GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1995

HOUSE BILL 1262

Short Title: Court Information Remote Access.

Sponsors: Representatives Culpepper, Hensley, R. Hunter, McCrary, and Neely.

Referred to: Judiciary II.

May 21, 1996

1	A BILL TO BE ENTITLED			
2	AN ACT TO AUTHORIZE THE DIRECTOR OF THE ADMINISTRATIVE OFFICE			
3	OF THE COURTS TO CONTRACT WITH THIRD PARTIES TO PROVIDE			
4	REMOTE ELECTRONIC ACCESS TO COURT INFORMATION.			
5	The General Assembly of North Carolina enacts:			
6	Section 1. G.S. 7A-109 reads as rewritten:			
7	"§ 7A-109. Record-keeping procedures.			
8	(a) Each clerk shall maintain such records, files, dockets and indexes as are			
9	prescribed by rules of the Director of the Administrative Office of the Courts. Except as			
10	prohibited by law, these records shall be open to the inspection of the public during			
11	regular office hours, and shall include civil actions, special proceedings, estates, criminal			
12	actions, juvenile actions, minutes of the court, judgments, liens, lis pendens, and all other			
13	records required by law to be maintained. The rules prescribed by the Director shall be			
14	designed to accomplish the following purposes:			
15	(1) To provide an accurate record of every determinative legal action,			
16	proceeding, or event which may affect the person or property of any			
17	individual, firm, corporation, or association;			
18	(2) To provide a record during the pendency of a case that allows for the			
19	efficient handling of the matter by the court from its initiation to			
20	conclusion and also affords information as to the progress of the case;			

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1		(3)	To provide security against the loss or destruction of original documents	
2			during their useful life and a permanent record for historical uses;	
3		(4)	To provide a system of indexing that will afford adequate access to all	
4			records maintained by the clerk;	
5		(5)	To provide, to the extent possible, for the maintenance of records	
6			affecting the same action or proceeding in one rather than several units;	
7			and	
8		(6)	To provide a reservoir of information useful to those interested in	
9			measuring the effectiveness of the laws and the efficiency of the courts	
10			in administering them.	
11	(b)	The r	rules shall provide for indexing according to the minimum criteria set out	
12	below:			
13		(1)	Civil actions – the names of all parties;	
14		(2)	Special proceedings – the names of all parties;	
15		(3)	Administration of estates – the name of the estate and in the case of	
16			testacy the name of each devisee;	
17		(4)	Criminal actions – the names of all defendants;	
18		(5)	Juvenile actions – the names of all juveniles;	
19		(6)	Judgments, liens, lis pendens, etc the names of all parties against	
20			whom a lien has been created by the docketing of a judgment, notice of	
21			lien, transcript, certificate, or similar document and the names of all	
22			parties in those cases in which a notice of lis pendens has been filed	
23			with the clerk and abstracted on the judgment docket.	
24	(c)	The	rules shall require that all documents received for docketing shall be	
25	immediately indexed either on a permanent or temporary index. The rules may prescribe			
26	any technological process deemed appropriate for the economical and efficient indexing,			
27	storage and retrieval of information.			
28	(d) In order to facilitate public access to court records, except where public access			
29	is prohibited by law, the Director may enter into one or more nonexclusive contracts			
30	under reasonable cost recovery terms with third parties to provide remote electronic			
31	access to the records by the public."			
32	Sec. 2. If any contracts entered into under G.S. 7A-109(d) are in effect during			
33	any calendar year, the Director of the Administrative Office of the Courts shall submit to			
34	the Joint Legislative Commission on Governmental Operations not later than February 1			
35	of the following year a report on all those contracts.			
36	Sec. 3. This act is effective upon ratification.			