GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

FILED SENATE
Mar 28, 2019
S.B. 425
PRINCIPAL CLERK
D

(Public)

 \mathbf{S}

Short Title:

SENATE BILL DRS15191-ND-43

Clarify DNA Result Would Have Changed Verdict.

	Sponsors:	Senators McKissick, Britt, and Daniel (Primary Sponsors).
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT T	O CLARIFY THAT FOR A JUDGE TO GRANT POSTCONVICTION DNA
3	TESTING THE JUDGE MUST DETERMINE THAT A FAVORABLE RESULT FROM	
4	THE REQUESTED DNA TEST WOULD HAVE REASONABLY LED TO A DIFFERENT	
5	VERDICT IN THE DEFENDANT'S CASE.	
6	The General Assembly of North Carolina enacts:	
7	S	ECTION 1. G.S. 15A-269(b) reads as rewritten:
8	"(b) T	he court shall grant the motion for DNA testing and, if testing complies with FBI
9	requirements, the run of any profiles obtained from the testing, upon its determination that:	
10	(1	The conditions set forth in subdivisions (1), (2), and (3) of subsection (a) of
11		this section have been met;met.
12	(2	2) If the DNA testing being requested had been conducted on the evidence,
13		evidence with favorable results, there exists a reasonable probability that the
14		verdict would have been more favorable to the defendant; and different.
15	(2)	3) The defendant has signed a sworn affidavit of innocence."
16	S	ECTION 2. This act is effective when it becomes law.

