GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

H HOUSE BILL 891

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HOUSE BILL 891 PROPOSED COMMITTEE SUBSTITUTE H891-PCS10508-RN-18

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Short Title: Civil Actions/State Agency and AG Litigation. (Public) Sponsors: Referred to: April 14, 2025 A BILL TO BE ENTITLED AN ACT ENACTING THE GOVERNMENT AGENCY FORUM SELECTION ACT AND RELATING TO LITIGATION BY THE ATTORNEY GENERAL. The General Assembly of North Carolina enacts: **SECTION 1.** Chapter 1 of the General Statutes is amended by adding a new Article to read: "Article 54. "Government Agency Forum Selection Act. "§ 1-665. Government agency forum selection; requirements. It is the public policy of the State of North Carolina that its General Court of Justice maintain primary jurisdiction to hear civil actions involving the State or a local political subdivision of the State, as follows: For matters where a State court has concurrent jurisdiction with a federal (1) court, an action brought by the State or a local political subdivision of the State shall be brought in State court. A State or local political subdivision of the State may file a civil action in **(2)** federal court rather than State court if the federal court has exclusive jurisdiction over the subject matter of the action. In any case where the State or a local political subdivision of the State is a <u>(3)</u> defendant in a civil action, the State or local political subdivision of the State shall not seek to remove, or consent to removal of, the action from State court to federal court. This Article does not apply to any of the following: (b) Agents of the State acting under G.S. 1-72.2 or G.S. 120-32.6. (1) (2) Lawsuits against an employee, officer, or agent of a judicial department entity, including judges. (3) Lawsuits against district attorneys. Lawsuits against law enforcement officers and agencies. (4) Lawsuits against local governments. (5) (6) Lawsuits filed by people who are incarcerated. Lawsuits involving Medicaid. <u>(7)</u> Employment discrimination claims. (8) "§ 1-666. Severability. If any provision of this Article or its application is held invalid or unconstitutional by any court of competent jurisdiction, the invalidity or unconstitutionality shall not affect other



provisions or applications of this Article that can be given effect without the invalid or

unconstitutional provision or application. Therefore, the provisions of this Article are declared
to be severable."

SECTION 2. G.S. 114-2.8, as enacted by Section 3D.1 of S.L. 2024-57, reads as rewritten:

"§ 114-2.8. Limitation on participation in foreign litigation. litigation.

- (a) The Attorney General shall <u>initiate actions on behalf of the State to enforce or defend State law and shall not</u>, as a party, amicus, or any other participant in an action pending before a state or federal court in another state, any jurisdiction, advance any argument that would result in the invalidation of any statute enacted by the General Assembly.
- (b) The Attorney General shall not enter into a class action lawsuit unless the Attorney General receives approval from the General Assembly when the General Assembly is in regular session. If the General Assembly is not in regular session, the Attorney General shall seek joint approval by the Speaker of the House of Representatives and the President Pro Tempore of the Senate as agents of the State through the General Assembly. For purposes of this section, "regular session" is the period from the date set by law or resolution that the General Assembly convenes until the General Assembly either adjourns sine die or recesses or adjourns for more than 10 days."

SECTION 3. This act is effective when it becomes law.

Page 2 House Bill 891 H891-PCS10508-RN-18