## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## SENATE DRS35260-LH-163 (3/12)

| Short Title: | Study Sentencing and Prison Overcrowding. | (Public) |
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| Sponsors:    | Senator Kinnaird.                         |          |
| Referred to: |   |          |

## A BILL TO BE ENTITLED 1 2 AN ACT TO ESTABLISH THE SPECIAL COMMITTEE ON SENTENCING AND PRISON 3 OVERCROWDING. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** There is established the Special Committee on Sentencing and Prison 6 Overcrowding. 7 SECTION 2. The Committee shall be composed of 20 members. The President Pro 8 Tempore of the Senate shall appoint 10 members and the Speaker of the House of 9 Representatives shall appoint 10 members. The President Pro Tempore of the Senate shall designate a cochair for the 10 11 Committee and the Speaker of the House of Representatives shall designate a cochair for the 12 Committee. Any vacancy which occurs on the Committee shall be filled in the same manner as the original appointment. A majority of the members shall constitute a quorum. The Committee 13 14 may meet at any time upon the call of the cochairs. 15 SECTION 3. The Committee shall study the State's current sentencing laws and 16 policies, consider the current availability, use, and effectiveness of alternative punishments, and 17 evaluate how all of those contribute to the increasing number of nonviolent offenders housed in State and local government correctional facilities. In conducting the study the Committee shall 18 19 do all of the following: 20 Review the State's sentencing grid currently used under structured (1)sentencing, the criteria used to assign classifications to felonies and 21 misdemeanors, and the active sentence lengths imposed for each offense. 22 Review and evaluate the criteria set out in G.S. 164-42.2 that outlines the 23 (2)24 basis for the current comprehensive community corrections strategy and 25 organizational structure for the State. Develop criteria to determine what criminal offenses are clearly nonviolent 26 (3) 27 offenses and based on that criteria identify specific offenses that may be 28 considered nonviolent offenses. 29 Consider the various alternative punishments that are available to (4) 30 incarceration and the effectiveness of those alternatives, especially with regard to decreasing the recidivism rate among nonviolent offenders. 31

- 32 (5) Consider the continuum of community services and community-based
  33 corrections programs available in the State.
- 34 (6) Consider what an appropriate and effective sentence may be for a nonviolent
  35 offense, including whether a sentence should include a period of



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|   | incarceration and whether there is an alternative punishme         | ent that may be    |
|   | appropriate.   |                    |
| (7)   | Assess the cost-effectiveness of the use of State and loc          | al funds in the    |
|   | criminal justice and corrections systems.                          |                    |
| (8)   | Assess any risk posed to public safety with the use                | of alternative     |
|   | punishments and community treatment programs.                      |                    |
| (9)   | Study the role that misdemeanants, both nonviolent and vio         | olent, have with   |
|   | regard to State and local correctional facilities.                 |                    |
| (10)  | Assess and analyze the funding mechanisms for the                  | continuum of       |
|   | community services and community-based corrections.                |                    |
| (11)  | Assess the different needs and assets of communities and           | the nonviolent     |
|   | offenders residing in those communities, determine how th          |                    |
|   | and evaluate how to address the needs while utilizing to the f     | fullest extent the |
|   | assets of the communities.   |                    |
| (12)  | Consider any recommendations of the Sentencing Commi               | ssion regarding    |
|   | modification of the sentencing grid and use of alternative pur     |                    |
| (13)  | Any other issue that the Committee deems relevant to the stu       | •                  |
|   | <b>FION 4.</b> The Committee, while in the discharge of its office | •                  |
|   | powers provided under the provisions of Articles 5 and 5A of       | -                  |
|   | utes. The Committee may meet in the Legislative Building or        | 0                  |
| -   | The Committee may contract for professional, clerical, or con      | nsultant services  |
| as provided by G  |  |                    |
|   | <b>FION 5.</b> The Legislative Services Commission, through        | U                  |
|   | , shall assign professional staff to assist the Committee in       |                    |
|   | e House of Representatives' Director of Legislative Assistant      |                    |
|   | the Committee, and the expenses relating to the clerical emp       |                    |
|   | ommittee. Members of the Committee shall receive subsist           | ence and travel    |
|   | ates set forth in G.S. 120-3.1, 138-5, or 138-6, as appropriate.   |                    |
|   | <b>FION 6.</b> The Committee may make an interim report to th      |                    |
| Session of the 2009 General Assembly and shall make its final report, including any legislative |  |                    |
|   | e convening of the 2011 General Assembly. The Committee            |                    |
|   | inal report or upon the convening of the 2012 Regular Sess         | ion of the 2011    |
|   | ly, whichever is earlier.  |                    |
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**SECTION 7.** This act becomes effective July 1, 2009.