GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE DRS15152-LH-143 (03/04)

Short Title:	Motion for Appropriate Relief/New Requirement.	(Public)
Sponsors:	Senator Vaughan.	
Referred to:		

A BILL TO BE ENTITLED

2	AN ACT	T TO	PROV	IDE THAT AN ATTORNEY MAKING A MOTION FOR
3	APPR	OPRIA	TE REI	LIEF, WHETHER BY ORAL OR WRITTEN MOTION, MUST
4	CERT	IFY IN	WRITI	NG TO THE COURT THAT THE ATTORNEY HAS REVIEWED
5	THE T	RIAL	TRANS	CRIPT AND HAS NOTIFIED AND CONSULTED WITH OR HAS
6	MADE	E A GO	DOD FA	AITH EFFORT TO NOTIFY AND CONSULT WITH BOTH THE
7	ATTO	RNEY	WHO	INITIALLY PROSECUTED THE CASE AND THE DEFENSE
8	ATTO	RNEY	WHO I	NITIALLY REPRESENTED THE DEFENDANT OF THE MOTION
9	AND '	TO RE	QUIRE	THAT THE CERTIFICATION APPEAR IN WRITING ON THE
10	MOTI	ON.		
11	The Gener	al Asse	embly of	North Carolina enacts:
12		SECT	ION 1.	G.S. 15A-1420(a) reads as rewritten:
13	"(a)	Form,	Service	, Filing.
14		(1)	A moti	on for appropriate relief must:
15			a.	Be made in writing unless it is made:
16				1. In open court;
17				2. Before the judge who presided at trial;
18				3. Before the end of the session if made in superior court; and
19				4. Within 10 days after entry of judgment;
20			b.	State the grounds for the motion;
21			c.	Set forth the relief sought; and
22			<u>c1.</u>	Certify in writing that the attorney making the motion has reviewed
23				the trial transcript and has notified and consulted with or has made a
24				good faith effort to notify and consult with both the attorney who
25				initially prosecuted the case and the defense attorney who initially
26				represented the defendant in the case, if the defendant was
27				represented by counsel, of the motion; and
28			d.	Be timely filed.
29		(2)		tten motion for appropriate relief must be served in the manner
30			-	ed in G.S. 15A-951(b). When the written motion is made more than
31			-	vs after entry of judgment, service of the motion and a notice of
32			-	g must be made not less than five working days prior to the date of the
33			-	g. When a motion for appropriate relief is permitted to be made orally
34				art must determine whether the matter may be heard immediately or at
35			a later	time. If the opposing party, or his counsel if he is represented, is not



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		present, the court must provide for the giving of adequate notice of the motion and the date of hearing to the opposing party, or his counsel if he is represented by counsel.		
	(3)	A written motion for appropriate relief must be filed in the manner provided in G.S. 15A-951(c).		
	(4)	An oral or written motion for appropriate relief may not be granted in district court without the signature of the district attorney, indicating that the State has had an opportunity to consent or object to the motion. However, the court may grant a motion for appropriate relief without the district attorney's		
		signature 10 business days after the district attorney has been notified in open court of the motion, or served with the motion pursuant to G.S. 15A-951(c).		
	(5)	An oral or written motion for appropriate relief may not be granted by the court without written certification by the attorney making the motion that the attorney has reviewed the trial transcript and has notified and consulted with		
		or has made a good faith effort to notify and consult with both the attorney who initially prosecuted the case and the defense attorney who initially		
		represented the defendant in the case, if the defendant was represented by counsel, of the motion. The written certification required by this subdivision		
	SEC'	shall appear on the motion." TION 2. This act becomes effective December 1, 2009, and applies to all		
	motions for appr	opriate relief made on or after that date.		