GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

FILED SENATE
Feb 13, 2025
S.B. 101
PRINCIPAL CLERK
D

 \mathbf{S}

SENATE BILL DRS15033-MT-21A

Short Titl	e: P	Protect Certain Tax-Advantaged Accounts.	(Public)
Sponsors:	S	Senators Jones, P. Newton, and Lee (Primary Sponsors).	
Referred to:			
A BILL TO BE ENTITLED			
AN ACT TO INCREASE PROTECTIONS FOR FUNDS HELD IN EDUCATION SAVINGS			
AND INVESTMENT ACCOUNTS AND ABLE ACCOUNTS FROM CLAIMS OF			
CREDITORS AND OTHER JUDGMENTS.			
The General Assembly of North Carolina enacts:			
SECTION 1.(a) Article 16 of Chapter 1C of the General Statutes is amended by			
adding the following new section to read:			
"§ 1C-1601.5. Certain tax-advantaged accounts exempt.			
<u>(a)</u>	For p	purposes of this section, the following definitions shall apply:	
	<u>(1)</u>	Qualifying account. – Any of the following:	
		a. An education savings and investment plan account qualifie	d under
		section 529 of the Internal Revenue Code.	
		b. An ABLE account qualified under section 529A of the	<u>Internal</u>
		Revenue Code.	
	<u>(2)</u>	Qualifying purpose. – Any of the following:	
		<u>a.</u> For education savings and investment plan accounts, any	<u>purpose</u>
		permitted under section 529 of the Internal Revenue Code.	
		b. For ABLE accounts, any purpose permitted under section 529.	A of the
4 \		Internal Revenue Code.	
<u>(b)</u>		withstanding any other provision of law, including G.S. 1C-1601(e)	
located in a qualifying account or withdrawn from the account and used for a qualifying purpose			
shall not be subject to liens, attachment, garnishment, levy, seizure, any involuntary sale or			
assignment by operation or execution of law, or the enforcement of any other judgment or claim			
		or liability of any account owner, beneficiary, or contributor to an account in this parties at the little parties at the fall and the second of the fall are in the little parties at t	<u>nt.</u>
<u>(c)</u>		ning in this section shall be construed to do any of the following:	
	<u>(1)</u>	Prohibit the distribution of funds from an ABLE account following the of the account owner under G.S. 147-86.73(e) or section 529A of the	
		Revenue Code.	IIICIIIai
	(2)	Limit the enforcement of judgments or claims on funds that meet an	y of the
	<u>(2)</u>	following criteria:	y or the
		1.0	
		a. Were not used for a qualifying purpose.b. Were deposited into a qualifying account as a result of	f fraud
		intentional wrongdoing, or other violation of law."	<u> </u>
	SEC	CTION 1.(b) G.S. 1C-1601(a)(10) is repealed.	
		CTION 2. This act becomes effective September 1, 2025, and applies to	actions
filed on or after that date			

