## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL DRH50112-MMa-128A\*

Short Title:	Recodification of Criminal Laws.	(Public)
Sponsors:	Representative Riddell.	
Referred to:		

1		A BILL TO BE ENTITLED				
2	AN ACT TO ESTABLISH THE BIPARTISAN LEGISLATIVE WORKING GROUP TO					
3	MAKE RE	COMMENDATIONS FOR THE RECODIFICATION OF NORTH				
4	CAROLINA'	S CRIMINAL LAWS AND TO APPROPRIATE FUNDS TO THE				
5	CRIMINAL	LAW INNOVATION LABORATORY TO ASSIST THE WORKING				
6	GROUP.					
7	The General Ass	embly of North Carolina enacts:				
8	<b>SECTION 1.(a)</b> There is created the Bipartisan Legislative Working Group on					
9	Criminal Law Recodification (Working Group). The purpose of the Working Group is to make					
10	recommendations to the 2021 General Assembly regarding a streamlined, comprehensive,					
11	orderly, and principled criminal code which includes all common law, statutory, regulatory, and					
12	ordinance crimes, and to oversee the work of the Criminal Justice Innovation Lab of the School					
13	of Government as provided in Section 2 of this act.					
14	<b>SECTION 1.(b)</b> The Working Group shall be comprised of nine members selected					
15	as follows:					
16	(1)	Two senators who are members of the majority party appointed by the				
17		President Pro Tempore of the Senate.				
18	(2)	Two senators who are members of the minority party appointed by the				
19		Minority Leader of the Senate.				
20	(3)	Two representatives who are members of the majority party appointed by the				
21		Speaker of the House of Representatives.				
22	(4)	Two representatives who are members of the minority party appointed by the				
23		Minority Leader of the House of Representatives.				
24	(5)	One individual appointed jointly by the President Pro Tempore of the Senate				
25		and the Speaker of the House of Representatives. This individual shall have				
26		served at least six years as a member of the General Assembly and shall serve				
27		as the chair of the Working Group.				
28		<b>FION 1.(c)</b> The Working Group shall solicit comments and feedback from the				
29	<b>1</b>	from all of the following:				
30	(1)	The Chief Justice of the Supreme Court.				
31	(2)	The Attorney General.				
32	(3)	The Conference of District Attorneys.				
33	(4)	Indigent Defense Services.				
34	(5)	The North Carolina Sheriffs' Association.				
35	(6)	The North Carolina Association of Chiefs of Police.				



## **General Assembly Of North Carolina**

1 **SECTION 1.(d)** All appointments to the Working Group shall be made no later than 2 30 days after this act becomes law. When making appointments, the appointing authorities shall 3 notify the Director of the Criminal Justice Innovation Lab as well as those entities required to be 4 notified under G.S. 143-47.7. Vacancies on the Working Group shall be filled by the appointing 5 authority. The Working Group, while in the discharge of its official duties, may exercise all the 6 powers provided under the provisions of G.S. 120-19 and G.S. 120-19.1 through G.S. 120-19.4, 7 including the power to request all officers, agents, agencies, and departments of the State to 8 provide any information, data, or documents within their possession, ascertainable from their 9 records, or otherwise available to them and the power to subpoena witnesses.

10 **SECTION 1.(e)** The Working Group shall meet upon the call of the chair, but at 11 least monthly beginning no later than August 15, 2020. A majority of the voting members shall 12 constitute a quorum. Members shall receive per diem, subsistence, and travel allowances in 13 accordance with G.S. 120-3.1 or G.S. 138-5, as appropriate. The Legislative Services 14 Commission, through the Legislative Services Officer, shall assign professional staff to monitor 15 and provide technical assistance to the Working Group; provided, however, legislative staff shall 16 not be made available at times when the 2021 General Assembly is in session. Upon the direction 17 of the Legislative Services Commission, the Supervisors of Clerks of the Senate and of the House 18 of Representatives shall assign clerical staff to the Working Group. The Working Group shall 19 terminate on August 15, 2021.

20 SECTION 2.(a) There is appropriated from the General Fund to the University of 21 North Carolina-Chapel Hill, School of Government, the sum of three hundred thirty-eight 22 thousand seven hundred seventy-one dollars (\$338,771) in nonrecurring funds for the 2020-2021 23 fiscal year to be allocated to the Criminal Justice Innovation Lab (CJIL) for the purposes 24 specified in this section. The Director of the CJIL may use the funds appropriated in this act to 25 hire temporary employees and to cover the costs associated with work done by the Director and 26 a part-time project manager. To the extent other funds are made available to the CJIL to conduct 27 the work required by this section, those funds shall be expended first, and upon termination of 28 the Bipartisan Legislative Working Group on Criminal Law Recodification (Working Group), 29 any unencumbered and unexpended State funds shall revert to the General Fund.

30 **SECTION 2.(b)** The CJIL shall report to and take direction from the Working Group. 31 The work of the CJIL will be led by the Director supported by a part-time project manager and 32 three temporary full-time employees who are attorneys licensed to practice law in North Carolina 33 who have experience in criminal law. The Director shall report at least every two weeks to the 34 Chair of the Working Group regarding the CJIL's progress on the work described in this section. 35 The School of Government shall provide meeting space to the Working Group.

36 **SECTION 2.(c)** The Working Group shall establish general principles for the CJIL 37 to follow to create a streamlined, comprehensive, orderly, and principled criminal code. The 38 principles shall, at a minimum, provide for all of the following:

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 Incorporate existing statutory and common law offenses into Chapter 14 of the General Statutes, harmonizing additions with current Chapter content.
 Apply consistent terminology across statutes and define all terminology.

- (3) Specify the required mental state or that an offense is a strict liability crime.
- (4) Eliminate redundant crimes and multiple punishment for the same conduct.
- (5) Simplify offense numbering.
- (6) Eliminate or modify unconstitutional provisions to ensure lawfulness.
- (7) Eliminate outdated laws.
- 47 (8) Apply consistent, logical offense grading, with advice from the North
  48 Carolina Sentencing Policy and Advisory Commission.

49 SECTION 2.(d) Using the principles established by the Working Group, the CJIL
 50 shall provide the following deliverables:

General Assen	bly Of North Carolina	Session 2019	
(1)	For common law crimes and crimes included in the I Statutes:	North Carolina General	
	<ul> <li>a. Create a database of all statutory and common statute number or common law designatio elements; link to the statute; punishment; sp frequency of charging, if available; and any prestatus of those changes in order to track dec Group.</li> <li>b. Draft legislation amending, recodifiying, or North Carolina criminal statutes using a formation.</li> </ul>	n; offense short title ecial and key features oposed changes and the sisions by the Working proposing changes to	
	drafting conventions used by the North Carolir	na General Assembly as	
	directed by the Working Group.		
(2)	For crimes created by local ordinances:		
	a. Create a database of ordinance offenses, inc		
	general description; elements; punishment; a		
	The CJIL will sample ordinances from diverse	0	
	all, as time allows and as directed by the Work	0 1	
	b. Report to the Working Group on common ordin charging data, if available, including presentat	ion of a range of policy	
	options for addressing ordinance crimes consi	stent with the Working	
	Group's goals.	projectant with drafting	
	c. Draft legislation using a format that is co conventions used by the North Carolina Genera		
	by the Working Group.	al Asseniory as uncered	
(3)	For crimes created by administrative boards and bodies:		
	a. Create a database of all crimes created by adu		
	bodies that make it a crime to violate any re		
	administrative board or body, with exem	•	
	punishment levels.		
	b. Report to the Working Group on policy of	options for addressing	
	regulatory crimes consistent with the Working		
	c. Draft legislation using a format that is co	onsistent with drafting	
	conventions used by the North Carolina Generation	al Assembly as directed	
	by the Working Group.		
SEC	<b>TION 3.</b> This act becomes effective July 1, 2020.		