GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

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HOUSE BILL 1086 Committee Substitute Favorable 4/30/97

Short Title: Amend Offer of Judgment Rule-2.

(Public)

Sponsors:

Referred to:

April 21, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND RULE 68 OF THE RULES OF CIVIL PROCEDURE
3	REGARDING OFFERS OF JUDGMENT.
4	The General Assembly of North Carolina enacts:
5	Section 1. G.S. 1A-1, Rule 68 reads as rewritten:
6	"Rule 68. Offer of judgment and disclaimer.
7	(a) Offer of judgment. –
8	(1) At any time more than 10 days before the trial begins, a party defending
9	against a claim may serve upon the adverse party an <u>a written</u> offer to
10	allow judgment to be taken entered against him for the money or property
11	or to the effect specified in his offer, with costs then accruedthe defending
12	party and in favor of the adverse party for the relief specified in the
13	offer, plus any interest that has accrued as of that date, and, as may be
14	awarded by the court, costs and statutorily authorized attorneys' fees
15	incurred as of that date. The defending party shall not file the written
16	offer with the court at this time.
17	(2) If within 10 days after the service of the offer the adverse party serves
18	written notice that the offer is accepted, either party may then file the
19	offer and notice of acceptance together with proof of service thereof and

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1	thereupon the clerk shall enter judgment. thereof. The court shall
2	determine costs, interest, and statutorily authorized attorneys' fees and
3	enter judgment accordingly. An offer not accepted within 10 days after
4	its service shall be deemed withdrawn and evidence of the offer is not
5	admissible except in a proceeding to determine costs. The defending
6	party shall file the offer deemed withdrawn prior to the proceeding to
7	determine costs. If the judgment finally obtained by the offeree is-damages
8	
8 9	assessed by the finder of fact are not more favorable than greater than the
9 10	amount stated in the offer, the offeree must pay the costs incurred after the making corrected of the offer. The fact that an offer is made served but
	the making service of the offer. The fact that an offer is made served but
11	not accepted does not preclude a subsequent offer.
12	(3) This subsection applies only to claims for monetary damages in which
13	any nonmonetary claims are ancillary and incidental to the monetary claims.
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15	(b) Conditional offer of judgment for damages. – A party defending against a
16	claim arising in contract or quasi contract may, with his <u>or her</u> responsive pleading, serve
17	upon the claimant an offer in writing that if <u>he-the party</u> fails in his <u>or her</u> defense, the
18	damages shall be assessed at a specified sum; and if the claimant signifies his or her
19	acceptance thereof in writing within 20 days of the service of such offer, and on the trial
20	prevails, his damages shall be assessed accordingly. If the claimant does not accept the
21	offer, he <u>or she</u> must prove his damages as if the offer had not been made. If the damages
22	assessed in the claimant's favor do not exceed the sum stated in the offer, the party
23	defending shall recover the costs in respect to the question of damages.
24	(c) <u>Definitions. – For purposes of this rule:</u>
25	(1) <u>'Costs' mean the court costs that the court is authorized by law to award.</u>
26	Costs do not include interest and attorneys' fees.
27	(2) <u>'Offer' means all relief tendered to the offeree pursuant to this rule.</u>
28	Offer does not include costs, interest, or attorneys' fees. Further, offer
29	does not mean an offer of a lump sum that purports to include any or all
30	of the following: costs, interest, or attorneys' fees."
31	Section 2. G.S. 1A-1, Rule 84 is amended by adding a form at the end to read:
32	"(<u>17) OFFER OF JUDGMENT UNDER RULE 68(A).</u>
33	Defendant offers that judgment be entered against it and in favor of Plaintiff for
34	<u>\$</u> , plus interest that has accrued as of the time of service of this offer, and, as
35	may be awarded by the court, costs and statutorily authorized attorneys' fees incurred as
36	of the time of service of this offer."
37	Section 3. This act becomes effective October 1, 1997, and applies to offers of
38	judgment made on or after that date.