GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1812*

Committee Substitute Favorable 7/1/10 PROPOSED SENATE COMMITTEE SUBSTITUTE H1812-PCS70583-SA-85

Short Title: DV Cases/Review Criminal Record.	(Public)
Sponsors:	
Referred to:	
May 19, 2010	
A BILL TO BE ENTITLED AN ACT TO ENSURE THAT A COURT, WHEN CONSIDERING PRE UNDER THE DOMESTIC VIOLENCE CRIMES STATUTE, C DEFENDANT'S CRIMINAL RECORD, AS RECOMMENDED	CONSIDERS THE
LEGISLATIVE COMMITTEE ON DOMESTIC VIOLENCE. The General Assembly of North Carolina enacts: SECTION 1. G.S. 15A-534.1(a) reads as rewritten: "§ 15A-534.1. Crimes of domestic violence; bail and pretrial release.	
(a) In all cases in which the defendant is charged with ass communicating a threat to, or committing a felony provided in Articles 7 Chapter 14 of the General Statutes upon a spouse or former spouse or a per	A, 8, 10, or 15 of son with whom the
defendant lives or has lived as if married, with domestic criminal trespass, of an order entered pursuant to Chapter 50B, Domestic Violence, of the Genjudicial official who determines the conditions of pretrial release shall be a judge shall direct a law enforcement officer or a district attorney to	eneral Statutes, the udge, and thejudge. provide a criminal
history report for the defendant and shall consider the criminal history when of release. After setting conditions of release, the judge shall return the reportagency or department. No judge shall unreasonably delay the determination pretrial release for the purpose of reviewing the defendant's criminal has a set of the purpose of reviewing the defendant of the purpose of the purpose of reviewing the defendant of the purpose of	ort to the providing on of conditions of nistory report. The
following provisions shall apply in addition to the provisions of G.S. 15A-53	34:



SECTION 2. This act becomes effective October 1, 2010.