Georgia State University Law Review

Volume 2 Issue 2 Spring/Summer 1986

Article 57

9-1-1986

COURTS Notice: Inmates: On-site Court Hearings

Georgia State University Law Review

Follow this and additional works at: http://scholarworks.gsu.edu/gsulr



Part of the Law Commons

Recommended Citation

Georgia State University Law Review (2011) "COURTS Notice: Inmates: On-site Court Hearings," Georgia State University Law Review: Vol. 2: Iss. 2, Article 57.

Available at: http://scholarworks.gsu.edu/gsulr/vol2/iss2/57

This Peach Sheet is brought to you for free and open access by the College of Law Publications at ScholarWorks @ Georgia State University. It has been accepted for inclusion in Georgia State University Law Review by an authorized administrator of ScholarWorks @ Georgia State University. For more information, please contact scholarworks@gsu.edu.

1986]

LEGISLATIVE REVIEW

253

TITLE 15: COURTS

HB 1227 (Act No. 1528); Transcripts and Court Reporter Fees: Notice

The Act amends O.C.G.A. § 15-5-21 to require the Georgia Judicial Council to give at least thirty days prior written notice of intent to adopt rules and regulations relating to transcripts and court reporter fees. This notice must include a copy of the proposed rule or regulation and must be provided to the chairpersons of the Judiciary Committee and the Special Judiciary Committee of the House and the Judiciary Committee and Judiciary and Constitutional Law Committee of the Senate. The validity of a Judicial Council rule or regulation promulgated after July 1, 1986, is subject to challenge for noncompliance with this section for up to two years after the effective date of the rule or regulation.

HB 1751 (Act No. 1222); Inmates: On-site Court Hearings

The Act amends O.C.G.A. § 15-6-17 by allowing a county in which a correctional institution or jail is located to conduct habeas corpus and nonjury proceedings by using one or more superior court judges and conducting the hearings in a suitable room at the county facility. Prior law allowed such proceedings at state correctional institutions only.