GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL DRS35157-MQ-45

Short Title:	Changes to Estates & Trusts Statutes.	(Public)
Sponsors:	Senator Daniel (Primary Sponsor).	
Referred to:		

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1	A BILL TO BE ENTITLED			
2	AN ACT TO MAKE VARIOUS CHANGES TO THE GENERAL STATUTES CONCERNING			
3	ESTATES, TRUSTS, AND GUARDIANSHIPS, AS RECOMMENDED BY THE NORTH			
4	CAROLINA BAR ASSOCIATION.			
5	The General Assembly of North Carolina enacts:			
6	SECTION 1. G.S. 28A-15-4 reads as rewritten:			
7	"§ 28A-15-4. Encumbered assets.			
8	When any assets of the estate are encumbered by mortgage, pledge, lien or other security			
9	interest, the personal representative may pay the encumbrance underlying debt secured by the			
10	encumbrance or any part thereof, of the underlying debt, renew or extend any obligation secured			
11	by the encumbrance, or convey or transfer the encumbered assets to the creditor in satisfaction			
12	of the <u>creditor's lien, underlying debt</u> , in whole or in part, whether or not the holder of the			
13	encumbrance has filed a claim, if it appears to be for the best interest of the estate; provided that			
14	payment of an encumbrance underlying debt shall not increase the share of the distribute entitled			
15	to the encumbered assets unless the distributee is entitled to exoneration by express provisions			
16 17	of the will."			
17	SECTION 2. G.S. 35A-1103 reads as rewritten:			
18	"§ 35A-1103. Jurisdiction; venue.			
19 20	(a) The clerk in each county shall have original jurisdiction over proceedings under this			
20	Subchapter. Subchapter, subject to the rules set forth in Article 2 of Chapter 35B of the General			
21 22	Statutes.			
	(b) Venue for proceedings under this Subchapter shall be in the county in which the			
23	respondent resides or is domiciled or is an inpatient in a treatment facility. If the county of			
24	residence or domicile cannot be determined, venue shall be in the county where the respondent			
25 26	is present.			
	(c) If proceedings involving the same respondent are brought under this Subchapter in			
27	more than one county in which venue is proper, venue shall be in the county in which proceedings			
28 29	(d) If the electric the country in which a record in a under this Subsharter is brought has			
	(d) If the clerk in the county in which a proceeding under this Subchapter is brought has			
30	an interest, direct or indirect, in the proceeding, jurisdiction with respect thereto shall be vested			
31	in any superior court judge residing or presiding in the district, and the jurisdiction of the superior			
32	court judge shall extend to all things which the clerk might have done." SECTION 3. G.S. 30-15 reads as rewritten:			
33 34				
	"§ 30-15. When spouse entitled to allowance.			
35 36	Every surviving spouse of an intestate or of a testator, whether or not the surviving spouse			
36	has petitioned for an elective share, shall, unless the surviving spouse has forfeited the surviving			



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1	spouse's right thereto, as provided by law, be entitled, out of the personal property of the dec	eased
2	spouse, to an allowance of the value of sixty thousand dollars (\$60,000) for the surviving sp	
3	support for one year after the death of the deceased spouse. The surviving spouse may clai	
4	allowance if, at the death of the decedent, either the decedent or the surviving spouse	
5	resident of this State. Such allowance shall be exempt from any lien, by judgment or exec	
6	acquired against the property of the deceased spouse, and shall, in cases of testacy, be ch	
7	against the share of the surviving spouse."	U
8	SECTION 4. Article 5A of Chapter 1 is amended by adding a new section to a	read:
9	"§ 1-56.1. No limitation for certain actions.	
0	Notwithstanding G.S. 1-56, an action to reform, terminate, or modify a trust, pursu	<u>ant to</u>
1	G.S. 36C-4-410 through G.S. 36C-4-416, may be commenced at any time."	
2	SECTION 5. G.S. 36C-2-203 reads as rewritten:	
3	"§ 36C-2-203. Subject matter jurisdiction.	
4		- f (1
5	(f) Without otherwise limiting the jurisdiction of the superior court division of Control Court of Justice, proceedings concerning the internal officing of trusts shall not in	
6	General Court of Justice, proceedings concerning the internal affairs of trusts shall not inc and therefore, the clork of superior court shall not have invited affairs on the set of the s	
.7 .8	and, therefore, the clerk of superior court shall not have jurisdiction under subsection (a) of section of any of the following:	JI UIIS
9	section of any of the following: (1) Actions to reform, terminate, or modify a trust as provided by G.S. 36C-	1 110
20	through G.S. 36C-4-416. <u>Actions to reform or modify a trust pursua</u>	
20 21	G.S. 36C-4-412 through G.S. 36C-4-416 shall include the addition of	
22	terms to provide for the removal and replacement of the trustee by one or	
23	beneficiaries or other persons.	more
24	"	
25	SECTION 6. G.S. 36C-4-411 reads as rewritten:	
26	"§ 36C-4-411. Modification or termination of noncharitable irrevocable trust by con-	sent.
27	(a) If the settlor and all beneficiaries of a noncharitable irrevocable trust consent	
28	may compel the modification or termination of the trust without the approval of the court e	
29	the modification or termination is inconsistent with a material purpose of the trust. I	
30	beneficiary (i) is a minor or incompetent or a person who is unborn or whose identity or lo	
31	is unknown and (ii) is unable to be represented under Article 3 of this Chapter, the settlor	or any
32	competent adult beneficiary or the representative of any beneficiary properly represented	under
33	Article 3 of this Chapter may institute a proceeding before the court to appoint a guardi	an ad
34	litem. The court shall allow the modification or termination if the court finds that, following	0
35	appointment of a guardian ad litem, all beneficiaries or their representatives have consent	ed. A
86	settlor's power to consent to a trust's modification or termination may be exercised by:	
37	(1) An agent under a power of attorney only to the extent expressly authoriz	ed by
38	the power of attorney or the terms of the trust.	
<u>89</u>	(2) The settlor's general guardian or the guardian of the estate with the app	proval
10	of the court supervising the guardianship.	0 1
1	(b) A noncharitable irrevocable trust may be terminated upon consent of all of	
12	beneficiaries if the court concludes that continuance of the trust is not necessary to achiev	-
13	material purpose of the trust. A noncharitable irrevocable trust may be modified upon cons	
4	all of the beneficiaries, if the court concludes that modification is consistent with a manual purpose of the trust	nerial
15 16	purpose of the trust.	mole
6 7	(c) Where the beneficiaries of an a noncharitable irrevocable trust seek to com- termination of the trust and the continuance of the trust is necessary to carry out a ma	
F7 18	purpose of the trust, or where the beneficiaries seek to compel a modification of the trust	
.9	manner that is inconsistent with its material purpose, the trust may be modified or terminat	
50	the discretion of the court, only if the court determines that the reason for modifyi	
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1	terminating the trust under the circumstances substantially outweighs the interest in
2	accomplishing a material purpose of the trust.
3	
4	(h) Except for the modification of a trust pursuant to subsection (a) of this section,
5	nothing in this section shall be deemed to permit the modification of a trust to provide for the
6	removal and replacement of a trustee of the trust, including the addition of trust terms providing
7	for the removal and replacement of the trustee by one or more beneficiaries or other persons."
8	SECTION 7. Sections 1, 2, and 3 are effective when this act becomes law and apply
9	to decedents dying, estates filed, and pleadings filed on or after that date. Section 4 is intended
10	to clarify existing law and applies to (i) all trusts created before, on, or after the effective date of
11	this act and (ii) all judicial proceedings concerning trusts commenced on or after the effective
12	date of this act. Sections 5 and 6 are effective when this act becomes law and apply to trusts
13	created before, on, or after that date and to pleadings filed on or after that date. The remainder of
14	this act is effective when it becomes law.