## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## SENATE BILL 425 Second Edition Engrossed 5/8/19 PROPOSED HOUSE COMMITTEE SUBSTITUTE \$425-PC\$45302-\$A-4'

PROPOSED HOUSE COMMITTEE SUBSTITUTE S425-PCS45302-SA-47		
Short Title:	Clarify DNA Result Would Have Changed Verdict.	(Public)
Sponsors:		
Referred to:		
	April 1, 2019	
	A BILL TO BE ENTITLED	
AN ACT TO	CLARIFY THAT FOR A JUDGE TO GRANT POSTCONVICT	ΓΙΟΝ DNA
TESTING	THE JUDGE MUST DETERMINE THAT A FAVORABLE RESU	JLT FROM
•	UESTED DNA TEST WOULD SUPPORT THE DEFENDANT'S IN	
	ND TO MODIFY WHICH JUDGE SHALL HEAR CERTAIN MOT	
	RIATE RELIEF AFTER A CLAIM OF INNOCENCE IS DEN	IED BY A
	UDGE PANEL.	
	Assembly of North Carolina enacts:	
	CTION 1. G.S. 15A-269(b) reads as rewritten:	
, ,	e court shall grant the motion for DNA testing and, if testing compli	
-	the run of any profiles obtained from the testing, upon its de	etermination
	ng all of the following:	( ) C
(1)		ection (a) of
(2)	this section have been met;met.	1 41
(2)	C C 1	
	exists a reasonable probability that the verdict would have	
	favorable to the defendant; and evidence with favorable results, t	nose results
(2)	would give support to the defendant's innocence claim.	
(3)		
	<b>CTION 2.</b> G.S. 15A-1469(h) reads as rewritten: e three-judge panel shall rule as to whether the convicted person ha	a proved by
, ,	vincing evidence that the convicted person is innocent of the char	
	shall require a unanimous vote. If the vote is unanimous, the pane	_
	Il or any of the charges. If the vote is not unanimous, the panel shall	
	ng G.S. 15A-1413, if the claimant files a motion for appropriate relief	
Article 89 of Chapter 15A of the General Statutes any time within one year of the denied relief,		
•	all be considered by the senior judge of the three-judge panel."	cincu iciici,
	CTION 3 This act is effective when it becomes law and applies	to motions



pending or filed on or after that date.