GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2003

HOUSE BILL 382 RATIFIED BILL

AN ACT TO ALLOW DISTRICT COURT JUDGES TO PERFORM MARRIAGE CEREMONIES.

The General Assembly of North Carolina enacts:

SECTION 1. G.S. 51-1 reads as rewritten:

"§ 51-1. Requisites of marriage; solemnization.

A valid and sufficient marriage is created by the consent of a male and female person who may lawfully marry, presently to take each other as husband and wife, freely, seriously and plainly expressed by each in the presence of the other, either:

- (1) a. In the presence of an ordained minister of any religious denomination, a minister authorized by a church, a district court judge of this State, or a magistrate; and
 - b. With the consequent declaration by the minister minister, judge, or magistrate that the persons are husband and wife; or
- (2) In accordance with any mode of solemnization recognized by any religious denomination, or federally or State recognized Indian Nation or Tribe.

Marriages solemnized before March 9, 1909, by ministers of the gospel licensed, but not ordained, are validated from their consummation."

31, 2003.	SECTION	2. This act is effe	ective when it becomes law and exp	ires March
March, 20	In the Gene 003.	eral Assembly read	d three times and ratified this the	27 th day of
			Beverly E. Perdue President of the Senate	
			James B. Black Speaker of the House of Representa	atives
			Michael F. Easley Governor	
Approved	I	m. this	day of	, 2003