GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017



SENATE BILL DRS35192-MSa-113 (03/16)

	Short Title:	Amend Deferred Prosecution Statute.	(Public)				
	Sponsors:	Senators McKissick, Daniel, and Britt (Primary Sponsors).					
	Referred to:						
1							
1		A BILL TO BE ENTITLED					
2 3		O AMEND THE DEFERRED PROSECUTION STATUTES T T ATTORNEYS THE DISCRETION TO WAIVE PRIOR					
3 4		SECUTION AND ALLOW CERTAIN DEFENDANTS TO ENTER THE					
5	PROGRAM AND TO PROVIDE FOR AUTOMATIC EXPUNCTION UPON						
6	COMPLETION OF THE DEFERRED PROSECUTION AND DISMISSAL OF THE						
7	CHARGES.						
8	The General Assembly of North Carolina enacts:						
9	SECTION 1. G.S. 15A-1341 reads as rewritten:						
10	"§ 15A-1341.	. Probation generally.					
11							
12	(a1) D	eferred Prosecution A person who has been charged with a Class	H or I felony				
13	or a misdem	eanor may be placed on probation as provided in this Article on n	notion of the				
14	defendant and	d the prosecutor if the court finds each of the following facts:					
15	(1	· · · · · ·					
16		agreement with the defendant, with the approval of the court, fo	r the purpose				
17		of allowing the defendant to demonstrate his good conduct.					
18	(2						
19		probation by subpoena or certified mail and has been given an o	pportunity to				
20		be heard.					
21	(3						
22		involving moral turpitude. The district attorney shall have					
23 24		waive a prior conviction not involving moral turpitude and place	<u>s a defendant</u>				
24 25	(4	 <u>on deferred prosecution.</u> The defendant has not previously been placed on probation a 	and so states				
23 26	(4	under oath.	ind so states				
20	(5		an a Class 3				
28	(5	misdemeanor.	un a Clubb 5				
29		initia cincultor.					
30	(a7) M	lisdemeanor Deferred Prosecutions for Defendant 18 Years Old or Y	ounger. – A				
31		efendant who otherwise qualifies for deferred prosecution under subsection (a1) of this section					
32	and is 18 years old or younger at the time the offense is committed shall be entitled to:						
33	(1						
34		apply to misdemeanors committed between persons who hav	e a personal				
35		relationship as defined under G.S. 50B-1(b). Nothing in this see	ction shall be				



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	General A	Session 2017			
1			<u>constru</u>	ed as precluding a district attorney from all	owing a defendant to enter
2			into a d	leferred prosecution.	-
3		(2)	Automa	atic expunction pursuant to G.S. 15A-1460	(d) at the conclusion of a
4			success	sful deferred prosecution and a dismissal of	of the charges. Nothing in
5			this sec	ction shall be construed as precluding an ot	herwise eligible defendant
6			from re	eceiving an expunction under any other statu	ite.
7	"				
8		SECT	ΓΙΟΝ 2.	G.S. 15A-146 is amended by adding a new	subsection to read:
9	" <u>(e)</u>	For n	nisdemea	nors dismissed pursuant to G.S. 15A-134	1(a1), a petition shall be
10	filed on the defendant's behalf by the clerk of superior court automatically upon dismissal of				
11	the charges and payment of one hundred seventy-five dollars (\$175.00) by the defendant."				
12		SECT	FION 3.	There is appropriated from the General F	und to the Administrative
13	Office of the Courts the sum of one thousand dollars (\$1,000) in nonrecurring funds for the				
14	2017-2018 fiscal year to be utilized for the implementation of this act.				
15		SECT	FION 4.	This act becomes effective December 1,	, 2017, and applies to all
16	offenses committed on or after that date.				