GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 561 Committee Substitute Favorable 4/19/23 Committee Substitute #2 Favorable 5/3/23 Fourth Edition Engrossed 5/3/23

Short Title: N	orth Ca	arolina Coerced Debt Relief Act.	(Public)
Sponsors:			
Referred to:			
		April 5, 2023	
The General Ass SEC and the children	sembly TION of do	of North Carolina enacts: 1.(a) The General Assembly finds that survivors of d mestic violence survivors undergo multiple forms of a	abuses, including
•		1 1	•
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SEC	TION	• •	v Chapter to read:
	4.41	" <u>Coerced Debt Relief Act.</u>	
		as known and may be sited as the North Caroline Cos	mod Dabt Daliaf
	Shan	be known and may be ched as the North Carolina Coe	riceu Debi Kellel
	tions		
		itions apply to this Chapter:	
	-		
(2)	-		particular debt, or
	porti	on thereof, as coerced debt, describes the circumstances	s under which the
	<u>coerc</u>	ed debt was incurred, and takes the form of any of the	<u>following:</u>
	<u>a.</u>	A police report.	
	<u>b.</u>		
	<u>c.</u>	A court order issued under Chapter 50 or Chapter 50)B of the General
		Statutes relating to an abused, neglected, or depen	
	<u>d.</u>	A sworn written certification from a qualified third-p based on information they received while acting is capacity. This documentation shall be signed by a qua professional and display the letterhead, address, and t of the office, institution, center, or organization, as engages or employs, whether financially compense	in a professional alified third-party elephone number appropriate, that sated or not, the
	Sponsors: Referred to: AN ACT TO PR The General Ass SEC' and the children monetary abuse coerced debt and remedies for eco SEC' " <u>§ 1H-1. Short</u> <u>This Chapter</u> <u>Act.</u> " <u>§ 1H-2. Defini</u> <u>The followin</u> <u>(1)</u>	Sponsors: Referred to: AN ACT TO PROVIDE The General Assembly SECTION and the children of domestary abuse, and the coerced debt and to reparemedies for economic seconomic seco	Sponsors: Referred to: April 5, 2023 A BILL TO BE ENTITLED AN ACT TO PROVIDE CIVIL RELIEF FROM COERCED DEBT. The General Assembly of North Carolina enacts: SECTION 1.(a) The General Assembly finds that survivors of d and that survivors of domestic violence need multiple path coerced debt and to repair credit reports. Therefore, it is the public policy of thi remedies for economic abuse against domestic violence survivors. SECTION 1.(b) The General Statutes are amended by adding a new "Chapter 1H. "Coerced Debt Relief Act. "SIH-1. Short title. This Chapter shall be known and may be cited as the North Carolina Coet Act. "SIH-2. Definitions. The following definitions apply to this Chapter: (1) Abuse. – As defined in G.S. 50C-1(1). (2) (2) Adequate documentation. – Documentation that identifies a portion thereof, as coerced debt, describes the circumstances coerced debt was incurred, and takes the form of any of the a. A police report. b. A Federal Trade Commission identity theft reparaticular debt, or portion thereof, as coerced, but no c. C. A court order issued under Chapter 50 or Ch



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1		professional is self-employed, the docum	entation shall display the
2		letterhead, address, and telephone number	of the qualified third-party
3		professional.	
4	<u>(3)</u>	Claim A right to payment for any debt, excludin	g secured debt, whether or
5		not that right is liquidated, unliquidated, fixed	
6		unmatured, disputed, undisputed, legal, or equitabl	<u>e.</u>
7	<u>(4)</u>	Claimant. – A person or an entity who has or purpo	orts to have a claim against
8		a debtor arising from coerced debt, or that persor	•
9		assignee. This definition includes a debt collector	•
10		does not include a person who caused the claim de	
11		of this section to arise through duress, intimidati	
12		fraud, or undue influence perpetrated against the de	
13	<u>(5)</u>	Coerced debt. – A particular debt, or portion there	
14		household use in the name of a debtor who is a vict	
15		defined in G.S. 50B-1, or a victim of domes	
16		G.S. 14-32.3(a), or a current or former child in	
17		G.S. 131D-10.2, incurred as a result of duress, int	imidation, threat of force,
18		force, or undue influence.	
19	<u>(6)</u>	Debtor. – A person who owes or is otherwise liable	
20	<u>(7)</u>	Fraud. – An initial fraudulent act that is perpetrated	-
21	<u>(8)</u>	Immediate family member. – As defined in G.S. 53	3-244.030(13).
22	<u>(9)</u>	Person. – A natural person.	
23	<u>(10)</u>	Qualified third-party professional. – Any of the	-
24		degree, certificate, or license from an accredited	<u>d program for counseling</u>
25		domestic violence victims:	
26		a. <u>Any agent of a domestic violence or sexual a</u>	assault program, as defined
27		<u>in G.S. 8-53.12.</u>	. 1
28		b. <u>A guardian ad litem or attorney appoint</u>	
29 20		G.S. 1A-1, Rule 17 of the Rules of Civil Pr	
30 31		 <u>A board-certified psychiatrist or psychologi</u> <u>A licensed marriage and family therapist.</u> 	<u>ist.</u>
31			
32 33		e.A licensed professional clinical counselor.f.A licensed clinical social worker.	
33 34			av a county department of
35		g. <u>A social worker or caseworker employed to social services for the purposes describ</u>	
35 36		G.S. 7B-100.	<u>in 0.5. 108A-100 01</u>
30 37		h. A non-licensed or credentialed domestic v	violence professional who
38		otherwise meets the criteria of G.S. 8-53.12	-
39	<u>(11)</u>	Secured debt. – An obligation for which the payr	
40		secured by a security interest in real or personal	▲
41		collection to obtain a final judgment, an order for	
42		securing the debt, or to collect any deficiency	÷
43		liquidation of collateral pledged to secure the	-
44		definition.	
45	<u>(12)</u>	Sworn written certification. – A document in which	n the author declares under
46	<u> </u>	penalty of perjury as true any material fact, and wh	
47		following, to the extent that an item listed below	
48		allegation that the debt is coerced debt:	
49		a. <u>A copy of the debtor's drivers license or ide</u>	entification card, as issued
50		by the State.	
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<u>b.</u>	Any other identification document that support	rts the statement that the
	particular debt, or portion thereof, is coerced	<u>debt.</u>
<u>c.</u>	An express statement that the debtor did not	willingly authorize the
	use of the debtor's name or personal inform	nation for incurring the
	coerced debt, and specific facts supporting th	e claim of coerced debt,
	if available, and, if not all of the debt wa	as coerced, a statement
	identifying the portion thereof that was coerce	<u>ed.</u>
<u>d.</u>	Any available correspondence disputing t	he coerced debt after
	transaction information has been provided to	the debtor.
<u>e.</u>	Information, if known by the debtor, including	g a credit card number or
	loan number, that can be used by the claiman	t to identify the account
	associated with the coerced debt and the pers	son or persons in whose
	name the debt was incurred.	
<u>f.</u>	The identity of the person or persons who	coerced the debtor into
	incurring the debt and contact information for	* *
	if known by the debtor; except when, in the	
	executes sworn statements asserting that discl	
	likely to result in abuse to the debtor or an im	•
	of the debtor and identifying the name, addres	-
	of the person or persons who coerced the debto	-
<u>g.</u>	A telephone number for contacting the person	
	concerning any additional information or que	
	further communications to the debtor be in	writing only, with the
	mailing address specified in the statement.	
<u>h.</u>	The certification required by this subdivision	shall be sufficient if it is
"I de clove verden nor	in substantially the following form:	ain and the and
<u>contain no material omi</u>	alty of perjury that the representations made her	em are true, correct, and
(Date and I		
" <u>§ 1H-3. Scope.</u>	lace)(Signature)	
	r does not apply to secured debt.	
_	does not allow a court to order a claimant to ref	und any moneys already
paid on a debt that is de		und any moneys arready
1	shall not apply to any debts which have been rec	luced to a civil judgment
or other court order.	shan not upply to any doots which have been rec	
	r does not reduce or eliminate any other rights o	r defenses available to a
debtor or claimant purs	• •	
	r shall not apply to consumer finance compar	nies licensed and doing
	5 of Chapter 53 of the General Statutes.	
"§ 1H-4. Civil liability	±	
	ause another person to incur a coerced debt. A pe	rson who causes another
	ed debt in violation of this section shall be civil	
	bt, or portion of said debt to be determined by a c	
attorney's fees and costs		· •
"§ 1H-5. Notice of coe	rced debts.	
	t of both of the following, a claimant shall cease of	collection activities until
completion of the review	w provided in subsection (c) of this section:	
<u>(1)</u> <u>Adec</u>	uate documentation.	
<u>(2)</u> <u>The</u>	debtor's sworn written certification that a par	ticular debt, or portion
there	of, being collected is coerced debt.	

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1	(b) If a de	ebtor notifies a claimant orally that a particular debt, or portion thereof, being
2	collected is coerc	ed debt, the claimant shall notify the debtor, orally or in writing, that the debtor's
3	notification must	be in writing. If a debtor notifies a claimant in writing that a particular debt, or
4		eing collected is coerced debt, but omits information required by subsection (a)
5	of this section, an	d, if the claimant does not cease collection activities, the claimant shall provide
6		the debtor of the additional information that is required.
7		n 10 business days of receiving the complete statement and information
8		ection (a) of this section, the claimant shall, if the claimant furnished adverse
9		t the debtor to a consumer credit reporting agency, notify the consumer credit
10		that the account is disputed. The claimant shall initiate a review considering all
11		n provided by the debtor and other information available to the claimant in its
12		ays of completing the review, the claimant shall notify the debtor in writing of
13		termination and the good-faith basis for that determination. The claimant shall
14		collection activities until the debtor has been notified in writing of the good-faith
15	determination that	t the information does not establish that the particular debt, or portion thereof,
16	is coerced debt.	
17	(d) No inf	Ference or presumption that the debt is valid or invalid, or that the debtor is liable
18	or not liable for th	ne particular debt, or portion thereof, shall arise if the claimant decides after the
19	review described	in subsection (c) of this section to cease or recommence collection activities.
20	The exercise or 1	nonexercise of rights under this section is not a waiver of any other right or
21	defense of the del	btor or claimant.
22	(e) <u>A cla</u>	imant that ceases collection activities under this section and does not
23	recommence those	e collection activities shall do both of the following:
24	<u>(1)</u>	If the claimant has furnished adverse information to a consumer credit
25		reporting agency regarding the debtor and a particular debt, or portion thereof,
26		notify the agency to delete that information no later than 10 business days after
27		making its determination.
28	<u>(2)</u>	If the claimant is a debt collector, notify the creditor no later than 10 business
29		days after making its determination that collection activities have been
30		terminated based upon the debtor's assertion that a particular debt, or portion
31		thereof, being collected is coerced debt.
32	" <u>§ 1H-6. Affirm</u>	
33		action against a debtor to satisfy a debt, it is an affirmative defense that the
34	debtor incurred a	
35		tor shall plead the allegations of coerced debt with particularity and shall attach
36		dentified in G.S. 1H-5(a) to any responsive pleading raising the affirmative
37	defense of coerce	
38		tor who files knowingly false motions, pleadings, or other papers or engages in
39		are frivolous or intended to cause unnecessary delay against a claimant shall be
40		mant's attorney's fees and costs in defending the lawsuit.
41		establishing relief from coerced debt.
42		debtor establishes by a preponderance of the evidence that the particular debt,
43		f, is coerced debt, the debtor shall be entitled to the following relief:
44	<u>(1)</u>	A declaratory judgment that the debtor is not obligated to the claimant on the
45	$\langle \mathbf{a} \rangle$	particular debt, or portion thereof, that is coerced debt.
46 47	<u>(2)</u>	An injunction prohibiting the claimant from holding or attempting to hold the
47 19		debtor personally liable on the particular debt, or portion thereof, that is
48 49		coerced debt, and prohibiting the claimant from enforcing a judgment related
49 50	(2)	to the particular debt, or portion thereof, that is coerced debt against the debtor. An order dismissing any cause of action brought by the claimant to enforce or
50 51	<u>(3)</u>	<u>All order distinssing any cause of action brought by the chamant to enforce of</u> <u>collect on the particular debt from the debtor or, if only a portion of the debt</u>
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1	is established as coerced debt, an order directing that the complaint and
2	judgment, if any, in the action be amended to reflect only the portion of the
3	particular debt that is not coerced debt.
4	(b) If the debtor establishes by a preponderance of the evidence that the particular debt,
5	or portion thereof, is coerced debt, the court shall issue a judgment in favor of the claimant against
6	the person or persons who coerced the debtor into incurring the debt in the amount of the debt,
7	or portion thereof, that is coerced debt, provided that the person or persons who coerced the
8	debtor into incurring the debt or debts has been brought within the jurisdiction of the court and
9	joined as a party to the action and the evidence supports such a judgment. The court presiding
0	over the action shall take the appropriate steps necessary to prevent abuse of the debtor or an
1	immediate family member of the debtor, including sealing court records, redacting personally
2	identifiable information about the debtor and any immediate family member of the debtor, and
3	directing that any deposition or evidentiary hearing be conducted remotely.
4	(c) The claimant may move the court to make written findings regarding evidence related
5	to the person who caused the coerced debt to be incurred.
6	" <u>§ 1H-8. Miscellaneous provisions.</u>
7	(a) Where some or all of a claim is established as having arisen from coerced debt, a
8	claimant shall have standing, and may use all rights and remedies, to collect by any lawful means
9	that claim, or portion thereof, from the person or persons determined to have coerced the debt,
0	or against a person, other than the debtor, who used or possessed money, goods, services, or
1	property obtained through coerced debt.
2	(b) The statute of limitations for a claimant to bring an action to collect coerced debt from
3	any person determined to have coerced the debt shall run from the date of the court's
4	determination that the person caused the duress, intimidation, threat of force, force, fraud, or
5	undue influence giving rise to the coerced debt at issue and shall be brought within five years of
6	that determination."
7	SECTION 2. If any provision of this act or its application is held invalid, such
8	invalidity shall not affect other provisions or applications of this act that can be given effect
9	without the invalid provision or application and, to this end, the provisions of this act are
0	severable.
1	SECTION 3. This act becomes effective July 1, 2023, and applies to debts incurred
32	or actions filed on or after that date.