GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

FILED SENATE
Mar 3, 2015
S.B. 161
PRINCIPAL CLERK

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SENATE DRS45035-LL-76 (02/09)

Short Title:	Supreme Court Sessions in Morganton.	(Public)
Sponsors:	Senator Daniel (Primary Sponsor).	
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TO	AMEND THE LAW GOVERNING SESSIONS OF THE SUPREME OF	COURT
TO AUTI	HORIZE SESSIONS TO BE HELD IN MORGANTON.	
The General Assembly of North Carolina enacts:		
SECTION 1. G.S. 7A-10(a) reads as rewritten:		
by the qualification of the transaction sessions of the discharge experiment a State-owner.	see Supreme Court shall consist of a Chief Justice and six associate justices, ed voters of the State for terms of eight years. Before entering upon the dech justice shall take an oath of office. Four justices shall constitute a quo not the business of the court. Except as otherwise provided in this subsection court shall be held in the city of Raleigh, and scheduled by rule of court seditiously the court's business. The court may by rule hold sessions not may in the Old Chowan County Courthouse (1767) in the Town of Edenton, and court facility that is designated as a National Historic Landmark by the ment of the Interior. The court may by rule hold sessions not more that	luties of rum for section, so as to ore than which is United
· •	ne City of Morganton; unless a more suitable site is identified by the co	
court shall me	eet in the Old Rurke County Courthouse, the location of summer session	s of the

SECTION 2. This act is effective when it becomes law.

Supreme Court from 1847-1862."

