## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## HOUSE BILL 51 Committee Substitute Favorable 2/17/21

	Short Title:	Eastern Counties/Public Notices.	(Local)				
	Sponsors:						
	Referred to:	Referred to:					
		February 4, 2021					
1		A BILL TO BE ENTITLED					
2	AN ACT A	AN ACT ALLOWING LOCAL GOVERNMENTS IN THE COUNTIES OF BEAUFORT					
3	BERTIE, CAMDEN, CARTERET, CHOWAN, CRAVEN, GATES, HARNETT						
4	HERTFORD, PASQUOTANK, PERQUIMANS, TYRRELL, AND WASHINGTON TO						
5	PUBLISH PUBLIC NOTICES ELECTRONICALLY ON THE COUNTY-MAINTAINED						
6	WEBSIT	WEBSITE AND TO SET REASONABLE FEES TO COVER THE COST OF PROVIDING					
7	ELECTR	ELECTRONIC NOTICE.					
8	The General	The General Assembly of North Carolina enacts:					
9	S	SECTION 1.(a) Part 3 of Article 4 of Chapter 153A of the General Statutes is					
10	amended by	amended by adding a new section to read:					
11		3. Electronic notice for notices required to be published by g					
12		xcept as provided in this section, a governing board may ac	•				
13		at any notice it is required by law to publish or advertise, whether					
14		8 of Chapter 143 of the General Statutes, under any other genera					
15		y be published electronically as provided by this section in lieu of					
16		publication or advertisement. The ordinance may cover all noti					
17	-	advertised or a clearly identified category of notices. The c	•				
18		es to cover the cost of providing electronic notice under this sect					
19		pon adoption of an ordinance under subsection (a) of this sect					
20		ublish specific instructions as to how to access all notices publis					
21 22		under the ordinance adopted pursuant to this section at least once a month for 12 months in a newspaper having a general circulation for that jurisdiction, as provided in G.S. 1-597.					
23							
23 24		(c) <u>Any notice published under an ordinance adopted pursuant to subsection (a) of this</u> section shall comply with all of the following:					
25	(1		ntv commissioners				
26	<u>.</u>	no later than the time that publication is required under the	-				
27		or local act.	<u> </u>				
28	(2		mmissioners, with				
29		sufficient staff to maintain that website.					
30	(3	3) The website contains, on its main page, links to all notices	or a link to another				
31		page with links to all notices.					
32	<u>(</u> 4	Notices and links to all notices on the website shall be r	naintained on that				
33		website for at least one year after publication and shall be s					
34	(5	· · ·					
35		apart from the ordinance book or minutes of the governing					
36		book shall be appropriately indexed and maintained for p	ublic inspection in				



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1 2		the office of the clerk or in the office of another individual w of the governing board, as designated in the ordinance ad	
3		this section.	
4 5 6 7	<u>(6)</u>	A copy of the notice shall be mailed or emailed to any person written request for notice with the clerk or secretary of the g with some other person designated by the governing boar	overning board or d. The governing
7		board may require each person submitting such a written rec	<u>quest for notice to</u>
8 9	(d) Ordin	renew that request annually.	ny conoral law or
9 10		ances adopted pursuant to this section may not supersede an	
10	signs on certain p	uires notice by mail to certain persons or classes of persons	of the posting of
12		rdinance adopted by the governing board may control notice g	iven by any board
12		governing board, including the planning board, board of so	
13		The board of elections of a county where the board of county c	
14		inance may also publish notices on the website of the	
16	-	as provided in G.S. 163-33.	board of county
17		v council may adopt an ordinance pursuant to subsection (a) ar	nd publish notices
18		with this section through publication on the website of the	-
19	-	where the city council is located if the county has also adopt	
20		ection (a) of this section.	
21	2	urposes of this section, "governing board" means the body ele	ected or appointed
22		ounty commissioners or city council.	<u>t</u>
23		section applies only to the counties of Beaufort, Bertie, C	Camden, Carteret,
24		, Gates, Harnett, Hertford, Pasquotank, Perquimans, Tyrrell,	
25		ality located wholly in one of those counties."	<u>v</u>
26		<b>FION 1.(b)</b> G.S. 160A-1(7) reads as rewritten:	
27	"(7)	"Publish," "publication," and other forms of the verb "t	o publish" mean
28		insertion any of the following:	
29		<u>a.</u> <u>Insertion in a newspaper qualified under G.S. 1-59</u>	7 to publish legal
30		advertisements in the county or counties in which th	e city is located.
31		b. Electronic notice, as provided in G.S. 153A-52.3, if	an ordinance has
32		been adopted by the governing board."	
33		<b>FION 1.(c)</b> G.S. 153A-1(6) reads as rewritten:	
34	"(6)	"Publish," "publication," and other forms of the verb "t	o publish" mean
35		insertion any of the following:	
36		<u>a.</u> <u>Insertion in a newspaper qualified under G.S. 1-59</u>	7 to publish legal
37		advertisements in the county.	
38		b. Electronic notice, as provided in G.S. 153A-52.3, if	an ordinance has
39		been adopted by the governing board."	
40		<b>FION 1.(d)</b> G.S. $159-1(b)(5)$ reads as rewritten:	
41	"(5)	"Publish," "publication," and other forms of the word "public	ish" mean
42		insertion any of the following:	7 4 11 1 1 1
43		<u>a.</u> <u>Insertion in a newspaper qualified under G.S. 1-59</u>	/ to publish legal
44		advertisements.	Con ondinon on hos
45		b. Electronic notice, as provided in G.S. 153A-52.3, if	an ordinance has
46 47	SECT	been adopted by that governing board."	
47 48		<b>FION 1.(e)</b> G.S. 163-33(8) reads as rewritten: ers and duties of county boards of elections.	
48 49		oards of elections within their respective jurisdictions shall ex	varcica all powers
49 50			
50	granieu to such t	ooards in this Chapter, and they shall perform all the duties im	iposeu upon mem

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1 2	 (8)	To provide for the issuance of all notices, advertiser	nents and nublications
3	(8)	concerning elections required by law. If the election i	-
, 1		an amendment to the Constitution, or approval of a	
		voters of the State, the State Board of Elections shall	
		boards of elections for their reasonable additional	•
,		notices, advertisements, and publications. In additio	
}		elections shall give notice at least 20 days prior to	•
)		registration books or records are closed that there will	
)		or special election, the date on which it will be held, a	and the hours the voting
		places will be open for voting in that election. The no	
2		the nature and type of election, and the issues, if any	
3		voters at that election. Notice shall be given either by (	
ŀ		once weekly during the 20-day period in a new	
5		circulation in the county and by posting a copy of the	
5		door. door or (ii) electronic publication on the website	
8		commissioners if the board of county commissioner	
) )		adopted an ordinance pursuant to G.S. 153A-52.3. Not made on a radio or television station or both, but s	
)		addition to the newspaper and other required notice. The	
		apply in the case of bond elections called under the	
2		159.Chapter 159 of the General Statutes."	provisions of enupter
3	SECT	<b>ION 1.(f)</b> This section applies only to the countie	es of Beaufort, Bertie,
ŀ		, Chowan, Craven, Gates, Harnett, Hertford, Pasquotan	
5		nd any municipality located wholly in one of those cou	
)	SECT	ION 1.(g) This section is effective when it becomes law	w and applies to notices
'	published on or af		
}		<b>ION 2.(a)</b> Article 50 of Chapter 1 of the General Statute	es is amended by adding
	a new section to r		
)		cation via county-maintained website.	A
)		of publishing in a newspaper in accordance with this ed or required by law to be published in a newspaper n	-
		county who has adopted an ordinance authorizing the	
		nty-maintained website pursuant to this section. The b	• •
		inance establishing the county website as a central loc	
,		notices in accordance with this section, if the county c	
,	following:		
3	(1)	The county maintains its own website, with sufficien	nt staff to maintain that
)		website.	
)	<u>(2)</u>	The county has sufficient staff to complete affidavits	as needed for all legal
		notices as required by subsection (b) of this section.	
	<u>(3)</u>	The county collects and remits fees as authorized in	subsection (b) of this
		section.	
•	<u>(4)</u>	The county provides notice that public notices ma	y be published on the
		county-maintained website, in a newspaper, or both.	
, ) ,		ever a county has published a notice or any other partition the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and a county amplitude the magning of $C \ge 1.507$ and $C \ge 1.507$	-
		thin the meaning of G.S. 1-597 and a county employed to taken before any potery public or other officer or poters.	
; )	statement under oath taken before any notary public or other officer or person authorized by law to administer oaths, stating that the county placed such notice, paper, document, or legal		
, )	advertisement upon its website, such sworn written statement shall be received in all courts in		
) L	this State as prima facie evidence that the county placed the notice, paper, document, or legal		
L	and blace as print	a racio evidence mai une county placed une nouce, pa	per, uocument, or regar

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1	advertisement upon its website for the stated period of time. When filed in the office of the clerk
2	of the superior court of that county, any such sworn statement shall be deemed to be a record of
3	the court and such record or a copy thereof duly certified by the clerk shall be prima facie
4	evidence that the county placed the notice, paper, document, or legal advertisement upon its
5	website for the stated period of time. The county may charge fees for the administrative costs to
6	the county.
7	(c) Notwithstanding G.S. 1-595, when a statute or written instrument stipulates that an
8	advertisement of a sale shall be made for any certain number of weeks, publication via the
9	county-maintained website in accordance with this section for the number of weeks so indicated
10	is a sufficient compliance with the requirement.
11	(d) Any newspaper that publishes public notices shall provide notice that public notices
12	may be published on the county-maintained website, in the newspaper, or both.
13	(e) Nothing in this section requires a county to adopt an ordinance authorizing the county
14	to publish notices on a county-maintained website.
15	(f) This section applies only to the counties of Beaufort, Bertie, Camden, Carteret,
16	Chowan, Craven, Gates, Harnett, Hertford, Pasquotank, Perquimans, Tyrrell, and Washington."
17	<b>SECTION 2.(b)</b> This section applies only to the counties of Beaufort, Bertie,
18	Camden, Carteret, Chowan, Craven, Gates, Harnett, Hertford, Pasquotank, Perquimans, Tyrrell,
19	and Washington.
20	<b>SECTION 2.(c)</b> This section is effective when it becomes law and applies to notices
21	published on or after that date.
22	<b>SECTION 3.</b> This act is effective when it becomes law.