GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2009**

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HOUSE DRH30117-LL-118 (02/26)

Short Title: Superior Court Judge May Perform Marriage.

Sponsors: Representatives Wainwright and Blue (Primary Sponsors). Referred to:

A BILL TO BE ENTITLED

- 2 AN ACT ALLOWING A SUPERIOR COURT JUDGE TO PERFORM MARRIAGE 3 CEREMONIES.
- 4 The General Assembly of North Carolina enacts:

6 "§ 51-1. Requisites of marriage; solemnization.

7 A valid and sufficient marriage is created by the consent of a male and female person who 8 may lawfully marry, presently to take each other as husband and wife, freely, seriously and 9 plainly expressed by each in the presence of the other, either:

- 10 In the presence of an ordained minister of any religious (1)a. denomination, a minister authorized by a church, judge of the 11 12 superior court, or a magistrate; and 13 With the consequent declaration by the minister minister, judge of b. 14
 - the superior court, or magistrate that the persons are husband and wife; or
 - In accordance with any mode of solemnization recognized by any religious (2)denomination, or federally or State recognized Indian Nation or Tribe.

Marriages solemnized before March 9, 1909, by ministers of the gospel licensed, but not 18 19 ordained, are validated from their consummation."

20 SECTION 2. This act becomes effective April 8, 2009, and expires April 15, 2009.



(Public)

SECTION 1. G.S. 51-1 reads as rewritten: