## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

 $\mathbf{S}$ **SENATE BILL 475** 

Short Title:	Transparency in Evidence Standards.	(Public)
Sponsors:	Senators Britt, Perry, and Galey (Primary Sponsors).	
Referred to:	Rules and Operations of the Senate	

April 5, 2021		
A BILL TO BE ENTITLED		
AN ACT AMENDING RULE 411 OF THE NORTH CAROLINA RULES OF EVIDENCE		
CONCERNING THE INTERPRETATION OF WHAT CONSTITUTES "INSURANCE"		
UNDER THE COLLATERAL SOURCE RULE.		
The General Assembly of North Carolina enacts:		
SECTION 1. G.S. 8C-1, Rule 411 of the North Carolina Rules of Evidence, reads as		
rewritten:		
"Rule 411. Liability insurance.		
(a) Evidence that a person was or was not insured against liability is not admissible upon		
the issue whether he acted negligently or otherwise wrongfully. This rule does not require the		
exclusion of evidence of insurance against liability or coverage limits when offered for another		
purpose, such as proof of agency, ownership, or control, or bias or prejudice of a witness.		
(b) The term "insurance" as used in subsection (a) of this rule bars parties from		
introducing evidence of any payments made by insurance under the collateral source rule. The		
term "insurance" shall not be construed to infer that evidence of any of the following are barred		
by subsection (a) of this rule:		
(1) Health insurance.		
(2) <u>Disability insurance.</u>		

- (3) Other forms of benefits that may be characterized as "insurance."" **SECTION 2.** This act becomes effective October 1, 2021, and applies to proceedings pending on or after that date.

