GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2013**

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Short Title:

HOUSE BILL 92* **PROPOSED COMMITTEE SUBSTITUTE H92-PCS30519-MN-2**

GSC Technical Corrections 2013.

	Sponsors:
	Referred to:
	February 13, 2013
1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL CORRECTIONS TO THE GENERAL STATUTES, AS
3	RECOMMENDED BY THE GENERAL STATUTES COMMISSION.
4	The General Assembly of North Carolina enacts:
5	SECTION 1. The title of Article 9 of Chapter 7A of the General Statutes reads as
6	rewritten:
7	"Article 9.
8	District Attorneys and Judicial Prosecutorial Districts."
9	SECTION 2. G.S. 13-1 reads as rewritten:
10	"§ 13-1. Restoration of citizenship.
11	Any person convicted of a crime, whereby the rights of citizenship are forfeited, shall have
12	such rights automatically restored upon the occurrence of any one of the following conditions:
13	(1) The unconditional discharge of an inmate, of a probationer, or of a parolee
14	by the Division of Adult Correction of the Department of Public Safety;
15	agency of the State having jurisdiction of that person or of a defendant under
16	a suspended sentence by the court.
17	(2) The unconditional pardon of the offender.
18	(3) The satisfaction by the offender of all conditions of a conditional pardon.
19	(4) With regard to any person convicted of a crime against the United States, the
20	unconditional discharge of such person by the agency of the United States
21	having jurisdiction of such person, the unconditional pardon of such person
21 22 23 24 25 26	or the satisfaction by such person of a conditional pardon.
23	(5) With regard to any person convicted of a crime in another state, the
24	unconditional discharge of such person by the agency of that state having
25	jurisdiction of such person, the unconditional pardon of such person or the
	satisfaction by such person of a conditional pardon."
27	SECTION 3.(a) G.S. 14-17(a) reads as rewritten:
28	"(a) A murder which shall be perpetrated by means of a nuclear, biological, or chemical
29	weapon of mass destruction as defined in G.S. 14-288.21, poison, lying in wait, imprisonment,
30	starving, torture, or by any other kind of willful, deliberate, and premeditated killing, or which
31	shall be committed in the perpetration or attempted perpetration of any arson, rape or a sex
32	offense, robbery, kidnapping, burglary, or other felony committed or attempted with the use of
33	a deadly weapon shall be deemed to be murder in the first degree, a Class A felony, and any
34	person who commits such murder shall be punished with death or imprisonment in the State's
35	prison for life without parole as the court shall determine pursuant to G.S. 15A-2000, except



that any such person who was under 18 years of age at the time of the murder shall be punished

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(Public)

Ger	neral Asser	nbly Of No	rth Carolin	a			Session 2013
with	ı imprisonı	nent in the	State's prise	on for life w	thout parole.	in accordance	ce with Part 2A of
<u>Arti</u>	cle 81B of	Chapter 15/	A of the Gen	eral Statutes	" <u>-</u>		
	SE	CTION 3.(h) G.S. 15A	-1340.17(c) 1	eads as rewri	tten:	
	"(c) Pun	ishments fo	r Each Clas	s of Offense	and Prior Re	cord Level;	Punishment Chart
Des	cribed. —	The authoriz	zed punishn	nent for each	class of offer	nse and prio	r record level is as
spec	cified in the	e chart belo	w. Prior rec	ord levels an	re indicated b	y the Roma	n numerals placed
hori	zontally or	n the top of	f the chart.	Classes of	offense are i	ndicated by	the letters placed
vert	ically on	the left sid	le of the c	chart. Each	cell on the	chart conta	ins the following
com	ponents:						-
	(1)	A sente	ence disposi	tion or disp	ositions: "C'	' indicates	that a community
							iate punishment is
		authoriz	ed; "A" ind	icates that ar	active punis	hment is aut	thorized; and "Life
		Impriso	nment Wit	hout Parole	' indicates	that the de	efendant shall be
					the prisoner's		
	(2)	-			-		e of imprisonment
		-					of imprisonment in
				-	•		G.S. 15A-1340.16
							. The presumptive
		range is	the middle	of the three r	anges in the c	ell.	- •
	(3)	A mitig	ated range	of minimum	n durations i	f the court	finds pursuant to
							nent is justified; in
		such a o	case, any m	inimum term	of imprison	ment in the	mitigated range is
		permitte	d. The mitig	gated range is	s the lower of	the three ran	nges in the cell.
	(4)	An agg	ravated rang	ge of minim	um durations	if the court	finds pursuant to
		G.S. 15.	A-1340.16 t	hat an aggra	vated sentenc	e of imprise	onment is justified;
			•		-		e aggravated range
		-	itted. The a	ggravated rai	nge is the hig	gher of the t	hree ranges in the
		cell.					
			PRIC	OR RECORE) LEVEL		
	I	II	III	IV	V	VI	
	0-1 Pt	2-5 Pts	6-9 Pts	10-13 Pts	14-17 Pts	18+ Pts	
1							Parole, or Death,
1		blished by S				or writhout	Tarole, or Death,
	A	A	A	А	А	А	DISPOSITION
	240-300	276-345	317-397	365-456	Life Impris		Aggravated
	2.00000	270010	011 071		Without		
B1	192-240	221-276	254-317	292-365	336-420	386-483	PRESUMPTIVE
	144-192	166-221	190-254	219-292	252-336	290-386	Mitigated
	A	A	A	A	A	A	DISPOSITION
	157-196	180-225	207-258	238-297	273-342	314-393	Aggravated
B2	125-157	144-180	165-207	190-238	219-273	251-314	PRESUMPTIVE
02	94-125	108-144	124-165	143-190	164-219	189-251	Mitigated
	A	A	A	A	A	A	DISPOSITION
	A 73-92	A 83-104	A 96-120	A 110-138	A 127-159	A 146-182	Aggravated
С	73-92 58-73	67-83	90-120 77-96	88-110	127-139	140-182 117-146	PRESUMPTIVE
C	44-58	50-67	58-77	66-88	76-101	87-117	Mitigated
					A	A	DISPOSITION
	A 64.80	A 73-92	A 84-105	A 97-121		A 128-160	
D	64-80 51 64				111-139		Aggravated
υ	51-64 28 51	59-73	67-84 51.67	78-97 58 78	89-111 67.80	103-128	PRESUMPTIVE
	38-51	44-59	51-67	58-78	67-89	77-103	Mitigated

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	I/A	I/A	А	А	А	А	DISPOSITION
	25-31	29-36	33-41	38-48	44-55	50-63	Aggravated
I	E 20-25	23-29	26-33	30-38	35-44	40-50	PRESUMPTIVE
_	15-20	17-23	20-26	23-30	26-35	30-40	Mitigated
	I/A	I/A	I/A	А	А	А	DISPOSITION
	16-20	19-23	21-27	25-31	28-36	33-41	Aggravated
I	F 13-16	15-19	17-21	20-25	23-28	26-33	PRESUMPTIVE
	10-13	11-15	13-17	15-20	17-23	20-26	Mitigated
	I/A	I/A	I/A	I/A	А	А	DISPOSITION
	13-16	14-18	17-21	19-24	22-27	25-31	Aggravated
(G 10-13	12-14	13-17	15-19	17-22	20-25	PRESUMPTIVE
	8-10	9-12	10-13	11-15	13-17	15-20	Mitigated
_	C/I/A	I/A	I/A	I/A	I/A	А	DISPOSITION
	6-8	8-10	10-12	11-14	15-19	20-25	Aggravated
I	Н 5-6	6-8	8-10	9-11	12-15	16-20	PRESUMPTIVE
	4-5	4-6	6-8	7-9	9-12	12-16	Mitigated
_	С	C/I	Ι	I/A	I/A	I/A	DISPOSITION
	6-8	6-8	6-8	8-10	9-11	10-12	Aggravated
Ι	[4-6	4-6	5-6	6-8	7-9	8-10	PRESUMPTIVE
	3-4	3-4	4-5	4-6	5-7	6-8	Mitigated"
_	SEC	TION 4.	G.S. 15A-14	5.5 reads as	rewritten:		
'	"§ 15A-145.5.]	Expunction	n of certain	misdemean	ors and felor	nies; no age	limitation.
		-					or" or "nonviolent
f	felony" means a	ny misdem	neanor or felo	ony except th	he following:		
	(1)	A Class	A through C	G felony or a	Class A1 mis	sdemeanor.	
	(2)	An offer	nse that inclu	udes assault	as an essentia	l element of	the offense.
	(3)	An offe	nse requirin	g registration	n pursuant to	Article 27A	A of Chapter 14 of
		the Ger	neral Statute	s, whether	or not the p	erson is cu	rrently required to
		register.					
	(4)	Any of	the followi	ng sex-relat	ed or stalking	ng offenses:	G.S. 14-27.7A(b),
		14-190.	7, 14-190.8,	, 14-190.9,	14-202, 14-2	208.11A, 14	-208.18, 14-277.3,
			3A, 14-321.1				
	(5)	•	•	-			s where the offense
			-		-	session with	h intent to sell or
				eliver cocain			
	(6)						, or any offense for
		1			ed pursuant to	o G.S. 14-3(c).
	(7)			S. 14-401.16			
	(8)	•	•		commercial	motor vehic	le was used in the
		commis	sion of the o	ffense.			
		•	-			-	was convicted, for
	1						from the person's
							tions, other than a
	traffic violation, and was convicted of a nonviolent misdemeanor or nonviolent felony that is eligible pursuant to subsection (b) of this section. violation. The petition shall not be filed						
						-	
		-				-	sentence, period of
-			-		served, which	lever occurs	later. The petition
S	shall contain, bu			-	a		<u> </u>
	(1)		•	-	-		een of good moral
		characte	er since the	date of con	viction for the	ne nonviolei	nt misdemeanor or

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1 2		nonviolent felony and has not been convicted of any misdemeaner, other than a traffic violation under the law	•
2 3		misdemeanor, other than a traffic violation, under the law States or the laws of this State or any other state.	s of the Office
3 4	(2)	Verified affidavits of two persons who are not related to the	natitionar or to
5	(2)	each other by blood or marriage, that they know the character	-
6		of the petitioner in the community in which the petitioner li	-
7		petitioner's character and reputation are good.	ives and that the
8	(3)	A statement that the petition is a motion in the cause in the	case wherein the
9		petitioner was convicted.	
10	(4)	An application on a form approved by the Administrativ	e Office of the
11		Courts requesting and authorizing a name-based State and r	national criminal
12		history record check by the Department of Justice using	any information
13		required by the Administrative Office of the Courts	to identify the
14		individual, a search by the Department of Justice for a	any outstanding
15		warrants on pending criminal cases, and a search of the con-	nfidential record
16		of expunctions maintained by the Administrative Office of	the Courts. The
17		application shall be forwarded to the Department of Jus	tice and to the
18		Administrative Office of the Courts, which shall conduct t	he searches and
19		report their findings to the court.	
20	(5)	An affidavit by the petitioner that no restitution orders or	civil judgments
21		representing amounts ordered for restitution entered again	st the petitioner
22		are outstanding.	-
23	Upon filing o	f the petition, the petition shall be served upon the district atto	rney of the court

Upon filing of the petition, the petition shall be served upon the district attorney of the court wherein the case was tried resulting in conviction. The district attorney shall have 30 days thereafter in which to file any objection thereto and shall be duly notified as to the date of the hearing of the petition. Upon good cause shown, the court may grant the district attorney an additional 30 days to file objection to the petition. The district attorney shall make his or her best efforts to contact the victim, if any, to notify the victim of the request for expunction prior to the date of the hearing.

The presiding judge is authorized to call upon a probation officer for any additional investigation or verification of the petitioner's conduct since the conviction. The court shall review any other information the court deems relevant, including, but not limited to, affidavits or other testimony provided by law enforcement officers, district attorneys, and victims of crimes committed by the petitioner.

35 If the court, after hearing, finds that the petitioner has not previously been granted an 36 expunction under this section, G.S. 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, or 37 15A-145.4; the petitioner has remained of good moral character; the petitioner has no 38 outstanding warrants or pending criminal cases; the petitioner has no other felony or 39 misdemeanor convictions other than a traffic violation; the petitioner has no outstanding 40 restitution orders or civil judgments representing amounts ordered for restitution entered 41 against the petitioner; and the petitioner was convicted of an offense eligible for expunction 42 under this section and was convicted of, and completed any sentence received for, the 43 nonviolent misdemeanor or nonviolent felony at least 15 years prior to the filing of the petition, 44 it may order that such person be restored, in the contemplation of the law, to the status the 45 person occupied before such arrest or indictment or information. If the court denies the petition, 46 the order shall include a finding as to the reason for the denial.

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SECTION 5. G.S. 20-183.2(a1) reads as rewritten:

49 "(a1) Safety Inspection Exceptions. – The following vehicles shall not be subject to a
 50 safety inspection pursuant to this Article:

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1	(1) Historic vehicles, as <u>defined described</u> in G.S. 20-79.4(b)(63).
	<u>G.S. 20-79.4(b)(88).</u>
	(2) Buses titled to a local board of education and subject to the school bus
	inspection requirements specified by the State Board of Education and
	G.S. 115C-248."
	SECTION 6. G.S. 28A-2-6(e) reads as rewritten:
	"(e) Rules of Civil Procedure. – Unless the clerk of superior court otherwise directs,
	Rules 4.5, Rules 4, 5, 6(a), 6(d), 6(e), 18, 19, 20, 21, 24, 45, 56, and 65 of G.S. 1A-1, the Rules
	of Civil Procedure, shall apply to estate proceedings. Upon motion of a party or the clerk of
	superior court, the clerk may further direct that any or all of the remaining Rules of Civil
	Procedure shall apply, including, without limitation, discovery rules; however, nothing in Rule
	17 requires the appointment of a guardian ad litem for a party represented except as provided in
	G.S. 28A-2-7. In applying these Rules to an estate proceeding pending before the clerk of
	superior court, the term "judge" shall mean "clerk of superior court.""
	SECTION 7.(a) G.S. 74-54(b) reads as rewritten:
	"(b) The applicant shall have the option of filing a separate bond for each operating
	permit or of filing a blanket bond covering all mining operations within the State for which the
	applicant holds a permit. The amount of each bond shall be based upon the area of affected land
	to be reclaimed under the approved reclamation plan or plans to which the bond pertains, less
	any area where reclamation has been completed and released from coverage by the Department,
	pursuant to G.S. 74-56, or based on any other criteria established by the North Carolina Mining
	and Energy Commission. The Department shall set the amount of the required bond in all
	cases, based upon a schedule established by the North Carolina Mining and Energy
	Commission." SECTION 7 (b) $C \in 74.54.1(c)$ reads as rewritten:
	SECTION 7.(b) G.S. 74-54.1(c) reads as rewritten:
	"(c) The Department shall annually report on or before <u>1 September September 1</u> to the
	Environmental Review Commission, the Fiscal Research Division, and the North Carolina
	Mining and Energy Commission on the cost of implementing this Article. The report shall include the fees established, collected, and disbursed under this section and any other
	information requested by the General Assembly or the Commission."
	SECTION 7.(c) G.S. 74-67 reads as rewritten:
	"§ 74-67. Exemptions.
	The provisions of this Article shall not apply to those activities of the Department of
	Transportation, nor of any person, firm, or corporation acting under contract with said the
	Department of Transportation, on highway rights-of-way or borrow pits maintained solely in
	connection with the construction, repair, and maintenance of the public road systems of North
	Carolina; provided, that this exemption shall not become effective until the Department of
	Transportation shall have adopted reclamation standards applying to such activities and such
	standards have been approved by the North Carolina Mining and Energy Commission. The
	provisions of this Article shall not apply to mining on federal lands under a valid permit from
	the U.S. Forest Service or the U.S. Bureau of Land Management."
	SECTION 8. G.S. 90B-3 reads as rewritten:
	"§ 90B-3. Definitions.
	The following definitions apply in this Chapter:
	(1) Board. – The North Carolina Social Work Certification and Licensure
	Board.
	(2) Licensed Clinical Social Worker. – A person who is competent to function
	independently, who holds himself or herself out to the public as a social
	worker, and who offers or provides clinical social work services or
	supervises others engaging in clinical social work practice.

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1	(3)	Certified Master Social Worker A person who is cer	tified under this
2		Chapter to practice social work as a master social worker a	and is engaged in
3		the practice of social work.	
4	(4)	Certified Social Work Manager A person who is cer	tified under this
5		Chapter to practice social work as a social work manager a	and is engaged in
6		the practice of social work.	
7	(5)	Certified Social Worker A person who is certified under	-
8		practice social work as a social worker and is engaged in	n the practice of
9 10	$(\boldsymbol{\epsilon})$	social work.	on of appial work
10	(6)	Clinical Social Work Practice. – The professional application	
11 12		theory and methods to the biopsychosocial diagnosis prevention, of emotional and mental disorders. Practi	
12		whatever means of communications, the treatment of indi	•
13 14		families, and groups, including the use of psychotherapy an	-
15		collaboration with other health professionals when appr	
16		social work practice shall not include the provision of suppo	-
17		services to persons with severe and persistent mental illne	• •
18		G.S. 122C-3(33a).	
19	<u>(6a)</u>	Licensed Clinical Social Worker A person who is comp	petent to function
20		independently, who holds himself or herself out to the p	
21		worker, and who offers or provides clinical social w	
22		supervises others engaging in clinical social work practice.	
23	(6b)	Licensed Clinical Social Worker Associate A person iss	
24		license to provide clinical social work services pursuant to C	
25	(7)	Practice of Social Work To perform or offer to perform	•
26		whatever means of communications, for other people	
27		application of social work values, principles, and technique	
28		social work services, consultation and administration,	and social work
29 30	(9)	planning and research.	licongod by this
30 31	(8)	Social Worker. – A person certified, licensed, or associate Chapter or otherwise exempt under G.S. 90B-10."	incensed by uns
32	SECT	FION 9. G.S. 115D-12 reads as rewritten:	
33		ch institution to have board of trustees; selection of trustee	S.
34		community college established or operated pursuant to this	
35	. ,	bard of trustees consisting of 13 members, or of additional me	1
36	• •	special procedure prescribed by the third paragraph of this	
37	-	by the following agencies. No member of the General A	
38	appointed to a lo	cal board of trustees for a community college.	
39		- four trustees, elected by the board of education of th	ne public school
40	administrative ur	nit located in the administrative area of the institution. If there	e are two or more
41	public school ad	ministrative units, whether city or county units, or both, lo	ocated within the
42		rea, the trustees shall be elected jointly by all of the boards	
43		board having one vote in the election of each trustee, exce	
44		o board of education shall elect a member of the board of	•
45		by the board of education to serve as a trustee, however,	• •
46	• •	on a board of trustees shall be permitted to fulfill the unexpine	rea portion of the
47 48	trustee's current t		00000 free
48	Group Two -	- four trustees, elected by the board of commissioners of the	county in which

48 Group Two – four trustees, elected by the board of commissioners of the county in which 49 the institution is located. Provided, however, if the administrative area of the institution is 50 composed of two or more counties, the trustees shall be elected jointly by the boards of 51 commissioners of all those counties, each board having one vote in the election of each trustee.

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1 Provided, also, the county commissioners of the county in which the community college has 2 established a satellite campus may elect an additional two members if the board of trustees of 3 the community college agrees. No more than one trustee from Group Two may be a member of 4 a board of county commissioners. Should the boards of education or the boards of 5 commissioners involved be unable to agree on one or more trustees the senior resident superior 6 court judge in the superior court district or set of districts as defined in G.S. 7A-41.1 where the 7 institution is located shall fill the position or positions by appointment. 8 Group Three – four trustees, appointed by the Governor.

Group Four – the president of the student government or the chairman of the executive
 board of the student body of each community college established pursuant to G.S. 115D this
 <u>Chapter</u> shall be an ex officio nonvoting member of the board of trustees of each said
 institution.

(b) All trustees shall be residents of the administrative area of the institution for which
 they are selected or of counties contiguous thereto with the exception of members provided for
 in G.S. 115D 12(a), Group Four.subsection (a) of this section, Group Four.

(b1) No person who has been employed full time by the community college within the
 prior 5 years and no spouse or child of a person currently employed full time by the community
 college shall serve on the board of trustees of that college.

19 (c) Vacancies occurring in any group for whatever reason shall be filled for the 20 remainder of the unexpired term by the agency or agencies authorized to select trustees of that 21 group and in the manner in which regular selections are made. Should the selection of a trustee 22 not be made by the agency or agencies having the authority to do so within 60 days after the 23 date on which a vacancy occurs, whether by creation or expiration of a term or for any other 24 reason, the Governor shall fill the vacancy by appointment for the remainder of the unexpired 25 term."

SECTION 10. G.S. 120-12.1 reads as rewritten:

27 "§ 120-12.1. Reports on vacant positions in the Judicial Department and three two other 28 departments.

The Judicial Department, the Department of Justice, and the Department of Public Safety shall each report by February 1 of each year to the Chairs of the House and Senate Appropriations Committees and the Chairs of the House and Senate Appropriations Subcommittees on Justice and Public Safety on all positions within that department that have remained vacant for 12 months or more. The report shall include the original position vacancy dates, the dates of any postings or repostings of the positions, and an explanation for the length of the vacancies."

- 36 SECTION 11. G.S. 122C-22(a) reads as rewritten:
 37 "(a) The All of the following are excluded from the provisions of this Article and are not
 38 required to obtain licensure under this Article:
 - (1) Physicians and psychologists engaged in private office practice; practice.
- 40(2)General hospitals licensed under Article 5 of Chapter 131E of the General41Statutes, that operate special units for the mentally ill, developmentally42disabled, or substance abusers; abusers.
 - (3) State and federally operated <u>facilities; facilities</u>.
- 44 (4) Adult care homes licensed under Chapter 131D of the General 45 Statutes;<u>Statutes.</u>
- 46 (5) Developmental child care centers licensed under Article 7 of Chapter 110 of
 47 the General Statutes; Statutes.
- 48 (6) Persons subject to licensure under rules of the Social Services
 49 Commission;Commission.
- 50(7)Persons subject to rules and regulations of the Division of Vocational51Rehabilitation Services; Services.

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1	(8	3) Fac	ilities that provide occasional respite care for not	t more than two
2	Ň	,	ividuals at a time; provided that the primary purpose	
3			er than as defined in G.S. 122C-3(14);G.S. 122C-3(14).	•
4	(9		enty-four-hour nonprofit facilities established for the p	=
5		car	e and recovery from alcohol or other drug addiction	through a 12-step,
6		self	-help, peer role modeling, and self-governance approac	h;approach.
7	(1	0) Inp	atient chemical dependency or substance abuse facil	lities that provide
8		ser	vices exclusively to inmates of the Division of Adult	Correction of the
9			partment of Public Safety, as described in	n G.S. 148-19.1;
10	(1		G.S. 148-19.1.	to and facility that
11	(1		charitable, nonprofit, faith-based, adult residential trea	-
12			es not receive any federal or State funding and is a reli	
13			mpt from federal income tax under section 501(a) of the Internal
14 15	(1		venue Code; [and]Code.	diaghiliter ag arm
15 16	(1	,	nome in which up to three adults, two or more having a	•
16 17			co-rent a home in which the persons with disabilities a	-
17 18			more hours of day services in the home or up to 24 h	
18 19			vices in the home. The individuals who have disa	
19 20			uired to move if the individuals change services viders, or discontinue services."	s, change service
20 21	5	-	12. G.S. 136-89.210(1) reads as rewritten:	
21			erved."	
22	```		13. G.S. 143B-1100(a) reads as rewritten:	
24			ereby created the Governor's Crime Commission of t	the Department of
25	• •		promission shall consist of $\frac{3637}{3637}$ voting members and	1
26			sition of the Commission shall be as follows:	<u></u>
27	(1	-	e voting members shall be:	
28	× ×	a.	The Governor, the Chief Justice of the Suprem	e Court of North
29			Carolina (or the Chief Justice's designee), the Atto	
30			Director of the Administrative Office of the Court	-
31			the Department of Health and Human Services,	•
32			Public Safety (or the Secretary's designee), and the	•
33			Public Instruction;	-
34		b.	A judge of superior court, a judge of district con	urt specializing in
35			juvenile matters, a chief district court judge, a clerk	c of superior court,
36			and a district attorney;	
37		с.	A defense attorney, three sheriffs (one of whom sha	all be from a "high
38			crime area"), three police executives (one of who	m shall be from a
39			"high crime area"), eight citizens (two with know	6
40			delinquency and the public school system, two	
41			under the age of 21 at the time of their appointment	
42			victims of all crimes, one representative from a do	
43			sexual assault program, one representative of a	
44			delinquency program," and one in the discretion	
45			three county commissioners or county officials, an	nd three mayors or
46			municipal officials;	. .
47		d.	Two members of the North Carolina House of Re	epresentatives and
48			two members of the North Carolina Senate.	
49 50	(2		e nonvoting members shall be the Director of the	
50			estigation, the Deputy Director of the Division of Juve	
51		Dej	partment of Public Safety who is responsible for Interv	vention/Prevention

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-	programs, the Deputy Director of the Division of Juvenile Justice of the Department of Public Safety who is responsible for Youth Development programs, the Section Chief of the Section of Prisons of the Division of Adult Correction and the Section Chief of the Section of Community Corrections of the Division of Adult Correction."
)	SECTION 14.(a) G.S. 163-82.12 reads as rewritten:
	"§ 163-82.12. Promulgation of guidelines relating to computerized voter registration.
	The State Board of Elections shall make all guidelines necessary to administer the statewide voter registration system established by this Article. All county boards of elections shall follow these guidelines and cooperate with the State Board of Elections in implementing guidelines.
	These guidelines shall include provisions for all of the following:
	These guidennes shan include provisions for an of the following.
	(8b) Notifying voter-registration applicants whose drivers license or last four
	digits of social security number does not result in a validation, attempting to
	resolve the discrepancy, initiating investigations under G.S. 163-33(3) or
	challenges under Article 8 of this Chapter where warranted, and notifying
	any voters of the requirement under G.S. 163-166.2(b2)-G.S. 163-166.12(b2)
	to present identification when voting.
	"
	SECTION 14.(b) G.S. 163-166.12 reads as rewritten:
	"§ 163-166.12. Requirements for certain voters who register by mail.
	(a) Voting in Person. – An individual who has registered to vote by mail on or after
	January 1, 2003, and has not previously voted in an election that includes a ballot item for
	federal office in North Carolina, shall present to a local election official at a voting place before
	voting there one of the following:
	(1) A current and valid photo identification.
	(2) A copy of one of the following documents that shows the name and address
	of the voter: a current utility bill, bank statement, government check,
	paycheck, or other government document.
	(b) Voting Mail-In Absentee. – An individual who has registered to vote by mail on or
	after January 1, 2003, and has not previously voted in an election that includes a ballot item for
	federal office in North Carolina, in order to cast a mail-in absentee vote, shall submit with the
	mailed-in absentee ballot one of the following:
	(1) A copy of a current and valid photo identification.
	(2) A copy of one of the following documents that shows the name and address
	of the voter: a current utility bill, bank statement, government check,
	paycheck, or other government document.
	(b1) <u>Notation of Identification Proof.</u> – The county board of elections shall note the type
	of identification proof submitted by the voter under the provisions of subsection (a) or (b) of this section and may diamona of the tendened early of identification proof as seen as the type of
	this section and may dispose of the tendered copy of identification proof as soon as the type of proof is noted in the voter registration records.
	(b2) Voting When Identification Numbers Do Not Match. – Regardless of whether an
	individual has registered by mail or by another method, if the individual has provided with the
	registration form a drivers license number or last four digits of a Social Security number but the
	computer validation of the number as required by G.S. 163-82.12 did not result in a match, and
	the number has not been otherwise validated by the board of elections, in the first election in
	which the individual votes that individual shall submit with the ballot the form of identification
	described in subsection (a) or subsection (b) of this section, depending upon whether the ballot
	is voted in person or absentee. If that identification is provided and the board of elections does
	not determine that the individual is otherwise ineligible to vote a ballot, the failure of
	identification numbers to match shall not prevent that individual from registering to vote and

General Assembly Of North Carolina Session 2013 1 having that individual's vote counted. If the individual registers and votes under 2 G.S. 163-82.6A, the identification documents required in that section, rather than those 3 described in subsection (a) or (b) of this section, apply. 4 The Right to Vote Provisionally. – If an individual is required under subsection (a), (c) 5 (b), or (b2) of this section to present identification in order to vote, but that individual does not 6 present the required identification, that individual may vote a provisional official ballot. If the 7 voter is at the voting place, the voter may vote provisionally there without unnecessary delay. If 8 the voter is voting by mail-in absentee ballot, the mailed ballot without the required 9 identification shall be treated as a provisional official ballot. 10 Exemptions. – This section does not apply to any of the following: (d) 11 An individual who registers by mail and submits as part of the registration (1)12 application either of the following: 13 A copy of a current and valid photo identification. a. 14 A copy of one of the following documents that shows the name and b. 15 address of the voter: a current utility bill, bank statement, 16 government check, paycheck, or other government document. 17 An individual who registers by mail and submits as part of the registration (2)18 application the individual's drivers license number or at least the last four 19 digits of the individual's social security number where an election official 20 matches either or both of the numbers submitted with an existing State 21 identification record bearing the same number, name, and date of birth 22 contained in the submitted registration. If any individual's number does not 23 match, the individual shall provide identification as required in subsection 24 (b2) of this section in the first election in which the individual votes. 25 An individual who is entitled to vote by absentee ballot under the Uniformed (3) 26 and Overseas Citizens Absentee Voting Act. An individual who is entitled to vote otherwise than in person under section 27 (4) 28 3(b)(2)(B)(ii) of the Voting Accessibility for the Elderly and Handicapped 29 Act. 30 (5) An individual who is entitled to vote otherwise than in person under any 31 other federal law." 32 SECTION 15. The introductory language of Section 5 of S.L. 2012-11 reads as 33 rewritten: 34 "SECTION 5. G.S. 160A-60(a) G.S. 160A-58.60(a) reads as rewritten:" 35 SECTION 16. The introductory language of Section 2(b) of S.L. 2012-120 reads as 36 rewritten: 37 "SECTION 2.(b) G.S. 140-3.15(g) G.S. 140-5.13(g) reads as rewritten:" 38 **SECTION 17.** This act is effective when it becomes law.