GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE DRH30300-LU-71A (03/05)

Short Title:	No One-Yr Separation Req/Domestic Violence.	(Public)
Sponsors:	Representative Cunningham.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO ELIMINATE THE REQUIRED ONE-YEAR PERIOD OF SEPARATION FOR
3	ABSOLUTE DIVORCE WHEN A PERSON IN THE MARRIAGE IS A VICTIM OF
4	DOMESTIC VIOLENCE.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 50-6 reads as rewritten:
7	"§ 50-6. Divorce after separation of one year on application of either party.
8	(a) Marriages Except as provided in subsection (b) of this section, marriages may be
9	dissolved and the parties thereto divorced from the bonds of matrimony on the application of
10	either party, if and when the husband and wife have lived separate and apart for one year, and
11	the plaintiff or defendant in the suit for divorce has resided in the State for a period of six
12	months.
13	(b) If a person in the marriage is a victim of domestic violence, as defined under
14	G.S. 50B-1, and the person's spouse by marriage is responsible for committing that act of
15	domestic violence, the person who is the victim of domestic violence may seek a divorce
16	without having to meet the one-year period of separation. In making application for divorce
17	pursuant to this subsection, the application shall contain each of the following:
18	(1) A statement by the applicant that the applicant is a victim of domestic
19	violence.
20	(2) Evidence that the applicant is a victim of domestic violence, which evidence
21	shall include at least two of the following:
22	a. Law enforcement, court, or other federal or State agency records or
23	
24	b. Documentation from a domestic violence program, if the applicant is
25	alleged to be the victim of domestic violence.
26	c. Documentation from a medical or other professional from whom the
27	applicant has sought assistance in dealing with the alleged domestic
28	violence.
29	(c) A divorce under this section shall not be barred to either party by any defense or
30	plea based upon any provision of G.S. 50-7, a plea of res judicata, or a plea of recrimination.
31	Notwithstanding the provisions of G.S. 50-11, or of the common law, a divorce under this
32	section shall not affect the rights of a dependent spouse with respect to alimony which have
33	been asserted in the action or any other pending action.
34	(d) Whether there has been a resumption of marital relations during the period of
35	separation shall be determined pursuant to G.S. 52-10.2. Isolated incidents of sexual intercourse



between the parties shall not toll the statutory period required for divorce predicated on 1 separation of one year."

2 3 SECTION 2. This act is effective when it becomes law and applies to actions 4 commenced on or after that date.