GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 131 PROPOSED COMMITTEE SUBSTITUTE H131-PCS40091-BE-3

Short Title: Pr	otect NC Ed. Savings & Investment Accounts.	(Public
Sponsors:		
Referred to:		
	February 16, 2023	
EDUCATION ACCOUNTS The General Ass SECT "(c2) NC E other provision of Parental Savings under section 52 garnishment, levy or the enforcement owner, beneficial creditors under C part of the Parent	A BILL TO BE ENTITLED ICREASE PROTECTIONS FOR FUNDS HELD IN NO N SAVINGS AND INVESTMENT ACCOUNTS A FROM CLAIMS OF CREDITORS AND OTHER JUDGM embly of North Carolina enacts: FION 1.(a) G.S. 116-209.25 is amended by adding a new so ducation Savings and Investment Accounts Protected. — N of law, funds located in an education savings and investm Trust Fund or withdrawn from the account and used for 29 of the Internal Revenue Code shall not be subject to y, seizure, any involuntary sale or assignment by operation o nt of any other judgment or claim to pay any debt or liability, or contributor to a plan. This subsection shall not affect a i.S. 1C-1601(a)(10) for education savings and investment an all Savings Trust Fund." TION 1.(b) G.S. 1C-1601 reads as rewritten: "Article 16.	AND NC ABLE MENTS. ubsection to read: lotwithstanding any nent account of the purposes permitted o liens, attachment, or execution of law, ility of any account any protection from
#8 1 <i>C</i> 1 <i>C</i> 01 V 77	"Exempt Property.	
(a) Exem	nat property exempt; waiver; exceptions. pt property. — Each individual, resident of this State, who is the enforcement of the claims of creditors:	s a debtor is entitled
(10)	Funds in a college savings plan-Except for funds in an education account that is part of the Parental Savings Trustin G.S. 116-209.25(c2), funds in an education savings and qualified under section 529 of the Internal Revenue Coccumulative limit of twenty-five thousand dollars (\$25,0 (\$25,000). This exemption excludes any funds placed in a en education savings and investment account within the process of the contributions were made in of the debtor's financial affairs and were consistent with pattern of contributions) and only to the extent that the funds the debtor and will actually be used for the child's contributions of the child that are permitted under Internal Revenue Code.	st Fund, as provided investment account de, not to exceed a 900), but excluding college savings plan receding 12 months the ordinary course the debtor's past as are for a child of ollege or university



SECTION 2. Article 6F of Chapter 147 of the General Statutes is amended by adding a new section to read:

"§ 147-86.74. Exemption from garnishment, attachment, judgment.

Notwithstanding any other provision of law, except as provided in this section, funds located in an ABLE account or withdrawn from the account and used for expenses permitted under section 529A of the Internal Revenue Code shall not be subject to liens, attachment, garnishment, levy, seizure, any involuntary sale or assignment by operation or execution of law, or the enforcement of any other judgment or claim to pay any debt or liability of any account owner, beneficiary, or contributor to a plan. This section does not prohibit the distribution of funds from the account following the death of the account owner under G.S. 147-86.73(e) or under section 529A(f) of the Internal Revenue Code."

SECTION 3. This act is effective when it becomes law and applies to actions filed on or after that date.

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