GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 595 Judiciary Committee Substitute Adopted 5/1/19 House Committee Substitute Favorable 6/15/20

Short Title: Changes to Real Property Statutes. Sponsors: Referred to: April 4, 2019 A BILL TO BE ENTITLED AN ACT TO MAKE CHANGES AND TECHNICAL CORRECTIONS TO THE GENERAL STATUTES CONCERNING REAL PROPERTY LAW, AS RECOMMENDED BY THE NORTH CAROLINA BAR ASSOCIATION. The General Assembly of North Carolina enacts: PART I. RECODIFICATIONS AND CHANGES TO TENANCY BY THE ENTIRETY **SECTION 1.(a)** Chapter 41 of the General Statutes is amended by adding a new Article 5, and G.S. 41-55 through G.S. 41-69 are reserved for that Article. SECTION 1.(b) The following General Statutes are recodified in Article 5 of Chapter 41 of the General Statutes, as created by subsection (a) of this section, as set forth in the table below: Former Citation **Recodified Citation** G.S. 31A-5 G.S. 41-64(b) G.S. 39-13.3(b) G.S. 41-56(b) G.S. 39-13.3(c) G.S. 41-63(4) G.S. 39-13.5 G.S. 41-56(c) G.S. 39-13.6(a) G.S. 41-58 G.S. 39-13.6(b) G.S. 41-56(a) G.S. 39-13.6(c) G.S. 41-59(b) G.S. 39-13.7 G.S. 41-65 G.S. 41-2.5 G.S. 41-56(d) **SECTION 1.(c)** Article 5 of Chapter 41 of the General Statutes, as created by subsection (a) of this section and containing the sections recodified in subsection (b) of this section, reads as rewritten: "Article 5. "Tenancy by the Entirety. "<u>§ 41-55. Definitions.</u> For the purposes of this Article, the following definitions apply: Conveyance. - A transfer of title to real property by deed or devise or other (1)instrument transferring title to real property. (2)Income. – Rents and profits from property held as tenants by the entirety. Spouses. – Two individuals then legally married to each other. (3)

"§ 41-56. Creation of tenancy by the entirety. 34



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General Assembly	f North Carolina Session 2019
(a) A- Unle	contrary intention is expressed in the conveyance, a conveyance of real
	st therein, to a husband and wife spouses vests title in them as tenants by
	conveyance is to: to one of the following:
•	amed man "and wife," orwife."
	amed woman "and husband," or<u>husband."</u>
• •	amed individual "and wife."
	amed individual "and husband."
	amed individual "and spouse."
	o named persons, individuals, married to each other at the time of
	veyance, whether or not identified in the conveyance as <u>being (i)</u> husband
	wife, if at the time of conveyance they are legally married; unless a
	trary intention is expressed in the conveyance.(ii) spouses, or (iii) married
	ach other.
	act other. ace by a grantor of real property, or any interest therein, by a husband to
	or a wife to such husband and wife her spouse vests the same property in
	<u>grantees</u> as tenants by the entirety entirety, unless a contrary intention is
	yance. The joinder of a spouse in a conveyance made by the grantor under
	ecessary, but the conveyance is subject to the provisions of G.S. 52-10 or
	nowledgement of the spouse of the grantor is not necessary.
_	er a husband or a wife an individual owns an undivided interest in real
	common with some person-individual or persons-individuals other than
	there occurs an actual partition of the property, a tenancy by the entirety
-	husband or wife individual who owned the undivided interest and his or
•	hereinafter provided: as follows:
-	division by cross-deed or deeds, between or among the tenants in common
	vided that the if the instrument contains both of the following:
	<u>The intent of the tenant in common to create a tenancy by the entirety</u>
	with his or her spouse in this exchange of deeds must be is clearly
	stated in the granting clause of the deed or deeds to such the tenant in
	<u>common and his or her spouse, and further provided that the spouse.</u>
	<u>The deed or deeds to such the tenant in common and his or her spouse</u>
(2)	
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(d) When a absence of anythin spouses become te property, including purpose purposes of particular time sha Nothing in this sub otherwise authorize means a portable r placement on a ter in length and over o	is signed by such-the tenant in common and is acknowledged before certifying officer in accordance with G.S. 52-10; judicial proceeding for partition. In such proceeding, partition where bot uses have the right to become parties to the proceeding and to have the dings state that the intent of the tenant in common is to create a tenanc he entirety with his or her spouse. The order of partition shall provide that real property assigned to such the tenant and his or her spouse shall be ned by them as tenants by the entirety. Insband and wife spouses become co-owners of a mobile home, in the other a contrary intention appearing in the instrument of title, they the ts by the entirety with all the incidents of an estate by the entirety in real eright of survivorship in the case of death of either. either spouse. For the is section subsection, it shall be is immaterial whether the property at an e classified for any purpose as either real or personal. The provisions of ion (a) shall not be deemed to limit or prohibit any other type of ownershi y law. For the purposes of this section subsection, the term "mobile home affactured housing unit designed for transportation on its own chassis an rary or semipermanent foundation having a measurement of over 32 feat t feet in width. As used in this Article, subsection, the term "mobile home wide mobile home which is two or more portable manufactured housing

	General Assembly Of North Carolina	Session 2019
1 2 3	units designed for transportation on their own chassis, which connect on site for temporary or semipermanent foundation having a measurement of over 32 feet is eight feet in width. This section does not repeal or modify any provisions of the	n length and over
4	estate or inheritance taxes.	
5	"§ 41-57. Presumption of gift by spouse furnishing consideration.	
6	Except for purposes of equitable distribution as provided under G.S. 50-20	
7	when an individual furnishing the consideration for real property causes title to	be placed in the
8	name of the individual and the individual's spouse, there is a presumption	of a gift to the
9	individual's spouse of an entirety interest, which is rebuttable by clear, cogent	, and convincing
10	evidence.	
11	" <u>§ 41-58. Possession and control of entireties property.</u>	
12	(a) <u>A husband and wife Spouses shall have an equal right to the control</u>	, use, possession,
13	rents, income, and profits of real and income from property held by them in the	enancy as tenants
14	by the entirety.	
15	(b) Neither spouse may bargain, sell, lease, mortgage, transfer, convey	convey, sign, pay
16	out, or in any manner encumber any property so held by them as tenants by the	
17	the written joinder of the other spouse. This section shall not be construed to rea	
18	joinder where a different provision is made under G.S. 41-56(b), G.S. 41-6	
19	G.S. 39-13.3, G.S. 39-13.4, or G.S. 52-10.	
20	(c) The mortgage or sale of an interest in real property held by spouses	as tenants by the
21	entirety where one or both spouses is incompetent is governed by the provision	
22	Chapter 35A of the General Statutes.	
23	"§ 41-59. Income derived from entireties property.	
24	(a) Income derived from property held by spouses as tenants by the	entirety becomes
25	personal property held by the spouses as tenants in common in equal shares.	<u></u>
26	(b) For income tax purposes, each spouse is considered to have receiv	ed one-half $(1/2)$
27	the income or loss from property owned held by the couple spouses as tenants	
28	"§ 41-60. Liability of entireties property for debts of spouses.	- ,
29	(a) With respect to property held by spouses as tenants by the ent	irety prior to its
30	termination, all of the following shall apply:	<u>,</u>
31	(1) The property may not be held liable for individual debts of the second seco	either spouse and
32	a judgment lien against one spouse alone does not attach to	
33	property may be conveyed by joint deed of both spouses to	
34	choice free and clear of a judgment lien against either spous	•
35	(2) The property is liable for obligations of both spouses and	
36	against both spouses upon a joint obligation attaches to the	
37	may be sold under execution to satisfy the judgment.	<u></u>
38	(b) Upon termination of the tenancy by the entirety and the conversion of	f the real property
39	held by the entirety to another form of estate, a judgment lien against one spous	
40	by the entirety, if still active and unsatisfied, shall attach at that time to that sp	
41	the new estate. Conversions of tenancy by the entirety property to another form of	
42	without limitation, under either of the following circumstances:	<u>n un ostato occun</u>
43	(1) Upon divorce of the spouses, in which event the property	is converted to a
44	tenancy in common as provided in G.S. 41-63(5) and the	
45	against the spouse will attach at that time to the undivide	
46	spouse.	a meresi or me
47	(2) Upon death of a spouse, in which event the surviving spo	use acquires the
48	entire legal title as provided in G.S. 41-64 and the judgmen	
49	surviving spouse will attach at that time to the property.	<u>a non agambt mo</u>
70	"e 41 (1 D ·) (e)	

	General Assem	bly Of North Carolina Session 2019
1	(a) Neitl	her spouse holding property as tenants by the entirety is entitled to reimbursement
2		made on the property, including payments on indebtedness encumbering the
3	-	the tenancy by the entirety exists.
4		n the tenancy by the entirety is converted to a tenancy in common by absolute
5		wise, responsibility for expenditures for the property held as tenants in common
6		rovided by the law governing tenants in common, unless otherwise directed in a
7		as in an equitable distribution proceeding.
8		
8 9		ance coverage and character of proceeds.
		erty held as tenants by the entirety is insured, unless the parties by contract have
10	-	lisposition should be made of the insurance proceeds, the policy and insurance
11	-	o the benefit of the entire estate even though the policy was issued in the name
12	• •	use and paid for by that spouse, and the insurance proceeds become divisible
13		y held by the spouses as tenants in common.
14		ination of tenancy by the entirety other than upon death of a spouse; effects
15		rmination.
16		inating a tenancy by the entirety other than the death of a spouse and the effects
17		nclude the following:
18	<u>(1)</u>	The voluntary sale and conveyance of property held as tenants by the entirety
19		to a third party, including a foreclosure sale pursuant to a power of sale in a
20		deed of trust. Proceeds of the sale, including surplus funds generated from a
21		foreclosure sale, are personal property held by the spouses as tenants in
22		common.
23	<u>(2)</u>	The voluntary partition between the spouses executing a joint instrument
24		conveying the property held as tenants by the entirety to themselves as tenants
25		in common or in severalty.
26	<u>(3)</u>	The involuntary transfer of title of property held by spouses as tenants by the
27		entirety. The proceeds resulting from the transfer are held by the spouses as
28		tenants by the entirety. An involuntary transfer of title includes:
29		a. <u>A sale pursuant to Article 15 of Chapter 35A of the General Statutes</u>
30		as to an incompetent spouse.
31		b. An appropriation in a condemnation proceeding by the North Carolina
32		State Highway Commission.
33	(4)	A The conveyance from a husband or a wife one spouse to the other spouse
34		of real property, or any interest therein, his or her interest in property held by
35		such husband and wife as tenants by the entirety dissolves such tenancy in the
36		property or interest conveyed and entirety. The conveyance vests such the
37		property or interest formerly held by the as tenants by the entirety in the
38		grantee.other spouse. The joinder of a spouse in a conveyance made by the
39		grantor pursuant to this subdivision is not necessary, but the conveyance is
40		subject to the provisions of G.S. 52-10 or G.S. 52-10.1, except that an
41		acknowledgment by the spouse of the grantor is not necessary.
42	<u>(5)</u>	An absolute divorce of the spouses. An absolute divorce converts property
43		held as tenants by the entirety to a tenancy in common.
44	<u>(6)</u>	A judgment of forfeiture ordering divestment of an interest in tenancy by the
45		entirety pursuant to Chapter 75D of the General Statutes. The effect of a
46		judgment when one spouse is an innocent person as defined in G.S. 75D-5(i)
47		is governed by G.S. 75D-8(a).
48		ination of tenancy by the entirety upon death of a spouse.
49		pt as provided in subsection (b) of this section, upon the death of a spouse,
50	property held as	tenants by the entirety belongs to the surviving spouse by right of purchase under

General Assemb	ly Of North Carolina	Session 2019
the original grant	or devise and by virtue of survivorship. The deceased s	spouse has no estate
which is descenda		÷
	the slayer a slayer, as defined in G.S. 31A-3(3), and deced	lent hold property as
	rety, one half one-half of the property shall pass upon the c	
to the decedent's	estate, and the other one half one-half shall be held by the	slayer during his or
	e, subject to pass upon the slayer's death to the slain decede	
as defined in G.S.	28A-1-1.	
" <u>§ 41-65. Entire</u>	ties property conveyed to trusts.	
(a) Any re	eal property held by a husband and wife spouses as a ter	hancy tenants by the
entireties entirety	and conveyed to (i) to a joint trust or (ii) in equal shares to	two separate trusts;
trusts shall no lon	ger be held by the husband and wife <u>spouses</u> as tenants by t	the entirety and shall
be disposed of by	the terms of the trust or trusts, but, trusts. However, subj	ect to the provisions
	of this section, the real property provisions of G.S. 41-60	
same immunity f	om the claims of the separate creditors of the husband an	ad wife apply to the
	<u>rust</u> as would exist if the spouses had continued to hold the	e property as tenants
by the entireties.		
· · ·	nmunity from the claims of separate creditors provided by s	
	s of G.S. 41-60(a)(1) shall apply to the property held in the	<u>cust</u> as long as all of
the following app	•	
(1)	The husband and wife spouses remain married.	
(2)	The real property continues to be held in the trust or t	rusts as provided in
	subsection (a) of this section.	
(3)	Both husband and wife spouses are current beneficiaries	
	the real property is conveyed to that trust or of each separate	
	property is conveyed in equal shares to their separate trus	
	f immediately preceding the death of the first of the husb	
	ovisions of G.S. 41-60(a)(1) apply to the real property he	
	e claims of their separate creditors under subsection	
	to the individual's death shall continue to have immunity	
-	arate creditors as would have existed if the husband and with eyed in trust as tenants by the entirety.upon the death of a sp	
1 I V	2) shall apply to the property.	jouse, the provisions
	ustee acting under the express provisions of a trust inst	trument or with the
	f both the husband and wife spouses may waive the immu	
	brs provided under this section application of G.S. 41-60(a)	
	ecifically described property including all separate creditor	
• 1	former tenancy by the entirety property conveyed to the t	
	rposes of this section: section, all of the following apply:	lustee.
(1)	The reference to the real property conveyed to or held	in the trust shall be
(-)	deemed to include the proceeds arising from the invo	
	transfer of title of the real property.	••••••••••••••••••••••
(2)	The reference to a term "joint trust" means a revocable of	r irrevocable trust of
(-)	which both the husband and wife are the settlors, and the	
<u>(3)</u>	<u>The term</u> "separate trusts" means revocable or irrevocabl	
<u></u>	husband one spouse is the settlor of one trust and the wif	
	settlor of the other trust.	
(3) (4)	The husband and wife spouses are "beneficiaries" of	a trust if they are
<u> </u>	distributees or permissible distributees of the income or	
	whether or not other persons <u>individuals</u> are also	
	beneficiaries of the trust.	

	General Assembly Of North Carolina	Session 2019
1	(f) Notice may be given in a statement i	n the conveyance of the tenancy by the entireties
2		s held under this section and that, as of the date
3	of the conveyance, the requirements are met p	roviding for the application of G.S. 41-60(a)(1)
4	protecting the real property from liability for the	e individual debts of either spouse.
5		involving real property held in trust under this
6	section may request confirmation from the truste	ee whether the provisions of G.S. 41-60(a)(1) are
7	met at the time of the transaction.	
8	" <u>§ 41-66. Common law of tenancy by the ent</u>	
9		and principles of equity supplement this Article
10		nt with a provision of this Article or the laws of
11	this State."	
12		
13	PART II. CHANGES TO JOINT TENANCY	
14		General Statutes is amended by creating a new
15	Article 6, and G.S. 41-70 through G.S. 41-79 ar	
16		General Statutes are recodified in Article 6 of
17	1	y subsection (a) of this section, as set forth in the
18	table below:	
19 20	Former Citation	$\frac{\text{Recodified Citation}}{\text{Second contains of } C S = 41,72(c)(2)}$
20 21	Third sentence of G.S. $41-2(a)$	Second sentence of G.S. $41-73(c)(3)$
21	Fourth sentence of G.S. 41-2(a) First sentence of G.S. 41-2(b)	First sentence of G.S. $41-73(c)(3)$
22	Second sentence of G.S. 41-2(b)	G.S. 41-72(a) G.S. 41-72(d)
23 24	Third sentence of G.S. 41-2(b)	G.S. 41-72(d) G.S. 41-74
24 25	Fourth sentence of G.S. 41-2(b)	G.S. 41-74 G.S. 41-72(b)
23 26	Fifth sentence of G.S. 41-2(b)	G.S. 41-72(c)
20 27		pter 41 of the General Statutes, as created by
28		he sections recodified in subsection (b) of this
29	section, reads as rewritten:	
30		cle 6.
31		<u>enancy.</u>
32	"§ 41-70. Definitions.	
33	For the purposes of this Article, the following	ng definitions apply:
34		title to real or personal property by deed, devise,
35	assignment, or other means of	of transferring title.
36	(2) <u>Termination. – A severance</u>	e of the right of survivorship resulting in the
37		non as provided in this Article. The term is used
38		th a joint tenancy with a right of survivorship.
39	" <u>§ 41-71. Creation of a joint tenancy with rig</u>	<u>ght of survivorship.</u>
40		ons creates a tenancy in common unless a joint
41	· · ·	s provided in subsection (b) of this section or a
42	tenancy by the entirety is created as provided by	
43		ersons creates a joint tenancy with right of
44	- · · · ·	intent to create a joint tenancy with right of
45	· · ·	nent shall be deemed to express an intent to create
46 47		the instrument otherwise provides: "joint tenants
		int tenancy," "tenants in common with right of
48 49	<u>survivorship</u>," "joint with right of survivorship,"(c) Nothing in this Article prohibits join	<u>with right of survivorship.</u> It tenants from entering into any agreement with
49 50	• • • •	ncluding, without limitation, an agreement that
50	regard to the property neithin joint tenancy, h	neruoing, without militation, an agreement that

	General A	ssemb	ly Of North Carolina	Session 2019
1	notice mus	st be gi	ven to other joint tenants before any joint tenant terminates	the joint tenancy as
2	provided in			<i>,</i> ,
3			mination of the interests of joint tenants in a joint ten	ancy with right of
4			vorship.	<i></i>
5	(a)		nterests of the grantees holding property joint tenants in a	a joint tenancy with
6			ship shall be deemed to be equal unless otherwise specif	•
7	instrument			<u>.</u>
8	(b)		subsection shall apply to any conveyance of an	interest in property
9			he that explicitly sought seeks to create unequal ownership	1 1 1
10		•	ith right of survivorship.	
11	(c)	•	butions made prior to the enactment of this subsection Oc	tober 10, 2009, that
12	<u> </u>		al amounts from a joint tenancy with the right of survivo	
13		-	vnership shares shall remain valid and shall not be subject	
14		-	ubsection.	
15	(d)		oint tenancy interest held by a husband and wife, unless	otherwise specified.
16		• •	viduals married to each other and to one or more other joint	-
17			veyance shall be deemed to be held as by the married inc	
18			tirety, which and the married individuals shall be treated as	
19	• •		ests in the joint tenancy with right of survivorship.tenar	
20	provided i	-		
21			nation of a joint tenancy with right of survivorship.	
22	(a)		s terminating a joint tenancy with right of survivorship d	ue to the collective
23	<u> </u>		tenants include the following:	
24		(1)	The conveyance to a third party by all of the joint ter	nants of all of their
25		<u> </u>	interests in the property held in the joint tenancy, including	
26			pursuant to a power of sale in a deed of trust.	<u></u>
27		(2)	The execution of an instrument with a third party by all	of the joint tenants
28		<u></u>	that does not convey all of their interests in the proper	-
29			tenancy to the third party, including a lease, executory con	
30			to purchase, or deed of trust, and an intention to terminat	-
31			in the instrument.	<u> </u>
32		(3)	The execution of an instrument by all joint tenants	for the purpose of
33		<u></u>	expressing an intent to terminate the joint tenancy as	
34			themselves.	<u> </u>
35	<u>(b)</u>	Event	s terminating a joint tenancy with right of survivorship d	lue to the unilateral
36			enant include the following:	
37		(1)	The conveyance to a third party by a joint tenant of all of	of that joint tenant's
38		<u></u>	interest in the property held in the joint tenancy, including	
39			pursuant to a power sale in a deed of trust.	<u>.</u>
40		<u>(2)</u>	The execution of an instrument with a third party by a jo	oint tenant that does
41		<u></u>	not convey all of that joint tenant's interest to the third part	
42			executory contract of sale, option to purchase, or deed of tr	
43			to terminate expressly appears in the instrument.	
44		<u>(3)</u>	The execution of an instrument by a joint tenant where the	e joint tenant is both
45		<u>, , , , , , , , , , , , , , , , , , , </u>	the grantor and the grantee if the intention to terminate e	•
46			the instrument. A termination under this subdivision sha	
47			upon the recording, prior to the death of the joint tenar	
48			expressing an intent to terminate in the office of the reg	
49			county or counties where the real property is situated.	
50		(4)	The filing by a joint tenant of a petition to partition.	
51	<u>(c)</u>		a termination occurs, a tenancy in common is created as for	ollows:
	<u></u>			• • • • • • • • •

bly Of North Carolina	Session 2019
If a termination occurs under subdivision (1) of sub	osection (a) of this section
because of the conveyance of all of the joint tenants	s' interests to a third party,
a tenancy in common is created among the tenants	as to any proceeds of sale
or surplus funds generated from a foreclosure sale.	• •
If a termination occurs because of the execution by	all of the joint tenants of
an instrument described in subdivision (2) or (3)	of subsection (a) of this
section, a tenancy in common is created among the	
Upon conveyance to a third party by If a termination	n occurs under subdivision
(a) of subsection (b) of this section because one	of two-the joint tenants
holding property in joint tenancy with right of sur	rvivorship, conveys all of
that joint tenant's interest to a third party and there	are only two joint tenants,
a tenancy in common is created between the third	
other joint tenant. Upon conveyance If there are m	ore than two joint tenants
and one of the joint tenants conveys all of that joint	
party by less than all of three or more joint tenants	
tenancy with right of survivorship, party, a tenan	cy in common is created
among the third party and the remaining joint to	enants, who remain joint
tenants with right of survivorship as between or am	ong themselves.
If a termination occurs because of the execution	by a joint tenant of an
instrument described in subdivision (2) or (3) of sub	bsection (b) of this section
or because of the filing of a petition by a joint tenant	as provided in subdivision
(4) of subsection (b) of this section, and there are tw	wo joint tenants, a tenancy
in common is created between the joint tenant causi	ng the termination and the
other joint tenant. If there are more than two jo	bint tenants, a tenancy in
common is created among the joint tenant causing	g the termination and the
remaining joint tenants who continue as join	t tenants with right of
survivorship as between or among themselves.	
following events do not result in a termination of jo	bint tenancy with right of
The filing of a judgment against one joint tenant.	
The filing of a bankruptcy petition by one joint tena	ant.
When married individuals holding an interest as te	enants by the entirety in a
joint tenancy with one or more other joint tenants div	vorce. Unless the divorced
individuals agree otherwise, the divorced individua	ls shall be deemed to hold
	is shall be declined to hold
their existing interest equally as tenants in commo	
joint tenants with right of survivorship as to remain	on as to each other, but as ing joint tenancy holders.
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a	on as to each other, but as ing joint tenancy holders.
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a ent jurisdiction.	on as to each other, but as ing joint tenancy holders. a termination ordered by a
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a ent jurisdiction. lication of 120-hour survival requirement to join	on as to each other, but as ing joint tenancy holders. a termination ordered by a
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a ent jurisdiction. lication of 120-hour survival requirement to join ivorship.	on as to each other, but as ing joint tenancy holders. a termination ordered by a nt tenancy with right of
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a ent jurisdiction. lication of 120-hour survival requirement to join ivorship. ovisions of G.S. 28A-24-3 apply to joint tenancy inte	on as to each other, but as ing joint tenancy holders. a termination ordered by a ht tenancy with right of erests among two or more
joint tenants with right of survivorship as to remain ing in this section shall limit the manner or effect of a ent jurisdiction. lication of 120-hour survival requirement to join ivorship. ovisions of G.S. 28A-24-3 apply to joint tenancy inte- lding property in joint tenancy with right of surviv	on as to each other, but as ing joint tenancy holders. a termination ordered by a nt tenancy with right of erests among two or more corship are subject to the
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	because of the conveyance of all of the joint tenants a tenancy in common is created among the tenants or surplus funds generated from a foreclosure sale. If a termination occurs because of the execution by an instrument described in subdivision (2) or (3) section, a tenancy in common is created among the Upon conveyance to a third party by If a termination (a) of subsection (b) of this section because one holding property in joint tenancy with right of sur- that joint tenant's interest to a third party and there a tenancy in common is created between the third other joint tenant. Upon conveyance If there are m and one of the joint tenants conveys all of that joint party by less than all of three or more joint tenants tenancy with right of survivorship, party, a tenan among the third party and the remaining joint to tenants with right of survivorship as between or am If a termination occurs because of the executior instrument described in subdivision (2) or (3) of sul or because of the filing of a petition by a joint tenant (4) of subsection (b) of this section, and there are to in common is created between the joint tenant causi other joint tenant. If there are more than two jo common is created among the joint tenant causin remaining joint tenants who continue as join survivorship as between or among themselves. following events do not result in a termination of jo The filing of a judgment against one joint tenant. The filing of a bankruptcy petition by one joint tenant.

	General Assembly Of North Carolina Session 2019
1	"§ 41-76. Common law of joint tenancy; equitable principles.
2	The common law of joint tenancy with right of survivorship and principles of equity
3	supplement this Article except to the extent it conflicts or is inconsistent with a provision of this
4	Article or the laws of this State.
5	" <u>§ 41-77. Citation to prior statutes.</u>
6	A citation to a former statute recodified in Article 5 of Chapter 41 of the General Statutes,
7	whether made before or after adoption of Article 5, shall be deemed to be a citation to the
8	recodified statute, unless application of this rule of construction would substantially impair the
9	rights of a party."
10	SECTION 2.(d) The remaining sentences of G.S. 41-2 not recodified under this
11	section are repealed.
12	
13	PART III. REAL PROPERTY TECHNICAL CORRECTIONS
14	SECTION 3.(a) Section 4.1 of S.L. 2018-80 reads as rewritten:
15	"SECTION 4.1. Sections 1.2 and 1.3 of this act become effective October 1, 2018, and apply
16	to instruments presented for registration on or after that date. Section 3.1 of this act becomes
17	effective October 1, 2018. The remainder of this act is effective when this act becomes law and
18	applies to mortgages and deeds of trust entered into before, on, or after that date.date and to other
19	instruments under G.S. 47-18.3 executed before, on, or after August 1, 2020."
20	SECTION 3.(b) G.S. 47-17.1 reads as rewritten:
21	"§ 47-17.1. Documents registered or ordered to be registered in certain counties to
22	designate draftsman; exceptions.
23	The register of deeds of any county in North Carolina shall not accept for registration, nor
24	shall any judge order registration pursuant to G.S. 47-14, of any deeds or deeds of trust, executed
25	after January 1, 1980, unless the first page of the deeds or deeds of trust bears an entry showing
26	the name of either the person or law firm who drafted the instrument. This section shall not apply
27	to other instruments presented for registration. For the purposes of this section, the register of
28	deeds shall accept the written representation of the individual presenting the deed or deed of trust
29	for registration, or any individual reasonably related to the transaction, including, but not limited
30	to, any employee of a title insurance company or agency purporting to be involved with the
31	transaction, that the individual or law firm listed on the first page is a validly licensed attorney
32	or validly existing law firm in this State or another jurisdiction within the United States.the drafter
33	of the deed or deed of trust. The register of deeds shall not be required to verify or make inquiry
34	concerning the capacity or authority of the person or entity shown as the drafter on the
35	instrument."
36	SECTION 3.(c) This section becomes effective August 1, 2020.
37	
38	PART IV. EFFECTIVE DATE
39	SECTION 4. Except as otherwise provided, this act is effective when it becomes
40	law.