The Magnolias

Magnolia Knitting Classification

- Marital property
 - Total DOS value acquired during the marriage
 - Owned on the DOS
 - Not separate property

Magnolia Knitting Value

- Court must "reasonably approximate the net value" of business on DOS
- Value must be based upon "sound methodology"
- "Expert": a witness qualified by knowledge, skill, experience, training, or education to assist the trier of fact

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Magnolia Knitting Classification Divisible property: GS 50-20(b)(4)(a) Postseparation depreciation of marital property that is not the result of the actions of a spouse Decrease is a distribution factor if caused by postseparation actions of one spouse. Hay, 148 NC App 649 (2002)	
Stock	
■ General rule: property acquired after	
separation is not marital property	
■ But: property acquired as result of	
"exchange or conversion" of marital property is marital	
– <i>Mauser</i> , 75 NC App 115 (1985)	
■ Burden is on party seeking marital	
classification to trace and show value	
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Residence	
■ Mixed asset: both marital and separate	
■ Each estate is entitled to an interest in the	
property in the ratio its contribution bears to the total investment in the property	
– <i>Wad</i> e, 72 NC App 372	
■ Need to account for contributions from each	
estate - McIver, 92 NC App 116	
молог, о <u>л</u> по трр 110	

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Mishler 90 NCAPP 72 "formula"	
Marital Contribution DOS Net Value Contribution	
Separate Contribution DOS Property Total Separate Contribution Total Contribution	
Residence	
■ Mixed Asset: - Separate Contribution: \$20,000 - Marital Contribution: \$60,000	
■ Apply <u>Mishler</u> formula to \$185,000 DOS Net Value: - Marital Property: \$138,750 (75%) - Separate Property: \$46,250 (25%)	
Residence	
■ Divisible property. GS 50-20(b)(4): - (a): Postseparation appreciation not caused by actions of a spouse - Payments generally are 'actions'	
 But general rule: do not consider payments made pursuant to alimony or child support order in ED case. GS 50-20(f) - Morris, 90 NC App 94 	

Residence ■ Postseparation appreciation is divisible property - \$12,000 total (ignore payments) ■ But, only to extent it is attributable to marital property ■ Possible method: Apply *Mishler* "formula" to postseparation appreciation Mustang ■ Gift between spouses during marriage is marital property unless contrary intent stated in conveyance. - Friend-Novorska, 131 NC App 508 (1998) ■ Fair Market Value? - Blue book: \$22,000 marital asset - Purchase price: \$28,000 marital asset Mustang ■ Divisible property. GS 50-20(b)(4)(a): - Postseparation decreases not caused by postseparation actions of a spouse - Presumed divisible • Wirth v. Wirth ■ \$3,500 decrease caused by Wilma's actions?

Car Loan Marital debt defined as debt: Incurred during the marriage Existing on the DOS Incurred for the joint benefit of the parties Joint benefit: debt encumbers a marital asset? See Glaspy, 143 NC App 435 (2001)	
Car Loan Divisible debt: GS 50-20(b)(4)(d) Interest and finance charges on marital debt Decreases in marital debt Payments made between 10/11/02 and 10/1/13) Only passive changes in debt after 10/1/13 Here: \$2,000 decrease in loan balance (\$1,200) interest and finance charges	
Joint Account	
■ Deposit into joint account does not establish gift to the marriage	
■ But: account is presumed marital because acquired during the marriage	
■ Henry has burden of tracing separate part of DOS value - Minter, 111 NC App 321 (1993)	

37-acre Tract Gift to "a" spouse is separate property Gift to both spouses is marital property Burden on Wilma to prove donor's intent to make gift to her alone See Hunt, 86 NC App 484 (1987)	
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IRS Debt	
Marital if incurred for joint benefit of the parties	
- See Glaspy, 143 NC App 435 (2001)	
Is postseparation decrease in marital debt divisible property?	
- Payments between 10/11/02 and 10/1/13	
result in divisible debt if reduce debt - After 10/1/13, only passive changes are	
divisible	
• GS 50-20(b)(4)(d)	
Collectibles	
■ Marital because acquired during the	
marriage	
■ Wilma has burden to prove DOS value	
- See Grasty, 125 NC App 736 (1997)	
■ Methodology not needed for personal	
property	-

Collectibles Postseparation dissipation of marital assets Distribute missing property to spouse that took it. Sharp, 84 NC App 128 (1987), or Include property acquired with the missing property in marital estate. Mauser, 75 NC App 115 (1985) Both methods require a value?	
Henry's 401(k)	
Hellry 8 401(K)	
■ Deferred comp is marital property to the	
extent it is earned during marriage.	
The "equation" is used to	
■ The "coverture fraction" is used to determine marital portion of deferred	
comp	
- Years earning the pension while married	
over total years earning pension.	
• GS 50-20.1(d); <i>Bishop</i> , 113 NC App 725 (1994)	
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But is it deferred comp?	
■ Watkins v. Watkins, 753 SE2d 670 (2014)	
- 401K or IRA is not "deferred comp" for	
equitable distribution if spouse has access	
to funds in the account	
If not deferred comp. court can classify	
If not deferred comp, court can classify account by tracing marital and separate	
contributions	

Henry's 401(k) [if 'deferred']	
■ 4/5ths marital (20 out of 25 years) - \$40,000 marital	
■ Divisible property - Postseparation appreciation of marital portion not caused by one spouse - Here - \$160?	
Henry's 401k	
[if not 'deferred']	
■ Classify using Source of Funds	
- \$10,000 separate	
- Rest presumed marital	-
Henry to prove passive appreciation of the \$10,000 investment	
■ Divisible property	
Postseparation appreciation of marital	
portion not caused by one spouse	
– Here ?	
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Henry's 401(k)	
■ Pre-separation dissipation (no marital asset to distribute)	
A distribution factor if marital funds spent for non-marital purpose "contemporaneous with marital breakdown or in anticipation of separation."	
- See Fountain, 148 NC App 329 (2002)	

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Wilma's 401(k)	
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■ All marital on DOS	
Divisible group art w 04 000	
■ Divisible property: \$1,000 - Postseparation decrease in marital	
property not caused by the actions of one spouse	
Spouse	
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Credit Cards	
■ DOS balance marital if incurred for joint	
benefit	
benefit - See Riggs, 124 NC App 647 (1996)	
benefit - See Riggs, 124 NC App 647 (1996) ■ Postseparation increase in balance?	
benefit - See Riggs, 124 NC App 647 (1996) Postseparation increase in balance? - Divisible to extent represents interest and finance charges on marital debt	
benefit - See Riggs, 124 NC App 647 (1996) Postseparation increase in balance? - Divisible to extent represents interest and finance charges on marital debt - Otherwise, a distribution factor	
benefit - See Riggs, 124 NC App 647 (1996) Postseparation increase in balance? - Divisible to extent represents interest and finance charges on marital debt	