GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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SENATE BILL 823

Short Title: Inheritance Tax Interest Deduction. (Public Sponsors: Senator Daniel.		
	April 24, 1991	
	A BILL TO BE ENTITLED	
	PROVIDE THAT ALL INTEREST EXPENSES ARE DEDUCTIBLE	
	RITANCE TAX PURPOSES.	
	ssembly of North Carolina enacts:	
	on 1. G.S. 105-9 reads as rewritten:	
"§ 105-9. Dedu		
	ing the clear market value of property taxed under this Article, or ollowing deductions, and no others, shall be allowed:	
(1)	Taxes accrued and unpaid at the death of the decedent and unpaid ad	
(1)	valorem taxes accruing during the calendar year of death.	
(2)	Drainage and street assessments (fiscal year in which death occurred).	
(3)	Reasonable funeral and burial expenses, which shall include bequests	
()	and devises in trust, the entire net income from which is to be applied	
	perpetually to the care and preservation of the burial lot or burial	
	grounds within which the decedent is buried, the enclosure thereof and	
	the structures thereon to the extent to which the value of such bequests	
	and devises does not exceed the smaller of the following amounts: One	
	thousand two hundred fifty dollars (\$1,250), or two per centum (2%)	
(4)	of the amount of the decedent's gross estate.	
(4)	Debts of decedent.	
(5)	Estate and inheritance taxes paid to other states, and death duties paid to foreign countries	

The amount actually expended for monuments not exceeding the sum

of two thousand five hundred dollars (\$2,500).

(6)

1	(7)	Commissions of executors and administrators actually allowed and
2	, ,	paid.
3	(8)	Costs of administration, including reasonable attorneys' fees. fees and
4		interest expenses."
5	Sec. 2	This act becomes effective July 1, 1991, and applies to the estates of
6	decedents dying	on or after that date.