## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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## HOUSE BILL DRH40239-MQ-81

Short Tit	tle: U	niform F	artition of Heirs Proper	ty Act.	(Public)
Sponsors	s: R	epresent	tive Szoka.		
Referred	to:				
			A BILL TO BE	EENTITLED	
AN ACT	TO EN	JACT TH		ION OF HEIRS PROPER	RTY ACT.
The Gen	eral Ass	sembly o	North Carolina enacts:		
	SEC	TION 1.	Article 2 of Chapter 46	A of the General Statutes	is amended by adding
a new Pa			Ĩ		
		"]	art 4. Uniform Partition	n of Heirs Property Act.	
" <u>§ 46A-8</u>	87. Sho	<u>rt title.</u>			
This	Part sha	all be kno	wn and may be cited as	the "Uniform Partition of	f Heirs Property Act."
" <u>§ 46A-8</u>	88. Def	initions.			
<u>As us</u>	sed in th		ne following definitions		
	<u>(1)</u>			no precedes another indivi	idual in lineage, in the
		-	ine of ascent from the o		
	<u>(2)</u>			who is related to another	•
				ession provisions of Chap	
		-		er individual's ascendant	
	<u>(3)</u>			who follows another indivi	idual in lineage, in the
		-	ine of descent from the		
	<u>(4)</u>			ourt order determining the	
		-	± •	or adopting the valuation of	of the property agreed
	( )		<u>ll cotenants.</u>		1
	<u>(5)</u>			y held in tenancy in comm	
				as of the filing of a partiti	
		<u>a.</u>		t in a record binding all	the cotenants which
		h	governs the partition o	<u>t the property.</u> tenants acquired title from	m a ralativa whathar
		<u>b.</u>	living or deceased.	nemants acquired title 110	<u>in a relative, whether</u>
		C	Any of the following a	nnly	
		<u>C.</u>		t (20%) or more of the	interests are held by
			cotenants who		interests are neid by
				t (20%) or more of the in	terests are held by an
				acquired title from a relat	
			deceased.		
				t (20%) or more of the cot	tenants are relatives.
	(6)	<u>Partiti</u>		dered sale of the entire he	
			-	n-market sale conducted	± ± •



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	(7)	Partition in kind. – The division of heirs property into phys	ically distinct and
	<u>(7)</u>	separately titled parcels.	<u>ieuriy distinct und</u>
	<u>(8)</u>	Record. – Information that is inscribed on a tangible mediu	m or that is stored
	<u>1.07</u>	in an electronic or other medium and is retrievable in perce	
	<u>(9)</u>	Relative. – An ascendant, descendant, or collateral or an inc	
	<u> </u>	related to another individual by blood, marriage, adoption, o	
		other than this Part.	
"§ 46A	A-89. Apr	blicability; relation to other law.	
(a)		proceeding to partition real property under Article 2 of this	Chapter, the court
shall d	letermine	whether the property is heirs property. If the court determines	s that the property
is heir	s property	y, the property shall be partitioned under this Part unless all	l of the cotenants
otherw	vise agree	in a record.	
<u>(b)</u>	This	Part supplements Article 1 of this Chapter and the other Parts of	of this Article and,
if a pro	oceeding i	s governed by this Part, replaces provisions of this Chapter the	at are inconsistent
with th	nis Part.		
" <u>§ 46A</u>	A-90. Ser	vice; notice by posting.	
<u>(a)</u>	This	Part does not limit or affect the method by which service o	f a summons and
notice	in a partit	ion proceeding may be made.	
<u>(b)</u>		petitioner in a partition proceeding seeks authorization for not	
and the	e court det	termines that the property may be heirs property, the petitioner	r, not later than 10
<u>days a</u>	fter the co	ourt's determination, shall post a conspicuous sign on the pr	operty that is the
	-	oceeding. The sign must state that the proceeding has comme	
		dress of the court and the common designation by which the p	
The co	ourt may i	require the petitioner to publish on the sign the name of the	petitioner and the
	responde		
		nmissioners.	
		t appoints commissioners pursuant to G.S. 46A-50 or G	
		n addition to the requirements and disqualifications applicable	
		must be disinterested and impartial and not a party to or a	participant in the
procee			
		ermination of value.	
<u>(a)</u>		pt as otherwise provided in subsections (b) and (c) of this se	
		the property that is the subject of a partition proceeding is h	
		mine the fair market value of the property by ordering an app	praisal pursuant to
		f this section.	
<u>(b)</u>		cotenants have agreed to the value of the property or to a	
		ourt shall adopt that value or the value produced by the a	igreed method of
valuati			
<u>(c)</u>		court determines that the evidentiary value of an appraisal is of	
		isal, the court, after an evidentiary hearing, shall determine the	<u>tair market value</u>
		nd send notice to the parties of the value.	
<u>(d)</u>		e court orders an appraisal, the court shall appoint a disinte	
· • •		ed in this State to determine the fair market value of the prope	
	-	fee simple estate. On completion of the appraisal, the appraise	<u>r shall file a sworn</u>
		<u>isal with the court.</u>	• • • • • • •
<u>(e)</u>		appraisal is conducted pursuant to subsection (d) of this sect	
		appraisal is filed, the court shall send notice to each party with	a known address,
stating	the follow	-	
	$\frac{(1)}{(2)}$	The appraised fair market value of the property.	inanian accurt
	<u>(2)</u>	That the appraisal is available at the office of the clerk of su	<u>iperior court.</u>

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l		(3) That a party may file with the court an objection to the	ne appraisal not later than
2		30 days after the notice is sent, stating the grounds for	or the objection.
3	<u>(f)</u>	If an appraisal is filed with the court pursuant to subsection	n (d) of this section, the
1 <u>c</u>	ourt shall	conduct a hearing to determine the fair market value of the	property no sooner than
5 <u>3</u>	0 days aft	ter a copy of the notice of the appraisal is sent to each party	y under subsection (e) of
5 <u>th</u>	nis sectior	n, whether or not an objection to the appraisal is filed u	inder subdivision (3) of
7 <u>si</u>	ubsection	(e) of this section. In addition to the court-ordered appraisa	l, the court may consider
3 <u>a</u>	ny other e	evidence of value offered by a party.	
)	<u>(g)</u>	After a hearing under subsection (f) of this section, but before	re considering the merits
) <u>o</u>	f the parti	ition proceeding, the court shall determine the fair market v	value of the property and
		e to the parties of the value.	
<u> </u>	<u>§ 46A-93.</u>	. Cotenant buyout.	
3	<u>(a)</u>	If any cotenant requested partition by sale, after the deter	mination of value under
<u>G</u>	G.S. 46A-9	92, the court shall send notice to the parties that any cotena	nt except a cotenant that
<u>re</u>	equested p	partition by sale may buy all the interests of the cotenants the	at requested partition by
5 <u>Sa</u>	<u>ale.</u>		
	<u>(b)</u>	No later than 45 days after the notice is sent under subsection	on (a) of this section, any
<u>C</u>	otenant ex	xcept a cotenant that requested partition by sale may give no	otice to the court that the
	otenant ele	lects to buy all the interests of the cotenants that requested pa	rtition by sale.
)	<u>(c)</u>	The purchase price for each of the interests of a cotenant the	at requested partition by
	ale is the v	value of the entire parcel determined under G.S. 46A-92 mu	ltiplied by the cotenant's
	ractional o	ownership of the entire parcel.	
	<u>(d)</u>	After expiration of the period in subsection (b) of this sec	tion, the following rules
<u>a</u>	pply:		
		(1) If only one cotenant elects to buy all the interest	ts of the cotenants that
		requested partition by sale, the court shall notify all	the parties of that fact.
		(2) If more than one cotenant elects to buy all the interv	ests of the cotenants that
		requested partition by sale, the court shall allocate	e the right to buy those
		interests among the electing cotenants based on	each electing cotenant's
)		existing fractional ownership of the entire parcel div	ided by the total existing
		fractional ownership of all cotenants electing to buy	and send notice to all the
		parties of that fact and of the price to be paid by each	n electing cotenant.
		(3) If no cotenant elects to buy all the interests of the	cotenants that requested
		partition by sale, the court shall send notice to all the	e parties of that fact and
		resolve the partition proceeding under G.S. 46A-94(	a) and (b).
	<u>(e)</u>	If the court sends notice to the parties under subdivisions (1	) or (2) of subsection (d)
0	f this secti	ion, the court shall set a date, no sooner than 60 days after the	date the notice was sent,
<u>b</u>	y which el	electing cotenants must pay their apportioned price into the co	ourt. After the date set by
	ne court, th	he following rules apply:	
)		(1) If all electing cotenants timely pay their apportioned	price into court, the court
		shall issue an order reallocating all the interests of the	e cotenants and disburse
,		the amounts held by the court to the persons entitled	to them.
		(2) If no electing cotenant timely pays that cotenant's ap	portioned price, the court
Ļ		shall resolve the partition proceeding under G.S. 46	A-94(a) and (b) as if the
5		interests of the cotenants that requested partition by	
5		(3) If one or more but not all of the electing cotenants fai	l to pay their apportioned
,		price on time, the court shall give notice to the ele	cting cotenants that paid
3		their apportioned price of the interest remaining a	nd the price for all that
)		interest.	
	(0)		
) I si		No later than 20 days after the court gives notice pursua (e) of this section, any cotenant that paid may elect to purch	

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interest by payir	ng the entire price into the court. After the 20-day period	, the following rules
apply:		· · · · · ·
<u>(1)</u>	If only one cotenant pays the entire price for the remain	ing interest, the court
	shall issue an order reallocating the remaining interest	-
	court shall promptly issue an order reallocating the in	
	cotenants and disburse the amounts held by the court to t	
	them.	<u> </u>
(2)	If no cotenant pays the entire price for the remaining in	terest, the court shall
<u>\_/</u>	resolve the partition proceeding under G.S. 46A-94(a	
	interests of the cotenants that requested partition by sale	
(3)	If more than one cotenant pays the entire price for the re-	-
<u>, , , , , , , , , , , , , , , , , , , </u>	court shall reapportion the remaining interest among the	-
	based on each paying cotenant's original fractional ow	
	parcel divided by the total original fractional ownership	
	paid the entire price for the remaining interest. The court	
	an order reallocating all of the cotenants' interests, disbu	
	by the court to the persons entitled to them, and prompt	
	payment held by the court.	<u>ing terunu ung excess</u>
(g) No la	ter than 45 days after the court sends notice to the parties p	ursuant to subsection
	and any cotenant entitled to buy an interest under this section :	
	sale as part of the pending proceeding of the interests of	
	served with the complaint but that did not appear in the pr	
-	court receives a timely request under subsection (g) of the	
	ay deny the request or authorize the requested additional s	
	ines are fair and reasonable, subject to all of the following	
(1)	A sale authorized under this subsection may occur on	
	prices for all interests subject to sale under subsections	• •
	section have been paid into the court and those interests l	
	among the cotenants as provided in those subsections.	
<u>(2)</u>	The purchase price for the interest of a non-appearing co	tenant is based on the
	court's determination of value under G.S. 46A-92.	
" <u>§ 46A-94.</u> Part	tition alternatives.	
(a) If all	the interests of all cotenants that requested partition by sa	ale are not purchased
by other cotena	nts pursuant to G.S. 46A-93, or if, after conclusion of	of the buyout under
G.S. 46A-93, a	cotenant remains that has requested partition in kind, t	he court shall order
partition in kind	unless the court, after consideration of the factors listed i	n G.S. 46A-95, finds
that partition in 1	kind will result in substantial injury to the cotenants as a g	group. In considering
whether to order	partition in kind, the court shall approve a request by tw	vo or more parties to
have their individ	dual interests aggregated.	
(b) If the	court does not order partition in kind under subsection (a	a) of this section, the
court shall order	partition by sale pursuant to G.S. 46A-96 or, if no cotena	nt requested partition
by sale, the cour	t shall dismiss the proceeding.	
(c) If the	court orders partition in kind pursuant to subsection (a) of	this section, the court
may require that	one or more cotenants pay one or more other cotenants	amounts so that the
payments, taken	together with the value of the in-kind distributions to the	cotenants, will make
	ind just and proportionate in value to the fractional interest	
	court orders partition in kind, the court shall allocate to t	
	atable, or the subject of a default judgment, if their interests	
*	. 46A-93, a part of the property representing the combin	
	ermined by the court and the shares of these cotenants	shall be apportioned
together as one p	parcel.	

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" <u>§ 46A-95.</u> C	onsiderations for partition in kind.	
<u>(a)</u> <u>In</u>	determining under G.S. 46A-94(a) whether partition in kind	would result in
substantial inj	ary to the cotenants as a group, the court shall consider the follow	wing:
(1)	Whether the heirs property practicably can be divided amon	
$\overline{(2)}$	Whether partition in kind would apportion the property in su	
<u> </u>	aggregate fair market value of the parcels resulting from the	
	be materially less than the value of the property if it were	
	taking into account the condition under which a court-or	
	would occur.	<u> </u>
(3)	Evidence of the collective duration of ownership or possession	on of the property
<u></u>	by a cotenant and one or more predecessors in title or	
	possession to the cotenant who are or were relatives of the	•
	other.	cotenant of eden
(4)	A cotenant's sentimental attachment to the property, includir	a any attachment
<u>(+)</u>	arising because the property has ancestral or other unique of	
	the cotenant.	<u>i special value to</u>
(5)	The lawful use being made of the property by a cotenant a	and the degree to
<u>(5)</u>	which the cotenant would be harmed if the cotenant could	-
	same use of the property.	not continue the
(6)		a rota chara of tha
<u>(6)</u>	The degree to which the cotenants have contributed their pro-	
	property taxes, insurance, and other expenses associated	-
	ownership of the property or have contributed to the physic	cal improvement,
$\langle 7 \rangle$	maintenance, or upkeep of the property.	
(1) $(7)$	Any other relevant factor.	1
	e court may not consider any one factor in subsection (a) of t	
-	hout weighing the totality of all relevant factors and circumstand	<u>ces.</u>
	pen-market sale; sealed bids; auction.	1 / 1 1
	he court orders a sale of heirs property, the sale must be an open-r	
	that a sale by sealed bids or an auction would be more economica	ally advantageous
	interest of the cotenants as a group.	10.1 6 1
	he court orders an open-market sale and the parties, not later than	-
	der, agree on a real estate broker licensed in this State to offer the	
	appoint the broker and establish a reasonable commission. If t	_
-	ker, the court shall appoint a disinterested real estate broker lice	
	operty for sale and shall establish a reasonable commission. The	
	for sale in a commercially reasonable manner at a price no	
	of value and on the terms and conditions established by the cour	
	ne broker appointed under subsection (b) of this section obtains w	
ime an offer t	o purchase the property for at least the determination of value, the	hen the following
apply:		
<u>(1)</u>	The broker shall comply with the reporting requirements in	G.S. 46A-97.
<u>(2)</u>	The sale may be completed in accordance with State law oth	ner than this Part.
<u>(d)</u> If t	he broker appointed under subsection (b) of this section does not	ot obtain within a
easonable tim	e an offer to purchase the property for at least the determination of	f value, the court,
after hearing,	nay do any of the following:	
<u>(1)</u>	Approve the highest outstanding offer, if any.	
$\overline{(2)}$	Redetermine the value of the property and order that the pro-	perty continue to
	be offered for an additional time.	
(3)	Order that the property be sold by sealed bids or at an auction	<u>on.</u>
<u></u>		

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1	(e) If the	court orders a sale by sealed bids or an auction, the court sh	all set terms and
2		e sale. If the court orders an auction, the auction must be	
3	G.S. 46A-76.		
4		urchaser is entitled to a share of the proceeds of the sale, the put	rchaser is entitled
5		t the price in an amount equal to the purchaser's share of the p	
6		ort of open-market sale.	
7		ker appointed under G.S. 46A-96(b) to offer heirs property for	open-market sale
8		with the court not later than seven days after receiving an offe	-
9	property for at le	ast the value determined under G.S. 46A-92 or G.S. 46A-96.	•
10	(b) The r	eport required by subsection (a) of this section must contain all	l of the following
11	information:		_
12	<u>(1)</u>	A description of the property to be sold to each buyer.	
13	<u>(2)</u>	The name of each buyer.	
14	<u>(3)</u>	The proposed purchase price.	
15	<u>(4)</u>	The terms and conditions of the proposed sale, including	the terms of any
16		owner financing.	
17	<u>(5)</u>	The amounts to be paid to lienholders, if any.	
18	<u>(6)</u>	A statement of contractual or other arrangements or condition	ns of the broker's
19		commission.	
20	<u>(7)</u>	Any other material facts relevant to the sale.	
21		formity of application and construction.	
22		and construing this uniform act, consideration must be give	
23	-	ity of the law with respect to its subject matter among states the	
24		tion to the Electronic Signature in Global and National Co	
25		difies, limits, and supersedes the Electronic Signatures in Glo	
26		15 U.S.C. § 7001 et seq., but does not modify, limit, or super	
27		C. § 7001(c), or authorize electronic delivery of any of the not	ices described in
28		act, <u>15 U.S.C. § 7003(b).</u> "	
29		<b>FION 2.</b> G.S. 46A-26 reads as rewritten:	
30	-	hods of partition.	
31		proceeding under this Article, the court shall order one of the fo	mowing methods
32	of partitioning th		
33 24	(1)	Actual partition under Part 2 of this Article.	viromonts of that
34 35	(2)	Partition sale under Part 3 of this Article so long as the req Part are satisfied.	unements of that
36	(3)	Actual partition of part of the property and a partition sale	of the remaining
30 37	(3)	part.	of the remaining
38	(4)	Partition of part of the property, whether by actual partition	on or by partition
39	(+)	sale, and order that the remaining part continue to be held in	• •
40		court, however, shall not order a cotenant to continue to	•
41		cotenancy over the cotenant's objection.	noid property in
42	<u>(5)</u>	If the property is determined to be heirs property, as defined	in G.S. 46A-121
43	<u>(5)</u>	then partition under Part 4 of this Article as a partition of he	
44	SEC	<b>FION 3.</b> This act becomes effective January 1, 2022, and ap	
45		I on or after that date.	1