GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S SENATE BILL 901

Short Titl	e: B	ifurcate Medical Malpractice Trials.	(Public)
Sponsors:	S	enators Rouzer; Apodaca and Purcell.	
Referred t	to: Ju	udiciary I.	
		March 26, 2009	
		A BILL TO BE ENTITLED	
		LLOW FOR BIFURCATION OF ISSUES OF LIABILITY A	ND DAMAGES
		L MALPRACTICE ACTIONS.	
The General Assembly of North Carolina enacts:			
SECTION 1. G.S. 1A-1, Rule 42(b), reads as rewritten:			
"(b)	-	rate trials. –	
	(1)	The court may in furtherance of convenience or to avoid pre- for considerations of venue upon timely motion order a sepa- claim, cross-claim, counterclaim, or third-party claim, or issue or of any number of claims, cross-claims, counterclaims, or issues.	arate trial of any of any separate
	(2)	Upon motion of any party in an action that includes a claunder Article 1G of Chapter 90 of the General Statutes invocare entity as defined in G.S. 90-21.50, the court shall discovery and a separate trial of any claim, cross-claim, a third-party claim against a physician or other medical provides	lving a managed order separate counterclaim, or
	(3)	Upon motion of any party in a medical malpractice action con Article 1B of Chapter 90 of the General Statutes wherein the damages greater than one hundred thousand dollars (\$100 shall order separate trials for the issue of liability and the is Evidence relating solely to pecuniary damages shall not be the trier of fact has determined that the defendant is liat malpractice. The same trier of fact that tried the issues relating to damages."	e plaintiff alleges 0,000), the court issue of damages. admissible until



