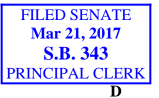
### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017



#### SENATE BILL DRS45250-STf-20\* (02/21)

Short Title:	Increase Teacher Supplement/Electronic Notice.	(Public)
Sponsors:	Senators Wade, Meredith, and Bishop (Primary Sponsors).	
Referred to:		

### A BILL TO BE ENTITLED

2	AN ACT TO MODERNIZE PUBLICATION OF LEGAL ADVERTISEMENTS AND
3	NOTICES, REQUIRE INTERNET WEB SITE PUBLICATION OF LEGAL NOTICES,
4	ALLOW THE GOVERNING BOARDS OF COUNTIES AND CITIES TO OPT TO
5	PROVIDE FOR PUBLIC NOTICES TO BE GIVEN ELECTRONICALLY, AND
6	ALLOW COUNTIES TO OPT TO POST LEGAL ADVERTISEMENTS AND NOTICES
7	ON THE COUNTY WEB SITE FOR A FEE WITH MONIES COLLECTED TO BE
8	USED FOR LOCAL SUPPLEMENTS FOR TEACHER SALARY AND OTHER
9	COUNTY NEEDS.
10	The General Assembly of North Carolina enacts:
11	<b>SECTION 1.</b> Article 50 of Chapter 1 of the General Statutes reads as rewritten:
12	"Article 50.
13	"General Provisions as to Legal Advertising.
14	"§ 1-595. Advertisement of public sales.
15	(a) When a statute or written instrument stipulates that an advertisement of a sale shall
16	be made for any certain number of weeks, a publication once a week for the number of weeks
17	so indicated is a sufficient compliance with the requirement, unless contrary provision is
18	expressly made by the terms of the instrument.
19	(b) When a statute or written instrument stipulates that an advertisement of a sale shall
20	be made for any certain number of weeks, publication via the county Web site in accordance
21	with G.S. 1-602 for the number of weeks so indicated is a sufficient compliance with the
22	requirement.
23	"§ 1-596. Charges for legal advertising.
24	(a) The publication of all advertising required by law to be made in newspapers in this
25	State shall be paid for at not to exceed the local commercial rate of the newspapers selected.
26	Any public or municipal officer or board created by or existing under the laws of this State that
27	is now or may hereafter be authorized by law to enter into contracts for the publication of legal
28	advertisements is hereby authorized to pay therefor prices not exceeding said rates.
29	No newspaper in this State shall accept or print any legal advertising until said newspaper
30	shall have first filed with the clerk of the superior court of the county in which it is published a
31	sworn statement of its current commercial rate for the several classes of advertising regularly
32	carried by said publication, and any owner or manager of a newspaper violating the provisions
33	of this section shall be guilty of a Class 1 misdemeanor.
34	(b) When a notice is required by statute to be published by a unit of government more
35	than once and is paid for by the unit of government and the cost of publication is not paid in
36	advance by or allowed to be recouped from private parties, the unit of government may not be

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charged for the second and successive publications of that notice at a rate greater than 1 2 eighty-five percent (85%) of the rate charged for the first publication in the series. 3 "§ 1-597. Regulations for newspaper publication of legal notices, advertisements, etc. 4 Whenever a notice or any other paper, document or legal advertisement of any kind (a) 5 or description shall be authorized or required by any of the laws of the State of North Carolina, 6 heretofore or hereafter enacted, or by any order or judgment of any court of this State to be 7 published or advertised in a newspaper, such publication, advertisement or notice shall be of no 8 force and effect unless it shall be published in a newspaper with a general circulation to actual 9 paid subscribers which newspaper at the time of such publication, advertisement or notice, shall have been admitted to the United States mails in the Periodicals class in the county or political 10 11 subdivision where such publication, advertisement or notice is required to be published, and 12 which shall have been regularly and continuously issued in the county in which the publication, 13 advertisement or notice is authorized or required to be published, at least one day in each 14 calendar week for at least 25 of the 26 consecutive weeks immediately preceding the date of the 15 first publication of such advertisement, publication or notice; provided that in the event that a newspaper otherwise meeting the qualifications and having the characteristics prescribed by 16 17 G.S. 1-597 to 1-599, should fail for a period not exceeding four weeks in any calendar year to 18 publish one or more of its issues such newspaper shall nevertheless be deemed to have 19 complied with the requirements of regularity and continuity of publication prescribed herein. 20 Provided further, that where any city or town is located in two or more adjoining counties, any 21 newspaper published in such city or town shall, for the purposes of G.S. 1 597 to 1 599, be deemed to be admitted to the mails, issued and published in all such counties in which such 22 23 town or city of publication is located, and every publication, advertisement or notice required to 24 be published in any such city or town or in any of the counties where such city or town is 25 located shall be valid if published in a newspaper published, issued and admitted to the mails 26 anywhere within any such city or town, regardless of whether the newspaper's plant or the post office where the newspaper is admitted to the mails is in such county or not, if the newspaper 27 28 otherwise meets the qualifications and requirements of G.S. 1-597 to 1-599. This provision 29 shall be retroactive to May 1, 1940, and all publications, advertisements and notices published 30 in accordance with this provision since May 1, 1940, are hereby validated.satisfying all of the 31 following: 32 (1) The newspaper has a content that appeals to the public generally. 33 (2)The newspaper has more than a de minimis number of actual paid 34 subscribers in the county or political subdivision where such publication, 35 advertisement, or notice is required to be published. 36 The newspaper's paid subscriber distribution is not entirely limited (3) 37 geographically to one community, or section, of the county or political 38 subdivision where such publication, advertisement, or notice is required to 39 be published. 40 The newspaper is available to anyone in the county or political subdivision (4)where such publication, advertisement, or notice is required to be published 41 42 who wishes to subscribe to it. 43 (b) Notwithstanding the provisions of G.S. 1-599, whenever a notice or any other paper, 44 document or legal advertisement of any kind or description shall be authorized or required by 45 any of the laws of the State of North Carolina, heretofore or hereafter enacted, or by any order 46 or judgment of any court of this State to be published or advertised in a newspaper qualified for 47 legal advertising in a county and there is no newspaper qualified for legal advertising as 48 defined in this section in such county, then it shall be deemed sufficient compliance with such

49 laws, order or judgment by publication of such notice or any other such paper, document or 50 legal advertisement of any kind or description in a newspaper published in an adjoining county

51 or in a county within the same district court district as defined in G.S. 7A-133 or superior court

district or set of districts as defined in G.S. 7A-41.1, as the case may be; provided, if the clerk of the superior court finds as a fact that such newspaper otherwise meets the requirements of this section and has a general circulation in such county where no newspaper is published meeting the requirements of this section.

5 If the newspaper maintains an Internet Web site displaying the contents of the (c) 6 newspaper, then, at no additional charge, each notice must be placed on that newspaper's 7 Internet Web site on the same day that the notice appears in the print newspaper. A hyperlink to 8 legal notices shall be provided on the front page of the newspaper's Internet Web site that 9 provides access to the legal notices without charge. If there is a specified size and placement required for a printed legal notice, the size and placement of the notice on the newspaper's 10 11 Internet Web site should optimize its online visibility in keeping with the print requirement. The newspaper's Internet Web site pages that contain legal notices shall present the legal 12 notices as the dominant subject matter of those pages. The newspaper's Internet Web site shall 13 14 contain a search function to facilitate searching legal notices.

15 (d) Upon request of a person, newspapers that publish notices shall provide electronic 16 mail notification to that person of legal notices when such notices are printed in the newspaper 17 and added to the newspaper's Internet Web site. The electronic mail notification shall be 18 provided without charge and notification for the electronic mail registry shall be available on 19 the front page of the legal notices section of the newspaper's Internet Web site. For any legal 10 notice required to be published more than once, electronic mail notification required by this 11 subsection shall apply only to the first publication in the series of that notice.

(e) Any error in the placement of a governmental legal notice on a newspaper's Internet
Web site shall be considered harmless error and the requirement of proper legal notice shall be
deemed to have been met if the governmental entity placing the notice also places the notice on
its own Internet Web site under an ordinance adopted in accordance with G.S. 153A-52.2.

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## "§ 1-598.

# Sworn statement prima facie evidence of qualifications; affidavit of publication.publication by a newspaper.

28 (a) Whenever any owner, partner, publisher, or other authorized officer or employee of 29 any newspaper which has published a notice or any other paper, document or legal 30 advertisement within the meaning of G.S. 1-597 has made a written statement under oath taken 31 before any notary public or other officer or person authorized by law to administer oaths, 32 stating that the newspaper in which such notice, paper, document, or legal advertisement was 33 published, was, at the time of such publication, a newspaper meeting all of the requirements 34 and qualifications prescribed by G.S. 1-597, such sworn written statement shall be received in all courts in this State as prima facie evidence that such newspaper was at the time stated 35 36 therein a newspaper meeting the requirements and qualifications of G.S. 1-597. When filed in 37 the office of the clerk of the superior court of any county in which the publication of such 38 notice, paper, document or legal advertisement was required or authorized, any such sworn 39 statement shall be deemed to be a record of the court, and such record or a copy thereof duly 40 certified by the clerk shall be prima facie evidence that the newspaper named was at the time 41 stated therein a qualified newspaper within the meaning of G.S. 1-597. Nothing in this section 42 shall preclude proof that a newspaper was or is a qualified newspaper within the meaning of 43 G.S. 1-597 by any other competent evidence. Any such sworn written statement shall be prima 44 facie evidence of the qualifications on any newspaper at the time of any publication of any 45 notice, paper, document, or legal advertisement published in such newspaper at any time from 46 and after the first day of May, 1940.

47 (b) The owner, a partner, publisher or other authorized officer or employee of any 48 newspaper in which such notice, paper, document or legal advertisement is published, when 49 such newspaper is a qualified newspaper within the meaning of G.S. 1-597, shall include in the 50 affidavit of publication of such notice, paper, document or legal advertisement a statement that

1 at the time of such publication such newspaper was a qualified newspaper within the meaning 2 of G.S. 1-597.

### 3 "§ 1-599. Application of two preceding sections.

The provisions of G.S. 1-597 and G.S. 1-598 shall not apply in counties wherein only one newspaper is published, although it may not be a newspaper having the qualifications prescribed by G.S. 1-597; nor shall the provisions of G.S. 1-597 and G.S. 1-598 apply in any county wherein none of the newspapers published in such county has the qualifications and characteristics prescribed in G.S. 1-597.

9 "§ 1-600. Proof of publication of notice in newspaper; prima facie evidence.

10 Publication of any notice permitted or required by law to be published in a (a) 11 newspaper may be proved by a printed copy of the notice together with an affidavit made before some person authorized to administer oaths, of the publisher, proprietor, editor, 12 13 managing editor, business or circulation manager, advertising, classified advertising or any 14 other advertising manager or foreman of the newspaper, showing that the notice has been 15 printed therein and the date or dates of publication. If the newspaper is published by a 16 corporation, the affidavit may be made by one of the persons hereinbefore designated or by the 17 president, vice president, secretary, assistant secretary, treasurer, or assistant treasurer of the 18 corporation.

19 (b) Such affidavit and copy of the notice shall constitute prima facie evidence of the 20 facts stated therein concerning publication of such notice.

(c) The method of proof of publication of a notice provided for in this section is not
exclusive, and the facts concerning such publication may be proved by any competent
evidence.

### 24 "§ 1-601. Certain legal advertisements validated.

Legal advertisements published prior to June 1, 1983, by a newspaper that met every requirement for publication of legal notices and advertisements under G.S. 1-597 when the advertisement was published except that the newspaper had a second class United States mail permit in a county adjacent to the county in which the advertisement was published instead of the county in which it was published may not be held to be invalid because of the lack of a second class United States mail permit in the proper county.

### "§ 1-602. Publication via county-maintained Web site.

32 (a) In lieu of publishing in a newspaper in accordance with this Article, publication of 33 any notice permitted or required by law to be published in a newspaper may be accomplished 34 by contracting with a county who has adopted an ordinance under G.S. 153A-458 to publish 35 such notice on the county-maintained Web site.

36 The county shall charge fees as follows for such publication: (b) 37 For foreclosures, except those initiated by that county, four hundred fifty (1)38 dollars (\$450.00). 39 For other notices, except those by the State or any other political subdivision (2)40 thereof, one hundred dollars (\$100.00). For notices by the State or any other political subdivision thereof, other than 41 (3) 42 that county, ten dollars (\$10.00). For notices by that county, no fee shall be charged. 43 (4) All fees collected under this section shall be distributed as follows: 44 (c) 45 Ten percent (10%) for administrative costs of the county. (1)Forty percent (40%) to the county general fund. 46 (2)47 Fifty percent (50%) to the local board of education for payment of local (3) 48 supplements for teachers as defined by G.S. 115C-325.1(6). Whenever a county has published a notice or any other paper, document, or legal 49 (d) 50 advertisement within the meaning of G.S. 1-597 and a county employee makes a written statement under oath taken before any notary public or other officer or person authorized by 51

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1	law to administe	r oaths, stating that the county placed such notice, paper, document, or legal
2	advertisement up	oon its Web site, such sworn written statement shall be received in all courts in
3	this State as prin	na facie evidence that the county placed the notice, paper, document, or legal
4	advertisement up	oon its Web site for the stated period of time. When filed in the office of the
5	clerk of the supe	erior court of that county, any such sworn statement shall be deemed to be a
6	record of the cou	urt, and such record or a copy thereof duly certified by the clerk shall be prima
7	facie evidence th	hat the county placed the notice, paper, document, or legal advertisement upon
8	its Web site for t	he stated period of time.
9	(e) Nothi	ng in this section requires a county to adopt an ordinance under
10		nd publish notices on a county-maintained Web site.
11	"§ 1-603. Reser	ved for future codification purposes.
12		ved for future codification purposes."
13		<b>FION 2.</b> Part 3 of Article 4 of Chapter 153A of the General Statutes is
14		ing a new section to read:
15	•	Sectronic notice for notices required to be published by the board.
16		ot as provided in this section, the governing board may adopt an ordinance
17		any notice it is required by law to publish or advertise, whether under
18		er Article 8 of Chapter 143 of the General Statutes, under any other general
19		y local act, may be published electronically as provided by this section in lieu
20		to the required publication or advertisement. The ordinance may cover all
21		to be published or advertised or a clearly identified category of notices.
22		adoption of an ordinance under subsection (a) of this section, the governing
22		sh specific instructions as to how to access all notices published electronically
23 24	-	nce adopted pursuant to this section at least once a month for 12 months in a
24 25		g a general circulation for that jurisdiction, as provided in G.S. 1-597.
23 26		
20 27		notice published under an ordinance adopted pursuant to subsection (a) of this uply with all of the following:
28		
28 29	<u>(1)</u>	The notice is published on the Web site of the governing board no later than the time that publication is required under the applicable statute on local set
29 30	( <b>2</b> )	the time that publication is required under the applicable statute or local act. The Web site contains, on its main page, links to all notices or a link to
31	<u>(2)</u>	
32	(2)	another page with links to all notices.
	<u>(3)</u>	Notices and links to all notices on the Web site shall be maintained on that
33	$\langle A \rangle$	Web site for at least one year after publication and shall be searchable.
34	<u>(4)</u>	A copy of the notice shall be filed in a notice book maintained separate and
35		apart from the ordinance book or minutes of the governing board. The notice
36		book shall be appropriately indexed and maintained for public inspection in
37		the office of the clerk or in the office of another individual who is an
38		employee of the governing board, as designated in the ordinance adopted
39		pursuant to this section.
40	<u>(5)</u>	A copy of the notice shall be mailed or e-mailed to any person who has filed
41		a written request for notice with the clerk or secretary of the governing board
42		or with some other person designated by the governing board. The governing
43		board may require each person submitting such a written request for notice
44		to renew that request annually.
45	(d) Ordin	ances adopted pursuant to this section may not supersede any general law or
46		uires notice by mail to certain persons or classes of persons or the posting of
47	signs on certain	
48		ordinance adopted by the governing board may control notice given by any
49		by the governing board, including the planning board, board of social services,
50	and board of hea	lth.

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(f) For p	urposes of th	nis section, "governing board" mean	ns the body elected or appointed
		issioners, city council, or county be	
	-	S. 160A-1(7) reads as rewritten:	
"(7)		"publication," and other forms	of the verb "to publish" mean
		any of the following:	
		sertion in a newspaper qualified ur	nder G.S. 1-597 to publish legal
		vertisements in the county or count	
	<u>b.</u> Ele	ectronic notice, as provided in G.S.	. 153A-52.2, if an ordinance has
		en adopted by the governing board.	
SEC	$\mathbf{FION} \ 4. \ \mathbf{\overline{G}}.$	S. 153A-1(6) reads as rewritten:	-
"(6)	"Publish,"	"publication," and other forms	of the verb "to publish" mean
		any of the following:	-
		sertion in a newspaper qualified ur	nder G.S. 1-597 to publish legal
		vertisements in the county.	r c
		ectronic notice, as provided in G.S.	. 153A-52.2, if an ordinance has
	be	en adopted by the governing board.	"
SECT	<b>FION 5.</b> G.	S. 159-1(b)(5) reads as rewritten:	
"(5)	"Publish,"	"publication," and other forms	of the word "publish" mean
	insertion a	any of the following:	
	<u>a.</u> Ins	sertion in a newspaper qualified ur	nder G.S. 1-597 to publish legal
	ad	vertisements.	
	<u>b.</u> <u>El</u>	ectronic notice, as provided in G.S.	. 153A-52.2, if an ordinance has
		en adopted by that governing board	<u>l.</u> "
		S. 163-33(8) reads as rewritten:	
		ies of county boards of elections.	
		ctions within their respective jurisd	
		s Chapter, and they shall perform a	ll the duties imposed upon them
by law, which sh	all include t	he following:	
(8)	-	e for the issuance of all notices, a	-
		g elections required by law. If the e	
		ment to the Constitution, or appro-	
		the State, the State Board of Elect	•
		elections for their reasonable ac	
		dvertisements, and publications. In	•
		shall give notice at least 20 days	-
	-	n books or records are closed that	
	-	election, the date on which it will b	e
	-	l be open for voting in that election	
		and type of election, and the issue	•
		hat election. Notice shall be given	•
	•	uring the 20-day period in a newsp	
		inty and by posting a copy of the	
		y additionally be made on a radio	
		e shall be in addition to the news	
		ivision shall not apply in the case	
		sions of Chapter 159. The county	
		e with G.S. 153A-52.2 to provide	tor notices, advertisements, and
	-	ns to be given electronically."	
SEC	110N 7. A	rticle 23 of Chapter 153A of the	General Statutes is amended by

	General Assembly Of North CarolinaSession 2017
1	"§ 153A-458. County Web site as central location for legal notices.
2	The board of commissioners may adopt an ordinance establishing the county Web site as a
3	central location for publishing or advertising legal notices in accordance with G.S. 1-602, if the
4	county complies with all of the following:
5	(1) The county maintains its own Web site, with sufficient staff to maintain that
6	Web site.
7	(2) The county has sufficient staff to complete affidavits as needed for all legal
8	notices as stated in G.S. 1-602(d).
9	(3) The county collects and remits fees as provided in G.S. 1-602(b) and (c)."
10	<b>SECTION 8.</b> The validation of any publication, advertisement, or notice pursuant
11	to a previous enactment of G.S. 1-597 remains in effect and is not affected by any
12	modifications of that statute enacted by Section 2 of this act.
13	SECTION 9. This act becomes effective October 1, 2017, and applies to notices
14	that must be published on or after that date, except that it does not apply to notices permitted to
15	be published on a government Internet Web site in lieu of newspaper publication pursuant to an

16 ordinance enacted before that date.