GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 307

	Short Title:	GSC NC Uniform Electronic Wills Act. (Pu	ıblic)		
	Sponsors:	Senators Galey, Daniel, and Sawrey (Primary Sponsors).			
	Referred to:	Rules and Operations of the Senate			
		March 15, 2023			
1		A BILL TO BE ENTITLED			
2		ENACT THE NORTH CAROLINA UNIFORM ELECTRONIC WILLS ACT	', AS		
3		MENDED BY THE GENERAL STATUTES COMMISSION.			
4	The General Assembly of North Carolina enacts:				
5		ECTION 1. Chapter 31 of the General Statutes is amended by adding a new Ar	ticle		
6	to read:	WA			
7		" <u>Article 11.</u> "North Concline Uniform Electronic Wills, Act			
8 9	"8 21 71 Sh	" <u>North Carolina Uniform Electronic Wills Act.</u>			
9 10	" <u>§ 31-71. She</u> This Artic	cle may be cited as the "North Carolina Uniform Electronic Wills Act."			
10	" <u>§ 31-72. Def</u>				
12		ticle, the following definitions apply:			
13	<u>(1)</u>	• • • • • • • • • • • • • • • • • • • •	netic		
14	<u></u>	wireless, optical, electromagnetic, or similar capabilities.	<u></u>		
15	<u>(2)</u>				
16	$\overline{(3)}$		with		
17		<u>G.S. 31-74(a).</u>			
18	<u>(4)</u>	<u>Record. – Information that is inscribed on a tangible medium or that is st</u>	ored		
19		in an electronic or other medium and is retrievable in perceivable form.			
20	<u>(5)</u>) Sign. – With present intent to authenticate or adopt a record, to do either	er of		
21		the following:			
22		<u>a.</u> <u>To execute or adopt a tangible symbol.</u>			
23		b. To affix to or logically associate with the record an electronic syr	<u>nbol</u>		
24		or process.			
25	<u>(6)</u>				
26		a. <u>A state of the United States, the District of Columbia, Puerto Rico</u>			
27		United States Virgin Islands, or any territory or insular posses	sion		
28		subject to the jurisdiction of the United States.			
29 20		b. <u>An Indian tribe or band or Alaskan native village that is recognize</u>	•		
30		federal law or formally acknowledged by an entity listed	<u>1 111</u>		
31 32	"8 21 72 I o	<u>sub-subdivision a. of this subdivision.</u> w applicable to electronic will; principles of equity.			
32 33		onic will is a will for all purposes of the law of this State. The law of this S	Stata		
33 34		* *			
34 35	applicable to wills and principles of equity applies to an electronic will, except as modified by this Article.				
36		ecution of electronic will.			
20					



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<u>(a)</u>	An el	lectronic	will shall be executed in accordance wit	th all of the following:
<u>()</u>	(1)		ded in electronic form and readable as te	-
	$\frac{(1)}{(2)}$		d by the testator.	At at the time of signing.
	$\frac{(2)}{(3)}$	-	ed by at least two competent witnesses a	s provided by GS_{31-3}
(b)			of a will executed electronically but not	
		-		in compliance with subsection
(<u>a) 61 tills</u> "§ 31-75.		-	erned by G.S. 31-46.	
			will may revolve all or part of a provide	
$\frac{(a)}{(1)}$			will may revoke all or part of a previous	
<u>(b)</u>		-	an electronic will may be revoked in eith	her of the following ways:
	(1)		manner provided by G.S. 31-5.1(1).	
	<u>(2)</u>		physical act, if it is established by a prep	
			stator, with the intent of revoking all or	
		act or	directed another individual who perfo	ormed the act in the testator's
		physic	cal presence.	
" <u>§ 31-76.</u>			<u>ll attested and made self-proved at tim</u>	
<u>(a)</u>	An e	electronic	c will may be self-proved by acknow	ledgment of the testator and
affidavits	of the	witness	es as provided by G.S. 31-11.6, so long	as the acknowledgment of the
testator a	nd the	affidavit	ts of the witnesses are made simultaneo	usly with the execution of the
electronic				
(b)		nature r	physically or electronically affixed to an	n acknowledgment or affidavit
			ically associated with an electronic will	
electronic		0		
		fication	of paper copy.	
(a)			may create a certified paper copy of an e	lectronic will by certifying that
			tronic will is a complete, true, and accur	
• •			be in the form of an affidavit sworn to	1 ·
			oaths. If the electronic will is made self-p	
			the affidavits. The certified paper copy	of the electronic will may be
	-		the electronic will is executed.	1 4 1 11 4 10 1
<u>(b)</u>		-	per copy of an electronic will, but not th	ne electronic will itself, may be
			<u>2A-8(a1).</u>	
			f application and construction.	
			truing this Article, consideration must b	
			vith respect to its subject matter among	states that enact the Uniform
Electronic				
	SECI	TION 2	• G.S. 28A-2A-8 reads as rewritten:	
"§ 28A-2	A-8. N	Manner	of probate of attested written will.wi	<u>ill or certified paper copy of</u>
	<u>electr</u>	ronic wi	<u>11.</u>	
(a)	An at	ttested w	ritten will, executed as provided by G.S.	31-3.3, may be probated in the
following			the following ways:	• •
U	(1)	•	the testimony of at least two of the attest	ting witnesses: or witnesses.
	(2)		testimony of only one attesting witness i	
	(-)	follow		
		<u>a.</u>	Upon the <u>The</u> testimony of such witnes	ss and the witness
		b.	Upon proof Proof of the handwriting	
		υ.	witnesses who is dead or whose testin	-
			andunavailable.	nony is otherwise unavailable,
		C		of the testator waless he the
		c.	<u>Upon proof Proof</u> of the handwriting	
			testator signed by his mark, and the test	ator's mark.

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	d. Upon proof <u>Proof</u> of <u>such</u> other circumstanc clerk of the superior court as to the genuinen the <u>will; or will</u> .	
(3)	If the testimony of none of the attesting witnesses is	available then with both
(5)	of the following:	available, alon <u>with both</u>
	a. Upon proof Proof of the handwriting of at l	east two of the attesting
	witnesses whose testimony is unavailable, an	
	b. Upon compliance Compliance with paragra	
	and d. of subsection (a)(2) of this section; or	-
	section.	
(4)	Upon a showing that the will has been made self-pr	oved in accordance with
	the provisions of G.S. 31-11.6.	
<u>(a1)</u> <u>A cer</u>	tified paper copy of an electronic will created under	er G.S. 31-77(a) may be
probated in any o	of the following ways:	
<u>(1)</u>	Upon the testimony of at least two of the attesting w	
<u>(2)</u>	If the testimony of only one attesting witness is available	ilable, then with both of
	the following:	
	<u>a.</u> <u>The testimony of the witness.</u>	
	b. Proof of other circumstances that satisfy the c	
(2)	as to the genuineness and due execution of the	
<u>(3)</u>	If the testimony of none of the attesting witnesses	
(4)	<u>compliance with sub-subdivision b. of subdivision (</u>	
<u>(4)</u>	<u>Upon a showing that the will has been made self-pr</u> G.S. 31-76.	oved in accordance with
(b) Due	execution of a will may be established, where if the	e evidence required by
. ,	bsections (a) and (a1) of this section is unavoidably 1	1 1
	er competent witnesses as to the requisite facts.	acting of madequate, of
•	estimony of a witness is unavailable within the meaning	g of this section when the
	but of the State, not to be found within the State, incom	
	or refuses to testify."	
	FION 3. G.S. 28A-2B-1 reads as rewritten:	
"§ 28A-2B-1. E	stablishment before death that a will or codicil is va	lid.
(a) Any	petitioner who is a resident of North Carolina and wh	o has executed a will or
•	a petition seeking a judicial declaration that the will or	
• / 1	etition shall be filed with the clerk of superior court and	1
	tate proceeding governed by Article 2 of Chapter 28A	
	efore the clerk of superior court, the petitioner shall pro-	
	tronic, a certified paper copy of it and any other evider	
	odicil would be admitted to probate if the petitioner we	
	ed party contests the validity of the will or codicil, that	
	will or codicil before the hearing or make an objection	
	hearing. Upon the filing of a challenge or the raising of a challenge of the series to the series of the series to the series of	
-	ill or codicil, the clerk shall transfer the cause to the su if it were a caveat proceeding, and the court shall ma	-
	e will or codicil and enter judgment accordingly.	ike a determination as to
•	ed party contests the validity of the will or codicil an	d if the clerk of superior
	that the will or codicil would be admitted to proba	-
	rk of superior court shall enter an order adjudging the v	-
	the to use the procedure authorized by this Article	
• •	acadural affact on any future probate proceedings	<u>acco</u> not nave any

50 evidentiary or procedural effect on any future probate proceedings.

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(d) declaratio	-	rposes of this Article only, a "petitioner" is a personfirms the validity of that person's will or codicil."	on who requests a judicial
		TON 4. G.S. 28A-2B-3 reads as rewritten:	
"§ 28A-2I		ontents of petition for will validity.	
(a)		on. – A petition requesting an order declaring that a p	etitioner's will or codicil is
valid shall		ified and shall contain the following information:	
	(5)	A statement identifying the petitioner, petitioner a	nd all persons believed by
	(5)	the petitioner to have an interest in the proce- interested parties who are minors, information	eding, including, for any
(1)	T 1	appropriate representative.	1 1 A.
(b)	-	etitioner shall file a copy of the will or codicil with t	
		ded in G.S. 28A-2B-1(b), the petitioner shall tender	
		provided in G.S. 28A-2B-1(b). or, if electronic, a co	
		d declaring the will or codicil to be valid, the court	t shall affix a certificate of
validity to		ll or codicil." TON 5. G.S. 31-3.1 reads as rewritten:	
"8 21 2 1		nvalid unless statutory requirements complied wi	ith
		d unless it complies with the requirements prescribed	
this Chapt		id unless it complies with the requirements presentee	a therefor by this Article. <u>or</u>
<u>uns Chapt</u>		TON 6. G.S. 31-3.2 reads as rewritten:	
"§ 31-3.2.			
(a)		al property and real property may be devised by any	y of the following:
(u)	(1)	An attested written will which that complies with 31-3.3, orG.S. 31-3.3.	
	(2)	A holographic will which that complies with the re	equirements of G.S. 31-3.4.
	(3)	An electronic will that complies with the requirem	
(b)	Person	nal property may also be devised by a nuncupative	
. ,		ents of G.S. 31-3.5."	I
	-	TON 7. G.S. 31-11 reads as rewritten:	
"§ 31-11.	Depos	itories in offices of clerks of superior court when	e living persons may file
	wills.	-	
The cl	erk of t	he superior court in each county of North Carolina	shall be required to keep a
receptacle	or dep	ository in which any person who desires to do so ma	y file that person's will for
safekeepii	ng; and	the for safekeeping that person's original will or, if e	electronic, a certified paper
copy of it	<u>. The cl</u>	erk shall, upon written request of the testator, or th	e duly authorized agent or
•		testator, permit said-the will or testament to be	
depository or receptacle at any time prior to the death of the testator: Provided, that the testator.			
The contents of said the will shall not be made public or open to the inspection of anyone other			
than the testator or the testator's duly authorized agent until such time as the said will shall be			
offered for	-	e.the death of the testator."	
		TON 8. The Revisor of Statutes shall cause to be pr	
-		al Statutes, all relevant portions of the Official C	
		Act and all explanatory comments of the drafters of	this act as the Revisor may
deem appr	-		
		TON 9. This act becomes effective January 1, 202.	5, and applies to electronic
wills exec	uted on	or after that date.	

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