GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S D

SENATE BILL 1076

Judiciary II Committee Substitute Adopted 5/7/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S1076-PCS75277-LL-50

(Public)

Modify Crim. Justice Partnership Program.

Short Title:

Sponsors:
Referred to:
March 31, 2009
A BILL TO BE ENTITLED
AN ACT TO MODIFY THE CRIMINAL JUSTICE PARTNERSHIP PROGRAM T ALLOW CERTAIN COMMUNITY-LEVEL OFFENDERS TO BE SERVED BY TH
PROGRAM. The General Assembly of North Carolina enacts:
SECTION 1. G.S. 143B-273.4 reads as rewritten:
"§ 143B-273.4. Eligible population.
(a) An eligible offender is an adult offender who was convicted of a misdemeanor or
felony offense and received and:
(1) Received a nonincarcerative sentence of a community punishment, if the
Division of Community Corrections determines that the offender wou
benefit from program participation, based upon the results of a ris
assessment;
(2) <u>Received a nonincarcerative sentence of</u> an intermediate punishme
punishment; or
$\underline{\text{(3)}}$ is $\underline{\text{Is}}$ serving a term of parole or post-release supervision after serving a
active sentence of imprisonment.
(b) The priority populations for programs funded under this Article shall be offende
sentenced to intermediate punishments."
SECTION 2. This act becomes effective December 1, 2009.

