GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1390 PROPOSED COMMITTEE SUBSTITUTE H1390-PCS70420-RG-23

Short Title: Wills/Bequests to Drafting Attorney.	(Public)
Sponsors:	
Referred to:	
April 13, 2009	
A BILL TO BE ENTITLED AN ACT TO RENDER VOID ANY BEQUEST OR DEVISE IN A W ATTORNEY WHO DRAFTED THE WILL UNLESS THE ATTORELATIVE OF THE TESTATOR.	
The General Assembly of North Carolina enacts: SECTION 1. Chapter 31 of the General Statutes is amended by	adding a new
section to read: "§ 31-4.1. Attorneys as beneficiaries.	
An attorney who drafts an attested written will, or a codicil to an attested we not be a beneficiary under that will or codicil, regardless of whether the attorney is a relative compensation for preparing the will or codicil, unless the attorney is a relative	torney receives
within five degrees of kinship, a present or former spouse of the testator, or a pachild of the testator's present or former spouse. Any bequest or devise to	arent, sibling, or
violation of this section shall be void. A designation of the attorney in a fiduciar a bequest nor a devise within the meaning of this section.	y role is neither
An attorney who drafts an attested written will, or a codicil to an attested wr which the attorney is a beneficiary, shall attach to the will or codicil an affidavi	
the attorney is in compliance with the provisions of this section. Nothing in this section prevents an attorney from being a beneficiary under will if the codicil was not drafted by that attorney."	er a codicil to a
SECTION 2. This act becomes effective January 1, 2010, and a	applies to wills

executed on or after that date.

