## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

 $\mathbf{S}$   $\mathbf{D}$ 

## **SENATE BILL 1076**

## Judiciary II Committee Substitute Adopted 5/7/09 House Committee Substitute Favorable 6/25/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S1076-PCS55465-RL-60

(Public)

Modify Crim. Justice Partnership Program.

Short Title:

	Sponsors:		
	Referred to:		
		March 31, 2009	
1		A BILL TO BE ENTITLED	
2	AN ACT TO M	ODIFY THE CRIMINAL JUSTICE PARTNERSHIP PROGRAM TO	
3	ALLOW CERTAIN COMMUNITY-LEVEL OFFENDERS TO BE SERVED BY THE		
4	PROGRAM.		
5	The General Assembly of North Carolina enacts:		
6	SECTION 1. G.S. 143B-273.4 reads as rewritten:		
7	"§ 143B-273.4. El	igible population.	
8	(a) An elig	ible offender is an adult offender who was convicted of a misdemeanor or a	
9	felony offense and	received and:	
10		Received a nonincarcerative sentence of a community punishment, if the	
11		Division of Community Corrections determines that the offender would	
12		benefit from program participation, based upon the results of a risk	
13	<u>:</u>	assessment;	
14		Received a nonincarcerative sentence of an intermediate punishment	
15	•	<u>punishment;</u> or	
16		is Is serving a term of parole or post-release supervision after serving an	
17		active sentence of imprisonment.	
18		ority populations for programs funded under this Article shall be offenders	
19		nediate punishments."	
20		<b>ON 2.</b> G.S. 143B-273.14(a) reads as rewritten:	
21		le programs under this Article shall include community-based corrections	
22		re operated under a county community-based corrections plan and funded by	
23	•	y provided in this Article. Based on the prioritized populations in	
24		he programs may include, but are not limited to, the following:	
25	(1)	For offenders who receive <u>community or</u> intermediate punishments:	
26		a. Residential facilities;	
27	•	b. Day reporting centers;	
28		c. Restitution centers;	
29		d. Substance abuse services;	
30		e. Employment services;	
31	(2)	For offenders who are appropriate for release from jail prior to trial:	
32		a. Pretrial monitoring services;	



	General Assembly Of North Carolina	Session 2009	
1	b. Pretrial electronic surveillance;		
2	(3) For offenders who are serving a term of post-release	supervision after	
3	completing active sentences of imprisonment:		
4	a. Aftercare support services."		
5	<b>SECTION 3.</b> This act becomes effective December 1, 2009.		

Page 2 Senate Bill 1076 S1076-PCS55465-RL-60