GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 461* PROPOSED COMMITTEE SUBSTITUTE S461-PCS85229-SA-40

Short Title: No	orth Carolina Racial Justice Act.	(Public)
Sponsors:		
Referred to:		
March 9, 2009		
ANI ACT TO DI	A BILL TO BE ENTITLED	ON OF CADITAL
SENTENCES	ROVIDE FOR THE FAIR AND RELIABLE IMPOSITI	ON OF CAPITAL
	embly of North Carolina enacts:	
	FION 1. Chapter 15A of the General Statutes is amende	ed by adding a new
Article to read:	and the second s	a of adding a new
	"Article 101.	
	"North Carolina Racial Justice Act.	
"§ 15A-2010. North Carolina Racial Justice Act.		
No person shall be subject to or given a sentence of death or shall be executed pursuant to		
any judgment that was sought or obtained on the basis of race.		
"§ 15A-2011. Proof of racial discrimination.		
	ding that race was the basis of the decision to seek or impo	·
may be established if the court finds that race was a significant factor in decisions to seek or		
impose the sentence of death in the county, the prosecutorial district, or any prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at the time the		
death sentence was sought or imposed.		
(b) Evidence relevant to establish a finding that race was a significant factor in		
decisions to seek or impose the sentence of death in the county, the prosecutorial district, or any		
prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at		
-	th sentence was sought or imposed may include statistica	
	ling, but not limited to, sworn testimony of attorneys	
	cers, jurors, or other members of the criminal justice sy	
irrespective of statutory factors one or more of the following applies:		
<u>(1)</u>	Death sentences were sought or imposed significantly me	ore frequently upon
	persons of one race than upon persons of another race.	
<u>(2)</u>	Death sentences were sought or imposed significantly	
	punishment for capital offenses against persons of	
(2)	punishment of capital offenses against persons of another	
<u>(3)</u>	Race was a significant factor in decisions to exercise per	emptory challenges
A jumar'a taati	during jury selection. imony under this subsection shall be consistent with Rule	606(b) of the North
_	f Evidence, as contained in G.S. 8C-1.	ooo(b) of the north
Caronna Raico Ol	2.1deliee, as contained in C.S. OC 1.	



(c)

decision to seek or impose a sentence of death in the county or the prosecutorial district at the time the death penalty was sought or imposed. The court may consider evidence of any program implemented prior to the defendant's trial for the purpose of eliminating racial disparities in its evaluation of whether the State has adequately addressed those disparities.

"<u>§ 15A-2012. Hearing procedure.</u>

(a) The defendant shall state with particularity how the evidence supports a claim that race was a significant factor in decisions to seek or impose the sentence of death in the county, the prosecutorial district, or any prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at the time the death sentence was sought or imposed. The claim shall be raised by the defendant at the pretrial conference or in postconviction proceedings. The court shall schedule a hearing on the claim and shall prescribe a time for the submission of evidence by both parties. If the court finds that race was a significant factor in decisions to seek or impose the sentence of death in the county, the prosecutorial district, or any prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at the time the death sentence was sought or imposed, the court shall order that a death sentence not be sought, or that the death sentence imposed by the judgment shall be vacated and the defendant resentenced to life imprisonment without the possibility of parole.

The defendant has the burden of proving that race was a significant factor in

decisions to seek or impose the sentence of death in the county, the prosecutorial district, or any

prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at

the time the death sentence was sought or imposed. The State may offer evidence in rebuttal of

the claims or evidence of the defendant. The State may rebut a statistical showing of racial disparities in any prosecutorial district immediately contiguous to the boundaries of the

prosecutorial district in which the trial was held is to be held by introducing statistical evidence

or other evidence demonstrating that there was no racial discrimination with regard to the

(b) Notwithstanding any other provision or time limitation contained in Article 89 of Chapter 15A of the General Statutes, a defendant may seek relief from the defendant's death sentence upon the ground that racial considerations played a significant part in the decision to seek or impose a death sentence by filing a motion seeking relief. The motion shall be filed within one year of the effective date of this act.

Except as specifically stated in subsections (a) and (b) of this section, the procedures and hearing on the motion seeking relief from a death sentence upon the ground that race was a significant factor in decisions to seek or impose the sentence of death in the county, the prosecutorial district, or any prosecutorial district immediately contiguous to the boundaries of that prosecutorial district at the time the death sentence was sought or imposed, shall follow and comply with G.S. 15A-1420, 15A-1421, and 15A-1422."

SECTION 2. This act is effective when it becomes law and applies retroactively.

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