March 18, 2003

S 449. PRESUMPTION-DWI BLOOD WITHDRAWAL VALID. TO MAKE IT A REBUTTABLE PRESUMPTION THAT THE PERSON WITHDRAWING BLOOD IN AN IMPAIRED DRIVING CASE IS A LICENSED PHYSICIAN, NURSE, OR AN OTHERWISE QUALIFIED PERSON. Amends GS 20-139.1(c) as title indicates. Effective Oct. 1, 2003.

Intro. by Queen.

Ref. to Judiciary II GS 20

April 23, 2003

S 449. EVIDENCE-DWI BLOOD WITHDRAWAL VALID. Intro. 3/18/03. Senate committee substitute makes the following changes to 1st edition. Changes proposed amendment to GS 20-139.1(c) to provide that evidence regarding the qualifications of the person who withdrew the blood sample may be provided at trial by testimony of the charging officer or by an affidavit of the person who withdrew the blood sample and shall be sufficient to constitute prima facie evidence regarding that person's qualifications. Changes effective date from Oct. 1, 2003, to Dec. 1, 2003.

June 3, 2003

SL 2003-95 (S 449). EVIDENCE—DWI BLOOD WITHDRAWAL VALID. AN ACT TO CLARIFY ADMISSIBLE EVIDENCE THAT THE PERSON WITHDRAWING BLOOD IN AN IMPAIRED DRIVING CASE IS A LICENSED PHYSICIAN, NURSE, OR AN OTHERWISE QUALIFIED PERSON. Summarized in Daily Bulletin 3/18/03 and 4/23/03. Enacted May 30, 2003. Effective December 1, 2003.