## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1995**

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HOUSE BILL 152

Short Title: Amend CJ Partnership Act.

Sponsors: Representatives Redwine, Barnes, Michaux; and Hill.

Referred to: Judiciary II, if favorable, Appropriations Subcommittee on Justice and Public Safety.

February 9, 1995

## A BILL TO BE ENTITLED

- 2 AN ACT TO AMEND THE STATE-COUNTY CRIMINAL JUSTICE PARTNERSHIP 3 ACT.
- 4 The General Assembly of North Carolina enacts:
  - Section 1. G.S. 143B-273.15 reads as rewritten:
- 6 "**§ 143B-273.15. Funding formula.**

To determine the grant amount for which a county or counties may apply, the grantingauthority shall apply the following formula:

Twenty percent (20%) of the total fund-fiscal year appropriation and any 9 (a) reverted or unclaimed funds in the Account shall be distributed in the discretion of the 10 Secretary to encourage innovative efforts to develop multicounty projects; to encourage 11 cooperation and collaboration among existing services and avoid duplication of efforts; to 12 provide for technical assistance to the counties in the development of county plans and in 13 the evaluation of programs funded under this Article; to encourage the renovation of 14 existing facilities; and to encourage innovative substance abuse programs. 15 Of the remaining eighty percent (80%) of the fund, a total funding amount will 16 (b)

17 be set for each county based upon the following variables:

18(1)Twenty percent (20%) based on a fixed equal dollar amount for each19county;

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1	(2) Sixty percent (60%) based on the county share of the State population;
2	and
3	(3) Twenty percent (20%) based on the supervised probation admissions
4	rate for the county.
5	The sum of the amounts in subdivisions (1), (2), and (3) is the total amount of the
6	funding that a county may apply for under this subsection.
7	Grants to participating counties are for a period of one fiscal year with unobligated
8	funds being returned to the Account at the end of the grant period. Funds are provided to
9	participating counties on a reimbursement basis unless a county documents a need for an
10	advance of grant funds."
11	Sec. 2. This act becomes effective July 1, 1995.