## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1997**

Η

HOUSE BILL 221 Senate Judiciary Committee Substitute Adopted 6/12/97

Short Title: Initial App./Warrants by Video.

(Public)

2

Sponsors:

Referred to:

## February 17, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO AUTHORIZE A MAGISTRATE OR OTHER AUTHORIZED JUDICIAL
3	OFFICIAL IN A NONCAPITAL CASE TO CONDUCT AN INITIAL
4	APPEARANCE BY A TWO-WAY AUDIO AND VIDEO PROCEEDING AND TO
5	ALLOW SWORN LAW ENFORCEMENT OFFICERS TO APPEAR BEFORE
6	JUDICIAL OFFICIALS BY A TWO-WAY AUDIO AND VIDEO TO OBTAIN
7	ARREST WARRANTS.
8	The General Assembly of North Carolina enacts:
9	Section 1. G.S. 15A-511 is amended by adding a new subsection to read:
10	"(a1) A proceeding for initial appearance in a noncapital case under this section may
11	be conducted by an audio and video transmission between the magistrate or other
12	authorized judicial official and the defendant in which the parties can see and hear each
13	other. If the defendant has counsel, the defendant shall be allowed to communicate fully
14	and confidentially with his attorney during the proceeding. Prior to the use of audio and
15	video transmission pursuant to this subsection, the procedures and type of equipment for
16	audio and video transmission shall be submitted to the Administrative Office of the
17	Courts by the senior regular resident superior court judge and the chief district court
18	judge for a judicial district or set of districts and approved by the Administrative Office
19	of the Courts."

## GENERAL ASSEMBLY OF NORTH CAROLINA

1	Section 2. G.S. 15A-304(d) reads as rewritten:
2	"(d) Showing of Probable Cause. – A judicial official may issue a warrant for arrest
3	only when he is supplied with sufficient information, supported by oath or affirmation, to
4	make an independent judgment that there is probable cause to believe that a crime has
5	been committed and that the person to be arrested committed it. The information must be
6	shown by either or both-one or more of the following:
7	(1) Affidavit, <u>Affidavit;</u>
8	(2) Oral testimony under oath or affirmation before the issuing official.
9	<u>official; or</u>
10	(3) Oral testimony under oath or affirmation presented by a sworn law
11	enforcement officer to the issuing official by means of an audio and
12	video transmission in which both parties can see and hear each other.
13	Prior to the use of audio and video transmission pursuant to this
14	subdivision, the procedures and type of equipment for audio and video
15	transmission shall be submitted to the Administrative Office of the
16	Courts by the senior regular resident superior court judge and the chief
17	district court judge for a judicial district or set of districts and approved
18	by the Administrative Office of the Courts.
19	If the information is insufficient to show probable cause, the warrant may not be
20	issued."
21	Section 3. This act is effective when it becomes law.