GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2005**

S D SENATE DRS55151-LT-76* (3/15)

	Short Title:	Foreclosure Notice of Sale/Disp. of Proceeds. (Public)
	Sponsors:	Senator Apodaca.
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT TO	O PROVIDE THAT ALL NOTICES OF SALE INDICATE THAT THE
3		MAY BE DELAYED AND TO DIRECT THE DISPOSITION OF
4	PROCEEDS FROM FORECLOSURE SALES TO PROTECT SECOND AND	
5	SUCCES	SOR MORTGAGEES AND JUDGMENT CREDITORS.
6	The General	Assembly of North Carolina enacts:
7	SECTION 1. G.S. 45-21.16A(2) reads as rewritten:	
8	"(2	2) Designate the date, hour hour, including the possibility of a one-hour
9		delay as provided in G.S. 45-21.23, and place of sale consistent with
10		the provisions of the instrument and this Article;".
11	SECTION 2. G.S. 45-21.31 reads as rewritten:	
12	"§ 45-21.31. Disposition of proceeds of sale; payment of surplus to clerk.	
13	(a) The proceeds of any sale shall be applied by the person making the sale, in	
14	the following	g order, to the payment of –
15	(1)	Costs and expenses of the sale, including the trustee's commission, if
16		any, and a reasonable auctioneer's fee if such-that expense has been
17		incurred; incurred.
18	(2)	Taxes due and unpaid on the property sold, as provided by
19		G.S. 105-385, unless the notice of sale provided that the property be
20		sold subject to taxes thereon and the property was so sold; sold.
21	(3)	
22		sold, which are due and unpaid, as provided by G.S. 105-385, unless
23		the notice of sale provided that the property be sold subject to special
24		assessments thereon and the property was so sold; sold.
25	(1)	

The obligation secured by the mortgage, deed of trust or conditional

(4)

sale contract.

(5)

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1	(5) Any judgment or other obligation of record secured by a mortgage
2	deed of trust, or conditional sales contract, in order of their respective
3	<u>priorities.</u>
4	(b) Any surplus remaining after the application of the proceeds of the sale as se
5	out in subsection (a) of this section shall be paid to the person or persons entitled

- thereto, if the person who made the sale knows who is entitled thereto, to that surplus. Otherwise, the surplus shall be paid to the clerk of the superior court of the county where the sale was had-
 - (1) In all cases when the owner of the property sold is dead and there is no qualified and acting personal representative of his estate, and

Any judgment or other obligation of record secured by a mortgage.

- In all cases when he is unable to locate the persons entitled thereto, (2) and
- (3) In all cases when the mortgagee, trustee or vendor is, for any cause, trustee, or vendor is in doubt as to who is entitled to such the surplus money, and
- (4) In all cases when adverse claims thereto are asserted.
- Such payment to the clerk discharges the mortgagee, trustee or vendor from liability to the extent of the amount so paid.
- (d) The clerk shall receive such money from the mortgagee, trustee or vendor and shall execute a receipt therefor.
- The clerk is liable on his official bond for the safekeeping of money so received until it is paid to the party or parties entitled thereto, or until it is paid out under the order of a court of competent jurisdiction."
- **SECTION 3.** This act becomes effective October 1, 2005, and applies to all pending foreclosure proceedings and foreclosure proceedings filed on or after that date.

Page 2 S809 [Filed]