GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1993

H 2

HOUSE BILL 231 Committee Substitute Favorable 4/14/93

Short Title: Juv. Records/Sup. Ct. Sentencing.	(Public)
Sponsors:	
Referred to:	
February 22, 1993	
A BILL TO BE ENTITLED	
AN ACT RECOMMENDED BY THE JUVENILE LAW STUDY (
REQUIRE THAT JUVENILE RECORDS BE AVAILABLE FOR	R SENTENCING.
The General Assembly of North Carolina enacts:	
Section 1. G.S. 7A-675(e) reads as rewritten:	
"(e) Law-enforcement records and files concerning a juve	
separate from the records and files of adults except in proceedings v	_
a juvenile is transferred to superior court. Law-enforcement records a	•
juveniles shall be open only to the inspection of the prosecutor, co	
juvenile, his parent, guardian, and eustodian. custodian and to any s	
determining the sentence of any person who has been convicted of t	the crime for which
the sentencing is being determined, but only after the conviction."	11
Sec. 2. This act becomes effective October 1, 1993, and a	applies to sentences

imposed for offenses committed on or after that date.