## Avoiding Perils & Pitfalls in Handling a Military Divorce

Wyoming Center for Legal Aid Webcast 27 June 2014

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• The views presented are those of the speaker and do not necessarily represent the views of the Department of Defense or its components.

### 5 CFR 3601.108

• This presentation draws substantially from Colonel (Retired) Mark Sullivan's book:

The Military Divorce Handbook: A Practical Guide to Representing Military Personnel and Their Families -ABA Publishing, 2011

### AND

### North Carolina Bar Association's Legal Assistance for Military Personnel

http://www.nclamp.gov/index.asp

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Hot Tips for Military Family Law Cases: A Baker's Dozen

The Commandments of Cross-Examination: A Baker's Dozen

Getting Military Pension Division Orders Honored by DFAS

ould I Get a Divorce Overseas?

## Who Can Help?

- The base legal office
- The SJA "Staff Judge Advocate"

## The Big 3

- Getting Started: Service and SCRA
- SCRA and Judicial Flexibility Planning for Military Moves and Deployments
  - "Family Care Plan"
  - Your Agreements
- Dividing Retirement and Benefits
  - What is Divisible? When?
  - Getting Jurisdiction over the Retirement
  - Disability: Dollar for Dollar Retirement Waivers

## **Getting Started:**

- How to serve the military member:
  - Service is matter of state law
  - Use the Member's "Chain of Command" to facilitate service.
  - International Service
    - Must comply with treaties and host nation law!
    - <u>Get help from a Base Legal Office!</u>

## SCRA = No Sneak Attacks.

- Service Members Civil Relief Act
- 50 U.S.C. App §§ 501 597b
- Among Other things:
  - §521: Protection From Default Judgments:
    - Affidavit of Service in ALL cases
    - Mandatory stay + attorney appointment
  - §522: D's Application for a further Stay
  - §521(g): Reopening the Default Judgment

## §521 = Default Protection

## Pitfall: P fails to submit the §521 Affidavit to the court so the judgment is voidable.

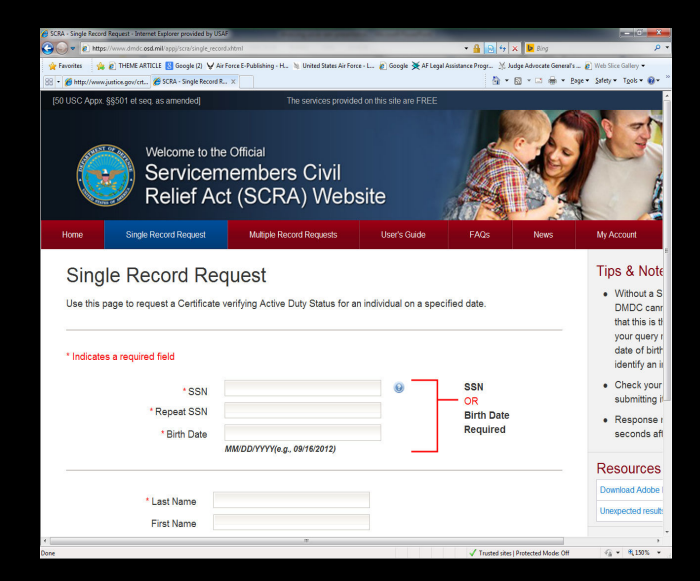
- Must Submit Affidavit "Whether D is in the military service"
- If so, Judge MUST grant the 90 Day stay Automatically when:
  - (1) there <u>may be a defense</u> to the action and a defense cannot be presented without the <u>presence of the defendant</u>; OR
  - (2) after due diligence, counsel has been <u>unable to contact</u> the defendant or otherwise determine if a meritorious defense exists.
- Then what?
  - Court may extend the stay
  - Court MAY NOT enter default without appointing an Attorney:
    - What does the attorney do?
    - Who pays?

### Web search for "SCRA Affidavit" Produces this Virginia SCRA Affidavit

CENTRAL PROPERTY OF THE ACT	Case No.
SERVICEMEMBERS CIVIL RELIEF AC	T
Commonwealth of Virginia VA. CODE § 201-15.2	RETURN DATE AND TIME
	Circuit Court General District Court
CITY OR COUNTY	Juvenile and Domestic Relations District Court
CIT OR COUNT	
	v/In re:
I, PRINT NAME	the undersigned affiant, states the following under oath:
The defendant/respondent is in milit	tary service. is not in military service.
The following facts support the statement above:	
	he defendant/respondent is in military service. is unable to determine whether the defendant/respondent is in military s before entering judgment, may require the plaintiff/petitioner to file a bo
DATE	APPLANT'S SIGNATURE
The above-named affiant personally appeared this facts stated in this affidavit are true to the best of his or	day before the undersigned, and upon duly being sworn, made oath that her knowledge, information and belief.
DATE	[]CLERK []DEPUTY CLERK []MAGISTRATE []JUDGE []DVTAKE OFFICER
FOR NOTARY PUBLIC'S USE ONLY:	
State of	[] City [] County of
	· · · · · · · · · · · · · · · · · · ·
Acknowledged, subscribed and swom to before me th	his day of, 20
NOTARY REGISTRATION NUMBER	MOTARY PEBLIC (My commission explore:
NOTARY REGISTRATION NUMBER NOTICE REGARDING APPOINTMENT OF COU Where appointment of counsel is required pursuant to 1 against any party, as the court deems appropriate, and s costs, except the Commonwealth unless it is the party to FOR COURT USE ONLY: [] ORDER OF APPOINTMENT OF COUNSEL 1 find that appointment of counsel is required pur indicated below to represent the absent servicem	NOTARY PUBLIC (My commission expire: UNSEL TO REPRESENT ABSENT SERVICEMEMBER: 50 U.S.C. app. § 521 or § 522, the court may assess attorneys' fees and shall direct in its order which of the parties to the case shall pay such fee fast obtains the judgment.
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Clear All Data

Web search for "SCRA Service Verification" Produces this official website to search Service Status



### §522 = Servicemember Requested Stay

- **Pitfall**: D fails to follow the statutory guidelines in requesting a stay. Stay is not granted.
- (b)(1) At any stage before final judgment ... the court may on its own motion and shall, <u>upon application by the servicemember</u>, stay the action for a period of <u>not less than 90 days</u>.
- (2) Application for a stay ... shall include:
  - (A) A letter or other communication setting forth facts stating the manner in which current military duty requirements materially affect the servicemember's ability to appear and stating a date when the servicemember will be available to appear.
  - (B) A letter or other <u>communication from the servicemember's commanding officer</u> stating that the servicemember's current military duty prevents appearance and that military leave is not authorized for the servicemember at the time of the letter.
- Court MUST appoint an attorney if denying the application.

### PERIL: §521(g) – Servicemember Can Reopen the Case!

- Allows reopening default judgment to allow servicemember to defend if:
  - The servicemember was materially affected by reason of that military service; and
  - the servicemember has a meritorious or legal defense to the action or some part of it.
- SOL to reopen? 90 days after release or termination of military service. (20+ years!)

## The Big 3

Getting Started Service and SCRA

### But....Kids come first

- SCRA: Judicial flexibility
- Is Custody Compatible w/ Military Service?
- Planning for Military Moves and Deployments
  - "Family Care Plan"
  - Your agreements
- Dividing Retirement and Benefits
  - What is Divisible? When?
  - Getting Jurisdiction over the Retirement
  - Disability: Dollar for Dollar Retirement Waivers

## Child Custody

- Judicial Flexibility in applying SCRA Stay
  - Is the Stay really Mandatory?
    - §521 Stay for non-appearing servicemember
    - §522 Stay when servicemember appears and requests
    - <u>PERIL!</u> what about motions in extended domestic cases?
      - 1. Servicemember appears and participates; then,
      - 2. Servicemember deployes; then
      - 3. Spouse files motion to change support, properly serves notice by mail to the old address, and servicemember fails to appear.
    - <u>Wyo. Stat. § 20-2-205</u>, Temporary military duty; definitions; modification of orders; visitation assignment; electronic evidence.
    - Custody modifications are temporary

Peril: Servicemember relies on the family care plan.

What is a "Family Care Plan"? –

 *military document* that may purport to
 transfer custody by a power of attorney

• But is NOT binding on the court!

## Child Custody Pitfall: Not Planning for the Military Move

- Incorporate IN THE AGREEMENT:
  - Local Plan
  - Long Distance Plan
  - Deployment Plan?
- Wyoming courts:
  - Some Courts generally consider planning for moves premature and speculative.
  - But with the military life: isn't it a question of when, rather than if?
  - And isn't that already a hectic time?

## **Arguments Against Custody**

 Servicemember's frequent moves + frequent absence

non-care and instability

- Back up plans or family care plans incorporating legal strangers are insufficient:
  - not the new step parent
  - not the grandparents
  - not the baby sitter / girlfriend

## Arguments for Custody

- Sense of Community
- Safe Environment

- Fire / police / controlled access

- Unparalleled access to services:
  - Family advocacy services
  - Hospital / Mental health
  - Hobby shop / library / school
  - Service organizations
- Unique opportunity for travel + growth

# The military lifestyle...





## The Big 3

- Getting Started Service and SCRA
- But....Kids come first
  - SCRA: Judicial flexibility
  - Is Custody Compatible w/ Military Service?
  - Planning for Military Moves and Deployments
    - "Family Care Plan"
    - Your agreements

### Dividing Retirement and Benefits

- What is Divisible? When?
- Getting Jurisdiction over the Retirement
- Disability: Dollar for Dollar Retirement Waivers

### Get the Benefits Checklist:

### <u>http://www.nclamp.gov/s\_checklist.pdf</u>

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### SILENT PARTNER

#### MASTER CHECKLIST FOR MILITARY RETIREMENT BENEFITS

**SILENT PARTNER** is a resource for military legal assistance attorneys and civilian lawyers, published by the Military Committee of the American Bar Association's Family Law Section. Please send any comments, corrections and suggestions to the address at the end of this document.

#### **Overview of the Military Pension Division Series**

There are eight SILENT PARTNERS in this series, shown below with the topics they cover:

- *Military Pension Division: Scouting the Terrain* summary of USFSPA (the Uniformed Services Former Spouses' Protection Act) and division of military retirement benefits.
- *Military Pension Division: The Servicemember's Strategy* and *Military Pension Division: The Spouse's Strategy* strategies for the military member/retiree and the former spouse.
- *Military Pension Division: The "Evil Twins" CRDP and CRSC Concurrent Retirement and Disability Pay (CRDP) and Combat-Related Special Compensation (CRSC).*

### Survivor Benefit Plan

- SBP is a Death Annuity.
  - When retiring, the veteran can opt-in to a "life insurance" style death annuity for the spouse: The SBP.
  - Only one spouse can receive the SBP:
  - Prior or subsequent spouses are out of luck.
  - PUT IT IN THE AGREEMENT! Or what happens when the Retirement runs out?

## **Other Entitlements:**

- 10/10: (10 years marriage overlapping 10 years of service) Direct garnishment of up to 50% of servicemember's retirement. <u>BUT ONLY IF</u> <u>THE STATE COURT GRANTS IT!</u>
- 20/20/20 (20 years marriage/ 20 Years service/ 20 years overlap) Spouse retains full access to retired services: medical/ commissary/ legal assistance.
- 20/20/15: 1 year medical benefits + subsequent right to convert to a private health plan set up by the Defense Department. However, you must remain unmarried and not be covered under employer-sponsored medical coverage.
- CHCPB : Purchase a similar health plan. 1 Year.

Or indefenitely if Former Spouse is entitled to a share of the servicemember's pension or SBP coverage; not be remarried if below age 55; pays quarterly advance premiums; and meets certain initial application deadlines.

### USFSPA: Uniformed Services Former Spouse's Protection Act

- 1. States <u>may divide</u> the pension as marital/community property
- <u>2. But Pension Division Jurisdiction is limited to a state</u> where
  - the SM was domiciled,
  - The SM consented to jurisdiction,
  - or resided not due to military assignment.
- 3. State courts can order the direct pay of pension division awards (where there is ten years' overlap between the marriage and creditable military service) through DFAS. (The 10/10 rule)
- 5. Such direct payments may not exceed 50% of the SM's disposable retired pay (in most cases).

### PITFALL: Judgment Didn't Have Jurisdiction to Divide the Pension.

- Limited to a state where
  - the SM was domiciled; or
  - the SM consented to jurisdiction (appeared);
  - resided not due to military assignment.

What is Domicile? (1) Physical presence of the SM; and (2) Intent to remain

### SCRA §571(1)

A servicemember shall neither lose nor acquire a residence or domicile for purposes of taxation with respect to the person, personal property, or income of the servicemember by reason of being absent or present in any tax jurisdiction of the United States solely in compliance with military orders.

- 1. Military records indicate NY is SM's "home of record"
- 2. SM is stationed in DC, buys a home in Virginia, Goes to law school and is Barred in Virginia, registers to vote in Virginia, pays taxes to Virginia.
- 3. SM moves to Wyoming pursuant to military orders.
- 4. SM's Leave and Earnings Statement say SM pays taxes in Wyoming.
- 5. SM is sued for divorce in WY, and receives valid service.
- Don't be fooled! "Home of record" is just the figurative bus ticket when service ends.
- Was WY actually the domicile? Or just about the lower taxes?

## Kelly v. Kelly

- 2003 WY 133, 78 P.3d 220 (Wyo., 2003)
- Included a QDRO "how-to" primer as an appendix.
- The primer was this website:

http://www.dfas.mil/garnishment/usfspa/legal.html

Now updated to include an entire section for attorneys:

<u>http://www.dfas.mil/garnishment/usfspa/attorneyinstructio</u> <u>ns.html</u> Example 4. The following language is acceptable for all active duty members, regardless of service entry date.

"The former spouse is awarded \_\_\_\_\_% of the disposable military retired pay the member would have received had the member retired with a retired pay base\* of <u>S (dollar amount)</u> and with \_\_\_\_\_\_ years of creditable service on \_\_\_\_\_\_."

\*The retired pay base is a base pay figure. As noted on page 9 above, the retired pay base is the final basic pay at retirement for members entering military service before September 8, 1980, and the "high-3" amount for member's entering military service on or after September 8, 1980.

Example 5. If a member entered military service before September 8, 1980, the following language is also acceptable because we can determine the member's retired pay base by simply looking at the pertinent military pay table.

"The former spouse is awarded \_\_\_\_\_% of the disposable military retired pay the member would have received had the member retired with the rank of \_\_\_\_\_ and with \_\_\_\_\_ years of creditable service on \_\_\_\_\_."

#### E. Examples of unacceptable former spouse award language.

Problems with award language usually occur when the parties are divorced prior to the member's becoming eligible to receive military retired pay. The examples given below represent common mistakes we see in court orders attempting to divide military retired pay.

 "The former spouse is awarded one-half of the community interest in the member's military retired pay."

Here, we are not told how to calculate the community interest. Nor are we provided with any of the variables necessary to make such a calculation using either a formula or hypothetical retired pay award.

## Alimony v. Pension Division

### Alimony

- Payable from DFAS
- Payable now
- Predictable
- Payed when SM still has housing allowance, special pay, and bonuses

### **Pension Division**

- Only payable from DFAS under 10/10 Rule
- Payable someday
- Probably a larger total dollar figure
- Payable when SM also loses Housing allowance, special pays, bonuses...
- What if SM doesn't retire? What if SM wants to stay in longer?

### When Would SM Prefer to Pay?

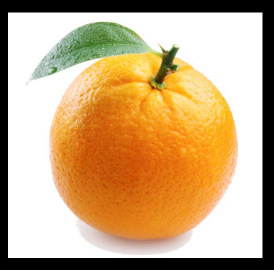


### What is Divisible When?

### Retirement



### Disability



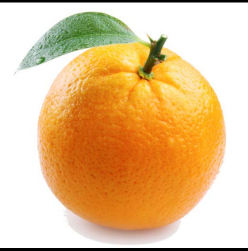
### What is Divisible When?

### Retirement

- Taxable
- Divisible

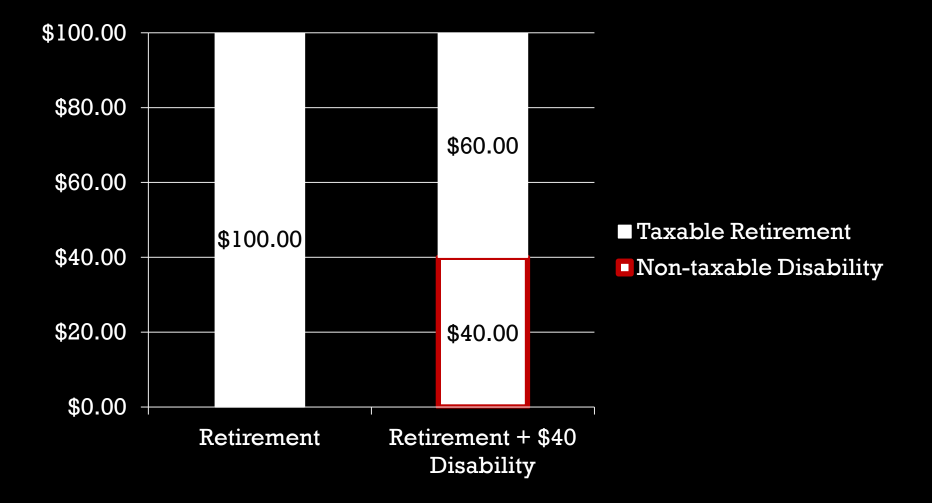


### Disability

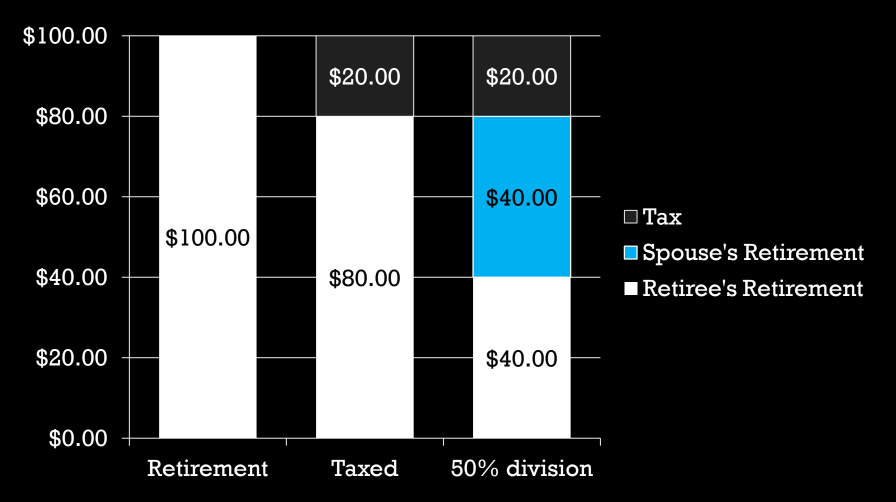


- Non-taxable
- Non-divisible
- <u>"dollar-for- dollar"</u>
   <u>Retirement Waiver</u>

### **Dollar-for-Dollar Retirement Waiver**



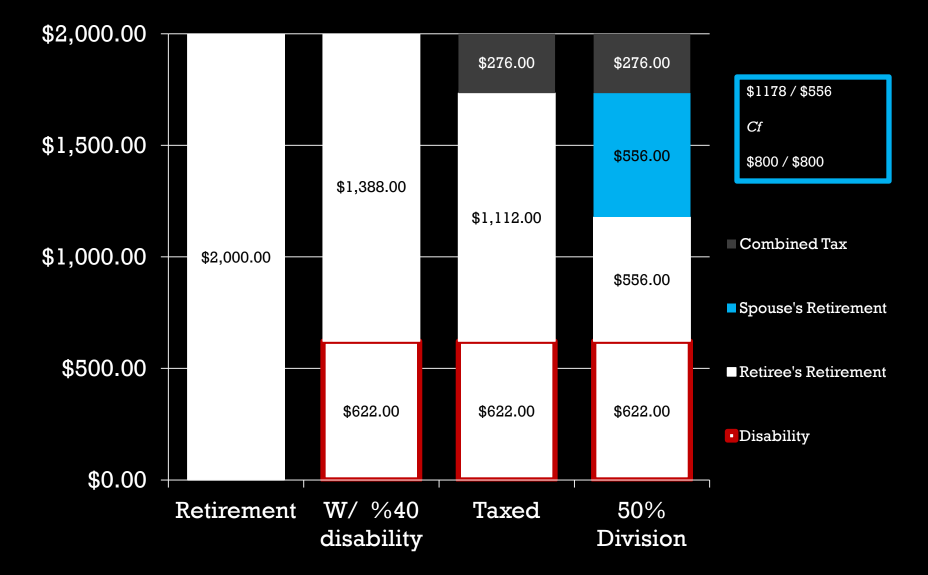
### "Husband shall pay to wife 50% of his disposable retired pay"



### Is this what they agreed?



#### Example: \$2000 Per month retired pay, 40% disability (new spouse).

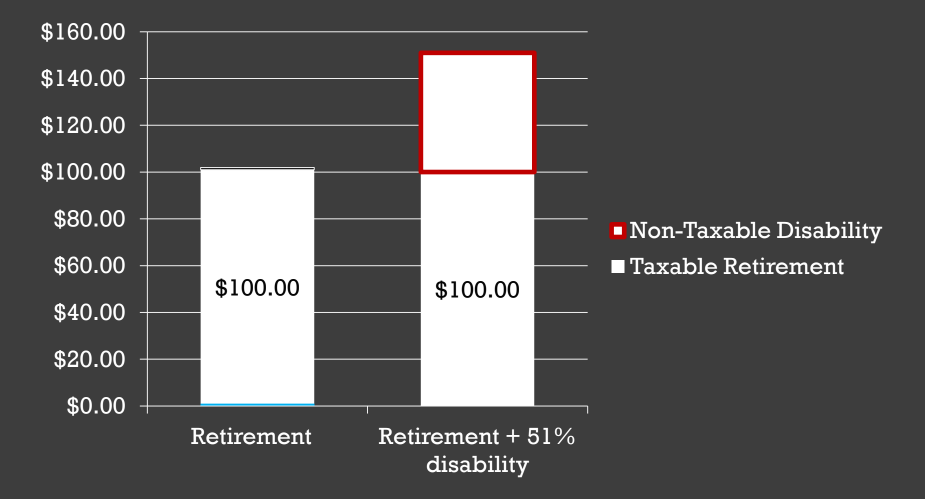


http://www.dfas.mil/dfas/militarymembers/woundedwarrior/disabledretireest.html

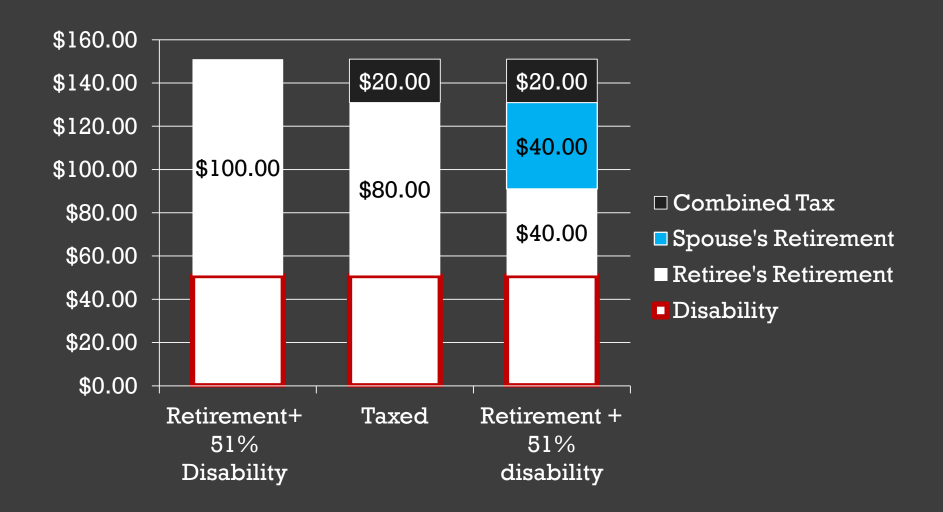
### Fair?



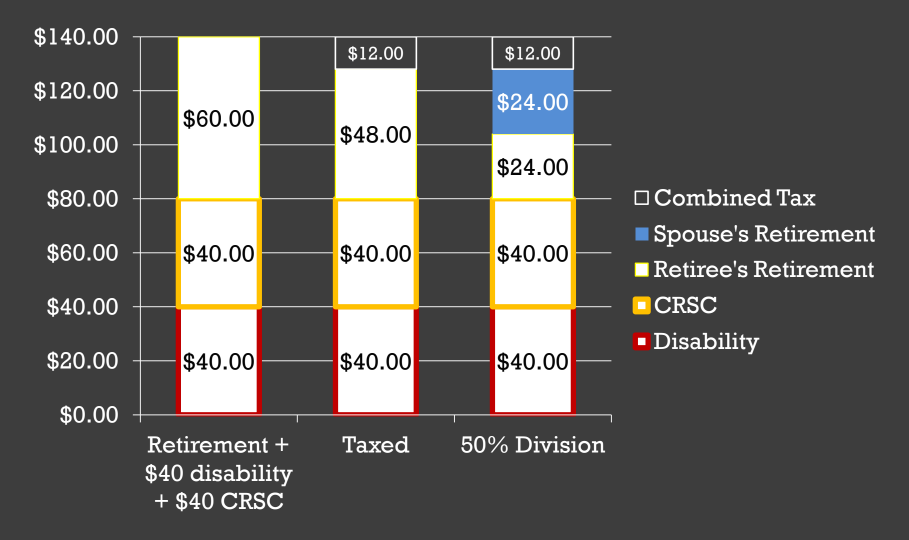
### <u>**CRDP</u>**: Concurrent Retirement and Disability Payment Eliminates the Retirement Waiver For Disability over 50%\*</u>



### CRDP



**CRSC:** Combat Related Special Compensation Replenishes the waived retired pay, isn't taxed, BUT IT'S NOT DIVISIBLE RETIRED PAY!!!



### How should the Court React?

- Majority : Courts imply indemnificationthat the service member will indemnify the spouse when waiving "their" retired pay.
- Minority : No indemnification. Under the federal scheme, the servicemember has a unilateral right to waive retired pay in favor of non-divisible disability pay. The court will not read extra provisions into the law or the parties' own agreement.

#### **ORIGINAL SENATE FILE NO. 0046 ENROLLED ACT NO. 46, SENATE**

(b) In making a disposition of property pursuant to this section, a court shall not do any of the following:

(i) Consider any federal disability benefits awarded to a veteran for service-connected disabilities pursuant to title 38, chapter 11 of the United States Code;

(ii) Indemnify ... for any waiver or reduction in military retirement or retainer pay related to receipt of veteran disability benefits ...

(iii) Award any other income or property ... as compensation for any waiver or reduction in military retirement or retainer pay related to receipt of veteran Disability benefits...

Section 2. This act is effective July 1, 2013.

## Consequences?

- Does not forbid considering disability pay regarding Alimony / child support.
- Does not forbid considering waiver of retirement for CRSC.
- Does not forbid parties from agreeing to indemnify.
- Probably limits the effects of drafting tools like Good faith clauses and clauses enabling courts to retain jurisdiction to modify.

## Drafting Around the Retirement Waiver

#### • 1. Indemnity

- A. Lay out the expectations of the parties in general terms
- (x years of service, about \$x retirement, based on no waivers of retirement.)
- B. Enumerate specific remedies
  - Indemnification
  - Alimony
  - DO NOT state the source of compensation will be VA Disability
- 2. Court retains Continuing jurisdiction to modify or award:
  - Pension or property division
  - Spousal support
  - Compensatory damages
  - To carry out the original intent of the court.
- 3. Good Faith and Fair Dealing clause
- 4. "Floor" for retired pay
- N.B. DFAS will only pay a portion of the "retired pay."....

# The Big 3

- Getting Started: Service and SCRA
- SCRA and Judicial Flexibility Planning for Military Moves and Deployments
  - "Family Care Plan"
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# Avoiding Perils & Pitfalls in Handling a Military Divorce

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