justice or judge of the appellate division of the General	Court of Justice
33	· · · · · ·	meets the requirements of subsection (a) of this section to	
34		cial superior court judge but has already reached the mandatory re	11
35		judges set forth in G.S. 7A 4.20 on retirement may, in lieu	ē
36	emergency judg	se of the court from which he retired, apply to the Governor to be	e appointed as an
37	emergency spe	cial superior court judge as provided in this section. If the G	overnor issues a
38	commission to	the applicant, the retired justice or judge is subject to recall a	as an emergency
39		court judge as provided in subsection (c) of this section.	
40	"		
41		CTION 8. G.S. 7A-45.3 reads as rewritten:	
42		perior court judges designated for complex business cases.	
43		ustice may exercise the authority under rules of practice prescr	-
44	G.S. 7A-34 to designate one or more of the special superior court judges authorized by		
45	G.S. 7A-45.1 to hear and decide complex business cases as prescribed by the rules of practice.		
46	Any judge so designated shall be known as a Business Court Judge and shall preside in the		
47 48		. If there is more than one business court judge, including any ju court judge pursuant to G.S. 7A-52(a1) or upon recall pursuant	
48 49		, the Chief Justice may designate one of them as the Chief Busin	
49 50		signation by the Chief Justice, the judge with the longest term	0
50 51		e as Chief Business Court Judge until the Chief Justice makes a	
51	court shull bely	e as emer Dusiness Court sudge until the emer sustice makes a	appointment to

#### **General Assembly Of North Carolina**

the position. The presiding Business Court Judge shall issue a written opinion in connection with 1 2 any order granting or denying a motion under G.S. 1A-1, Rule 12, 56, 59, or 60, or any order 3 finally disposing of a complex business case, other than an order effecting a settlement agreement 4 or jury verdict." 5 SECTION 9. G.S. 7A-52 reads as rewritten: 6 "§ 7A-52. Retired district and superior court judges may become emergency judges subject 7 to recall to active service; compensation for emergency judges on recall. 8 (a) Judges of the district court and judges of the superior court who have not reached the 9 mandatory retirement age specified in G.S. 7A-4.20, but who have retired under the provisions 10 of G.S. 7A-51, or under the Uniform Judicial Retirement Act after having completed five years of creditable service, may apply as provided in G.S. 7A-53 to become emergency judges of the 11 12 court from which they retired. From the commissioned emergency district, superior, and special 13 superior court judges, the Chief Justice of the Supreme Court shall create two lists of active 14 emergency judges and two lists of inactive emergency judges. For emergency superior and 15 special superior court judges, the active list shall be limited to a combined total of 10 emergency 16 judges; all other emergency superior and special superior court judges shall be on an inactive list. 17 For emergency district court judges, the active list shall be limited to 25 emergency judges; all 18 other emergency district court judges shall be on an inactive list. There is no limit to the number 19 of emergency judges on either inactive list. In the Chief Justice's discretion, emergency judges 20 may be added or removed from their respective active and inactive lists, as long as the respective 21 numerical limits on the active lists are observed. The Chief Justice is requested to consider 22 geographical distribution in assigning emergency judges to an active list but may utilize any 23 factor in determining which emergency judges are assigned to an active list. The Chief Justice of 24 the Supreme Court may order any emergency district, superior, or special superior court judge 25 on an active list who, in his-the Chief Justice's opinion, is competent to perform the duties of a 26 judge, to hold regular or special sessions of the court from which the judge retired, as needed. 27 Order of assignment shall be in writing and entered upon the minutes of the court to which such 28 the emergency judge is assigned. An emergency judge shall only be assigned in the event of a: 29 30 An emergency judge of the superior court may be recalled to active service by the (a1) 31 Chief Justice and assigned to hear and decide complex business cases if, at the time of the judge's 32 retirement, all of the following conditions are met: 33 34 (4)If confirmed and appointed to the successive term of office for which 35 nominated, the judge would reach mandatory retirement age before 36 completing that term of office. 37 An emergency judge assigned to hear and decide complex business cases pursuant to this

An emergency judge assigned to hear and decide complex business cases pursuant to this subsection shall be designated by the Chief Justice as a senior business court judge and shall be eligible to serve in that capacity for five years from the issuance date of the judge's commission under G.S. 7A-53 or until the judge's commission expires, whichever occurs first. Order of assignment shall be in writing and entered upon the minutes of the court to which such-the emergency judge is assigned. An emergency judge assigned to hear and decide complex business cases shall not be counted in the combined total of active emergency superior and special superior court judges described in subsection (a) of this section.

45 46

### **SECTION 10.** G.S. 7A-53 reads as rewritten:

### 47 "§ 7A-53. Application to the Governor; commission as emergency judge.

No retired judge of the district or superior court may become an emergency judge except upon <u>his-the judge's</u> written application to the Governor certifying <u>his-the judge's</u> desire and ability to serve as an emergency judge. If the Governor is satisfied that the applicant qualifies under G.S. 7A-52(a) to become an emergency judge and that <u>he</u> the applicant is physically and

# General Assembly Of North Carolina

1	mentally able to perform the official duties of an emergency judge, he the Governor shall issue
2	to such-the applicant a commission as an emergency judge of the court from which he-the
3	<u>applicant</u> retired. The commission shall be effective upon the date of its issue and shall terminate
4	when the judge to whom it is issued reaches the maximum age for judicial service under G.S.
5	<del>7A-4.20(a).<u>issue.</u>"</del>
6	SECTION 11. G.S. 7A-57 is repealed.
7	<b>SECTION 12.</b> G.S. 7A-170 reads as rewritten:
8	"§ 7A-170. Nature of office and <del>oath; age limit for service.<u>oath.</u></del>
9	(a) A magistrate is an officer of the district court. Before entering upon the duties of his
10	the magistrate's office, a magistrate shall take the oath of office prescribed for a magistrate of the
11	General Court of Justice. A magistrate possesses all the powers of his-the magistrate's office at
12	all times during <del>his <u>the magistrate's</u> term.</del>
13	(b) No magistrate may continue in office beyond the last day of the month in which the
14	magistrate reaches the mandatory retirement age for justices and judges of the General Court of
15	Justice specified in G.S. 7A-4.20."
16	<b>SECTION 13.</b> G.S. 135-57(b) is repealed.
17	SECTION 14. Nothing in this act shall be construed to invalidate any retirement
18	application submitted prior to the effective date of this act.
19	<b>SECTION 15.</b> This act is effective when it becomes law.