GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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H.B. 770
Apr 3, 2025
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30334-CIa-8

Short Title: (Public) Est. Procedure/Complex Family Financial Cases. Representative Stevens. Sponsors: Referred to: A BILL TO BE ENTITLED 1 2 AN ACT TO ESTABLISH A PROCEDURE FOR COMPLEX FAMILY FINANCIAL CASE 3 DISPOSITION. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** Chapter 50 of the General Statutes is amended by adding a new Article 6 to read: 7 "Article 6. 8 "Complex Family Financial Cases. 9 "§ 50-110. Definitions. 10 The following definitions shall apply in this Article: 11 Chief hearing officer. – A hearing officer designated by the Chief Justice of (1)12 the North Carolina Supreme Court who determines which cases are designated as complex family financial cases, assigns all cases designated as complex 13 14 family financial cases, and prepares any required reports. 15 Complex family financial case. - Any claim or claims approved for hearing (2)16 as a complex family financial case as provided for by this Article. Claims 17 eligible for hearing as a complex family financial case are equitable distribution, alimony, post separation support, child support, or any 18 19 combination of those claims. Hearing officer or complex family financial hearing officer. - An individual 20 (3)21 who has been appointed pursuant to this Article to hear and enter orders in 22 complex family financial cases. 23 "§ 50-111. Complex family financial hearing officer. 24 Complex family financial hearing officers shall be employees of the Administrative (a) 25 Office of the Courts and shall be appointed by the Chief Justice of the North Carolina Supreme Court. The Chief Justice of the North Carolina Supreme Court shall designate one hearing officer 26 27 as chief hearing officer. 28 To serve as a hearing officer or chief hearing officer, the individual must meet the (b) 29 following minimum qualifications: 30 Attorney licensed in North Carolina and in good standing with the North (1)31 Carolina State Bar. 32 (2)Substantial involvement handling complex family financial cases during the 33 10 calendar years prior to the year of application, including the following: 34 Average at least 600 hours per year handling complex family financial a. 35 cases.



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	<u>b.</u>	No less than 400 hours handling com	plex family financial cases in any
		one year.	
(3) During the five calendar years prior to the application:			
	<u>a.</u>	Completed at least 45 hours of cont	inuing legal education credits in
		family law, nine of which may be in	related fields, including taxation,
		trial advocacy, evidence, negotiation	, including training in mediation,
		arbitration, and collaborative law, re-	eal property, estate planning and
		probate law, trusts, business org	anizations, employee benefits,
		bankruptcy, and immigration law. O	nly nine hours will be recognized
		for attendance at an extended negotia	tion or mediation training course.
		Parenting coordinator training will no	ot qualify for family law or related
		field hours.	
	<u>b.</u>	A minimum of six hours continuing	legal education must have been
		completed in each of those five years	<u>S.</u>
<u>(4)</u>	Satisf	actory peer review by 10 lawyers or	judges who are identified by the
	<u>applic</u>	ant. The identified individuals must	have personal knowledge of the
	<u>comp</u>	etence and qualification of the applic	ant in handling complex family
	<u>financ</u>	vial matters at the pretrial, trial, an	d posttrial level. All identified
	<u>indivi</u>	duals must be licensed and in good sta	nding to practice law in the State
	of No	orth Carolina. No identified individu	al may be related by blood or
		age to the applicant nor be a collea	ague at the applicant's place of
	<u>emplo</u>	syment at the time of the application.	
	-	icer and the chief hearing officer shall	•
in the Current O	peration	as Appropriations Act for business con	urt judges and the chief business
		sement on the same basis as State empl	
_		lowance be paid for travel within a hea	
		ce of the Courts may also reimburse a	
		or travel and subsistence expenses incu	-
		tit and other increment raises paid to re	
		ongevity pay an annual amount equal	
		llary set forth in the Current Operati	
	-	of service, nine and six-tenths percent	•
		s percent (14.4%) after 15 years of s	
2		years of service, and twenty-four perce	
		as a justice or judge of the General Co	
		s an administrative law judge, as dire	
		the Courts, or as a hearing officer. Se	rvice shall also mean service as a
-		lerk of superior court.	
		nd duties of a complex family financ	
	-	icer under this Article has the followin	g authority and responsibilities in
all complex fami	-		
<u>(1)</u>		nduct hearings and to ensure that th	e parties' due process rights are
	protec		
$\frac{(2)}{(2)}$		<u>ke testimony and establish a record.</u>	
$\frac{(3)}{(4)}$		aluate evidence and make decisions re	
<u>(4)</u>		ter temporary, interim, and final orders	
	-	ave the same force and effect as orders	• • •
<u>(5)</u>		ter orders granting or denying any mot	-
	-	rules of court for the county in which	
	-	s under this Chapter that have the same	torce and effect as orders entered
	<u>by a c</u>	listrict court judge.	

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1	(6)	To subpoena witnesses and documents.
2		ring officer under this Article is authorized to conduct hearings on complex
3	family financial of	
4		ring officer must complete at least nine hours of continuing legal education
5		law or related fields each year, including taxation, trial advocacy, evidence,
6		iding training in mediation, arbitration, and collaborative law), real property,
7	estate planning a	nd probate law, trusts, business organizations, employee benefits, bankruptcy,
8	and immigration	law. Only one hour per year will be recognized for attendance at negotiation or
9	mediation trainin	g, and parenting coordinator training will not qualify for family law or related
10	field hours.	
11	" <u>§ 50-113. Desi</u> g	nation of a complex family financial claim.
12	<u>(a)</u> <u>A par</u>	ty designating a claim as a complex family financial claim shall file a Notice of
13	Designation in th	e district court in which the action has been filed and shall contemporaneously
14	serve the notice	on all parties or counsel and on the chief hearing officer. The Notice of
15	Designation shall	, in good faith and based on information reasonably available, succinctly state
16	* *	factor provided in G.S. 50-114, the reasons supporting each factor for
17		a complex family financial claim, and any other information supporting
18		omplex family financial claim. Any factor or reasons supporting the designation
19		be deemed conclusively waived.
20		n 30 days after service of the Notice of Designation, any other party may, in
21	-	nd serve an opposition to the designation of the claim as a complex family
22		The opposition to the designation of the claim shall assert all reasons for which
23		ng designation objects to the designation, and any reason not asserted shall be
24		vely waived. The opposition to the designation shall be served on each opposing
25		ef hearing officer and shall be filed in the district court in which the action has
26	been filed.	and a million Netice of Decimation and an analytic of the distribution
27		on the written Notice of Designation and any opposition filed, the chief hearing
28		rmine whether the action should be designated as a complex family financial
29 30	· · · · ·	order entered within 45 days of service of the Notice of Designation. party shall pay equal shares of the additional filing fee as required under
30 31		ly one additional filing fee shall be required per complex family financial case.
32		an order granting designation of a claim as a complex family financial claim is
33		n shall be designated and administered as a complex family financial case and
33 34		ring officer by the chief hearing officer. All proceedings related to the claims
35		omplex family financial claim shall be before the hearing officer to whom the
36	-	financial case has been assigned. If complex family financial claim status is
37	· · · ·	shall be heard with any other claims filed under this Chapter.
38		lex family financial cases are subject to all provisions of Article 1 of this
39		h Carolina Rules of Civil Procedure, the North Carolina Rules of Evidence, and
40		cal rules of court for the county in which the complex family financial case is
41	pending.	źźźźźźź
42		ors for complex family financial case determination.
43		ring officer shall consider each of the following factors in determining whether
44		shall be designated as a complex family financial case:
45	(1)	Valuation and classification issues related to trusts, including active and
46		passive increases or decreases in value.
47	<u>(2)</u>	Valuation and classification issues related to businesses, including active or
48		passive increases or decreases in value.
49	<u>(3)</u>	Valuation and classification of real property, including active or passive
50		increases or decreases in value.

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(4)	Valuation and classification issues regarding complex	retirement or other
	employment benefits, including employee stock own	
	options, profit sharing, defined contribution plans, and d	
<u>(5)</u>	Valuation and classification of profits, bonuses, or oth	•
	received after the date of separation.	
<u>(6)</u>	Active or passive changes in value to separate property of	during the marriage.
$\overline{(7)}$	Tax issues arising from the distribution of assets and deb	
	carryforwards, refunds, credits, or tax consequences.	-
<u>(8)</u>	Whether there are loans or transfers between businesses	or shareholders.
(9)	Whether there are third-party defendants.	
(10)	Validity of a premarital or property settlement agreeme	ent pled in defense to
	an equitable distribution, alimony, post separation supp	
	case.	
(11)	Total value of real and personal property.	
(12)	Calculation of income for spousal support, child support,	or both when income
	includes non W-2 income.	
(13)	Total length of time requested for trial on the issues deta	ailed on the Notice of
	Designation.	
Claims whic	h have been filed in excess of 365 days shall be given prio	rity over claims filed
	ys, and requested trial dates for the complex family finance	-
15 days shall be	given priority.	
	plex family financial hearings.	
	on hearings shall be held virtually unless the assigned heari	ng officer determines
	ts to hold in the hearing in person. If an in-person hearing	-
	thouse in the county in which the action was filed in an	
	om staffed by a deputy or assistant clerk and bailiff.	
(b) Hear	ings on the issues designated as a complex family financial	l case shall be held in
person at the co	urthouse in the county in which the action was filed in an	n available district or
superior courtro	om staffed by a deputy or assistant clerk and bailiff.	
(c) All c	omplex family financial hearings must be recorded and ex	xhibits maintained as
required for any	other matter.	
(d) Any	hearing on final disposition of the complex family fin	ancial case must be
scheduled on co	nsecutive days.	
	eal from orders of the complex family financial case he	aring officer.
	rders entered by a hearing officer shall be as provided for i	
SEC	TION 2.1. Three hearing officers shall be appointed by th	e Chief Justice of the
	Supreme Court who meet the requirements of G.S. 50-111(
of the North Car	olina Supreme Court shall designate one of the hearing off	icers as chief hearing
officer. The Ch	ief Justice of the North Carolina Supreme Court has the	e authority to create
	or procedures necessary to give effect to the provisions of t	~
	TION 2.2. The chief hearing officer and the Administrative	
	e to prepare and submit an initial report to the Joint L	
	ustice and Public Safety and the Fiscal Research Division o	
	provide an annual report on or before August 1 of each year	•
the following in		,8
(1)	The total number of cases designated as complex fami	ly financial cases by
(-)	county.	,
(2)	The total number of complex family financial cases disp	osed of.
(2)	The manner of disposition of each complex family final	
(\mathbf{J})	the total number of cases for each type of disposition.	merular euse, meruding
(4)	The average length of final disposition hearings.	
(ד)	The average rengal of that disposition neutiligs.	

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	(5)	The shortest, longest, and average length of time fro disposition.	m designation to final
	(6)	The total number of requests for designation as con cases.	nplex family financial
	(7)	Recommendations for improvement or expansion of th	e program
	× /	annual report shall include data for the previous fiscal ye	
		TION 3. G.S. 7A-305 reads as rewritten:	
"\$ 7		ts in civil actions.	
-		ery civil action in the superior or district court, except for	actions brought under
	• •	the General Statutes, shall be assessed:	0
	(1)	For the use of the courtroom and related judicial facili	ties, the sum of twelve
		dollars (\$12.00) in cases heard before a magistrate, a	
		dollars (\$16.00) in district and superior court, to be read	
		which the judgment is rendered, except that in all cases	in which the judgment
		is rendered in facilities provided by a municipality, th	e facilities fee shall be
		paid to the municipality. Funds derived from the facil	ities fees shall be used
		in the same manner, for the same purposes, and	subject to the same
		restrictions, as facilities fees assessed in criminal action	ns.
	(1a)	For the upgrade, maintenance, and operation of the	e judicial and county
		courthouse telecommunications and data connectivity,	the sum of four dollars
		(\$4.00), to be credited to the Court Information Technol	
	(2)	For support of the General Court of Justice, the sum	
		dollars (\$180.00) in the superior court and the sum	•
		dollars (\$130.00) in the district court except that if th	
		magistrate the sum shall be eighty dollars (\$80.00). If	-
		a mandatory complex business case under G.S. 7A-45	· 1 · C
		a Business Court Judge, the party filing the designation	1.
		one thousand one hundred dollars (\$1,100) for suppor	
		of Justice. If a case is designated as a complex busine	
		and Rule 2.2 of the General Rules of Practice for the	
		Courts, upon assignment to a Business Court Judge, the additional one thousand one hundred dollars (\$1,10)	
		General Court of Justice. Justice. If a claim is designate	
		financial claim under G.S. 50-113, upon assignment	
		financial hearing officer as defined in G.S. 50-110(3), e	
		pay an additional one thousand one hundred dollars (
		the General Court of Justice. Sums collected under th	
		remitted to the State Treasurer. The State Treasurer	
		ninety-five cents (\$.95) of each fee collected under	
		North Carolina State Bar for the provision of	
		G.S. 7A-474.19.	services described in
	(a1) Costs	s apply to any and all additional and subsequent actions	filed by amendment or
		the original action brought under Chapter 50B of the G	-
		and subsequent amendment or counterclaim to the action	
		and subsequent amendment of counterclaim to the action ized by Chapter 50B of the General Statutes	

for relief authorized by Chapter 50B of the General Statutes.
(a2) In every action for absolute divorce filed in the district court, a cost of seventy-five
dollars (\$75.00) shall be assessed against the person filing the divorce action. Costs collected by
the clerk pursuant to this subsection shall be remitted to the State Treasurer, who shall deposit
seventy-five dollars (\$75.00) to the Domestic Violence Center Fund established under
G.S. 50B-9. Costs assessed under this subsection shall be in addition to any other costs assessed

51 under this section.

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countercla	(a4) Repealed by Session Laws 2008-118, s. 2.9(c), effective Ju In every civil action in the superior or district court wherein a g one or more counterclaims, third-party complaints, or cross tim and cross-claim actions brought under Chapter 50B of the	party files a pleading ss-claims, except for General Statutes for
	sts are assessed pursuant to subsection (a1) of this section, the	ne following shall be
assessed:		
	(1) For the use of the courtroom and related judicial facility	
	dollars (\$12.00) in cases heard before a magistrate, ar dollars (\$16.00) in district and superior court, to	
	municipality providing the facilities in which the judg	ment is rendered. If a
	municipality does not provide the facilities in which the	
	the sum is to be remitted to the county in which the j	-
	Funds derived from the facilities' fees shall be used in	,
	the same purposes, and subject to the same restriction	ons as facilities' fees
	assessed in criminal actions.	indicial and country
	(2) For the upgrade, maintenance, and operation of the courthouse phone systems, the sum of four dollars (\$4,	
	the Court Information Technology Fund.	
	(3) For support of the General Court of Justice, the sum of	f one hundred eighty
	dollars (\$180.00) in the superior court, except that if a	•••
	special superior court judge as a complex business case	
	filing fees shall be collected and disbursed in accordance	
	of this section, and the sum of one hundred thirty do	llars (\$130.00) in the
	district court, except that if the case is assigned to a ma	
	be eighty dollars (\$80.00). Sums collected under this	
	remitted to the State Treasurer. The State Treasurer sl	
	ninety-five cents (\$.95) of each fee collected under th	
	North Carolina State Bar for the provision of se G.S. 7A-474.19.	ervices described in
(b)	On appeal, costs are cumulative, and when cases heard bet	fore a magistrate are
· · ·	to the district court, the General Court of Justice fee and the facil	0
	t court shall be added to the fees assessed before the magistrate.	
	he superior court is appealed to either the district court or the	
	General Court of Justice fee or facilities fee shall be assessed.	1 ,
(b1)	When a defendant files an answer in an action filed as a small	claim which requires
the entire	case to be withdrawn from a magistrate and transferred to t	he district court, the
	between the General Court of Justice fee and facilities fee app	
	the General Court of Justice fee and facilities fee applicable	-
-	e shall be assessed. The defendant is responsible for paying the fo	
(c)	The clerk of superior court, at the time of the filing of the paper	-
	eal, shall collect as advance court costs, the facilities fee, General	
	vorce fee imposed under subsection (a2) of this section, except in shall also collect the fee for discovery procedures under Rule 27	• •
	ng of the verified petition.	(a) and (b) at the time
(d)	The following expenses, when incurred, are assessable or rec	overable as the case
· · ·	The expenses set forth in this subsection are complete and exclu	
•	he trial court's discretion to tax costs pursuant to G.S. 6-20:	
	(1) Witness fees, as provided by law.	
	(2) Jail fees, as provided by law.	
	 (3) Counsel fees, as provided by law. (4) Expense of service of process by certified mail and by process by certif	

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(5)	Costs on appeal to the superior court, or to the appellat	e division, as the case
	may be, of the original transcript of testimony, if any,	insofar as essential to
	the appeal.	
(6)	Fees for personal service and civil process and other she	riff's fees, as provided
	by law. Fees for personal service by a private pro-	ocess server may be
	recoverable in an amount equal to the actual cost of	such service or fifty
	dollars (\$50.00), whichever is less, unless the court find	s that due to difficulty
	of service a greater amount is appropriate.	
(7)	Fees of mediators appointed by the court, mediators	agreed upon by the
	parties, guardians ad litem, referees, receivers, comm	nissioners, surveyors,
	arbitrators, appraisers, and other similar court appointee	es, as provided by law.
	The fee of such appointees shall include reasonabl	e reimbursement for
	stenographic assistance, when necessary.	
(8)	Fees of interpreters, when authorized and approved by t	the court.
(9)	Premiums for surety bonds for prosecution, as authorized	ed by G.S. 1-109.
(10)	Reasonable and necessary expenses for stenograph	ic and videographic
	assistance directly related to the taking of deposition	s and for the cost of
	deposition transcripts.	
(11)	Reasonable and necessary fees of expert witnesses solely	y for actual time spent
	providing testimony at trial, deposition, or other procee	dings.
(12)	The fee assessed pursuant to subdivision (2) of subsect	tion (a) of this section
	upon assignment of a case to a special superior cour	t judge as a complex
	business case.	
Nothing in this s	ubsection or in G.S. 6-20 shall be construed to limit the tr	ial court's authority to
award fees and expenses in connection with pretrial discovery matters as provided in Rule 26(b)		
or Rule 37 of the	Rules of Civil Procedure, and no award of costs made p	ursuant to this section
or pursuant to G	S.S. 6-20 shall reverse or modify any such orders entered	ed in connection with
pretrial discovery	Ι.	
	ng in this section shall affect the liability of the respectiv	ve parties for costs as
provided by law.		
	ne support of the General Court of Justice, the sum of two	-
	any filing of a notice of hearing on a motion not listed i	
	rk. No costs shall be assessed to a notice of hearing on a r	0
	lief the taxing of costs, including attorneys' fees, to a mo	
	G.S. 1C-1603, or to a motion filed by a child support	
-	ant to Part D of Title IV of the Social Security Act. No m	
	ny motion for which a notice of hearing is filed, regardless	of whether the hearing
	cheduled, or otherwise delayed."	
	FION 4. G.S. 7A-27 reads as rewritten:	
• •	als of right from the courts of the trial divisions.	
	al lies of right directly to the Supreme Court in any of the	-
(1)	All cases in which the defendant is convicted of murder	-
	the judgment of the superior court includes a sentence of	
(2)	From any final judgment in a case designated as a	• •
	business case pursuant to G.S. 7A-45.4 or designate	•
	complex business case pursuant to Rule 2.1 of the Gen	eral Rules of Practice
	for the Superior and District Courts.	
(3)	From any interlocutory order of a Business Court Judg	e that does any of the
	following:	
	a. Affects a substantial right.	

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1 2 3			b. In effect determines the action and prevents a appeal might be taken.c. Discontinues the action.	judgment from which an
4			d. Grants or refuses a new trial.	
5		(4)	Any trial court's decision regarding class action certif	fication under G.S. 1A-1
6			Rule 23.	
7		(5)	Repealed by Session Laws 2021-18, s. 1, effective Jul	v 1, 2021, and applicable
8			to appeals filed on or after that date.	<i>,</i> ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
9	(a1)	Repe	aled by Session Laws 2016-125, s. 22(b), 4th Ex. Sess	s., effective December 1,
)	2016.	_		
l	(b)	Exce	pt as provided in subsection (a) of this section, appeal li	es of right directly to the
2	Court of A	Appeal	s in any of the following cases:	
} 		(1)	From any final judgment of a superior court, other the guilty or nolo contendere, including any final judgm	ent entered upon review
			of a decision of an administrative agency, except for upon review of a court martial under G.S. 127A-62.	
		(2)	From any final judgment of a district court in a civil	
		(3)	From any interlocutory order or judgment of a super	
)			in a civil action or proceeding that does any of the fo	ollowing:
)			a. Affects a substantial right.	in domont from which on
2			b. In effect determines the action and prevents a	judgment from which an
			appeal might be taken.c. Discontinues the action.	
			c. Discontinues the action.d. Grants or refuses a new trial.	
			e. Determines a claim prosecuted under G.S. 50)-191
			f. Grants temporary injunctive relief restrainin	
			subdivision of the State from enforcing the c	
			an act of the General Assembly. This sub-	-
			where the State or a political subdivision of t	the State is a party in the
			civil action.	
			g. Denies, upon the court's own motion or the transfer of an action or proceeding pursuant North Carolina Rules of Civil Procedure.	1 ,
		(4)	From any other order or judgment of the superior cou	urt from which on opposi
		(4)	is authorized by statute.	art from which an appear
		(5)	From any final judgment in a complex family final	ancial case of a hearing
			officer as defined in G.S. 50-110(3).	
		<u>(6)</u>	From any interlocutory order or judgment of a hear	ing officer as defined in
			G.S. 50-110(3) in a complex family financial cas	the that does any of the
			<u>following:</u>	
			<u>a.</u> <u>Affects a substantial right.</u>	
			b. In effect determines the action and prevents a	judgment from which an
			appeal might be taken.	
			c.Discontinues the action.d.Grants or refuses a new trial.	
				10.1
	(-)	4 1 a	e. Determines a claim prosecuted under G.S. 50	
	(c)		gh (e) Repealed by Session Laws 2013-411, s. 1, effect	U
	Carolina		FION 5. This act becomes effective July 1, 2025. The Court shall appoint the three hearing officers and de	
		-	ed for in Section 1 of this act by September 1, 2025. No	0
)			ig January 1, 2026.	suces of Designation call

51 be filed beginning January 1, 2026.