GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H D HOUSE PRINCE AT (22/21)

HOUSE DRH60141-SA-15 (02/01)

Short Title:	Racial Discrimination Vacate Death Sentence. (Public)
Sponsors:	Representatives Earle and Glazier (Primary Sponsors).
Referred to:	
	A BILL TO BE ENTITLED
AN ACT TO	CLARIFY THAT RACIAL DISCRIMINATION IS A PERMISSIBLE
	OS FOR APPEAL AT ANY TIME IN A CAPITAL CASE AS
	MENDED BY THE HOUSE INTERIM STUDY COMMITTEE ON
	PUNISHMENT.
	Assembly of North Carolina enacts:
	CTION 1. G.S. 15A-1446(d) reads as rewritten:
	ors based upon any of the following grounds, which are asserted to have
occurred, ma	y be the subject of appellate review even though no objection, exception or
motion has be	een made in the trial division.
(1)	Lack of jurisdiction of the trial court over the offense of which the
	defendant was convicted.
(2)	
(3)	The criminal pleading charged acts which, at the time they were committed, did not constitute a violation of criminal law.
(4)	
(1)	required by G.S. 15A-924(a)(5).
(5)	* * * * *
(6)	The defendant was convicted under a statute that is in violation of the
	Constitution of the United States or the Constitution of North Carolina.
(7)	Repealed by Session Laws 1977, 2nd Sess., c. 1147, s. 28.
(8)	
	the Constitution of the United States or the Constitution of North
	Carolina.
(9)	Subsequent admission of evidence from a witness when there has been

an improperly overruled objection to the admission of evidence on the

2 3

1		ground that the witness is for a specified reason incompetent or not	
2		qualified or disqualified.	
3	(10)	Subsequent admission of evidence involving a specified line of	
4		questioning when there has been an improperly overruled objection to	
5		the admission of evidence involving that line of questioning.	
6	(11)	Questions propounded to a witness by the court or a juror.	
7	(12)	Rulings and orders of the court, not directed to the admissibility of	
8		evidence during trial, when there has been no opportunity to make an	
9		objection or motion.	
10	(13)	Error of law in the charge to the jury.	
11	(14)	The court has expressed to the jury an opinion as to whether a fact is	
12		fully or sufficiently proved.	
13	(15)	The defendant was not present at any proceeding at which his presence	
14		was required.	
15	(16)	Error occurred in the entry of the plea.	
16	(17)	The form of the verdict was erroneous.	
17	(18)	The sentence imposed was unauthorized at the time imposed, exceeded	
18		the maximum authorized by law, was illegally imposed, or is	
19		otherwise invalid as a matter of law.	
20	(19)	A significant change in law, either substantive or procedural, applies to	
21		the proceedings leading to the defendant's conviction or sentence, and	
22		retroactive application of the changed legal standard is required.	
23	<u>(20)</u>	A sentence of death was imposed and there is evidence that racial	
24		discrimination occurred in:	
25		<u>a.</u> The decision by the district attorney to seek the death penalty;	
26		<u>b.</u> The decision by the jury to impose the death penalty; or	
27		c. Any other portion of the trial or sentencing phase resulting in	
28		the imposition of the death penalty."	
29	SEC	FION 2. This act becomes effective December 1, 2007, and applies to	
30	all appeals filed on or after that date.		

Page 2 H788 [Filed]