

HOUSE BILL 511: North Carolina First Step Act.

2019-2020 General Assembly

Committee:	Senate Judiciary. If favorable, re-refer to Rules	Date:	June 26, 2019
	and Operations of the Senate		
Introduced by:	Reps. Grange, Szoka, Goodwin	Prepared by:	Shawn Middlebrooks
Analysis of:	PCS to First Edition H511-CSBQ-34		Staff Attorney

OVERVIEW: The Proposed Committee Substitute (PCS) to House Bill 511 would:

- Allow a sentencing court to deviate from the minimum and maximum sentencing mandates for drug trafficking offenses.
- Allow a person sentenced solely for trafficking or conspiracy to commit trafficking to file a Motion for Appropriate Relief (MAR) to have their sentence modified.
- Authorize the Department of Information Technology (DIT) and the Administrative Office of the Courts (AOC) to study the collection of criminal justice data.

CURRENT LAW:

G.S. 90-95(h) provides the mandatory minimum and maximum sentences for drug *trafficking* offenses. Sentences range from a Class H felony to a Class C felony depending on the type and amount the drugs being trafficked. Similarly, fines for drug trafficking sentences range from \$5,000 to \$250,000. The court may reduce the fine, impose a lesser applicable prison term, or suspend the prison term if the court determines that the offender provided *substantial assistance*. Unless the court finds that an offender has provided substantial assistance, the offender must receive the following sentence regardless of prior record level:

- Class C Drug Trafficking: Minimum 225 months; maximum 282 months.
- Class D Drug Trafficking: Minimum 175 months; maximum 222 months.
- Class E Drug Trafficking: Minimum 90 months; maximum 120 months.
- Class F Drug Trafficking: Minimum 70 months; maximum 93 months.
- Class G Drug Trafficking: Minimum 35 months; maximum 51 months.
- Class H Drug Trafficking: Minimum 25 months; maximum 39 months.

BILL ANALYSIS:

Section 1 of the PCS to House Bill 511 would refer to the bill as "The North Carolina First Step Act".

Section 2 of the PCS to House Bill 511 would add a new subdivision to G.S. 90-95(h) that allows a judge to reduce the fine, impose a lesser prison term, or suspend the prison term, and place the defendant on probation for a conviction of trafficking or conspiracy to commit trafficking if the court finds that the minimum sentence would result in a *substantial injustice* and *is not necessary for the protection of the public*.

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This bill analysis was prepared by the nonpartisan legislative staff for the use of legislators in their deliberations and does not constitute an official statement of legislative intent.

House PCS 511

Page 2

Section 3 of the PCS to House Bill 511 would require the Administrative Office of the Court to publish on its website the number of sentences modified under G.S. 90-95(h)(5a).

Section 4 of the PCS to House Bill 511 would:

- Allow a person serving an active sentence solely for a conviction of trafficking, or conspiracy to commit trafficking, to file a Motion for Appropriate Relief (MAR) to have their sentence modified pursuant to G.S. 90-95(h)(5a).
- Clarify that a person sentenced to a reduced prison term for providing *substantial assistance* (G.S. 90-95(h)(5)) is not eligible to file an MAR under this G.S. 90-95(h)(5a).
- Require the MAR to be filed with 36 months of the effective date of the act
- Require the State to respond to the MAR within 60 days of the date of filing.
- Require the court to hold a hearing within 180 days of the date of filing.
- Clarify that a sentence may only be modified if all the requirements of G.S. 90-95(h)(5a) are met.

Section 5 of the PCS to House Bill 511 would:

- Authorize DIT and AOC to conduct a statewide study to identify the criminal justice data elements collected by jails, courts, and prisons.
- Identify gaps in the accessibility of data for research purposes and for use by judicial official and other stakeholders.
- Study steps to modernize access to criminal justice data.

EFFECTIVE DATE: This act becomes effective December 1, 2019, and, except as otherwise provided in Section 4 of this act, applies to offenses committed on or after that date.