GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 532 Second Edition Engrossed 5/7/19

Short Title:	Amends Probate/Trusts/Wills Choice of Law.	(Public)
Sponsors:	Senator Edwards (Primary Sponsor).	
Referred to:	Rules and Operations of the Senate	

April 3, 2019

A BILL TO BE ENTITLED

2 AN ACT (I) TO REQUIRE THAT, IN A LIVING PROBATE PROCEEDING, THE 3 ORIGINAL WILL BE INTRODUCED AS EVIDENCE RATHER THAN BEING 4 ATTACHED TO THE INITIAL PETITION, (II) TO PERMIT THE USE OF "MINOR" OR 5 "18+" OR "ADULT" IN PLACE OF THE ACTUAL AGE OF AN HEIR OR DEVISEE IN 6 AN APPLICATION FOR LETTERS OF ADMINISTRATION OR LETTERS 7 TESTAMENTARY, (III) TO ADJUST THIS STATE'S STATUTES DEALING WITH 8 OUT-OF-STATE WILLS RECOGNIZED IN THIS STATE ON THE BASIS OF 9 COMPLIANCE WITH THE LAW OF THE STATE OF EXECUTION IN ORDER TO 10 THAT THE TESTATOR HAVE BEEN CONTINUE THE REQUIREMENT 11 PHYSICALLY PRESENT IN THAT STATE AT THE TIME OF THE WILL'S 12 EXECUTION, (IV) TO PROVIDE FOR NOTICE THAT TENANCY BY THE 13 ENTIRETIES PROPERTY TRANSFERRED TO A TENANCY BY THE ENTIRETIES 14 TRUST REMAINS IMMUNE TO THE CLAIMS OF ONE SPOUSE'S INDIVIDUAL 15 CREDITORS AND TO SPECIFY THAT A PERSON ENTERING INTO A 16 TRANSACTION INVOLVING THE PROPERTY MAY OBTAIN CONFIRMATION 17 FROM THE TRUSTEE THAT THE PROPERTY CONTINUES TO QUALIFY FOR THIS 18 IMMUNITY, AND (V) TO MAKE TECHNICAL CORRECTIONS TO THE AFFECTED STATUTES, AS RECOMMENDED BY THE GENERAL STATUTES COMMISSION. 19 20 The General Assembly of North Carolina enacts: SECTION 1.(a) G.S. 28A-2B-1 reads as rewritten: 21 22 "§ 28A-2B-1. Establishment before death that a will or codicil is valid. 23 Any petitioner who is a resident of North Carolina and who has executed a will or (a) 24 codicil may file a petition seeking a judicial declaration that the will or codicil is valid. 25 The petition shall be filed with the clerk of superior court and the matter shall proceed (b) as a contested estate proceeding governed by Article 2 of Chapter 28A of the General Statutes. 26 At the hearing before the clerk of superior court, the petitioner shall produce the original will or 27 codicil and any other evidence necessary to establish that the will or codicil would be admitted 28 29 to probate if the petitioner were deceased.

If an interested party contests the validity of the will or codicil, that person shall file a written challenge to the will or codicil before the hearing or make an objection to the validity of the will or codicil at the hearing. Upon the filing of a challenge or the raising of an issue contesting the validity of the will or codicil, the clerk shall transfer the cause to the superior court. The matter shall be heard as if it were a caveat proceeding, and the court shall make a determination as to the validity of the will or codicil and enter judgment accordingly.



	General Assem	bly Of North Carolina	Session 2019	
1	If no interested party contests the validity of the will or codicil and if the clerk of superior			
2		s that the will or codicil would be admitted to		
3	deceased, the cle	erk of superior court shall enter an order adjudgin	g the will or codicil to be valid.	
4	"			
5		TION 1.(b) G.S. 28A-2B-3 reads as rewritten:		
6	"§ 28A-2B-3. C	contents of petition for will validity.		
7	•••			
8		petitioner shall file the original a copy of the w	-	
9	-	ler the original will or codicil at the hearing as pr		
10		red declaring the will or codicil to be valid, the d	court shall affix a certificate of	
11 12	validity to the w			
12		TION 2. G.S. 28A-6-1(a) reads as rewritten:	actomentomy shall be in the form	
13 14		application for letters of administration or letters to worn to before an officer authorized to administe	•	
14 15				
15 16		s attorney, which may be supported by other pro ecorded and filed by the clerk of superior court, as		
10	facts:	conded and med by the clerk of superior court, a	nd shall anege <u>an</u> the following	
18	(1)	The name, and to the extent known, the dom	icile and the date and place of	
19	(1)	death of the decedent; decedent.	tene and the date and place of	
20	(2)	The legal residence and mailing address of the	applicant:applicant	
21	(2) (3)	The names, ages ages, and mailing addressed		
22		devisees, including the names and mailing add		
23		having court-appointed guardians, so far as all		
24		with reasonable diligence be ascertained; ascer		
25		"minor" for the age of an heir or devisee under	-	
26		or "adult" for the age of an heir or devisee w	• •	
27		older.		
28	(4)	That the applicant is the person entitled to	apply for letters, or that the	
29		applicant applies after persons having prior right	ght to apply are shown to have	
30		renounced under Article 5 of this Chapter, or the	hat the applicant applies subject	
31		to the provisions of G.S. 28A-6-2(1), and that	the applicant is not disqualified	
32		under G.S. 28A-4-2.		
33	(5)	The nature and probable value of the dece		
34		personal, and the location of such property,		
35		known or can with reasonable diligence be ase	· · · · · · · · · · · · · · · · · · ·	
36	(6)	If the decedent was not domiciled in this Stat		
37		death, a schedule of the decedent's property loc		
38		and mailing address of the decedent's domicil	• •	
39		if there is none, whether a proceeding to appoi	int one is pending."	
40		TION 3.(a) G.S. 31-11.6 reads as rewritten:		
41 42		w attested wills may be made self-proved.		
42 43	 (d) Any	will executed in another state recognized as valid	under $C \in 21$ $46(1)$ or (2) and	
43 44		propounder to have been made self-proved un		
44 45	• •	which the testator was physically present at the		
45 46	•	for was domiciled at the time of execution or	-	
47	considered as se		<u>ut the time of death</u> shall be	
48	"	n Provou.		
49		TION 3.(b) G.S. 31-46 reads as rewritten:		
.,				

50 "§ 31-46. Validity of will; which laws govern.

	General Assembly Of North CarolinaSession 2019			
	A will is valid if it meets the requirements of the applicable provisions of law in effect in this			
2	State either at the time of its execution or at the time of the death of the testator, or if (i) its any			
	of the following apply:			
	(1) <u>The will's execution complies complied with the law of the place where it is</u>			
	executed jurisdiction in which the testator was physically present at the time			
	of execution; (ii) its execution.			
	(2) <u>Its execution complies complied with the law of the place where the testator</u>			
	is was domiciled at the time of execution or at the time of death; or (iii) it			
	<u>death.</u>			
	(3) It is a military testamentary instrument executed in accordance with the			
	provisions of 10 U.S.C. § 1044d or any successor or replacement statute."			
	SECTION 4.(a) G.S. 39-13.7(a) reads as rewritten:			
	"(a) Any real property held by a husband and wife as a tenancy by the entireties and			
	conveyed to (i) (i) to a joint trust or (ii) in equal shares to two separate trusts; trusts shall no			
	longer be held by the husband and wife as tenants by the entirety and shall be disposed of by the			
	terms of the trust or trusts, but, subject to the provisions of subsection (b) of this section, the real			
	property shall have the same immunity from the claims of the separate creditors of the husband			
	and wife as would exist if the spouses had continued to hold the property as tenants by the			
	entireties."			
	SECTION 4.(b) G.S. 39-13.7 is amended by adding two new subsections to read:			
	"(f) Notice that the real property held in trust receives immunity from the claims of			
	separate creditors may be given in a statement in the conveyance of the tenancy by the entireties			
	real property to the trust that the real property is held under this section and that, as of the date			
	of the conveyance, the requirements of subsection (b) of this section are met.			
	(g) A person entering into a transaction involving real property held in trust under this			
	section may request confirmation from the trustee whether the requirements of this section			
	providing immunity from the claims of separate creditors are met at the time of the transaction."			
	SECTION 4.(c) If Senate Bill 595, 2019 Regular Session, becomes law, this section			
	is repealed.			
	SECTION 5. This act is effective when it becomes law.			