GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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HOUSE BILL 1324

Short Title: Amend Svce./Publication Rule.

(Public)

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Sponsors: Representative Cooper.

Referred to: Judiciary.

April 12, 1989

A BILL TO BE ENTITLED

AN ACT TO AMEND THE RULES OF CIVIL PROCEDURE TO PROVIDE THAT,
WHEN JURISDICTION IS BASED ON THE SUBJECT MATTER, THE
REQUIREMENTS FOR SERVICE OF PROCESS BY PUBLICATION ARE
SATISFIED WHEN PUBLICATION IS MADE IN THE COUNTY WHERE THE
ACTION IS PENDING.

7 The General Assembly of North Carolina enacts:

Section 1. G.S. 1A-1, Rule 4(j1) reads as rewritten:

"(j1) Service by publication on party that cannot otherwise be served. - A party 9 that cannot with due diligence be served by personal delivery or registered or certified 10 mail may be served by publication. Except in actions involving jurisdiction in rem or 11 **quasi in rem** as provided in section (k), Service service of process by publication shall 12 consist of publishing a notice of service of process by publication once a week for three 13 successive weeks in a newspaper that is qualified for legal advertising in accordance 14 with G.S. 1-597 and G.S. 1-598 and circulated in the area where the party to be served 15 is believed by the serving party to be located, or if there is no reliable information 16 concerning the location of the party then in a newspaper circulated in the county where 17 the action is pending. If the party's post-office address is known or can with reasonable 18 diligence be ascertained, there shall be mailed to the party at or immediately prior to the 19 first publication a copy of the notice of service of process by publication. The mailing 20 may be omitted if the post-office address cannot be ascertained with reasonable 21 22 diligence. Upon completion of such service there shall be filed with the court an affidavit showing the publication and mailing in accordance with the requirements of 23

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1	G.S. 1-75.10(2), the circumstances warranting the use of service by publication, and			
2	information, if any, regarding the location of the party served.			
3	The notice of service of process by publication shall (i) designate the court in			
4	which the action has been commenced and the title of the action, which title may be			
5	indicated sufficiently by the name of the first plaintiff and the first defendant; (ii) be			
6	directed to the defendant sought to be served; (iii) state either that a pleading seeking			
7	relief against the person to be served has been filed or has been required to be filed			
8	therein not later than a date specified in the notice; (iv) state the nature of the relief			
9	being sought; (v) require the defendant being so served to make defense to such			
10	pleading within 40 days after a date stated in the notice, exclusive of such date, which			
11	date so stated shall be the date of the first publication of notice, or the date when the			
12	complaint is required to be filed, whichever is later, and notify the defendant that upon			
13	his failure to do so the party seeking service of process by publication will apply to the			
14	court for the relief sought; (vi) in cases of attachment, state the information required by			
15	G.S. 1-440.14; (vii) be subscribed by the party seeking service or his attorney and give			
16	the post-office address of such party or his attorney; and (viii) be substantially in the			
17	following form:			
18				
19	NOTICE OF SERVICE OF PROCESS BY PUBLICATION			
20				
21	STATE OF NORTH CAROLINA COUNTY			
22				
23	IN THE COURT			
24				
25	[Title of action or special proceeding] To [Person to be served]:			
26	Take notice that a pleading seeking relief against you (has been filed) (is required to			
27	be filed not later than, 19) in the above-entitled (action) (special proceeding).			
28	The nature of the relief being sought is as follows:			
29	(State nature.)			
30	You are required to make defense to such pleading not later than (, 19) and			
31	upon your failure to do so the party seeking service against you will apply to the court			
32	for the relief sought.			
33	This, the day of , 19			
34	(Attorney) (Party)			
35	(Address)"			
36	Sec. 2. G.S. 1A-1, Rule 4(k) reads as rewritten:			
37	"(k) Process – Manner of service to exercise jurisdiction in rem or quasi in rem. – In			
38	any action commenced in a court of this State having jurisdiction of the subject matter			
39	and grounds for the exercise of jurisdiction in rem or quasi in rem as provided in G.S. 1-			
40	75.8, the manner of service of process shall be as follows:			
41	(1) Defendant Known. – If the defendant is known, he may be served in			
42	the appropriate manner prescribed for service of process in section (j) .			
43	(j), except that the requirement for service by publication in (j1) shall			

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1			be satisfied if made in the county where the action is pending and proof of service is made in accordance with section (j2).
3		(2)	Defendant Unknown. – If the defendant is unknown, he may be
4			designated by description and process may be served by publication in
5			the manner provided in section (j)(j), except that the requirement for
6			service by publication in (j1) shall be satisfied if made in the county
7			where the action is pending and proof of service is made in accordance
8			with section (j2)."
9	•	Sec	. 3. This act is effective upon ratification and applies to actions
10	institute	d and se	rvice made on or after that date.