GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

HOUSE BILL 291 PROPOSED COMMITTEE SUBSTITUTE H291-PCS10188-RN-7

Short Title: Haz. Materials in Safe Deposit Box.-AB

(Public)

D

Sponsors:

Referred to:

	March 19, 2015
1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THE DEPARTMENT OF STATE TREASURER AUTHORITY IN
3	THE HANDLING OF UNCLAIMED PROPERTY DETERMINED TO BE OF A
4	HAZARDOUS NATURE OR WHICH IS OTHERWISE REGULATED, ILLEGAL, OR
5	WHICH HAS NO SUBSTANTIAL COMMERCIAL VALUE AND TO PROVIDE
6 7	GUIDANCE FOR THE PROPER HANDLING AND DISPOSITION OF THESE MATERIALS ON THE PART OF FINANCIAL ORGANIZATIONS.
8	The General Assembly of North Carolina enacts:
9	SECTION 1. G.S. 116B-55 reads as rewritten:
10	"§ 116B-55. Contents of safe deposit box or other safekeeping depository.
11	(a) Contents of a safe deposit box of other safekeeping depository held by a financial
12	organization is presumed abandoned if the apparent owner has not claimed the property within
13	the period established by G.S. 53C-6-13 and shall be delivered to the Treasurer as provided by
14	that section. If the contents include property described in G.S. 116B-53, the Treasurer shall
15	hold the property for the remainder of the applicable period set forth in that section before the
16	property is deemed to be received for purpose of sale under G.S. 116B-65.
17	(b) Notwithstanding any other provision of law, the contents of a safe deposit box or
18	other safekeeping depository shall not be delivered to the Treasurer if the Treasurer determines
19	any of the following:
20	(1) The contents pose a potential public safety issue.
21	(2) <u>The contents are specifically regulated by another agency or authority.</u>
22	(3) <u>The contents are illegal contraband.</u>
23	$(4) \qquad \frac{(4)}{(4)} \qquad \frac{\text{The contents do not have substantial commercial value.}}{(4)}$
24 25	(c) Each financial organization must complete, verify, and return a form prescribed by
25 26	the Treasurer that provides identifying information for each item of property, including a good-faith estimated value. If the Treasurer determines that an item of property satisfies one or
20 27	more of the factors listed in subsection (b) of this section, the Treasurer will either instruct the
28	financial organization to place the property in the custody of the appropriate local, State or
28 29	federal authority, or instruct the financial organization to destroy or otherwise dispose of the
30	property. If property is delivered to the Treasurer and is later determined to satisfy one or more
31	of the factors listed in subsection (b) of this section, the Treasurer shall deliver the property to
32	the appropriate authority or instruct the appropriate authority to retrieve the property from the
33	Treasurer or the Treasurer may destroy or otherwise store or dispose of the property.
34	(d) None of the following shall be liable for any loss due to the disposal of any
35	materials identified under subsection (b) of this section unless the loss is due to intentional
36	misconduct:



1 (1) The State, the Treasurer, or any officer, employee, or agent the Treasurer, acting in the person's individual and official cap 2 (2) A financial organization or any officer, employee, or agent or organization." 3 (2) A financial organization or any officer, employee, or agent or organization." 5 SECTION 2. G.S. 116B-70 reads as rewritten: 6 "§ 116B-70. Destruction or disposition of property having no substantiar value; immunity from liability; property of historical significance. 9 (a) If the Treasurer determines after investigation that property delive 10 Chapter has no substantial commercial value, the Treasurer may destroy or oth of the property at any time. An action or proceeding may not be maintained again	Session 2015
 3 (2) <u>A financial organization or any officer, employee, or agent of organization.</u>" 5 SECTION 2. G.S. 116B-70 reads as rewritten: 6 "§ 116B-70. Destruction or disposition of property having no substantia value; immunity from liability; property of historical significance. 9 (a) If the Treasurer determines after investigation that property delive 10 Chapter has no substantial commercial value, the Treasurer may destroy or oth of the property at any time. An action or proceeding may not be maintained again 	of the State or
 <u>organization.</u>" <u>SECTION 2.</u> G.S. 116B-70 reads as rewritten: <u>SECTION 2.</u> G.S. 116B-70 reads as rewritten: <u>section or disposition of property having no substantia</u> <u>value; immunity from liability; property of historical significance</u> <u>historical significance.</u> (a) If the Treasurer determines after investigation that property delive Chapter has no substantial commercial value, the Treasurer may destroy or oth of the property at any time. An action or proceeding may not be maintained again 	<u>pacity</u> .
 5 SECTION 2. G.S. 116B-70 reads as rewritten: 6 "§ 116B-70. Destruction or disposition of property having no substantia value; immunity from liability; property of historical significance historical significance. 9 (a) If the Treasurer determines after investigation that property delive 10 Chapter has no substantial commercial value, the Treasurer may destroy or oth of the property at any time. An action or proceeding may not be maintained again 	of the financial
 6 "\$ 116B-70. Destruction or disposition of property having no substantia value; immunity from liability; property of historical significance. 9 (a) If the Treasurer determines after investigation that property delive 10 Chapter has no substantial commercial value, the Treasurer may destroy or oth of the property at any time. An action or proceeding may not be maintained again 	
 7 value; immunity from liability; property of historical significance. 8 <u>historical significance.</u> 9 (a) If the Treasurer determines after investigation that property delive 0 Chapter has no substantial commercial value, the Treasurer may destroy or oth 1 of the property at any time. An action or proceeding may not be maintained again 	
 8 <u>historical significance.</u> 9 (a) If the Treasurer determines after investigation that property delive 0 Chapter has no substantial commercial value, the Treasurer may destroy or oth 1 of the property at any time. An action or proceeding may not be maintained again 	al commercial
9 (a) If the Treasurer determines after investigation that property delive 10 Chapter has no substantial commercial value, the Treasurer may destroy or oth 11 of the property at any time. An action or proceeding may not be maintained again	e e. Property of
10 Chapter has no substantial commercial value, the Treasurer may destroy or oth 11 of the property at any time. An action or proceeding may not be maintained again	
1 of the property at any time. An action or proceeding may not be maintained again	
	1
	nst the State or
2 any officer, employee, or agent of the State, both past and present, in the pers	on's individual
3 and official capacity, or against the holder for or on account of an act of the T	Treasurer under
4 this subsection, except for intentional misconduct.	
5 (b) Notwithstanding the provisions of G.S. 116B-65, the Treasurer m	nay retain any
6 tangible property delivered to the Treasurer, if the property has recog	nized historic
7 significance. The historic significance shall be certified by the Treasurer, with th	e advice of the
8 Secretary of Cultural Resources; and a statement of the appraised value of the pr	operty shall be
9 filed with the certification. Historic property retained under this subsection may	y be stored and
0 displayed at any suitable location."	
1 SECTION 3. This act becomes effective October 1, 2015.	