GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 786*

	Short Title:	Office of Prosecution Services. (Public)
	Sponsors:	Representatives Faison; K. Alexander, Guice, Justus, Sutton, and Wilkins.
	Referred to:	Ways and Means/Broadband Connectivity, if favorable, Appropriations.
		March 26, 2009
1		A BILL TO BE ENTITLED
2	AN ACT TO	ESTABLISH AN OFFICE OF PROSECUTION SERVICES TO MANAGE THE
3	BUDGET	CARY ASPECTS OF THE VARIOUS DISTRICT ATTORNEY OFFICES.
4	The General A	Assembly of North Carolina enacts:
5	SI	ECTION 1. Subchapter III of Chapter 7A of the General Statutes is amended by
6	adding a new	Article to read:
7		" <u>Article 10.</u>
8		"Prosecution Services Act.
9	" <u>§ 7A-80. Ti</u>	
10		cle shall be known and may be cited as the "Prosecution Services Act of 2009."
11 12	" <u>§ 7A-81. Pu</u> The purpe	by this Article is to:
12	<u>1110 purpo</u> (1	
13	<u>(1</u>	at State expense;
15	(2	
16	<u></u>	behalf of the people of the State of North Carolina;
17	(3	
18		services;
19	<u>(4</u>) Generate reliable statistical information in order to evaluate the prosecution
20		services provided and funds expended; and
21	<u>(5</u>	
22		without sacrificing the quality of justice.
23		stablishment of Office of Prosecution Services.
24 25		ne Office of Prosecution Services, which is administered by the Director of
25 26		Services and includes the Commission on Prosecution Services, is created within Department. As used in this Article, "Office" means the Office of Prosecution
20 27		rector" means the Director of Prosecution Services, and "Commission" means the
28		on Prosecution Services.
29		ne Office of Prosecution Services shall exercise its prescribed powers
30		y of the head of the Administrative Office of the Courts. The Office may enter into
31		n property, and accept funds, grants, and gifts from any public or private source to
32		incident to implementing its purposes.
33	<u>(c)</u> <u>Th</u>	ne Director of the Administrative Office of the Courts shall provide general
34		e support to the Office of Prosecution Services. The term "general administrative
35		ides purchasing, payroll, and similar administrative services.
36		ne budget of the Office of Prosecution Services shall be a part of the Judicial
37	Department's	budget. The Commission on Prosecution Services shall consult with the Director



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1	of the Administr	cative Office of the Courts, who shall assist the Commis	sion in preparing and
2	presenting to the	e General Assembly the Office's budget, but the Comm	nission shall have the
3	final authority	with respect to preparation of the Office's budget	and with respect to
4	representation of	f matters pertaining to the Office before the General Asser	<u>mbly.</u>
5	<u>(e)</u> The l	Director of the Administrative Office of the Courts shall	not reduce or modify
6	the budget of the	e Office of Prosecution Services or use funds appropriated	to the Office without
7	the approval of t		
8 9		onsibilities of the Office of Prosecution Services.	
9 10		hall be responsible for: Establishing management and oversight of the bu	daat for the district
10	<u>(1)</u>	Establishing management and oversight of the bu attorneys and any disbursement of funds;	<u>aget for the district</u>
12	<u>(2)</u>	Identifying programs and policies that create grea	ater efficiencies and
12	(2)	effectiveness in the prosecution function and that provi	
13		fiscal and practical impact created by changes in t	
15		procedure;	
16	<u>(3)</u>	Supporting the offices of district attorneys and their st	taffs through training.
17	<u>(2)</u>	technical assistance, publications, and related services;	<u>, , , , , , , , , , , , , , , , , , , </u>
18	(4)	Providing district attorneys with the information and	technology that they
19		need to effectively process their caseloads and co	
20		requirements; and	
21	<u>(5)</u>	Providing, in extraordinary circumstances, assignment	of special prosecutors
22		and determine compensation if necessary.	
23	" <u>§ 7A-84. Estal</u>	blishment of the Commission on Prosecution Services.	
24		Commission on Prosecution Services is created w	
25		vices and shall consist of 13 members. To create an effe	•••
26		v, and achieve staggered terms, the Commission shall be a	appointed as provided
27	in this section.		
28		nembers of the Commission shall be appointed as follows	
29 20	<u>(1)</u>	The Chief Justice of the North Carolina Supreme Cou	* *
30 21		members, two of whom shall be active district attorned	eys and one of whom
31 32	(2)	shall be a nonattorney. The Governor shall appoint three members, two of y	whom shall be active
33	<u>(2)</u>	district attorneys and one of whom shall be a nonattorne	
34	<u>(3)</u>	The General Assembly shall appoint two members, one	
35	(5)	active district attorney and one of whom shall be a	
36		recommendation of the President Pro Tempore of the S	• •
37	<u>(4)</u>	The General Assembly shall appoint two members, one	
38	<u></u>	active district attorney and one of whom shall be a	
39		recommendation of the Speaker of the House of Repres	• •
40	<u>(5)</u>	The North Carolina State Bar shall appoint one mem	
41		attorney.	
42	<u>(6)</u>	The Attorney General.	
43	<u>(7)</u>	The Secretary of Crime Control and Public Safety.	
44	(c) The t	erms of members appointed pursuant to subsection (b) o	f this section shall be
45	as follows:		
46	<u>(1)</u>	The initial appointments by the Chief Justice shall be for	
47	<u>(2)</u>	The initial appointments by the Governor shall be for the	
48	<u>(3)</u>	The initial appointments of active district attorneys by t	
49 50		and the initial appointment by the North Carolina State	e Bar shall be for two
50		years.	

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1 2	(4) <u>The initial appointments of attorneys by the General As</u> one year.	sembly shall be for
3	At the expiration of these initial terms, appointments shall be for four	
4 5	made by the appointing authorities designated in subsection (b) of this section are a plug and initial term of least	
5 6	serve more than two consecutive four-year terms plus any initial term of less	•
6 7	(d) <u>Persons appointed to the Commission shall have significant</u>	-
8	prosecution of criminal or other cases subject to this Article or shall have de commitment to the quality of prosecution and ensuring that justice is being	
8 9	the people of North Carolina. No persons active in providing crimina	-
9 10	including lawyers, public defenders, or sentencing services, or active	
10	persons may be appointed to, or serve on, the Commission. No active j	
12	active employees of such persons, may be appointed to, or serve on, the Continuity of serve on, the Cort	
12	(e) All members of the Commission are entitled to vote on any ma	
14	the Commission unless otherwise provided by rules adopted by the Com	-
15	voting on matters in which a member has, or appears to have, a financia	
16	interest.	
17	(f) Each member of the Commission shall serve until a successor	in office has been
18	appointed. Vacancies shall be filled by appointment by the appointing	
19	unexpired term. Removal of Commission members shall be in accordance	
20	procedures adopted by the Commission.	-
21	(g) A quorum for purposes of conducting Commission business sh	all be a majority of
22	the members of the Commission.	
23	(h) The Commission shall elect a Commission chair, who shall be	e an active district
24	attorney, from the members of the Commission for a term of two years.	
25	(i) The Director of Prosecution Services shall attend all Commissi	
26	those relating to removal or reappointment of the Director or allegations of	
27	Director. The Director shall not vote on any matter decided by the Commiss	
28	(j) <u>Commission members shall not receive compensation but are</u>	-
29	necessary subsistence and travel expenses in accordance with G.S. 138-5	and G.S. 138-6 as
30	applicable.	when 15 2000 All
31	(k) The Commission shall hold its first meeting no later than Septe	
32	appointments to the Commission shall be made by the appointing authorities 2000. An appointed of the Chief Justice to be designated at the time of	
33 34	2009. An appointee of the Chief Justice, to be designated at the time of	* *
34 35	convene the first meeting. At that first meeting, the Commission shall elect i "§ 7A-85. Responsibilities of the Commission on Prosecution Services.	<u>is cliali.</u>
35 36	(a) The Commission shall have as its principal purpose the	development and
30 37	improvement of programs by which the Office of Prosecution Services pr	
38	criminal prosecution and related service.	ovides oversignt of
39	(b) The Commission shall appoint the Director of Prosecution Ser	vices, who shall be
40	chosen on the basis of training, experience, and other qualifications. The	
41	consult with the Chief Justice and Director of the Administrative Offic	
42	selecting a Director, but shall have final authority in making the appointmen	
43	(c) The Commission shall develop uniform policies and proced	
44	provision of prosecutions services under this Article. The standards shall inc	
45	(1) Standards for maintaining and operating of distric	t attorney offices,
46	including requirements regarding qualifications, training	ng, and size of the
47	legal and supporting staff;	
48	(2) Standards prescribing minimum experience, trai	ning, and other
49	qualifications for assistant district attorneys;	
50	(3) Standards for assistant district attorney caseloads;	
51	(4) <u>Standards for the performance of assistant district attorne</u>	<u>ys;</u>

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1	(5)	Standards for the independent, competent, and effic	cient representation of
2		cases that present conflicts of interest, in both the trial	•
3	(6)	Standards for providing and compensating experts ar	
4		services related to prosecution;	<u>i</u>
5	<u>(7)</u>	Standards for qualifications and performance in capital	l cases, consistent with
6		any rules adopted by the Supreme Court.	
7	(d) The (Commission shall determine the methods for delivering	g prosecution services
8		e in the most efficient and cost-effective manner without	
9	of justice.		<u>.</u>
10	•	Commission shall establish policies and procedures	with respect to the
11		funds appropriated under this Article, including rates	-
12		t attorneys, schedules of allowable expenses, and	-
13		expert witnesses.	
14		Commission shall approve and recommend to the Gener	al Assembly a budget
15		Prosecution Services.	· ·
16	(h) The C	Commission shall adopt such other rules and procedures	as it deems necessary
17		f business by the Commission and the Office of Prosecu	
18		tor of Prosecution Services.	
19	(a) The I	Director of Prosecution Services shall be appointed by	the Commission for a
20	term of four year	ars. The salary of the Director shall be set by the Ger	neral Assembly in the
21	•	ons Appropriations Act, after consultation with the Com	-
22	may be removed	during this term in the discretion of the Commission by	a vote of two-thirds of
23	all of the Commi	ission members.	
24	<u>(b)</u> <u>The I</u>	Director shall:	
25	<u>(1)</u>	Prepare and submit to the Commission a proposed bu	udget for the Office of
26		Prosecution Services, an annual report containing	pertinent data on the
27		operations, costs, and needs of the Office, and such ot	ther information as the
28		Commission may require.	
29	<u>(2)</u>	Assist the Commission in developing rules and standa	urds for the delivery of
30		services under this Article.	
31	<u>(3)</u>	Administer and coordinate the operations of the	Office and supervise
32		compliance with standards adopted by the Commission	<u>1.</u>
33	<u>(4)</u>	Subject to policies and procedures established by the C	Commission, hire such
34		professional, technical, and support personnel as	deemed reasonably
35		necessary for the efficient operation of the Office of	f Prosecution Defense
36		Services.	
37	<u>(5)</u>	Keep and maintain proper financial records for use in a	calculating the costs of
38		the operations of the Office of Prosecution Services.	
39	<u>(6)</u>	Apply for and accept on behalf of the Office of Pro	•
40		funds that may become available from government	grants, private gifts,
41		donations, or bequests from any source.	
42	<u>(7)</u>	Perform other duties as the Commission may assign.	
43		eu of merit and other increment raises paid to regular	. .
44		ecution Services shall receive as longevity pay an amo	▲
45		cent (4.8%) of the annual salary set forth in the	• · · · · · · · · · · · · · · · · · · ·
46		Act payable monthly after five years of service, nine	
47		years of service, fourteen and four-tenths percent (14.	
48		and two-tenths percent (19.2%) after 20 years of ser	•
49 50	÷	fter 25 years of service. "Service" means service as D	
50	Services, a publi	ic defender, appellate defender, assistant public or appe	llate defender, district

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1	attorney, assistant district attorney, justice or judge of the General Court of Justice, or clerk of
2	superior court."
3	SECTION 2. Article 32 of Chapter 7A of the General Statutes is abolished.
4	SECTION 3. G.S. 7A-60(a2) reads as rewritten:
5	"(a2) Upon the convening of each regular session of the General Assembly and its
6	reconvening in the even-numbered year, the Administrative Office of the Courts Office of
7	Prosecution Services shall report its recommendations regarding the allocation of assistant
8	district attorneys for the upcoming fiscal biennium and fiscal year to the General Assembly,
9	including any request for additional assistant district attorneys. The report shall include the
0	number of assistant district attorneys that the Administrative Office of the Courts Office of
1	Prosecution Services recommends to be allocated to each prosecutorial district and the caseload
2	and criteria on which each recommended allocation is based. Any reports required under this
3	subsection shall be made to the Joint Legislative Commission of Governmental Operations, the
4	House of Representatives and Senate Appropriations Subcommittees on Justice and Public, and
5	the Fiscal Research Division."
6	SECTION 4. G.S. 7A-64 reads as rewritten:
7	"§ 7A-64. Temporary assistance for district attorneys.
8	(a) A district attorney may apply to the Director of the Administrative Office of the
9	Courts Director of Prosecution Services to:
0	(1) Temporarily assign an assistant district attorney from another district, after
1	consultation with the district attorney thereof, to assist in the prosecution of
2	cases in the requesting district;
3	(2) Authorize the temporary appointment, by the requesting district attorney, of
4	a qualified attorney to assist the requesting district attorney; or
5	(3) Enter into contracts with local governments for the provision of services by
6	the State pursuant to G.S. $153A-212.1$ or G.S. $160A-289.1$.
7	(b) The Director of the Administrative Office of the Courts Director of Prosecution
8 9	<u>Services</u> may provide this assistance only upon a showing by the requesting district attorney,
9	supported by facts, that: (1) Criminal cases have accumulated on the dockets of the superior or district
1	(1) Criminal cases have accumulated on the dockets of the superior or district courts of the district beyond the capacity of the district attorney and the
2	district attorney's full-time assistants to keep the dockets reasonably current;
3	or
4	(2) The overwhelming public interest warrants the use of additional resources
5	for the speedy disposition of cases involving drug offenses, domestic
6	violence, or other offenses involving a threat to public safety.
7	(c) The length of service and compensation of any temporary appointee or the terms of
8	any contract entered into with local governments shall be fixed by Director of the
9	Administrative Office of the Courts Director of Prosecution Services in each case. Nothing in
0	this section shall be construed to obligate the General Assembly to make any appropriation to
1	implement the provisions of this section or to obligate the Administrative Office of the Courts
2	Office of Prosecution Services to provide the administrative costs of establishing or
3	maintaining the positions or services provided for under this section. Further, nothing in this
4	section shall be construed to obligate the Administrative Office of the Courts Office of
5	Prosecution Services to maintain positions or services initially provided for under this section."
6	SECTION 5. G.S. 7A-65(d) reads rewritten:
7	"(d) In lieu of merit and other increment raises paid to regular State employees, an
8	assistant district attorney shall receive as longevity pay an amount equal to four and
9	eight-tenths percent (4.8%) of the annual salary set forth in the Current Operations
50	Appropriations Act payable monthly after five years of service, nine and six-tenths percent

50 Appropriations Act payable monthly after five years of service, nine and six-tenths percent 51 (9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 years of

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1 2	service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twenty-four percent (24%) after 25 years of service. "Service" means service as an assistant district
3	attorney, district attorney, resource prosecutor, public defender, appellate defender, assistant
4	public or appellate defender, justice or judge of the General Court of Justice, or clerk of
5	superior court. For purposes of this subsection, "resource prosecutor" means a former assistant
6	district attorney who has left the employment of the district attorney's office to serve in a
7	specific, time-limited position with the Conference of District Attorneys. Commission on
8	Prosecution Services."
9	SECTION 6. G.S. 7A-343(2) reads as rewritten:
10	"§ 7A-343. Duties of Director. The Director is the Administrative Officer of the Courts and the Director's duties include
11 12	The Director is the Administrative Officer of the Courts, and the Director's duties include
12	all of the following:
15 14	(2) Determine the state of the dealests and evaluate the prestices and presedures
14 15	(2) Determine the state of the dockets and evaluate the practices and procedures
15 16	of the courts, and make recommendations concerning the number of judges,
10	district attorneys, judges and magistrates required for the efficient administration of justice.
17	"
19	SECTION 7. G.S. 7A-347 reads as rewritten:
20	"§ 7A-347. Assistants for administrative and victim and witness services.
21	Assistant for administrative and victim and witness services positions are established under
22	the district attorneys' offices. Each prosecutorial district is allocated at least one assistant for
23	administrative and victim and witness services to be employed by the district attorney. The
24	Administrative Office of the Courts Office of Prosecution Services shall allocate additional
25	assistants to prosecutorial districts on the basis of need and within available appropriations.
26	Each district attorney may also use any volunteer or other personnel to assist the assistant. The
27	assistant is responsible for coordinating efforts of the law-enforcement and judicial systems to
28	assure that each victim and witness is provided fair treatment under Article 45 of Chapter 15A,
29	Fair Treatment for Victims and Witnesses and shall also provide administrative and legal
30	support to the district attorney's office."
31	SECTION 8. G.S. 7A-348 reads as rewritten:
32	"§ 7A-348. Training and supervision of assistants for administrative and victim and
33	witness services.
34	Pursuant to the provisions of G.S. 7A-413, the Conference of District Attorneys
35	Commission on Prosecution Services shall:
36	(1) Assist in establishing uniform statewide training for assistants for
37	administrative and victim and witness services; and
38	(2) Assist in the implementation and supervision of this program."
39	SECTION 9. G.S. 7B-1402(b)(21) reads as rewritten:
40	"(21) A district attorney, appointed by the President Pro Tempore of the Senate
41	upon recommendation of the <u>President of the North Carolina Conference of</u>
42 43	District Attorneys; Commission on Prosecution Services."
45 44	SECTION 10. G.S. 14-107.2(b) reads as rewritten:
44 45	"(b) Upon authorization by the Administrative Office of the Courts, Office of Prosecution Services, a district attorney may establish a program for the collection of worthless
45 46	checks in cases that may be prosecuted under G.S. 14-107. The district attorney may establish a
40 47	program for the collection of worthless checks in cases that would be punishable as
48	misdemeanors, in cases that would be punishable as felonies, or both. The district attorney shall
40 49	establish criteria for the types of worthless check cases that will be eligible under the program."
4) 50	SECTION 11. G.S. 15A-622(h) reads as rewritten:
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(1)

A written petition for convening of grand jury under this section may be filed by the 1 "(h) 2 district attorney, the district attorney's designated assistant, or a special prosecutor requested 3 pursuant to G.S. 114-11.6, with the approval of a committee of at least three members of the 4 North Carolina Conference of District Attorneys, the Commission on Prosecution Services, and 5 with the concurrence of the Attorney General, with the Clerk of the North Carolina Supreme 6 Court. The Chief Justice shall appoint a panel of three judges to determine whether to order the 7 grand jury convened. A grand jury under this section may be convened if the three-judge panel 8 determines that:

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16 17 those crimes but will not divulge that knowledge voluntarily or that such persons request that they be allowed to testify before the grand jury; and
(2) The affidavit sets forth facts that establish probable cause to believe that the crimes specified in the petition have been committed and reasonable grounds to suspect that the persons named in the petition have knowledge related to the identity of the perpetrators of those crimes.

The petition alleges the commission of or a conspiracy to commit a violation

of G.S. 90-95(h) or G.S. 90-95.1, any part of which violation or conspiracy

occurred in the county where the grand jury sits, and that persons named in

the petition have knowledge related to the identity of the perpetrators of

19 The affidavit shall be based upon personal knowledge or, if the source of the information 20 and basis for the belief are stated, upon information and belief. The panel's order convening the 21 grand jury as an investigative grand jury shall direct the grand jury to investigate the crimes and 22 persons named in the petition, and shall be filed with the Clerk of the North Carolina Supreme 23 Court. A grand jury so convened retains all powers, duties, and responsibilities of a grand jury 24 under this Article. The contents of the petition and the affidavit shall not be disclosed. Upon 25 receiving a petition under this subsection, the Chief Justice shall appoint a panel to determine 26 whether the grand jury should be convened as an investigative grand jury.

A grand jury authorized by this subsection may be convened from an existing grand jury or 27 28 grand juries authorized by subsection (b) of this section or may be convened as an additional 29 grand jury to an existing grand jury or grand juries. Notwithstanding subsection (b) of this 30 section, grand jurors impaneled pursuant to this subsection shall serve for a period of 12 31 months, and, if an additional grand jury is convened, 18 persons shall be selected to constitute 32 that grand jury. At any time for cause shown, the presiding superior court judge may excuse a 33 juror temporarily or permanently, and in the latter event the court may impanel another person 34 in place of the juror excused."

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SECTION 12. G.S. 15A-1475 reads as rewritten:

36 "**§ 15A-1475. Reports.**

37 Beginning January 1, 2008, and annually thereafter, the North Carolina Innocence Inquiry 38 Commission shall report on its activities to the Joint Legislative Corrections, Crime Control, 39 and Juvenile Justice Oversight Committee and the State Judicial Council. The report may 40 contain recommendations of any needed legislative changes related to the activities of the 41 Commission. The report shall recommend the funding needed by the Commission, the district 42 attorneys, and the State Bureau of Investigation in order to meet their responsibilities under 43 S.L. 2006-184. Recommendations concerning the district attorneys or the State Bureau of 44 Investigation shall only be made after consultations with the North Carolina Conference of 45 District Attorneys Commission on Prosecution Services and the Attorney General."

- **SECTION 13.** G.S. 120-226(c)(8) reads as rewritten:
- 47 "(8) One representative from the Conference of District Attorneys of North
 48 Carolina, Commission on Prosecution Services, as appointed by the Speaker
 49 of the House of Representatives."
- 50 **SECTION 14.** G.S. 143-661(b)(4)b. reads as rewritten:

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1	"b. One member who is a district attorney or an assistant district attorney
2	upon the recommendation of the Conference of District Attorneys of
3	North Carolina, for a term beginning July 1, 1998, and expiring June
4	30, 1999. For the term beginning July 1, 2011, this appointment shall
5	be made upon the recommendation of the Commission on
6	Prosecution Services."
7	SECTION 15. G.S. 164-37(17) reads as rewritten:
8	"(17) The President of the Conference of District Attorneys Chair of the
9	Commission on Prosecution Services or his designee."
10	SECTION 16. The Commission on Prosecution Services shall report on or before
11	May 1, 2010, to the Chairs of the Senate and House Appropriations Committees and the Chairs
12	of the Senate and House Appropriations Subcommittees on Justice and Public Safety regarding
13	(i) a plan for the orderly transfer of budget and related authority from the Administrative Office
14	of the Courts to the Commission on Prosecution Services, effective July 1, 2010; (ii) the rules,
15	standards, and other regulations developed by the Commission for the delivery of prosecution
16	services; and (iii) other matters for implementation of the provisions of this act.
17	SECTION 17. This act becomes effective July 1, 2010.