LEGAL SESUES IN LEGAL SESUES I	
TRUE OR FALSE? Trial court can order an unequal distribution of marital and divisible property if the court concludes that an unequal distribution is equitable	
WHAT IS YOUR OPINION? 1.True 2.False	

FALSE	
Lucas v. Lucas, 706 SE2d 270 (2011)	
It is not sufficient for a trial court to conclude	
an unequal division is equitable	
Must conclude that equal is not equitable to	
show due consideration to strong public policy in favor of equal distributions	
TRUE OR FALSE?	
mor on race.	
Trial court may not order an unequal	
distribution unless one party has	
requested an unequal division in a pleading	
WHAT IS YOUR OPINION?]
WHAT IS TOOK OF INION:	
1.True	
2.False	

REQUEST UNEQUAL IN PLEADING???	
Answer is not certain but I think it is <i>Fal</i> se	
Many cases hold trial court is obligated to consider every distribution factor supported by the evidence	
No case has indicated this obligation is limited to cases where an unequal division has been requested in a pleading	
TRUE OR FALSE?	
The side with the most distribution factors	
in his/her 'favor' generally should receive the most marital and divisible	
property	
WHAT IS YOUR OPINION?	
1.True 2.False	

WEIGHT OF FACTORS	
Answer is False Weight assigned any factor is completely up to judge One factor can outweigh all others One factor can support awarding 100% of marital property to one party Even when there are numerous factors, trial court can award an equal division	
TRUE OR FALSE?	
The trial court is not required to find the value of separate property before considering it as a distribution factor	
WHAT IS YOUR OPINION?	
1-	
1.True 2.False	

TRUE	
The fact that a party owns separate property is a distribution factor	
Trial court is not required to assign a value to any distribution factor	
Trial court is not required to assign weight to any distribution factor	
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WHAT DO YOU THINK?	
Parties owned a very successful business during	
the marriage and enjoyed an affluent lifestyle as a result, until husband's gambling debts	
lead to bankruptcy. Can a trial court consider husband's gambling when dividing what is left	
of the marital and divisible property?	
CAN YOU CONSIDER GAMBLING?	
4.1/22	
1.Yes 2.No	
3.lt depends	

IT DEPENDS ON.....???

- 1.The length of the marriage
- 2.Whether wife also gambled
- 3. How long between the bankruptcy and separation

CONSIDERING FAULT IN DISTRIBUTION

Consideration of marital misconduct generally prohibited However, can consider fault which impacts value of marital and divisible estate

But, only if conduct occurs "substantially contemporaneously" with separation

Fountain v. Fountain, 148 NC App 329 (2002)

So Answer is #3 – how long before separation? Why????

WHAT DO YOU THINK?

Parties are the parents of a severely disabled adult child. One parent provides constant care for the child and therefore is not able to work outside the home. Can you consider this as a distribution factor?

CONSIDER DISABLED CHILD?	
1.Yes	
2.No	
3.Only if parent needs	
marital residence to care for child	
4.Maybe	
	-
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CONSIDERATION OF CUSTODY	
Statute specifically allows consideration of "need of custodial parent to occupy marital residence"	
Cases say no other consideration of custody is allowed	
Parents have no legal obligation to care for disabled adult child	
But earning capacity of a party generally is a distribution factor	
Answer????????	
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WHAT DO YOU THINK?	
	-
Child support order grants parent with custody exclusive possession of marital	
residence.	
Can you consider parent's exclusive use as	
a factor in distribution?	
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CONSIDER POSSESSION OF RESIDENCE?	
1.Yes	
2.No	
	1
CONSIDERATION OF SUPPORT PAYMENT	
Answer is No Statute provides that ED must be made without regard to	
alimony and child support	
Both alimony and child support can be reconsidered after ED	
GS 50-20(f)	
V	
WHAT DO YOU THINK?	
Child support order grants parent with	
custody exclusive possession of marital residence.	
Can you award marital residence to other	
party in equitable distribution?	

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PROPERTY PROVISIONS IN SUPPORT ORDERS	
Answer unclear but probably not??	
Good reason to limit possession in support	
orders to "until final order of equitable distribution"	
Other ideas?	
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SUPPORT PROVISIONS	
PSS order requires supporting spouse to pay	
mortgage on marital residence. Are debt payments divisible debt to extent they	
decrease principle of debt?	
DIVISIBLE DEBT?	
d Voc	
1.Yes 2.No	

CONSIDERATION OF SUPPORT ORDERS

- General rule no consideration of alimony or support
- Wirth v. Wirth, 193 NC App 657 (2008)

Only case since divisible property. Trial court said payments "not considered" and was affirmed

 What if dependent spouse uses alimony to pay mortgage?

See Bodie v. Bodie, 727 SE2d 11 (NC App 2012) classify but consider the source in allocating 'credit'

WHAT DO YOU THINK?

Husband owns one-third interest in profitable partnership. His interest is marital property and value is established. Husband offers evidence of the tax consequences that will occur if he sold his interest in the partnership. Can you consider the tax consequences as a distribution factor?

CONSIDER TAX CONSEQUENCES?

- 1.Not unless sale is ordered in ED
- 2.Yes because evidence was offered
- 3.Yes unless you decide sale is unlikely

TAX CONSEQUENCES Answer is unclear but probably should be "Yes, unless you decide not to consider taxes because sale is unlikely" See Peltzer v. Peltzer, 732 SE2d 357 (2012) But be aware of Pellom and Cochran.........

Since 2005, GS 50-20(c)(11):

Trial court "should consider the tax consequences to each party, including federal and state consequences that would have been incurred if the marital and divisible property had been sold or liquidated on the date of separation. The trial court may, however, in its discretion, consider whether and when such tax consequences are reasonable likely to occur in determining the equitable value deemed appropriate for this factor"

TAXES

- NEVER consider tax consequences unless evidence of consequences is
- Before 2005, courts held no consideration unless distribution will cause tax consequences

See Dolan v. Dolan, 148 NC App 538 (2002)

 Amendment in 2005, but cases continued to hold taxes too speculative to consider unless distribution ordered by trial court will cause taxes to be incurred

See Pellom v. Pellom, 194 NC App 57 (2009) Cochran v. Cochran, 198 NC App 224 (2010)

But then Peltzer???????

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TRUE OR FALSE??	
Even if trial court concludes presumption in	
favor of in-kind division has been rebutted,	
trial court cannot order a distributive award unless court finds paying party has ability to	
pay.	
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WHAT IS YOUR OPINION?	
1.True	
2.False	
2.Faise	
	1
DISTRIBUTIVE AWARDS	
	-
This is False	
If liquid assets available to pay the award are not obvious from the ED judgment, judgment must	
identify how party will pay the amount ordered	
to be paid.	
Why?	
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WHAT DO YOU THINK?	
Only action filed between parties is for	
absolute divorce. After divorce judgment	
is entered, one party files a motion in	
the cause asking court to enter QRDO. You are asked to sign consent order.	
Tou are asked to sign consent order.	
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DO YOU SIGN THE ORDER?	
1.0f course. I always	
sign consent orders	
2.Yes, it is a valid	
QDRO	
3.No	
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ORDERS DIVIDING RETIREMENT ACCOUNTS	
CREEKS BIVIDING RETIREMENT ACCOUNTS	
I believe answer is No Motion in the cause is not appropriate in case after final	
Motion in the cause is not appropriate in case after final disposition of all claims	
Whitworth v. Whitworth, 731 SE2d 707 (NC App 2012)	
Also need cause of action 'pursuant to state domestic relations law' to support entry of QDRO	
Cause of action? The second had before discussed.	
ED – must be filed before divorce Action on contract – breach or request to incorporate	