# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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### SENATE DRS75047-LG-53\* (02/15)

Short Title:	Update Archaic Disability Terms.	(Public)
Sponsors:	Senator Hartsell.	
Referred to:		

#### 1 A BILL TO BE ENTITLED 2 AN ACT TO UPDATE CERTAIN TERMINOLOGY IN REFERENCE TO PERSONS WITH 3 DISABILITIES. AS RECOMMENDED BY THE GENERAL **STATUTES** 4 COMMISSION. 5 The General Assembly of North Carolina enacts: SECTION 1. G.S. 1-255 reads as rewritten: 6 7 "§ 1-255. Who may apply for a declaration. 8 Any person interested as or through an executor, administrator, trustee, guardian or other 9 fiduciary, creditor, devisee, legatee, heir, next of kin, or cestui que trust, in the administration 10 of a trust, or of the estate of a decedent, an infant, lunatic, or insolvent, a minor, an incompetent person, or an insolvent person, may have a declaration of rights or legal relations in respect 11 12 thereto: 13 (1)To ascertain any class of creditors, devisees, legatees, heirs, next of kin or 14 others; or 15 (2)To direct the executors, administrators, or trustees to do or abstain from 16 doing any particular act in their fiduciary capacity; or 17 To determine any question arising in the administration of the estate or trust, (3) 18 including questions of construction of wills and other writings. 19 To determine the apportionment of the federal estate tax, interest and (4) 20 penalties under the provisions of Article 27 of Chapter 28A." SECTION 2. Rule 601 of the North Carolina Rules of Evidence, as contained in 21 22 G.S. 8C-1, reads as rewritten: 23 "Rule 601. General rule of competency; disqualification of witness. 24 (a) General rule. - Every person is competent to be a witness except as otherwise 25 provided in these rules. Disqualification of witness in general. - A person is disqualified to testify as a 26 (b) witness when the court determines that he the person is (1) incapable of expressing himself or 27 herself concerning the matter as to be understood, either directly or through interpretation by 28 29 one who can understand him, him or her, or (2) incapable of understanding the duty of a witness 30 to tell the truth. 31 (c) Disqualification of interested persons. – Upon the trial of an action, or the hearing

(c) Disqualification of interested persons. – Upon the trial of an action, or the hearing upon the merits of a special proceeding, a party or a person interested in the event, or a person from, through or under whom such a party or interested person derives his<u>or her</u> interest or title by assignment or otherwise, shall not be examined as a witness in his<u>or her</u> own behalf or interest, or in behalf of the party succeeding to his<u>or her</u> title or interest, against the executor,



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- 5 However, this subdivision shall not apply when:
- The executor, administrator, survivor, committee guardian, or person so 6 (1)7 deriving title or interest is examined in his or her own behalf regarding the 8 subject matter of the oral communication. 9
  - The testimony of the lunatic or deceased or incompetent person is given in (2)evidence concerning the same transaction or communication.
  - Evidence of the subject matter of the oral communication is offered by the (3) executor, administrator, survivor, committee guardian or person so deriving title or interest.

14 Nothing in this subdivision shall preclude testimony as to the identity of the operator of a motor vehicle in any case." 15

## **SECTION 3.** G.S. 14-113 reads as rewritten:

### 17 "§ 14-113. Obtaining money by false representation of physical defect.disability.

18 It shall be unlawful for any person to falsely represent himself or herself in any manner 19 whatsoever as blind, deaf, dumb, or crippled mute, or otherwise physically defective disabled 20 for the purpose of obtaining money or other thing of value or of making sales of any character 21 of personal property. Any person so falsely representing himself or herself as blind, deaf, 22 dumb, crippled or otherwise physically defective, and securing aid or assistance on account of 23 such representation, shall be deemed guilty of a Class 2 misdemeanor."

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**SECTION 4.** G.S. 43-12 reads as rewritten:

#### 25 "§ 43-12. Effect of decree; approval of judge.

26 Every decree rendered as hereinbefore provided shall bind the land and bar all persons and 27 corporations claiming title thereto or interest therein; quiet the title thereto, and shall be forever 28 binding and conclusive upon and against all persons and corporations, whether mentioned by 29 name in the order of publication, or included under the general description, "to whom it may 30 concern"; and every such decree so rendered, or a duly certified copy thereof, as also the 31 certificate of title issued thereon to the person or corporation therein named as owner, or to any 32 subsequent transferee or purchaser, shall be conclusive evidence that such person or 33 corporation is the owner of the land therein described, and no other evidence shall be required 34 in any court of this State of his his, her, or its right or title thereto. It shall not be an exception 35 to such conclusiveness that the a person is an infant, lunatic a minor, is incompetent, or is under 36 any disability, but such person may have recourse upon the indemnity fund hereinafter 37 provided for, for any loss he the person may suffer by reason of being so concluded. 38 Notwithstanding the provisions of G.S. 43-10, such decrees shall not be binding on and include 39 the State of North Carolina or any of its agencies unless the State of North Carolina is made a 40 party to the proceeding and notice of said proceeding and copy of petition, etc., are served upon the State of North Carolina as provided in this Chapter. Such decrees shall, in addition to being 41 42 signed by the clerk of the court, be approved by the judge of the superior court, who shall 43 review the whole proceeding and have power to require any reformation of the process, 44 pleading, decrees or entries."

45 **SECTION 5.** On the next occasion that the State Banking Commission amends 04 46 NCAC 03D .0301, the Commission shall revise the definition of "fiduciary" so that it no longer 47 contains the word "lunatics."

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**SECTION 6.** This act is effective when it becomes law.

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