## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2001

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## SENATE BILL 109 Judiciary I Committee Substitute Adopted 4/23/01

Short Title: F	Require Experience for Death Penalty Cases.	(Public)
Sponsors:		
Referred to:		
February 8, 2001		
A BILL TO BE ENTITLED  AN ACT TO REQUEST THE NORTH CAROLINA SUPREME COURT TO ADOPT RULES ESTABLISHING MINIMUM STANDARDS FOR DEFENSE ATTORNEYS, PROSECUTORS, AND JUDGES HANDLING CAPITAL CASES. The General Assembly of North Carolina enacts:  SECTION 1. The Supreme Court is respectfully requested to adopt rules to improve North Carolina's system of capital punishment by establishing minimum standards of training and experience for court-appointed defense attorneys, prosecutors, and judges handling capital cases. These rules should specify the minimum number of years of legal experience and the minimum amount of felony case experience required of any court-appointed defense attorney, prosecutor, or judge participating in the trial of a capital case, and may also require specialized training in capital case litigation for any or all of those participants in capital trials.		
"(c) The	CTION 2. G.S. 7A-498.5(c) reads as rewritten: Commission shall develop standards governing the provision	of services
under this Arti	cle. The standards shall include:  Standards for maintaining and operating regional and dis defender offices and appellate defender offices, including regarding qualifications, training, and size of the legal and staff;	equirements
(2)	Standards prescribing minimum experience, training, qualifications for appointed counsel;	and other
(3) (4)	Standards for public defender and appointed counsel caselog Standards for the performance of public defenders and counsel;	
(5)	Standards for the independent, competent, and efficient rep of clients whose cases present conflicts of interest, in both t appellate courts;	

## (6) Standards for providing and compensating experts and others who provide services related to legal representation; (7) Standards for qualifications and performance in capital eases; cases, consistent with any rules adopted by the Supreme Court; and (8) Standards for determining indigency and for assessing and collecting

the costs of legal representation and related services."

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