## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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### SENATE BILL 272 Judiciary I Committee Substitute Adopted 4/12/11 PROPOSED HOUSE COMMITTEE SUBSTITUTE S272-PCS75180-SA-60

Short Title:	Victims' Compensation Law ChangesAB	(Public)	
Sponsors:			
Referred to:			
	March 9, 2011		

# 1

### A BILL TO BE ENTITLED

2	AN ACT TO CLARIFY	THE ROLE OF CHARITABLE DONATIONS AND WRITE-OFFS				
3	AS COLLATERAL	SOURCES FOR CRIME VICTIMS COMPENSATION, TO				
4	MODIFY THE SCOP	PE OF DEPENDENT'S ECONOMIC LOSS FOR CRIME VICTIMS				
5	COMPENSATION, 7	TO CLARIFY THE CONFIDENTIALITY OF CRIME VICTIMS				
6		COMMISSION RECORDS, TO REQUIRE SUSPENSION OF				
7	CRIME VICTIMS COMPENSATION PROCEEDINGS UPON REQUEST OF THE					
8						
9		CIPLINARY MATTERS AND THE LAWYERS ASSISTANCE				
10		T PUBLIC RECORD.				
11	The General Assembly of	North Carolina enacts:				
12	2 SECTION 1. G.S. 15B-2 reads as rewritten:					
13	"§ 15B-2. Definitions.					
14		icle, the following definitions apply, unless the context requires				
15	otherwise:					
16						
17		ral source A source of benefits or advantages for economic loss				
18		ise compensable that the victim or claimant has received or that is				
19	-	available to the victim or the claimant from any of the following				
20	sources:					
21	a.	The offender.				
22	b.	The government of the United States or any of its agencies, a state or				
23		any of its political subdivisions, or an instrumentality of two or more				
24		states.				
25	с.	Social Security, Medicare, or Medicaid.				
26	d.	State-required, temporary, nonoccupational disability insurance.				
27	e.	Worker's compensation.				
28	f.	Wage continuation programs of any employer.				
29	g.	Proceeds of a contract of insurance payable to the victim for loss that				
30		the victim sustained because of the criminally injurious conduct.				
31	h.	A contract providing prepaid hospital and other health care services,				
32		or benefits for disability.				



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	i. <u>i</u> .	A contract of insurance that will pay f funeral, cremation, and burial, includi <u>A charitable gift or donation by a thir</u> write-off of expenses by a medical the gift or donation is subsequently re	ng transportation of a body. d party, including a charity care provider, regardless of whether
	(7) Deper	ndent's economic loss. – Loss after a vi	ictim's death of contributions of
	· · · · · · · · · · · · · · · · · · ·	of economic value to his dependent	
	would	have received from the victim if he h xpenses of the dependents avoided by	ad not suffered the fatal injury,
	Deper	ident's economic loss will be limited to he date of the injury, and compensation	a 26-week period commencing
		s (\$300.00) per week.	
	"		
		G.S. 15B-8.1(b) reads as rewritten:	
		nformation relating to the mental, physi	
		all law enforcement records and inform	
		al by the Commission and Director. A	
		S.C. § 2725(3), of victims and claimants	
	-	s for compensation, except for the tot	
		confidential by the Commission and D	-
	nspection."	this subsection, the records of the Di	TVISION Shan be open to public
1	1 I	G.S. 15B-11(f) is repealed.	
		G.S. 15B-14(b) reads as rewritten:	
		est of the Attorney General, the proceed	lings in a claim for an award of
C	· · · ·	_be suspended pending disposition of	0
	been commenced or is in		I
	<b>SECTION 5</b>	Article 4 of Chapter 84 of the Genera	l Statutes is amended by adding
а	a new section to read:	-	
"	' <u>§ 84-32.1. Confidentia</u>	lity of records.	
	(a) <u>All document</u>	s, papers, letters, recordings, electronic	c records, or other documentary
r	materials, regardless of p	physical form or characteristic, in the p	ossession of the State Bar or its
		counsel, councilors, and Grievance	•
		igation, inquiry, complaint, disabilit	• • •
		tate Bar Grievance Committee, the	
		any audit of an attorney trust account	
r		ng of Chapter 132 of the General Statut	
		ts, papers, letters, recordings, electronic	•
	~	reflecting the deliberations of the Disci	
	Chapter 132 of the Gene	matters shall not be considered public	records within the meaning of
<u> </u>	-	ing any other provision of this section	on any record paper or other
ć		ormation collected and compiled by or	
		in any hearing before the Disciplinar	
		be a public record within the meaning	• • • •
		nitted into evidence under seal by ord	-
		t or tribunal in which the proceeding is	
-		ts, papers, letters, recordings, electronic	
Ţ		on of the State Bar or its staff, employ	-

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participation in the Lawyer Assistance Program, including, but not limited to, any medical, counseling, substance abuse, or mental health records, shall not be considered public records within the meaning of Chapter 132 of the General Statutes. Neither the State Bar nor any person acting under the authority of the State Bar or of the Lawyer Assistance Program shall be required to produce or testify regarding the contents or existence of such documents."
SECTION 6. Sections 1 through 4 of this act become effective July 1, 2011, and

7 apply to claims submitted on or after that date. The remainder of this act is effective when it 8 becomes law

8 becomes law.