GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 773* Judiciary I Committee Substitute Adopted 6/26/14 Third Edition Engrossed 7/1/14

Short Title: Implement GSC Recommendations.

(Public)

Sponsors:

Referred to:

May 19, 2014

A BILL TO BE ENTITLED

2 AN ACT TO IMPLEMENT (I) THE RECOMMENDATIONS OF THE GENERAL 3 STATUTES COMMISSION TO MODIFY THE SLAYER STATUTE DUE TO THE 4 NEED TO ACCOUNT FOR PROPERTY HELD IN A JOINT TENANCY IN UNEQUAL 5 SHARES, TO CLARIFY THE PROVISIONS FOR FILING CERTIFIED COPIES OF 6 PROBATED WILLS IN OTHER COUNTIES WHERE A DECEDENT HAS REAL 7 PROPERTY, AND TO DELETE THE STATUTORY FORMS FOR JUDGMENT 8 DEBTORS CLAIMING EXEMPTIONS UNDER G.S. 1C-1601 BECAUSE THE 9 ADMINISTRATIVE OFFICE OF THE COURTS ALREADY HAS WIDELY USED 10 FORMS FOR THAT PURPOSE, AS RECOMMENDED BY THE GENERAL 11 STATUTES COMMISSION, AND (II) THE RECOMMENDATIONS OF THE NORTH 12 CAROLINA BAR ASSOCIATION TO CLARIFY THE REQUIREMENTS FOR THE 13 TIMELY SUBSTITUTION OF A PERSONAL REPRESENTATIVE IN PLACE OF A 14 DECEDENT IN AN ACTION PENDING AT THE DECEDENT'S DEATH AND TO 15 CLARIFY THAT THE COMMON LAW RULE AGAINST ACCUMULATIONS DOES 16 NOT APPLY TO TRUSTS IN THIS STATE; AND TO MAKE OTHER CHANGES TO 17 THE LAW. The General Assembly of North Carolina enacts: 18 19 20 PART I. MODIFICATION OF SLAYER STATUTE 21 **SECTION 1.1.** G.S. 31A-6 reads as rewritten: 22 "§ 31A-6. Survivorship property. 23 Where the slayer and the decedent hold property with right of survivorship as joint (a) 24 tenants, joint owners, joint obligees or otherwise, otherwise, the following apply: 25 the The decedent's share thereof shall passpasses immediately upon the death (1)26 of the decedent to his estate, decedent's death to the decedent's estate.

(2) and the <u>The</u> slayer's share shall be held by the slayer <u>during his lifetime for</u> <u>life</u> and at <u>his</u> the slayer's death shall pass to the <u>estate of the decedent</u>. <u>During his lifetime</u>, the slayer shall have the right to the income from his share of the property subject to the rights of creditors of the slayer.decedent's <u>estate</u>.

32 (b) Where three or more persons, including the slayer and the decedent, hold property 33 with right of survivorship as joint tenants, joint owners, joint obligees or otherwise, the portion 34 of the decedent's share which would have accrued to the slayer as a result of the death of the 35 decedent shall pass to the estate of the decedent. If the slayer becomes the final survivor, one



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half of the property then held by the slayer shall pass immediately to the estate of the decedent,
and upon the death of the slayer the remaining interest of the slayer shall pass to the estate of
the decedent. During his lifetime the slayer shall have the right to the income from his share of
the property subject to the rights of creditors of the slayer.otherwise, the following apply:
(1) The decedent's share is converted effective upon the decedent's death to that
of a tenant in common and passes to the decedent's estate.
(2) The remaining persons, including the slayer, continue to hold their shares
with right of survivorship.
(3) If the slayer becomes the final survivor, upon the slayer's death, the slayer's
share, which includes the other shares that passed to the slayer as the final
survivor, shall pass to the decedent's estate.
(c) During the slayer's lifetime, the slayer shall have the right to the income from the
slayer's share, subject to the rights of the slayer's creditors.
(d) Nothing in this section prohibits a partitioning of the property pursuant to Chapter
46 of the General Statutes or severing the joint tenancy in any manner provided by law. Any
share taken by the slayer by reason of partition or severance shall be subject to subdivision (3)
of subsection (b) of this section."
SECTION 1.2. This Part becomes effective October 1, 2014, and applies to
property subject to Article 3 of Chapter 31A of the General Statutes as to decedents dying on or
after that date.
PART II. CLARIFY THE PROVISIONS FOR FILING CERTIFIED COPIES OF
PROBATED WILLS IN OTHER COUNTIES WHERE A DECEDENT HAS REAL
PROPERTY
SECTION 2.1. G.S. 28A-2A-13 reads as rewritten:
"§ 28A-2A-13. Wills filed in clerk's office.office; certified copies filed for real property in
other counties.
(a) All original <u>probated</u> wills shall remain in the <u>elerk's office,office of the clerk of</u>
superior court, among the public records of the court where the same shall be proved, and to
such wills any person may have access, as to the other records. wills were probated.
(b) If said a probated will contains a devise of real estate, devises real property outside
said the county where said will is the will was probated, then a copy of the said will, together
with the probate of the same, a copy of the will and a copy of the certificate of probate of the
will, certified under the hand and seal of the clerk of the superior court of said the county where
the will was probated, may be recorded in the book of wills and filed in the office of the clerk
of the superior court of any other county in the this State in which said land is situated the real
property is situated. The filing of the probated will in the county where the real property is situated shall have with the same effect as to passing the title to said real estate for purposes of
<u>G.S. 31-39(c) as to the priorities of claims against the real property as if said-the will had</u>
originally been probated and filed in said county and the clerk of the superior court of said
last mentioned county in that county and as if the clerk of superior court of that county had had
jurisdiction to probate the same.will."
SECTION 2.2. G.S. 31-39(c) reads as rewritten:
"(c) A will duly probated in one county of this State is not effective to pass title to an
interest in real property located in one county of this State is not effective to pass the to an
purchasers for valuable consideration from the intestate heirs at law of a decedent unless a
certified copy of the will is and a certified copy of the certificate of probate of the will are filed
in the office of the clerk of superior court in the county where the real property lies within the
time limitation set forth in subsection (b) of this section."
SECTION 2.3. This Part becomes effective October 1, 2014, and applies to estates
of decedents dying before, on, or after that date.

1				
2	PART III.			CATUTORY FORMS IN G.S. 1C-1603
3				I. G.S. 1C-1603 reads as rewritten:
4				for setting aside exempt property.
5	(a)			tion; Notice. –
6		(1)		ment debtor may have his exempt property designated by motion
7				fter judgment has been entered against him a judgment debtor, that
8				's exempt property may be designated by motion.
9		(2)	-	ed by Session Laws 1981 (Regular Session, 1982), c. 1224, s. 10.
10		(3)		erk or district court judge may determine that particular property is not
11				t even though there has been no proceeding to designate the
12			exemp	
13		(4)		udgment, except as provided in G.S. 1C-1603(a)(3)subdivision (3) of
14				bsection or when exemptions have already been designated, the clerk
15			•	ot issue an execution or writ of possession unless notice from the court
16				en served upon the judgment debtor advising the debtor of the debtor's
17				The judgment creditor shall <u>must</u> cause the notice, which shall <u>must</u> be
18			-	panied by the form for the statement by the debtor under subsection
19				$\frac{1}{2}$ section (c1) of this section, to be served on the debtor as provided in
20				A-1, Rule $4(j)(1)$. If the judgment debtor cannot be served as provided
21				under G.S. 1A-1, Rule $4(j)(1)$, the judgment creditor may serve the
22				ent debtor by mailing a copy of the notice to the judgment debtor at
23 24				potor's last known address. Proof of service by certified or registered r parameters is as provided in $C \le 1A$. In Puls 4. The indement
24 25				r personal service is as provided in G.S. 1A-1, Rule 4. The judgment r may prove service by mailing to last known address by filing a
26				ate that the notice was served indicating the circumstances warranting
20				of such service and the date and address of service.
28		(5)		dministrative Office of the Courts must provide a form for the notice
29		<u>(5)</u>		he court required by subdivision (4) of this subsection. The notice
30				be substantially in the following form: must describe the types of
31				ty exempt from execution under State and federal law. The notice
32				lso inform the debtor that:
33				The judgment debtor has the right to retain an interest in certain
34				property free from collection efforts by the judgment creditor.
35			<u>b.</u>	To preserve that right, the judgment debtor is required to respond to
36				the notice by filing a motion or petition to claim exempt property,
37				including a schedule of assets that are claimed as exempt, no later
38				than 20 days after the debtor receives the notice, and that the
39				judgment debtor must also mail or take a copy to the judgment
40				creditor at the address provided in the notice.
41			<u>c.</u>	The judgment debtor has the option to request a hearing to claim
42				exemptions rather than filing a schedule of assets.
43			<u>d.</u>	The judgment debtor may have exemptions under State and federal
44				law that are in addition to those listed on the form for the debtor's
45				statement that is included with the notice, such as Social Security
46				benefits, unemployment benefits, workers' compensation benefits,
47				and earnings for the debtor's personal services rendered within the
48				last 60 days.
49 50			<u>e.</u>	There is a procedure for challenging an attachment or levy on the
50			c	judgment debtor's property.
51			<u>f.</u>	The judgment debtor may wish to consider hiring an attorney.

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<u>g.</u>		nd within the r	required time results in the loss of
	<u>statutory rights.</u>		
NORTH CAROLINA			THE GENERAL COURT
	<u> </u>		JUSTICE DISTRICT
		CC	OURT DIVISION
		Cv	Ð
)	NOTICE OF
Judgment Credi	tor	<u>}</u>	PETITION (OR
		<u>}</u>	MOTION) TO SET
VS.		<u>}</u>	OFF DEBTOR'S
)	EXEMPT PROPERTY
GREETINGS:	1 "1 1	11, 11	1 1.1
			proceeding initiated by a "judgmen
			declared owes money to another, th
			make arrangements to collect that
• 1	ally or from property y		
			er than 20 days after you receive i
			You may wish to consider hiring a
			hat you receive all the protections to
which you are entitled	l under the North Care	olina Constitutio	on and laws.
	NOTICE TO J	UDGMENT DE	EBTOR:
THERE ARE CER	TAIN EXEMPTIONS	S UNDER STAT	FE AND FEDERAL LAW THAT
YOU ARE ENTITI	LED TO CLAIM IN A	DDITION TO	THE EXEMPTIONS LISTED ON
THE "SCHEDULE ()F DEBTOR'S PROP	ERTY AND RE	QUEST TO SET ASIDE EXEMPT
PRC	PERTY" THAT IS E	NCLOSED WI	FH THIS NOTICE.
These exemptions	s may include social	security benefit	s, unemployment benefits, workers
compensation benefit	s, and earnings for y	our personal s	ervices rendered within the last 60
			nallenging an attachment or levy or
your property.			
	of Motion or Petition	– The motion or	petition must
	me the judgment debt		petition mast.
			tor insofar as they are known to the
	ovant;		to movin to mey are known to the
		lify a previouel	y allocated exemption, describe the
		• •	ved notice of the exemption, describe the
	d the modification desi		ved notice of the exemption hearing,
			are instituted the judgment debte
(c) Statement shallmust file with the		ien proceedings	are instituted, the judgment debto
		ding their last	ion.
	e debtor's assets, inclu	-	
			dresses of the debtor's creditors;
	e property that the deb		
	ment shall be substant	•	
NORTH CAROLINA			THE GENERAL COURT
	<u>_COUNTY</u>		JUSTICE DISTRICT
		CC	OURT DIVISION
		Cv	Ð
Judgment Creditor)		SCHEDULE OF DEBTOR'S
Judgment Creditor)		
)		PROPERTY

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VS.)	AND REQUEST TO	
	, ,	SET ASIDE EXEMPT	
Judgment Debtor)	PROPERTY	
	NOTICE TO JUDGME		
THERE ARE CEP		STATE AND FEDERAL LAW T	нат
_		ON TO THE EXEMPTIONS LIST	
	BELOW.		
These exemption		enefits, unemployment benefits, v	vorke
		onal services rendered within the	
		for challenging an attachment or	
your property.	Jan Fri Fri Fri		
	being duly sworn do depose and	sav:	
(fill in your name			
	izen and resident of	County,	
North Carolina;			
2. That I was bori	n on 🕂		
	(date of birth)		
3. That I am (mar	rried to)		
	(spouse's name)		
	(0) 0 000 0 100000)		
(not married)			
· · · · · ·	wing persons live in my hous	ehold and are in substantial need	of r
support:			
NAME	RELATIONSHIP TO DEE	AGE AGE	
(Use additional space	e, as necessary)		
5. That (I own)	(I am purchasing) (I rent) (ch	oose one; mark out the other cho	oices)
	rtment) (choose one; mark out th		
located at			
which is my residenc	e. (address, city, zip code)	
6. That I (do) (de	not) own any other real proper	y. If other real property is owned,	list tl
property on the follow	wing lines; if no other real prope	rty is owned, mark "not applicable	" on t
first line.			
mst me.			
	ving persons are, so far as I am a	ble to tell, all of the persons or cor	npan
	01	ble to tell, all of the persons or cor	npan
7. That the follow	01	ble to tell, all of the persons or cor	npan
7. That the follow to whom I owe mone	y:		npan
7. That the follow to whom I owe mone	01		npan
7. That the follow to whom I owe mone	y:		npan
7. That the follow to whom I owe mone 	o claim my interest in the foll	owing real or personal property,	or in
7. That the follow to whom I owe mone 	o claim my interest in the foll	owing real or personal property,	or in
7. That the follow to whom I owe mone 	o claim my interest in the foll s property, that I use as a reside		or ir

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\$35.000. except that	if I am unmarried ar	nd am 65 years of age of	or older, I am entitled to claim a
			\$60,000 so long as the property
			as a joint tenant with rights of
		the property is decease	
			take the homestead exemption
			ty. I understand that if I wish to
			ages setting forth the following
	parcel claimed exem		ages setting forth the following
Property Location:	-pareer claimed exem	ipt.	
	Township		
Legal Description:	1	. : dan tifi an annan antar	
		r identifies property	
			nt of conveyance that describes
			ty in as much detail as possible.
Attach additiona	l sheets if necessary.))	
Record Owner(s)			
Estimated Value:			
Lienholders:			
(1) Name	C	urrent Balance	
Address			
(2) Name	C	urrent Balance	
Address			
(3) Name	C	urrent Balance	
Address			
(4) If others, atta	ch additional pages.		
	10	of age or older specify	y which, if any, property listed
			s or as a joint tenant with rights
of survivorship and	y owned by you as a	er co-owner of the prop	s of as a joint tenant with rights
7. That I wish t	y claim the followin	g me msurance poner	es whose sole beneficiaries are
	ren) (my wife and ch		
Name of Insurer	Policy Number	Face Value	Beneficiary(ies)
		ig items of health care	aid necessary for (myself) (my
dependents) to work			
Item	Purpose	Person using item	
<u>11. That I wish</u>	to claim the follow	ing implements. profe	essional books, or tools (not to
			understand that such property
nurchased within 90	days of this proceed	ing may not be exempt	<u>·</u>
Item	Estimated Value	ing may not be exempt	•

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		1			
					consisting of house
					nimals, crops or mu
	-		•		t these items of per-
	ld primarily	/ for my personal,	family or he	ousehold us	se or for such use by
dependents.					
					n of \$5,000. I under
					support, but not to ex
					s amount after dedu
					se money security int
and that property		l within 90 days of	this proceed	ing may not	be exempt.
Item (or class)	Amount	of Lien Loca	ation	Estimated	
of Property	or Securi	ity		Value of	
1	Interest	•		Debtor's	
				Interest	
12 That I	wich to claim		the following	motor vol	
					nicle as exempt from
claims of my c	editors. I ur	nderstand that I ar	n entitled to i	mv interest	in a motor vehicle v
					purchase money sec
interest Lunder	stand that a	motor vehicle pur	chased within	n 00 dave of	f this proceeding ma
meerest. I ander			chased within	n 90 days of	i uns proceeding ma
		I I I I I I I I I I I I I I I I I I I	chased within	II 70 days of	r this proceeding ma
be exempt. Make and					Estimated
be exempt. Make and	Year	Name(s) of	Name((s) of	Estimated
be exempt. Make and Model of		Name(s) of Title Owner	Name(Lien H	(s) of Iolder(s)	Estimated Value of
be exempt. Make and		Name(s) of	Name((s) of Iolder(s)	Estimated Value of Debtor's
be exempt. Make and Model of		Name(s) of Title Owner	Name(Lien H	(s) of Iolder(s)	Estimated Value of
be exempt. Make and Model of Motor Vehicle	Year	Name(s) of Title Owner of Record	Name(Lien H of Rec	(s) of Iolder(s) cord	Estimated Value of Debtor's Interest
be exempt. Make and Model of Motor Vehicle 14. That I w	Year 	Name(s) of Title Owner of Record	Name(Lien H of Rec lowing comp	(s) of Holder(s) cord mensation that	Estimated Value of Debtor's Interest at I received or to wh
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for	Year vish to claim _the_person	Name(s) of Title Owner of Record as exempt the fol al injury of myse	Name(Lien H of Rec <u></u> lowing comp lf or a perso	(s) of Holder(s) cord cord ensation that	Estimated Value of Debtor's Interest at I received or to whom I was depender
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi	Year rish to claim the persona ng compens	Name(s) of Title Owner of Record at as exempt the fol al injury of myse ation from a priva	Name(Lien H of Rec lowing comp lf or a perso te disability p	(s) of Holder(s) cord cond consation that on upon wh colicy or an	Estimated Value of Debtor's Interest at I received or to wh om I was depender annuity, or compens
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received	Year <u></u> vish to claim the personang compens for the death	Name(s) of Title Owner of Record as exempt the fol al injury of myse bation from a priva of a person upon	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was	(s) of Holder(s) cord mensation that on upon wh colicy or an dependent	Estimated Value of Debtor's Interest at I received or to whom I was dependen annuity, or compens for support. I under
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received	Year <u></u> vish to claim the personang compens for the death	Name(s) of Title Owner of Record as exempt the fol al injury of myse bation from a priva of a person upon	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was	(s) of Holder(s) cord mensation that on upon wh colicy or an dependent	Estimated Value of Debtor's Interest at I received or to whom I was dependen annuity, or compens for support. I under
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received : that this compe	Year <u></u> <u></u>	Name(s) of Title Owner of Record 	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was ims for funer	(s) of Holder(s) cord mensation that on upon wh colicy or an dependent ral, legal, m	Estimated Value of Debtor's Interest at I received or to whom I was dependen annuity, or compens for support. I under edical, dental, hospi
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received that this compe health care characteristics	Year <u></u> wish to claim the person ng compens for the death nsation is no arges related	Name(s) of Title Owner of Record 	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was ims for funer or injury th	(s) of Holder(s) cord mensation that on upon wh colicy or an dependent ral, legal, m hat resulted	Estimated Value of Debtor's Interest at I received or to whom I was depender annuity, or compens for support. I under redical, dental, hospi in the payment o
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received that this compe health care chi compensation	Year <u></u> wish to claim the personant the personant the death the de	Name(s) of Title Owner of Record as exempt the fol al injury of myse ation from a priva of a person upon of exempt from cla d to the accident inderstand that if	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was ims for funer or injury th I wish to	(s) of Holder(s) cord wensation that on upon wh colicy or an colicy or an colicy or an dependent ral, legal, m hat resulted claim more	Estimated Value of Debtor's Interest at I received or to whom I was dependen annuity, or compens for support. I under edical, dental, hospi l in the payment o re than one amoun
be exempt. Make and Model of Motor Vehicle 14. That I w am entitled for support, includi that I received : that this compe health care chi compensation e	Year vish to claim the person ng compens for the death nsation is no arges related to me. I u xempt, I mu	Name(s) of Title Owner of Record 	Name(Lien H of Rec lowing comp lf or a perso te disability p whom I was ims for funer or injury th I wish to al pages settin	(s) of Holder(s) cord wensation that on upon wh colicy or an colicy or an colicy or an dependent ral, legal, m hat resulted claim more	Estimated Value of Debtor's Interest at I received or to whom I was depender annuity, or compens for support. I under redical, dental, hospi in the payment o
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be exempt. Make and Model of Motor Vehicle ————————————————————————————————————	Year <u></u> <u></u>	Name(s) of Title Owner of Record as exempt the fol al injury of myse ation from a priva of a person upon of a person upon of a person upon of a che accident understand that if ist attach additiona on claimed exemp ensation-	Name(Lien H of Rec lowing comp ff or a perso te disability p whom I was ims for funer or injury th I wish to I pages settin t.	(s) of Holder(s) cord wensation that on upon wh colicy or an colicy or an colicy or an dependent ral, legal, m hat resulted claim more	Estimated Value of Debtor's Interest at I received or to whom I was dependen annuity, or compens for support. I under edical, dental, hospi l in the payment o re than one amoun
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	· (1 C 11 ·)	exempt because I claimed resider		
	the following property as			
or personal property as exempt that is worth less than \$35,000 or I made no claim for				
residential exemption under section (8) above. I understand that I am entitled to an exemp				
		m under section (8) above or a cl		
		derstand that I am entitled to cl		
	1	section (8) above up to a maxi		
		34,000 under section (8), \$1,000		
		00 allowed here; (c) if you claim		
		understand that the amount of n		
		ue of this property of the amour		
valid lien or purchase m	oney security interests and t	hat tangible personal property p		
vithin 90 days of this pro PERSONAL PROPERT	occeeding may not be exempt. ¥:			
Property Location	Amount of Liens	Value of		
r j o tanton	or Purchase Money	Debtor's		
	Security Interests	Interest		
	Security interests	murost		
<u></u> _				
		aim more than one parcel exemp prmation for each parcel claimed o		
	etting forth the following info	ermation for each parcel claimed of		
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Property Location County Tov	vnship			
Property Location County Tov				
Property Location County Tow Street Address	vnship			
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Property Location County Tox Street Address Legal Description: Number by which co	vnship	instrument of conveyance that dependent		

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Address	
(4) If others, attach additional pages.	
16. That I wish to claim as exemp	ot the following retirement plans that I have that
	in the Internal Revenue Code or that are treated in
	ent plan under the Internal Revenue Code, includ
	retirement accounts as described in section 408(a)
	Code, individual retirement annuities as described
	e Code, and accounts established as part of a t
described in section 408(c) of the Interna	· · · · · · · · · · · · · · · · · · ·
	of Account Account Number
Type of Remembert Recount Prame	Account Account Number
	he following funds I hold in a college savings plan,
	equalify for this exemption, the college savings p
	nder section 529 of the Internal Revenue Code, and
college savings plan must be for my chi	ild and must actually be used for my child's college
university expenses. I understand I may	r not exempt any funds I placed in this account with
the preceding 12 months, except to the c	extent that any contributions were made in the ordin
	consistent with my past pattern of contributions.
College Savings Plan Account Numbe	
to under the retirement plans of other sta	tes and governmental units of other states. I underst
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	General Assem	oly Of North Carolina	Session 2013
1	Notary Publi	c My Commission	Expires:
2	<u>(c1)</u> Form	for Debtor's Statement The Administrative Office of	the Courts must
3	provide a form f	or a schedule to enable a debtor to claim property as exemp	t under subsection
4	(c) of this section	n as well as to list property as exempt under other provision	s of State law, the
5	North Carolina C	Constitution, and federal law.	
6	(d) Notic	e to Persons Affected If the judgment debtor moves	to designate his
7		opy of the motion and schedule must be served on the jud	-
8	provided in G.S.		0
9	(e) Proce	dure for Setting Aside Exempt Property. –	
10	(1)	When served with the notice provided in G.S. 10	2-1603(a)(4), under
11		subdivision (4) of subsection (a) of this section, the judge	
12		either file a motion to designate his exemptions with a scl	
13		may request, in writing, a hearing before the clerk to claim	
14	(2)	If the judgment debtor does not file a motion to designate	1
15		schedule of assets within 20 days after notice of his-the of	1
16		served in accordance with G.S. 1C-1603(a)(4) subdivision	Ŭ
17		(a) of this section, or if he the debtor does not request a	
18		clerk within 20 days after service of the notice of rights	-
19		requested hearing, the judgment debtor has waived the exe	
20		in this Article and in Sections 1 and 2 of Article X of the	1 1
21		Constitution. Upon request of the judgment creditor, the	e clerk shall must
22		issue a writ of execution or writ of possession.	
23	(3)	If the judgment debtor moves to designate his exemptions	by filing a motion
24		and schedule of assets, the judgment creditor is must be s	• •
25		in G.S. 1C-1603(d).subsection (d) of this section.	Ĩ
26	(4)	If the judgment debtor requests a hearing before th	e clerk to claim
27		exemptions, the clerk sets must set a hearing date and gi	ves give notice of
28		the hearing to the judgment debtor and judgment creditor.	At the hearing, the
29		judgment debtor may claim his the debtor's exemptions.	
30	(5)	The judgment creditor has 10 days from the date served	with a motion and
31		schedule of assets or from the date of a hearing to claim	exemptions to file
32		an objection to the judgment debtor's schedule of exemption	ons.
33	(6)	If the judgment creditor files no objection to the sche	dule filed by the
34		judgment debtor or claimed at the requested hearing, the	ne clerk shall<u>must</u>
35		enter an order designating the property allowed by law and	d scheduled by the
36		judgment debtor as exempt property. Upon request of the	judgment creditor,
37		the clerk shall <u>must</u> issue an execution or writ of poss	ession except for
38		exempt property.	
39	(7)	If the judgment creditor objects to the schedule filed of	or claimed by the
40		judgment debtor, the clerk must place the motion for hear	ring by the district
41		court judge, without a jury, at the next civil session.	
42	(8)	The district court judge must determine the value of	the property. The
43		district court judge or the clerk, upon order of the judg	ge, may appoint a
44		qualified person to examine the property and report its v	
45		Compensation of that person must be advanced by the per	
46		valuation and is a court cost having priority over the claims	
47	(9)	The district court judge must enter an order designating	
48		Supplemental reports and orders may be filed and entered	ed as necessary to
49		implement the order.	

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1 2 3	(10)	Where the order designating exemptions indicates property, the clerk, in an execution, may order the excess value and appropriate distribution of the proc	e sale of property having
4 5	(11)	The clerk or district court judge may permit a pa having value in excess of the allowable exemption	rticular item of property
6		judgment debtor upon his the debtor's making	•
7		creditors money or property not otherwise availab	
8		equivalent to the excess value. Priorities of judgme	
9		in the substituted property as they were in the origin	
10	(12)	Appeal from a designation of exempt property by t	
11	()	court judge. A party has 10 days from the date of en	
12		Appeal from a designation of exempt property by a	• •
13		the Court of Appeals. Decisions of the Court of	
14		questions of valuation of property are final as provide	ded in G.S. 7A-28. Other
15		questions may be appealed as provided in G.S. 7A-3	30 and 7A-31.
16	(f) Notati	ion of Order on Judgment Docket A notation of	f the order setting aside
17		must be entered by the clerk of court on the judgm	
18		as the subject of the enforcement proceeding. If re	
19	•	the county in which the judgment was rendered is d	e 1
20		s already been docketed in that county, the clerk m	
21	-	kempt property to the county where the property is l	
22	•	e land is located shall <u>must</u> enter a notation of the	•
23 24		udgment docket. If a judgment is docketed in a coun	
24 25		real property has been designated as exempt, the tran exemptions have been designated. The clerk in t	1 0 0
25 26		enter the notation of designation of exempt propert	•
20 27	judgment.	sher the notation of designation of exempt propert	y us well us doeket the
28		fication. – The judgment debtor's exemption may be n	nodified by motion in the
29		on proceeding by anyone who did not receive notice of	-
30		s exemption may be modified upon a change of circ	
31		nption proceeding, made by the debtor or anyone	•
32	change in value	e may constitute changed circumstances. Modific	cation may include the
33	substitution of difference	fferent property for the exempt property.	
34	• • • •	led by Session Laws 1981 (Regular Session, 1982), c	
35		TION 3.2. This Part becomes effective October 1, 2	2014. This Part does not
36	affect any debtor	's statements issued before that date.	
37			
38	PART III-A.	ALLOW VIDEOCONFERENCING BETWE	
39 40		D A COURTROOM IN INPATIENT COMMITME FIGN 3A 1 $-$ C S 122C 268(g) reads as requiritten:	ENI HEAKINGS
40 41		FION 3A.1. G.S. 122C-268(g) reads as rewritten: ngs may be held in an appropriate room not used for t	traatmant of alignts at the
42		the respondent is being treated if it is located within	
43	•	d in G.S. 7A-133 <u>G.S. 7A-133</u> , by interactive video	5 0
44		and a courtroom, or in the judge's chambers. A hear	-
45		m, over objection of the respondent, if in the discre	e
46	suitable place is a		J
47	1		
48	PART IV. C	CLARIFY TIME FRAME FOR SUBSTITUT	ION OF PERSONAL
49	REPRESENTA	ΓΙVΕ	
50	SECT	FION 4.1. G.S. 28A-19-1(c) reads as rewritten:	

General Assembly Of North Carolina Session 2013 1 "(c) In an action pending against the decedent at the time of the decedent's death, which 2 action survives at law, the court may order the substitution of the personal representative or 3 collector for the decedent on motion therefor and that motion will constitute the presentation of 4 a claim, provided that substitution occurs within the time specified for the presentation of 5 claims under G.S. 28A 19 3, any claim pending in the action, provided that the substitution or a 6 motion for substitution is made within the time specified for the presentation of claims under 7 G.S. 28A-19-3, and no further presentation is necessary. Such claim will be deemed to have 8 been presented from the time of the substitution, or motion therefor. Neither the timely 9 substitution of the personal representative nor timely motion therefor as provided in this 10 subsection extends the time for filing additional claims." 11 12 PART V. CLARIFY THAT COMMON LAW RULE AGAINST ACCUMULATIONS 13 **NO LONGER APPLIES TO TRUSTS** 14 **SECTION 5.1.** G.S. 41-23(h) reads as rewritten: 15 "(h) The provisions of G.S. 41-15 and G.S. 41-15, the common law rule against 16 perpetuities perpetuities, and the common law rule against accumulations do not apply to trusts created or administered in this State." 17 18 19 PART VI. EFFECTIVE DATE 20 **SECTION 6.1.** Except as otherwise provided, this act is effective when it becomes

21 law.