GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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HOUSE DRH80218-LL-78A* (2/24)

Short Title: Clerks May Order Mediation.

(Public)

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Sponsors:	Representative Hackney.
Referred to:	

1	A BILL TO BE ENTITLED	
2	AN ACT TO AUTHORIZE THE CLERK OF SUPERIOR COURT TO (ORDER
3	MEDIATION IN MATTERS WITHIN THE CLERK'S JURISDICTION.	
4	The General Assembly of North Carolina enacts:	
5	SECTION 1. Article 5 of Chapter 7A of the General Statutes is amen	nded by
6	adding a new section to read:	-
7	"§ 7A-38.3B. Mediation in matters within the jurisdiction of the clerk of su	uperior
8	<u>court.</u>	
9	(a) Purpose. – The General Assembly finds that the clerk of superior courses	rt in the
10	General Court of Justice should have the discretion and authority to order that me	ediation
11	be conducted in matters within the clerk's jurisdiction in order to facilitate	a more
12	economical, efficient, and satisfactory resolution of those matters.	
13	(b) Enabling Authority. – The clerk of superior court may order that media	ation be
14	conducted in any matter in which the clerk has exclusive or original jurisdiction	<u>, except</u>
15	for matters under Chapters 45 and 48 of the General Statutes and except in ma	atters in
16	which the jurisdiction of the clerk is ancillary. The Supreme Court may adopt	rules to
17	implement this section. Such mediations shall be conducted pursuant to this sect	tion and
18	the Supreme Court rules as adopted.	
19	(c) <u>Attendance. – In those matters ordered to mediation pursuant to this</u>	section,
20	the following persons or entities, along with their attorneys, may be ordered by the	<u>he clerk</u>
21	to attend the mediation:	
22	(1) <u>Named parties.</u>	
23	(2) Interested persons, meaning persons or entities who have	<u>a right,</u>
24	interest, or claim in the matter; heirs or devisees in matter	<u>s under</u>
25	Chapter 28A of the General Statutes, next of kin under Chapter	<u>: 35A of</u>
26	the General Statutes, and other persons or entities as the clerk	<u>c deems</u>
27	necessary for the adjudication of the matter. The mean	<u>ning of</u>

1		"interested person" may vary according to the issues involved in the
2		matter.
3	<u>(3)</u>	Nonparty participants, meaning any other person or entity identified by
4		the clerk as possessing useful information about the matter and whose
5		attendance would be beneficial to the mediation.
6	<u>(4)</u>	Fiduciaries, meaning persons or entities who serve as fiduciaries, as
7		that term is defined by G.S. 36A-22.1, of named parties, interested
8		persons, or nonparty participants.
9	Any person	or entity ordered to attend a mediation shall be notified of its date, time,
10	and location and	d shall attend unless excused by rules of the Supreme Court or by order
11	of the clerk. No	one attending the mediation shall be required to make a settlement offer
12	or demand that	it deems contrary to its best interests.
13	(d) <u>Selec</u>	tion of Mediator Persons ordered to mediation pursuant to this section
14	have the right	to designate a mediator in accordance with rules promulgated by the
15	Supreme Court	implementing this section. Upon failure of those persons to agree upon a
16	designation wit	hin the time established by rules of the Supreme Court, a mediator
17	certified by the	e Dispute Resolution Commission pursuant to those rules shall be
18	appointed by the	e clerk.
19	<u>(e)</u> <u>Immu</u>	nity. – Mediators acting pursuant to this section shall have judicial
20	immunity in the	same manner and to the same extent as a judge of the General Court of
21	Justice, except t	hat mediators may be disciplined in accordance with procedures adopted
22	by the Supreme	Court pursuant to G.S. 7A-38.2.
23	(f) Costs	of Mediation Costs of mediation under this section shall be borne by
24	the named parti	es, interested persons, and fiduciaries ordered to attend the mediation.
25	The rules adopt	ted by the Supreme Court implementing this section shall set out the
26	manner in whi	ch costs shall be paid and a method by which an opportunity to
27	participate with	out cost shall be afforded to persons found by the clerk to be unable to
28	pay their share	of the costs of mediation. Costs may only be assessed against the estate
29	of a decedent,	the estate of an adjudicated or alleged incompetent, a trust corpus, or
30	against a fiduci	ary upon the entry of a written order making specific findings of fact
31	justifying the ta	<u>xing of costs.</u>
32	(g) Inadn	nissibility of Negotiations Evidence of statements made or conduct
33	occurring durin	g a mediation conducted pursuant to this section, whether attributable to
34	• • •	mediator, expert, or neutral observer, shall not be subject to discovery
35	and shall be ina	admissible in any proceeding in the matter or other civil actions on the
36	same claim, exc	ept in:
37	<u>(1)</u>	Proceedings for sanctions pursuant to this section;
38	<u>(2)</u>	Proceedings to enforce or rescind a written and signed settlement
39		agreement;
40	<u>(3)</u>	Incompetency, guardianship, or estate proceedings in which a
41		mediated agreement is presented to the clerk;
42	<u>(4)</u>	Disciplinary proceedings before the North Carolina State Bar or any
43		agency established to enforce standards of conduct for mediators or
44		other neutrals; or

Session 2005 **General Assembly of North Carolina** (5) Proceedings for abuse, neglect, or dependency of a juvenile, or for 1 2 abuse, neglect, or exploitation of an adult, for which there is a duty to 3 report under G.S. 7B-301 and Article 6 of Chapter 108A of the 4 General Statutes, respectively. 5 No evidence otherwise discoverable shall be inadmissible merely because it is 6 presented or discussed in mediation. 7 As used in this section, the term "neutral observer" includes persons seeking 8 mediator certification, persons studying dispute resolution processes, and persons acting 9 as interpreters. 10 (h) Testimony. – No mediator or neutral observer shall be compelled to testify or produce evidence concerning statements made and conduct occurring in anticipation of, 11 12 during, or as a follow-up to the mediation in any civil proceeding for any purpose, including proceedings to enforce or rescind a settlement of the matter except to attest to 13 14 the signing of any agreements reached in mediation, and except in: 15 (1)Proceedings for sanctions pursuant to this section; Disciplinary proceedings before the North Carolina State Bar or any 16 (2) 17 agency established to enforce standards of conduct for mediators or 18 other neutrals; or Proceedings for abuse, neglect, or dependency of a juvenile, or for 19 (3)20 abuse, neglect, or exploitation of an adult, for which there is a duty to 21 report under G.S. 7B-301 and Article 6 of Chapter 108A of the General Statutes, respectively. 22 Agreements. – In matters before the clerk in which agreements are reached in 23 (i) 24 a mediation conducted pursuant to this section, or during one of its recesses, those agreements shall be treated as follows: 25 Where as a matter of law, a matter may be resolved by agreement of 26 (1)27 the parties, a settlement is enforceable only if it has been reduced to writing and signed by the parties. 28 29 In all other matters before the clerk, including guardianship and estate (2)30 matters, all agreements shall be delivered to the clerk for consideration in deciding the matter. 31 32 Sanctions. – The clerk may sanction any person ordered to attend a mediation (i) 33 conducted pursuant to this section and rules of the Supreme Court who, without good cause, fails to attend the mediation, by imposing an appropriate monetary sanction. 34 35 including the payment of attorneys' fees, mediator fees, and expenses incurred in attending the conference. If the clerk imposes sanctions, the clerk shall do so, after 36 notice and a hearing, in a written order, making findings of fact and conclusions of law. 37 38 An order imposing sanctions is reviewable by the superior court in accordance with 39 G.S. 1-301.2 and G.S. 1-301.3, as applicable, and thereafter by the appellate courts in accordance with G.S. 7A-38.1(g). 40 Authority to Supplement Procedural Details. – The clerk of superior court 41 (k) 42 shall make all those orders just and necessary to safeguard the interests of all persons and may supplement all necessary procedural details not inconsistent with rules adopted 43 44 by the Supreme Court implementing this section."

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1	SECTION 2. G.S. 35A-1108 reads as rewritten:
2	"§ 35A-1108. Issuance of notice.
3	(a) Within five days after filing of the petition, the clerk shall issue a written
4	notice of the date, time, and place for a hearing on the petition, which shall be held not
5	less than 10 days nor more than 30 days after service of the notice and petition on the
6	respondent, unless the clerk extends the time for good cause or cause, for preparation of
7	a multidisciplinary evaluation as provided in G.S. 35A-1111. G.S. 35A-1111, or for the
8	completion of a mediation.
9	(b) If a multidisciplinary evaluation <u>or mediation</u> is ordered after a notice of
10	hearing has been issued, the clerk may extend the time for hearing and issue a notice to
11	the parties that the hearing has been continued, the reason therefor, and the date, time,
12	and place of the new hearing, which shall not be less than 10 days nor more than 30
13	days after service of such notice on the respondent.
14	(c) Subsequent notices to the parties shall be served as provided by G.S. 1A-1,
15	Rule 5, Rules of Civil Procedure, unless the clerk orders otherwise."
16	SECTION 3. G.S. 35A-1116 is amended by adding a new subsection to
17	read:
18	"(d) Mediator fees and other costs associated with mediation shall be assessed in
19	accordance with G.S. 7A-38.B."
20	SECTION 4. G.S. 46-27 reads as rewritten:
21	"§ 46-27. Sale of land required for public use on cotenant's petition.
22	When the lands of joint tenants or tenants in common are required for public
23	purposes, one or more of such tenants, or their guardian for them, may file a petition
24	verified by oath, in the superior court of the county where the lands or any part of them
25	lie, setting forth therein that the lands are required for public purposes, and that their
26	interests would be promoted by a sale thereof. Whereupon the court, all proper parties
27	being before it, and the facts alleged in the petition being ascertained to be true, shall
28	order a sale of such lands, or so much thereof as may be necessary. The expenses, fees
29	and costs of this proceeding shall be paid in the discretion of the court. Mediator fees
30	and costs of mediation shall be assessed in accordance with G.S. 7A-38.3B."
31	SECTION 5. This act is effective when it becomes law and applies to all
32	matters pending before a clerk of superior court on, or filed with the clerk after, the date
33	the Supreme Court adopts rules implementing this act.