## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE DRH50117-MH-34A\* (2/17)

Short Title:	Rewrite Foreign Money Judgments Laws.	(Public)
Sponsors:	Representative Ross.	
Referred to:		

## A BILL TO BE ENTITLED 1 2 AN ACT TO REWRITE THE LAW CONCERNING THE RECOGNITION OF FOREIGN 3 MONEY JUDGMENTS, AS RECOMMENDED BY THE GENERAL STATUTES 4 COMMISSION. 5 The General Assembly of North Carolina enacts: SECTION 1. Article 18 of Chapter 1C of the General Statutes is repealed. 6 7 SECTION 2. Chapter 1C of the General Statutes is amended by adding a new 8 Article to read: 9 "Article 20. 10 "North Carolina Uniform Foreign-Country Money Judgments Recognition Act. "§ 1C-1850. Short title. 11 This Article may be cited as the North Carolina Uniform Foreign-Country Money 12 13 Judgments Recognition Act. 14 "§ 1C-1851. Definitions. The following definitions apply in this Article: 15 16 Foreign country. – A government other than: (1)17 The United States; <u>a.</u> 18 b. A state, district, commonwealth, territory, or insular possession of 19 the United States; or 20 Any other government with regard to which the decision in this State с. as to whether to recognize a judgment of that government's courts is 21 22 initially subject to determination under the Full Faith and Credit Clause of the United States Constitution. 23 Foreign-country judgment. – A judgment of a court of a foreign country. 24 (2)25 "§ 1C-1852. Applicability; saving clause. Except as otherwise provided in subsection (b) of this section, this Article applies to 26 (a) 27 a foreign-country judgment to the extent that the judgment: Grants or denies recovery of a sum of money; and 28 (1) Under the law of the foreign country where rendered, is final, conclusive, 29 (2) 30 and enforceable. This Article does not apply to a foreign-country judgment, even if the judgment 31 (b) 32 grants or denies recovery of a sum of money, to the extent that the judgment is: 33 A judgment for taxes; (1) A fine or other penalty; or 34 (2)



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1 2	(	<u>(3)</u>	A judgment for alimony, support, or maintenance in matrix matters.	monial or family
3	(c) A	A par	ty seeking recognition of a foreign-country judgment ha	s the burden of
4		-	his Article applies to the foreign-country judgment.	
5			Article does not prevent the recognition under principle	es of comity or
6			eign-country judgment to which this Article does not apply.	<u> </u>
7			ndards for recognition and nonrecognition of foreign-cour	ntrv judgment.
8			t as otherwise provided in this section, a court of this State	
9	foreign-cou	ntry ju	adgment to which this Article applies.	
10	<u>(b)</u> <u>A</u>	A cou	rt of this State shall not recognize a foreign-country judgment	<u>if:</u>
11	<u>(</u>	(1)	The judgment was rendered under a judicial system that, ta	aken as a whole,
12			does not provide impartial tribunals or procedures com	patible with the
13			requirements of due process of law;	
14	<u>(</u>	(2)	The foreign court did not have personal jurisdiction over the	e defendant; or
15	(	(3)	The foreign court did not have jurisdiction over the subject r	matter.
16	<u>(c)</u> <u>l</u>	lf a c	ourt of this State finds that any of the following exist w	vith respect to a
17	foreign-cou	ntry ji	udgment for which recognition is sought, recognition of the j	udgment shall be
18	denied unle	ss the	court determines, as a matter of law, that recognition would	d nevertheless be
19	reasonable u	under	the circumstances:	
20	<u>(</u>	(1)	The defendant in the proceeding in the foreign court did not	receive notice of
21			the proceeding in sufficient time to enable the defendant to c	defend.
22	<u>(</u>	(2)	The judgment was obtained by fraud that deprived the lo	osing party of an
23			adequate opportunity to present its case.	
24	<u>(</u>	(3)	The judgment, or the cause of action or claim for relie	ef on which the
25			judgment is based, is repugnant to the public policy of thi	is State or of the
26			United States.	
27	<u>(</u>	(4)	Reserved for future codification.	
28	<u>(</u>	(5)	The proceeding in the foreign court was contrary to an ag	reement between
29			the parties under which the dispute in question was to	be determined
30			otherwise than by proceedings in that foreign court.	
31	<u>(</u>	(6)	In the case of jurisdiction based only on personal service,	the foreign court
32			was a seriously inconvenient forum for the trial of the action	<u>1.</u>
33	<u>(</u>	(7)	The judgment was rendered in circumstances that raise s	substantial doubt
34			about the integrity of the rendering court with respect to the	judgment.
35	<u>(</u>	(8)	The specific proceeding in the foreign court leading to the	<u>ne judgment was</u>
36			fundamentally unfair.	
37	<u>(d)</u> <u>l</u>	lf a fo	reign-country judgment for which recognition is sought is o	otherwise entitled
38	to recogniti	on un	der this Article but conflicts with a prior final and conclusion	<u>sive judgment, a</u>
39	court of this	s State	shall recognize the judgment for which recognition is sough	t unless the court
40	determines	that n	onrecognition would nevertheless be reasonable under the circ	cumstances.
41	<u>(e)</u> <u>I</u>	lf a fo	reign-country judgment for which recognition is sought is o	otherwise entitled
42	to recognition	on un	der this Article but conflicts with a subsequent final and conc	lusive judgment,
43	<u>a court of t</u>	this S	tate shall deny recognition of the judgment for which recog	<u>gnition is sought</u>
44	unless the	court	determines that recognition would nevertheless be reaso	nable under the
45	<u>circumstanc</u>			
46		-	ty resisting recognition of a foreign-country judgment ha	
47			a ground for nonrecognition stated in subsection (b) of this sec	
48		-	ty resisting recognition of a foreign-country judgment ha	
49			a ground for nonrecognition stated in subsection (c) of this se	
50	1 .	-	ognition of the judgment has the burden of establishing that	at, as a matter of
51	law, recogni	ition v	would nevertheless be reasonable under the circumstances.	

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1	(h) A par	ty resisting recognition of a foreign-country judgment under s	subsection (d) or
2		on has the burden of establishing that another final and conc	
3		ne other judgment conflicts with the judgment for which recog	
4		n (d) of this section, the party resisting recognition also ha	-
5		nonrecognition of the judgment for which recognition is s	
6		r the circumstances. Under subsection (e) of this section, the	
7		he foreign-country judgment has the burden of establishing	
8	-	able under the circumstances.	<u> </u>
9	(i) When	a court of this State rules on recognition of a foreign-countri	y judgment, the
10		the facts specially and state separately its conclusions of law.	
11		rsonal jurisdiction.	
12		reign-country judgment shall not be refused recognition for 1	ack of personal
13		y of the following exist:	_
14	<u>(1)</u>	The defendant was served with process personally in the fore	<u>eign country.</u>
15	$\overline{(2)}$	The defendant voluntarily appeared in the proceeding, oth	
16		purpose of protecting property seized or threatened with	seizure in the
17		proceeding or of contesting the jurisdiction of the court over	the defendant.
18	<u>(3)</u>	The defendant, before the commencement of the proceeding	g, had agreed to
19		submit to the jurisdiction of the foreign court with respec	<u>t to the subject</u>
20		matter involved.	
21	<u>(4)</u>	The defendant was domiciled in the foreign country when	
22		was instituted or was a corporation or other form of busin	ess organization
23		that had its principal place of business in, or was organized	l under the laws
24		of, the foreign country.	
25	<u>(5)</u>	The defendant had a business office in the foreign c	
26		proceeding in the foreign court involved a cause of action of	
27		arising out of business done by the defendant through the	at office in the
28		foreign country.	
29	<u>(6)</u>	The defendant operated a motor vehicle or airplane in the	
30		and the proceeding involved a cause of action or claim for i	elief arising out
31	( <b>-</b> )	of that operation.	
32	<u>(7)</u>	There was any other basis for personal jurisdiction that wou	
33		with the Due Process Clause of the Fourteenth Amendmen	<u>nt to the United</u>
34		States Constitution.	
35		ist of bases for personal jurisdiction in subsection (a) of the	
36		courts of this State may recognize reasonable bases of perso	
37		listed in subsection (a) of this section as sufficient to support a	Toreign-country
38 39	judgment.	and we for recognition and nonrecognition of foreign court	w indoment
39 40		cedure for recognition and nonrecognition of foreign-count	
40 41		cognition of a foreign-country judgment is sought as an orig	
41	foreign-country	nition shall be raised by filing an action seeking reco	<u>ignition of the</u>
42 43		cognition or nonrecognition of a foreign-country judgment is	sought in some
43 44		issue of recognition may be raised by complaint, counterclaim	-
44 45	affirmative defer	• • • •	<u>, CI088-Claim, OI</u>
45 46		nec. ect of recognition of foreign-country judgment.	
40 47		e court in a proceeding under G.S. 1C-1855 finds that the	foreign-country
48		led to recognition under this Article then, to the extent that the	
49		or denies recovery of a sum of money, the foreign-country judy	
<del>4</del> ) 50	(1)	Conclusive between the parties to the same extent as the judg	
50	<u>\1)</u>	state entitled to full faith and credit in this State would be con	-
51		suit shuited to fun fund and creat in this blute would be con	

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1	(2) Enforceable in the same manner and to the same extent as a judgment
2	rendered in this State.
3	(b) Article 17 of this Chapter does not apply to the enforcement of foreign-country
4	judgments recognized under this Article.
5	" <u>§ 1C-1857. Stay of proceedings pending appeal of foreign-country judgment.</u>
6	If a party establishes that an appeal from a foreign-country judgment is pending or will be
7	taken, the court may stay any proceedings with regard to the foreign-country judgment until the
8	appeal is concluded, the time for appeal expires without an appeal being taken, or the appellant
9	has had sufficient time to prosecute the appeal and has failed to do so.
10	" <u>§ 1C-1858. Statute of limitations.</u>
11	An action to recognize a foreign-country judgment must be commenced within the earlier
12	of the time during which the foreign-country judgment is effective in the foreign country or 10
13	years from the date that the foreign-country judgment became effective in the foreign country.
14	" <u>§ 1C-1859. Uniformity of interpretation.</u>
15	In applying and construing this Article, consideration may be given to promoting
16	uniformity of interpretation with respect to its subject matter among states that enact it."
17	SECTION 3. The Revisor of Statutes shall cause to be printed along with this act
18	all relevant portions of the official comments to the Uniform Foreign-Country Money
19	Judgments Recognition Act and all explanatory comments of the drafters of this act as the
20	Revisor deems appropriate.
21	SECTION 4. This act is effective October 1, 2009, and applies to all actions
22	commenced on or after that date in which the issue of recognition of a foreign-country
23	judgment is raised.