GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

1

D

HOUSE DRH30097-LLf-124 (03/11)

Short Title:	Dispute Resolution Amendments.	(Public)
Sponsors:	Representatives Horn, Daughtry, Davis, and Stevens (Primary Sponsors)).
Referred to:		

A BILL TO BE ENTITLED

2 AN ACT TO AMEND THE LAW REGARDING MEDIATED SETTLEMENT 3 CONFERENCES IN SUPERIOR COURT, MEDIATION IN DISTRICT COURT 4 DOMESTIC CASES, AND THE REGULATION OF MEDIATORS, TO ESTABLISH A 5 DISPUTE RESOLUTION FUND FOR MONIES COLLECTED THROUGH THE 6 EXISTING ADMINISTRATIVE FEE FOR THE CERTIFICATION OF MEDIATORS 7 AND MEDIATION TRAINING PROGRAMS, AND TO MAKE IT UNLAWFUL TO FALSELY REPRESENT ONESELF AS A CERTIFIED MEDIATOR OR TO FALSELY 8 9 REPRESENT A MEDIATOR TRAINING PROGRAM AS CERTIFIED. 10 The General Assembly of North Carolina enacts: 11 **SECTION 1.** G.S. 7A-38.1(1) reads as rewritten: 12 "(1) Inadmissibility of negotiations. - Evidence of statements made and conduct 13 occurring in a mediated settlement conference or other settlement proceeding conducted under this section, whether attributable to a party, the mediator, other neutral, or a neutral observer 14 15 present at the settlement proceeding, shall not be subject to discovery and shall be inadmissible in any proceeding in the action or other civil actions on the same claim, except: 16 17 In proceedings for sanctions under this section; (1)18 (2)In proceedings to enforce or rescind a settlement of the action; 19 (3) In disciplinary proceedings before the State Bar or any agency established to 20 enforce standards of conduct for mediators or other neutrals; the Dispute 21 Resolution Commission; or 22 (4)In proceedings to enforce laws concerning juvenile or elder abuse. 23 As used in this section, the term "neutral observer" includes persons seeking mediator certification, persons studying dispute resolution processes, and persons acting as interpreters. 24 25 No settlement agreement to resolve any or all issues reached at the proceeding conducted 26 under this subsection or during its recesses shall be enforceable unless it has been reduced to 27 writing and signed by the parties. No evidence otherwise discoverable shall be inadmissible 28 merely because it is presented or discussed in a mediated settlement conference or other 29 settlement proceeding. 30 No mediator, other neutral, or neutral observer present at a settlement proceeding shall be 31 compelled to testify or produce evidence concerning statements made and conduct occurring in anticipation of, during, or as a follow-up to a mediated settlement conference or other 32 33 settlement proceeding pursuant to this section in any civil proceeding for any purpose, 34 including proceedings to enforce or rescind a settlement of the action, except to attest to the signing of any agreements, and except proceedings for sanctions under this section, disciplinary 35



	General Assembly of North CarolinaSession 2015			
1	hearings before the State Bar or any agency established to enforce standards of conduct for			
2	mediators or other neutrals, the Dispute Resolution Commission, and proceedings to enforce			
3	laws concerning juvenile or elder abuse."			
4	SECTION 2. G.S. 7A-38.4A(j) reads as rewritten:			
5	"(j) Evidence of statements made and conduct occurring in a mediated settlement			
5	conference or other settlement proceeding conducted under this section, whether attributable to			
7	a party, the mediator, other neutral, or a neutral observer present at the settlement proceeding,			
3	shall not be subject to discovery and shall be inadmissible in any proceeding in the action or			
)	other civil actions on the same claim, except:			
)	(1) In proceedings for sanctions under this section;			
	(2) In proceedings to enforce or rescind a settlement of the action;			
	(3) In disciplinary proceedings before the State Bar or any agency established to			
	enforce standards of conduct for mediators or other neutrals; the Dispute			
	Resolution Commission; or			
	(4) In proceedings to enforce laws concerning juvenile or elder abuse.			
	As used in this subsection, the term "neutral observer" includes persons seeking mediator			
	certification, persons studying dispute resolution processes, and persons acting as interpreters.			
	No settlement agreement to resolve any or all issues reached at the proceeding conducted			
	under this section or during its recesses shall be enforceable unless it has been reduced to			
	writing and signed by the parties and in all other respects complies with the requirements of			
	Chapter 50 of the General Statutes. No evidence otherwise discoverable shall be inadmissible			
	merely because it is presented or discussed in a settlement proceeding.			
	No mediator, other neutral, or neutral observer present at a settlement proceeding under this			
	section, shall be compelled to testify or produce evidence concerning statements made and			
	conduct occurring in anticipation of, during, or as a follow-up to a mediated settlement			
	conference or other settlement proceeding pursuant to this section in any civil proceeding for			
	any purpose, including proceedings to enforce or rescind a settlement of the action, except to			
	attest to the signing of any agreements, and except proceedings for sanctions under this section,			
	disciplinary hearings before the State Bar or any agency established to enforce standards of			
	conduct for mediators or other neutrals, the Dispute Resolution Commission, and proceedings to			
	enforce laws concerning juvenile or elder abuse."			
	SECTION 3. G.S. 7A-38.3B reads as rewritten:			
	"§ 7A-38.3B. Mediation in matters within the jurisdiction of the clerk of superior court.			
	(g) Inadmissibility of Negotiations Evidence of statements made or conduct			
	occurring during a mediation conducted pursuant to this section, whether attributable to any			
	participant, mediator, expert, or neutral observer, shall not be subject to discovery and shall be			
5	inadmissible in any proceeding in the matter or other civil actions on the same claim, except in:			
)	(1) Proceedings for sanctions pursuant to this section;			
	(2) Proceedings to enforce or rescind a written and signed settlement agreement;			
	(3) Incompetency, guardianship, or estate proceedings in which a mediated			
	agreement is presented to the clerk;			
	(4) Disciplinary proceedingshearings before the North Carolina State Bar or any			
	agency established to enforce standards of conduct for mediators or other			
	neutrals; the Dispute Resolution Commission; or			
	(5) Proceedings for abuse, neglect, or dependency of a juvenile, or for abuse,			
	neglect, or exploitation of an adult, for which there is a duty to report under			
	G.S. 7B-301 and Article 6 of Chapter 108A of the General Statutes,			
	respectively.			
	No evidence otherwise discoverable shall be inadmissible merely because it is presented or			
	discussed in mediation.			
1				

	General Assem	bly of North Carolina Session	n 2015			
1	As used in	As used in this section, the term "neutral observer" includes persons seeking mediator				
2		certification, persons studying dispute resolution processes, and persons acting as interpreters.				
3		mony No mediator or neutral observer shall be compelled to test	•			
4	-	e concerning statements made and conduct occurring in anticipation of, d	-			
5		or as a follow-up to the mediation in any civil proceeding for any purpose, including				
6		enforce or rescind a settlement of the matter except to attest to the sign	ing of			
7		reached in mediation, and except in:				
8	(1)	Proceedings for sanctions pursuant to this section;				
9	(2)	Disciplinary proceedingshearings before the North Carolina State Bar				
10		agency established to enforce standards of conduct for mediators or	-other			
11		neutrals; the Dispute Resolution Commission; or				
12	(3)	Proceedings for abuse, neglect, or dependency of a juvenile, or for				
13		neglect, or exploitation of an adult, for which there is a duty to report				
14		G.S. 7B-301 and Article 6 of Chapter 108A of the General Sta	atutes,			
15		respectively.				
16	"					
17		TION 4. G.S. 7A-38.3D(k) reads as rewritten:				
18		mony No mediator or neutral observer present at the mediation sh				
19		stify or produce evidence concerning statements made and conduct occurr				
20		nediation conducted under this section in any proceeding in the same acti	on for			
21	any purpose, exc	•	1			
22	(1)	Proceedings for abuse, neglect, or dependency of a juvenile, or for a				
23		neglect, or exploitation of an adult, for which there is a duty to report $C \leq 7D$ 201 and Arrisla C of Chapter 108A of the Conservation St				
24 25		G.S. 7B-301 and Article 6 of Chapter 108A of the General Sta	atutes,			
23 26	(2)	respectively.	Por or			
20 27	(2)	Disciplinary proceedings <u>hearings</u> before the North Carolina State I any agency established to enforce standards of conduct for mediate				
27		Dispute Resolution Commission.	лз.<u>ше</u>			
28 29	(3)	Proceedings in which the mediator acts as a witness pursuant to subs	ection			
30	(\mathbf{J})	(j) of this section.	cetton			
31	(4)	Trials of a felony, during which a presiding judge may compel the disc	losure			
32		of any evidence arising out of the mediation, excluding a statement ma				
33		the defendant in the action under mediation, if it is to be introduced	-			
34		trial or disposition of the felony and the judge determines the				
35		introduction of the evidence is necessary to the proper administration				
36		justice and the evidence cannot be obtained from any other source."				
37	SEC'	TION 5. G.S. 7A-38.2 reads as rewritten:				
38		gulation of mediators and other neutrals.				
39						
40	(d) An ad	dministrative fee, not to exceed two hundred dollars (\$200.00), may be ch	narged			
41	by the Administ	rative Office of the Courts to applicants for certification and annual renew	wal of			
42	certification for	certification for mediators and mediation training programs operating under this Article. The				
43	fees collected n	fees collected may be used by the Director of the Administrative Office of the Courts to				
44	establish and maintain the operations of the Commission and its staff. Notwithstanding the					
45	provisions of G.S. 143C-1-2(b), certification and renewal fees collected by the Dispute					
46		Resolution Commission are nonreverting and are only to be used at the direction of the				
47		Commission.shall be deposited in a Dispute Resolution Fund. The Dispute Resolution Fund is				
48		established within the Judicial Department as a non-reverting, interest-bearing special revenue				
49	account. Accordingly, interest and other investment income earned by the Fund shall be					
50		credited to it. All monies collected through the administrative fee authorized by this subsection				
51	shall be remitted	d to the Commission to be deposited by the Administrative Office of the Commission to be depo	<u>Courts</u>			

	General Assembly of North Carolina Session 2015
1	and held in this Fund. Monies in the Fund shall be used to support the operations of the
2	Commission and used at the direction of the Commission.
3	(e) The chair of the Commission may employ an executive secretary director and other
4	staff as necessary to assist the Commission in carrying out its duties. The chair may also
5	employ special counsel or call upon the Attorney General to furnish counsel to assist the
6	Commission in conducting hearings pursuant to its certification or qualification and regulatory
7	responsibilities. Special counsel or counsel furnished by the Attorney General may present the
8	evidence in support of a denial or revocation of certification or qualification or a complaint
9	against a mediator, other neutral, training program, or trainers or staff affiliated with a program.
10	Special counsel or counsel furnished by the Attorney General may also represent the
11	Commission when its final determinations are the subject of an appeal.
12	" ••••
13	SECTION 6. G.S. 7A-38.2 is amended by adding two new subsections to read:
14	"(1) In order to protect the public and safeguard the courts, the Commission may issue a
15	cease and desist letter to any individual who falsely represents himself or herself to the public
16	as certified, or eligible to be certified, pursuant to this section or who uses any words, letters,
17	titles, signs, cards, Web postings, or advertisements to expressly or indirectly convey such
18	misrepresentation to the public.
19	(m) It shall be unlawful for any individual to falsely represent himself or herself to the
20	public as a certified mediator, or as eligible to be certified, pursuant to this section, or for an
21	individual or firm to falsely represent a mediation training program to the public as certified, or
22	eligible to be certified, pursuant to this section. Any individual or firm making such
23	misrepresentations in violation of this subsection shall be (i) guilty of a Class 2 misdemeanor
24	and (ii) subject to a civil penalty not to exceed five hundred dollars (\$500.00) per day of the
25	violation. Each day of such an unlawful representation constitutes a distinct and separate
26	violation. The clear proceeds of any civil penalty collected under this subsection shall be
27	remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. The
28	Commission may appear in its own name and apply to the superior court for an injunction to
29	prevent violations of this section or any rules enacted pursuant to this section, and the court
30	may grant such an injunction regardless of whether criminal prosecution or other actions have
31	been or may be instituted as a result of those violations. Actions and prosecutions under this
32	section shall be filed in the courts of Wake County."
33	SECTION 7. Section 6 of this act becomes effective December 1, 2015, and
34	applies to offenses committed on or after that date. The remainder of this act becomes effective

35 July 1, 2015, and applies to mediations commenced after that date.