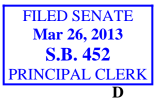
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013



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SENATE DRS75003-LL-34 (01/09)

Short Title:	Jurisdictional Amts/Arbitration/Sm Claims Ct.	(Public)
Sponsors:	Senator Goolsby (Primary Sponsor).	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO INCREASE THE JURISDICTIONAL AMOUNTS IN THE GENERAL COURT			
3	OF JUSTICE, TO MAKE ARBITRATION MANDATORY IN CERTAIN CIVIL CASES,			
4	AND TO PROVIDE GUIDANCE TO THE COURT FOR THE ASSESSMENT OF			
5	COURT COSTS AND ATTORNEYS' FEES IN SMALL CLAIMS MATTERS WHEN			
6	AN ARBITRATOR'S DECISION IN FAVOR OF THE APPELLEE IS AFFIRMED ON			
7	APPEAL.			
8	The General Assembly of North Carolina enacts:			
9	SECTION 1. G.S. 7A-210 reads as rewritten:			
10	"§ 7A-210. Small claim action defined.			
11	For purposes of this Article a small claim action is a civil action wherein:			
12	(1) The amount in controversy, computed in accordance with G.S. 7A-243, does			
13	not exceed five thousand dollars (\$5,000); ten thousand dollars (\$10,000);			
14	and			
15	(2) The only principal relief prayed is monetary, or the recovery of specific			
16	personal property, or summary ejectment, or any combination of the			
17	foregoing in properly joined claims; and			
18	(3) The plaintiff has requested assignment to a magistrate in the manner			
19	provided in this Article.			
20	The seeking of the ancillary remedy of claim and delivery or an order from the clerk of			
21	superior court for the relinquishment of property subject to a lien pursuant to G.S 44A-4(a)			
22	does not prevent an action otherwise qualifying as a small claim under this Article from so			
23	qualifying."			
24	SECTION 2. G.S. 7A-243 reads as rewritten:			
25	"§ 7A-243. Proper division for trial of civil actions generally determined by amount in			
26	controversy.			
27	Except as otherwise provided in this Article, the district court division is the proper division			
28	for the trial of all civil actions in which the amount in controversy is ten thousand dollars			
29	(\$10,000) twenty thousand dollars (\$20,000) or less; and the superior court division is the			
30	proper division for the trial of all civil actions in which the amount in controversy exceeds ten			
31	thousand dollars (\$10,000). twenty thousand dollars (\$20,000).			
32	For purposes of determining the amount in controversy, the following rules apply whether			
33	the relief prayed is monetary or nonmonetary, or both, and with respect to claims asserted by			
34	complaint, counterclaim, cross-complaint or third-party complaint:			

35

(1)

The amount in controversy is computed without regard to interest and costs.



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1 2 3 4 5 5	(2)	Where monetary relief is prayed, the amount prayed unless the pleading in question shows to a legal cert claimed cannot be recovered under the applicable mea value of any property seized in attachment, claim a ancillary proceeding, is not in controversy and is determining the amount in controversy.	ainty that the amount asure of damages. The and delivery, or other		
7	(3)	Where no monetary relief is sought, but the relief so	ought would establish.		
3		enforce, or avoid an obligation, right or title, the va			
1		right, or title is in controversy. Where the owner			
		property seeks recovery of property on which a lien i			
		G.S. 44A-4(a) the amount in controversy is that portion			
		which is disputed. The judge may require by rule or or	1		
		good faith estimate of the value of any nonmonetary re			
	(4)	a. Except as provided in subparagraph c of this subdi-			
		party asserts two or more properly joined claims, the	claims are aggregated		
		in computing the amount in controversy.	1		
		b. Except as provided in subparagraph c, where			
		parties properly joined in an action and their their claims are accreated in computing the an	0		
		c. their claims are aggregated in computing the anc. No claims are aggregated which are mutually			
		alternative, or which are successive, in the ser			
		one claim will bar recovery upon the other.	ise that satisfaction of		
		d. Where there are two or more claims not subje	ect to aggregation the		
		highest claim is the amount in controversy.	eet to uggregation the		
	(5)	Where the value of the relief to a claimant differs from	the cost thereof to an		
		opposing party, the higher amount is used in deterr			
		controversy."	-		
	SEC	FION 3. G.S. 7A-37.1 reads as rewritten:			
	"§ 7A-37.1. Statewide court-ordered, nonbinding arbitration in certain civil actions.				
	(a) The General Assembly finds that court-ordered, nonbinding arbitration may be a				
	more economical, efficient and satisfactory procedure to resolve certain civil actions than by				
	traditional civil litigation and therefore authorizes court-ordered nonbinding arbitration as an				
	-	procedure, subject to these provisions.	ing this propadure and		
	(b) The Supreme Court of North Carolina may adopt rules governing this procedure and				
	may supervise its implementation and operation through the Administrative Office of the Courts. These rules shall ensure that no party is deprived of the right to jury trial and that any				
party dissatisfied with an arbitration award may have trial de novo.					
	- ·	procedure may shall be employed in all civil actions	where claims do not		
		housand dollars (\$15,000), except that it shall not be en			
	which the sole claim is an action on an account, including appeals from magistrates on such				
	actions. twenty	thousand dollars (\$20,000), unless all parties to the ac	tion waive arbitration		
	under this section	<u>n.</u>			
		cept as provided in subsection (c2) of this section,			
	nonbinding arbitration as provided in this section, a fee of one hundred dollars (\$100.00) shall				
	be assessed per arbitration, to be divided equally among the parties, to cover the cost of				
	providing arbitrators. Fees assessed under this section shall be paid to the clerk of superior				
	court in the county where the case was filed and remitted by the clerk to the State Treasurer. (c2) In appeals in small claims actions under Article 19 of Chapter 7A of the General				
	·····	•			
		he arbitrator finds in favor of the appellee, (ii) the a l de novo under G.S. 7A-229, and (iii) the arbitrator's d			
		court shall consider the fact that the arbitrator's decisi	•		
_	<u>appear</u> , men me	court shall consider the fact that the arbitrator's decisi	ion was arrithed as a		

General Assembly of North Carolina significant factor in favor of assessing all court costs and attorneys' fees associated with the 1 2 case in both the original action and the two appeals, including the arbitration fee assessed under 3 subsection (c1) of this section, against the appellant. 4 This procedure may be implemented in a judicial district, in selected counties within (d) 5 a district, or in any court within a district, if the Director of the Administrative Office of the 6 Courts, and the cognizant Senior Resident Superior Court Judge or the Chief District Court 7 Judge of any court selected for this procedure, determine that use of this procedure may assist 8 in the administration of justice toward achieving objectives stated in subsection (a) of this 9 section in a judicial district, county, or court. The Director of the Administrative Office of the

10 Courts, acting upon the recommendation of the cognizant Senior Resident Superior Court 11 Judge or Chief District Court Judge of any court selected for this procedure, may terminate this procedure in any judicial district, county, or court upon a determination that its use has not 12 13 accomplished objectives stated in subsection (a) of this section.

14 Arbitrators in this procedure shall have the same immunity as judges from civil (e) 15 liability for their official conduct."

16 **SECTION 4.** This act becomes effective July 1, 2013, and applies to actions filed 17 on or after that date.

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