GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S D

SENATE BILL 236

Education/Higher Education Committee Substitute Adopted 5/15/13 Third Edition Engrossed 5/15/13 PROPOSED HOUSE COMMITTEE SUBSTITUTE S236-PCS75375-LB-115

Short Title: S	Sup. Ct. Judge Can Perform Marriage.	(Public)
Sponsors:		
Referred to:		
	March 11, 2013	
	A BILL TO BE ENTITLED	
	ALLOW A SUPERIOR COURT JUDGE OF THIS STATE T	O PERFORM
_	E CEREMONIES.	
	sembly of North Carolina enacts:	
	CTION 1. G.S. 51-1 reads as rewritten:	
_	sites of marriage; solemnization.	
	sufficient marriage is created by the consent of a male and fema	-
•	narry, presently to take each other as husband and wife, freely,	, seriously and
plainly expresse	ed by each in the presence of the other, either:	
(1)	a. In the presence of an ordained minister of	any religious
	denomination, a minister authorized by a church, a	superior court
	judge of this State, or a magistrate; and	
	b. With the consequent declaration by the ministermini	ster, judge, or
	magistrate that the persons are husband and wife; or	
(2)	In accordance with any mode of solemnization recognized by	y any religious
	denomination, or federally or State recognized Indian Nation of	or Tribe.
Marriages solen	mnized before March 9, 1909, by ministers of the gospel lice	ensed, but not
_	alidated from their consummation."	
	CTION 2. This act becomes effective November 1, 2013	, and expires
November 3, 20		, 1

