## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## SENATE DRS35189-LL-135 (03/15)

Short Title:	Interpreting Services in the Courts.	(Public)
Sponsors:	Senator Clodfelter (Primary Sponsor).	
Referred to:		
A BILL TO BE ENTITLED  AN ACT TO PROVIDE EQUAL ACCESS TO COURT SERVICES AND FULLY FUND INTERPRETER NEEDS IN THE COURTS.  The General Assembly of North Carolina enacts:  SECTION 1. Article 28 of Chapter 7A of the General Statutes is amended by		
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adding a new section to read:  "8 7A-314A. Foreign language interpreting and translating services.		
(a) Not Court of Justice translating services when Court of Justice translating services (b) If a in lieu of an interpresentation, the Courts activities, such services when Courts (d) The Services when Courts (d) Courts (d)	Foreign language interpreting and translating services.  twithstanding any other provision of law, if a party or witness in to be does not speak or understand the English language, the cost of interpreting or witness is payable from funds appropriated to a vices for the party or witness is payable from funds appropriated to a vitness for such a party, the Administrative Office of the Courgent Defense Services may enter into a memorandum of understand terpreting and translating services. The appointment and payment of a under this section shall be made in accordance with G.S. 7A-343(9c). In party or witness elects to use an interpreter or translator of his or her interpreter or translator provided by the Administrative Office of the Courge party or witness shall bear the cost of the interpreter or translator. In cases in which the Judicial Department is bearing the party or witness in which the Judicial Department is bearing the party of the cost of interpreting or translating services for noncourt send as discovery, trial, preparation, and attorney-client meetings.  The party or witness was the person for whom the services were required to appear."	erpreting or the Judicial the costs of arts and the ling for the interpreters own choice ourts under e costs of ative Office ervices and
	CTION 2. G.S. 7A-343(9c) reads as rewritten:	
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**SECTION 3.** G.S. 7A-305(d) reads as rewritten:

- 1 ''(d)The following expenses, when incurred, are assessable or recoverable, as the case 2 may be. The expenses set forth in this subsection are complete and exclusive and constitute a 3 limit on the trial court's discretion to tax costs pursuant to G.S. 6-20: 4 Witness fees, as provided by law. (1) 5 (2) Jail fees, as provided by law. Counsel fees, as provided by law. 6 (3) 7 Expense of service of process by certified mail and by publication. (4) 8 (5) Costs on appeal to the superior court, or to the appellate division, as the case 9 may be, of the original transcript of testimony, if any, insofar as essential to 10 the appeal. 11 (6) Fees for personal service and civil process and other sheriff's fees, as 12 provided by law. Fees for personal service by a private process server may 13 be recoverable in an amount equal to the actual cost of such service or fifty 14 dollars (\$50.00), whichever is less, unless the court finds that due to 15 difficulty of service a greater amount is appropriate. 16 Fees of mediators appointed by the court, mediators agreed upon by the (7) 17
  - parties, guardians ad litem, referees, receivers, commissioners, surveyors, arbitrators, appraisers, and other similar court appointees, as provided by law. The fee of such appointees shall include reasonable reimbursement for stenographic assistance, when necessary.
  - Fees of interpreters, when authorized and approved by the court.interpreters (8) not paid by the Administrative Office of the Courts under G.S. 7A-314A.
  - Premiums for surety bonds for prosecution, as authorized by G.S. 1-109. (9)
  - (10)Reasonable and necessary expenses for stenographic and videographic assistance directly related to the taking of depositions and for the cost of deposition transcripts.
  - (11)Reasonable and necessary fees of expert witnesses solely for actual time spent providing testimony at trial, deposition, or other proceedings.

Nothing in this subsection or in G.S. 6-20 shall be construed to limit the trial court's authority to award fees and expenses in connection with pretrial discovery matters as provided in Rule 26(b) or Rule 37 of the Rules of Civil Procedure, and no award of costs made pursuant to this section or pursuant to G.S. 6-20 shall reverse or modify any such orders entered in connection with pretrial discovery."

**SECTION 4.** This act becomes effective July 1, 2013.

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