GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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SENATE BILL 1508*

Short Title: Intensive Probation Eligibility. (Public)
Sponsors: Senators Parnell; Ballance, Barker, Basnight, Block, Conder, Daniel, Ezzell, Goldston, Guy, Hunt of Durham, Kaplan, Martin of Guilford, Marvin, Odom, Plyler, Rauch, Raynor, Richardson, Sands, Sherron, Soles, Speed, Swain, Tally, Walker, and Ward.
Referred to: Judiciary I.
June 4, 1990
A BILL TO BE ENTITLED AN ACT TO PROVIDE THAT BOTH FELONS AND MISDEMEANANTS SHALL BE ELIGIBLE FOR INTENSIVE PROBATION. The General Assembly of North Carolina enacts: Section 1. G.S. 143B-262(c) reads as rewritten: "(c) The Department shall establish within the Division of Adult Probation and Parole a program of Intensive Probation. This program shall provide intensive supervision for probationers who require close supervision in order to remain in the community pursuant to a community penalties plan, community work plan, community restitution plan, or other plan of rehabilitation. At least eighty percent (80%) of each intensive probation team's caseload shall be persons who have been convicted of a felony.—The intensive probation program shall be available to both felons and misdemeanants."
Sec. 2. This act is effective upon ratification.