GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 203 Committee Substitute Favorable 2/25/09 Committee Substitute #2 Favorable 4/8/09

Short Title:	Increase Small Estate Amount.	(Public)
Sponsors:		
Referred to:		
	February 18, 2009	
	A BILL TO BE ENTITLED	
AN ACT TO	INCREASE THE SIZE OF ESTATES THAT MAY	BE ADMINISTERED
	HE SMALL ESTATES PROVISIONS OF THE GENERA	AL STATUTES.
	ssembly of North Carolina enacts:	
	CTION 1. G.S. 28A-25-1(a) reads as rewritten:	
encumbrances (\$20,000) in value decedent or has obligation, storindebtedness obligation, storappointed pursunder G.S. 284	en a decedent dies intestate leaving personal pro thereon, not exceeding ten thousand dollars (\$10,000) to alue, at any time after 30 days from the date of death, any ving possession of tangible personal property or an instruction of the decedent shall or deliver the tangible personal property or an instrument of the control of the decedent of the	wenty thousand dollars wenty thousand dollars y person indebted to the ment evidencing a debt, make payment of the tent evidencing a debt, he public administrator cedent, not disqualified avit filed in accordance
(1)	The name and address of the affiant and the fact that administrator or an heir or creditor of the decedent;	t he or she is the public
(2)	The name of the decedent and his residence at time of	f death;
(3)	The date and place of death of the decedent;	,
(4)	That 30 days have elapsed since the death of the dece	dent;
(5)	That the value of all the personal property owner	d by the estate of the
	decedent, less liens and encumbrances thereon, does i	
	dollars (\$10,000); twenty thousand dollars (\$20,000);	
(6)	That no application or petition for appointment of a	personal representative
/ - \	is pending or has been granted in any jurisdiction;	and a second
(7)	The names and addresses of those persons who	are entitled, under the

(8) A description sufficient to identify each tract of real property owned by the decedent at the time of his death.

provisions of the Intestate Succession Act, to the personal property of the

In those cases in which the affiant is the surviving spouse and sole heir of the decedent, not disqualified under G.S. 28A-4-2, the property described in this subsection that may be collected pursuant to this section may exceed ten thousand dollars (\$10,000) twenty thousand dollars (\$20,000) in value but shall not exceed twenty thousand dollars (\$20,000) thirty thousand dollars (\$30,000) in value. In such cases, the affidavit shall state: (i) the name and address of

decedent and their relationship, if any, to the decedent; and



 the affiant and the fact that he or she is the surviving spouse and is entitled, under the provisions of the Intestate Succession Act, to all of the property of the decedent; (ii) that the value of all of the personal property owned by the estate of the decedent, less liens and encumbrances thereon, does not exceed twenty thousand dollars (\$20,000); thirty thousand dollars (\$30,000); and (iii) the information required under subdivisions (2), (3), (4), (6), and (8) of this subsection."

SECTION 2. G.S. 28A-25-1.1(a) reads as rewritten:

- "(a) When a decedent dies testate leaving personal property, less liens and encumbrances thereon, not exceeding ten thousand dollars (\$10,000) twenty thousand dollars (\$20,000) in value, at any time after 30 days from the date of death, any person indebted to the decedent or having possession of tangible personal property or an instrument evidencing a debt, obligation, stock or chose in action belonging to the decedent shall make payment of the indebtedness or deliver the tangible personal property or an instrument evidencing a debt, obligation, stock or chose in action to a person claiming to be the public administrator appointed pursuant to G.S. 28A-12-1, a person named or designated as executor in the will, devisee, heir or creditor, of the decedent, not disqualified under G.S. 28A-4-2, upon being presented a certified copy of an affidavit filed in accordance with subsection (b) and made by or on behalf of the heir, the person named or designated as executor in the will of the decedent, the creditor, the public administrator, or the devisee, stating:
 - (1) The name and address of the affiant and the fact that he is the public administrator, a person named or designated as executor in the will, devisee, heir or creditor, of the decedent;
 - (2) The name of the decedent and his residence at time of death;
 - (3) The date and place of death of the decedent;
 - (4) That 30 days have elapsed since the death of the decedent;
 - (5) That the decedent died testate leaving personal property, less liens and encumbrances thereon, not exceeding ten thousand dollars (\$10,000) twenty thousand dollars (\$20,000) in value;
 - (6) That the decedent's will has been admitted to probate in the court of the proper county and a duly certified copy of the will has been recorded in each county in which is located any real property owned by the decedent at the time of his death;
 - (7) That a certified copy of the decedent's will is attached to the affidavit;
 - (8) That no application or petition for appointment of a personal representative is pending or has been granted in any jurisdiction;
 - (9) The names and addresses of those persons who are entitled, under the provisions of the will, or if applicable, of the Intestate Succession Act, to the property of the decedent; and their relationship, if any, to the decedent; and
 - (10) A description sufficient to identify each tract of real property owned by the decedent at the time of his death.

In those cases in which the affiant is the surviving spouse, is entitled to all of the property of the decedent, and is not disqualified under G.S. 28A-4-2, the property described in this subsection that may be collected pursuant to this section may exceed ten thousand dollars (\$10,000) twenty thousand dollars (\$20,000) in value but shall not exceed twenty thousand dollars (\$20,000) thirty thousand dollars (\$30,000) in value. In such cases, the affidavit shall state: (i) the name and address of the affiant and the fact that he or she is the surviving spouse and is entitled, under the provisions of the decedent's will, or if applicable, of the Intestate Succession Act, to all of the property of the decedent; (ii) that the decedent died testate leaving personal property, less liens and encumbrances thereon, not exceeding twenty thousand dollars (\$20,000); thirty thousand dollars (\$30,000); and (iii) the information required under subdivisions (2), (3), (4), (6), (7), (8), and (10) of this subsection."

- 1 2 **SECTION 3.** This act becomes effective October 1, 2009, and applies to estates of persons dying on or after that date.