GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

H 2

HOUSE BILL 457 Committee Substitute Favorable 5/13/91

Short Title: Drug Felons Lose Ed. Aid. (Public)					
Sponsors:					
Referred	to:				
	April 1, 1991				
	A BILL TO BE ENTITLED				
AN ACT TO PROVIDE FOR THE DENIAL OF STATE AID FOR HIGHER					
EDUC	CATION FOR CERTAIN DRUG CONVICTIONS.				
The Gene	The General Assembly of North Carolina enacts:				
	Section 1. Article 5 of Chapter 90 of the General Statutes is amended by				
adding a 1	new section to read:				
" <u>§ 90-98.</u> 2	2. Denial of State education aid for controlled substance convictions.				
<u>(a)</u>	As used in this section, unless the context clearly requires otherwise:				
	(1) 'Authority' means the State Educational Assistance Authority created				
	under G.S. 116-203.				
	(2) 'Financial assistance' means any loans, grants, or scholarships for				
	higher education, including two and four year colleges and universities				
	and community colleges, that use State funds or guarantees, including				
	all the programs regulated or administered by the authority.				
<u>(b)</u>	Any person who is convicted in any court of competent jurisdiction of the				
	f trafficking in any controlled substance under any of the provisions of this				
Article or the Federal Drug Abuse Prevention and Control Act, or a successor statute					
shall be	permanently ineligible for any State financial assistance for educational				
purposes.					
<u>(c)</u>	Any person who is convicted for the second time of any controlled substance				

felony shall be permanently ineligible for any State financial assistance for educational

purposes.

1	<u>(d)</u>	The p	enalties required by this section shall in no way limit the ability of the
2	Authority	to imp	ose more severe penalties it may by law impose at its discretion.
3	<u>(e)</u>	The S	tate Educational Assistance Authority and the Judicial Department shall
4	adopt joir	t rules	to implement this section. These rules shall include:
5		<u>(1)</u>	Rules to ensure that all applicants for financial aid certify as to any
6			conviction or convictions they may have received for a felony
7			described in subsection (b) of this section;
8		<u>(2)</u>	Rules to develop a procedure to verify the certified applications; and
9		<u>(3)</u>	Rules to develop a procedure to ensure that the Authority is notified
10			when any student at any two or four year college or university or
11			community college in this State receives a conviction of a felony
12			described in subsection (b) of this section."
13		Sec. 2	. This act becomes effective January 1, 1992, and applies to academic
14	years beg	inning	with the 1992-93 academic year.