## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## SENATE BILL 470 Judiciary Committee Substitute Adopted 4/25/17 PROPOSED HOUSE COMMITTEE SUBSTITUTE S470-PCS45433-BK-25

Short Title: Personal Injury Bankruptcy Trust Claims.

(Public)

Sponsors:

Referred to:

March 30, 2017

1			A BILL TO BE ENTITLED
2	AN ACT AME	NDINC	GRULE 26 OF THE NORTH CAROLINA RULES OF CIVIL
3	PROCEDUR	E REL	ATING TO DISCOVERY IN BANKRUPTCY TRUST PERSONAL
4	INJURY CLA	AIMS.	
5	The General Asse	embly o	f North Carolina enacts:
6	SECT	ION 1	G.S. 1A-1, Rule 26(b) of the Rules of Civil Procedure, is amended by
7	adding a new sub	divisio	n to read:
8	"Rule 26. Gener	al prov	visions governing discovery.
9			
10			ope and limits Unless otherwise limited by order of the court in
11	accordance with t	hese ru	les, the scope of discovery is as follows:
12			
13	<u>(2a)</u>	<u>Bankr</u>	<u>uptcy Trust Personal Injury Claims. –</u>
14		<u>a.</u>	Within 30 days after a civil action is filed asserting personal injury
15			claiming disease based upon exposure to asbestos, the plaintiff shall
16			provide to all parties a sworn statement indicating that an
17			investigation of all bankruptcy trust claims has been conducted and
18			that all bankruptcy trust claims that can be made by the plaintiff have
19			been filed.
20		<u>b.</u>	The plaintiff shall provide the parties with the identity of all
21			bankruptcy trust claims made and all materials submitted to or
22		_	received from a bankruptcy trust.
23 24		<u>c.</u>	The plaintiff shall supplement the information and materials that
24 25			plaintiff provides pursuant to this subsection within 30 days after the plaintiff files an additional bankruptcy trust claim, supplements an
23 26			existing bankruptcy trust claim, or receives additional information or
20 27			materials related to any claim against a bankruptcy trust.
28		<u>d.</u>	If a defendant has a reasonable belief that the plaintiff can file
28 29		<u>u.</u>	additional bankruptcy trust claims, the defendant may move the court
30			to stay the civil action until the plaintiff files the bankruptcy trust
31			claim.
32		<u>e.</u>	A defendant in the civil action may seek discovery from a
33		<u>~.</u>	bankruptcy trust. The plaintiff may not claim privilege or
34			confidentiality to bar discovery and shall provide consent or other
51			confidentially to but discovery and shan provide consent of other



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expression of permission that may be required by the bankruptcy
trust to release information and materials sought by the defendant.
<b>SECTION 2.</b> Article 4 of Chapter 8C of the General Statutes is amended by adding
a new section to read:
"Rule 415. Evidence of bankruptcy asbestos trust claims.
In any civil action asserting personal injury claiming disease based upon exposure to
asbestos, there shall be a rebuttable presumption that bankruptcy trust claims materials are
relevant, authentic, and admissible in evidence in the civil action."
SECTION 3. G.S. 1-75.12 reads as rewritten:
"§ 1-75.12. Stay of proceeding to permit trial in a foreign jurisdiction.jurisdiction or
filing of a bankruptcy trust claim.
(a) When Stay May be Granted. – If, in any action pending in any court of this State,
the judge shall find that it would work substantial injustice for the action to be tried in a court
of this State, the judge on motion of any party may enter an order to stay further proceedings in
the action in this State. A moving party under this subsection must stipulate his consent to suit
in another jurisdiction found by the judge to provide a convenient, reasonable and fair place of
trial.
(a1) In any civil action asserting personal injury claiming disease based upon exposure to
asbestos, if a defendant has a reasonable belief that the plaintiff can file additional bankruptcy
trust claims, the court on motion of the defendant may enter an order to stay the civil action
until the plaintiff files the bankruptcy trust claim.
(b) Subsequent Modification of Order to Stay Proceedings. – In a proceeding in which a
stay has been ordered under this section, jurisdiction of the court continues for a period of five
years from the entry of the last order affecting the stay; and the court may, on motion and
notice to the parties, modify the stay order and take such action as the interests of justice
require. When jurisdiction of the court terminates by reason of the lapse of five years following
the entry of the last order affecting the stay, the clerk shall without notice enter an order
dismissing the action.
(c) Review of Rulings on Motion. – Whenever a motion for a stay made pursuant to
subsection (a) above is granted, any nonmoving party shall have the right of immediate appeal. Whenever such a motion is denied, the movant may seek review by means of a writ of
certiorari and failure to do so shall constitute a waiver of any error the judge may have
committed in denying the motion."
<b>SECTION 4.</b> This act is effective when it becomes law and applies to actions filed
on or after that date.