## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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## **HOUSE BILL 589**

	Short Title:	The Second Look Act.	(Public)				
	Sponsors:	Representatives Morey, Price, A. Jones, and Greenfield (Primary Spon	sors).				
	For a complete list of sponsors, refer to the North Carolina General Assembly web site.						
	Referred to: Rules, Calendar, and Operations of the House						
	April 1, 2025						
1		A DU L TO DE ENTITLED					
1 2	A BILL TO BE ENTITLED AN ACT TO IMPLEMENT CRIMINAL SENTENCE REDUCTION REFORM.						
$\frac{2}{3}$		Thereas, there are nearly two million people in American prisons and ja	ails a five				
4		hundred percent (500%) increase over the past fifty years; and					
5	-	Thereas, research has repeatedly shown that lengthy prison sentence	es do not				
6		deter crime and instead divert resources away from essential public safet					
7	(The Sentencing Project); and						
8	Whereas, North Carolina's correction spending—including prisons as well as						
9	probation and parole—has nearly quadrupled over the past two decades, making it the						
10	fastest-growing budget item after Medicaid; and						
11	Whereas, North Carolina's prisons are chronically understaffed, with thirty-nine						
12	percent (39%) of positions vacant as of April 2024; and						
13	Whereas, one-third of the prison population is over the age of 55, and decades of data						
14	shows a steep decline in crime at about age 35; and						
15	Whereas, incapacitation is a costly way to deter future crimes by aging individuals						
16	who already are less likely to commit those crimes by virtue of age and cost eight percent (8%)						
17	more to incarcerate than their younger counterparts; Now, therefore,						
18	The General Assembly of North Carolina enacts:						
19	<b>SECTION 1.</b> This act shall be known as "The Second Look Act."						
20	<b>SECTION 2.</b> Article 83 of Chapter 15A of the General Statutes is amended by						
21	adding a new section to read:						
22	" <u>§ 15A-1357. Modification of an imposed term of imprisonment.</u>						
23		otwithstanding any other provision of law, an individual serving a					
24	imprisonment pursuant to G.S. 20-179 or Article 81B or 82 of this Chapter, except those						
25	sentenced to life imprisonment, may file a motion for appropriate relief in accordance with						
26	Article 89 of this Chapter for a modification of the person's sentence pursuant to the authority						
27 28	granted in this section.						
28 29	(b) Notwithstanding any other provision of law, the court shall reduce a term of imprisonment imposed upon a defendant for an offense if:						
30	(1) The defendant was sentenced pursuant to G.S. 20-179 or Article 81B or 82 of						
31	<u>(1</u>	this Chapter and has served at least (i) 10 years in prison or (ii) fif					
32		(50%) of the sentence imposed if the sentence was for 10 years or 1	• •				
33	<u>(2</u>						
34	<u>\2</u>	section, that the defendant is not a danger to the safety of any per					
35		community and that the interests of justice warrant a sentence mod					



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1	(c) The court, in determining whether to reduce a term of imprisonment pursuant to					
2			his section, shall consider any of the following:			
3		1)	The defendant's age at the time of the offense.			
4	<u>(</u> 2	<u>(2)</u>	The history and characteristics of the defendant.			
5	<u>(</u> .	<u>(3)</u>	Whether the defendant has substantially complied with t			
6			institution to which he or she has been confined and wheth			
7			has completed any educational, vocational, or other program,	where available.		
3	<u>(</u>	<u>(4)</u>	Whether the defendant has completed any behavioral heat stabilization.	lth treatment or		
	(:	(5)	Any report or recommendation received from the district	attorney in the		
	<u></u>	<u></u>	prosecutorial district in which the conviction was entered.			
	()	6)	Whether the defendant has demonstrated maturity, rehabilitat	ion. and a fitness		
	<u>.</u>		to reenter society sufficient to justify a sentence reduction.	· · · · ·		
	(	7)	Any statement provided orally or in writing pursuant to G.S.	15A-832.1(c) by		
			a victim of the offense for which the defendant is imprisone	· · · •		
			member of the victim if the victim is deceased.	• •		
	(3	(8)	Any reports of physical, mental, or psychiatric examinations	of the defendant		
			conducted by licensed health care professionals.			
	<u>(</u>	<u>(9)</u>	The defendant's family and community circumstances at	the time of the		
			offense, including any history of abuse, trauma, or involven	nent in the child		
			welfare system.			
	<u>(</u>	10)	The extent of the defendant's role in the offense and wheth	ner, and to what		
			extent, an adult was involved in the offense.			
	<u>(</u>	(11)	The diminished culpability of juveniles as compared to that of	of adults, and the		
			hallmark features of youth, including immaturity, impetuosit	ty, and failure to		
			appreciate risks and consequences, which counsel against sen	ntencing them to		
			lengthy terms in prison, despite the brutality or cold-bloode	ed nature of any		
			particular crime.			
	<u>(</u>	(12)	Any other information the court deems relevant to its decision	<u>n.</u>		
	<u>(d)</u> <u>A</u>	A moti	ion for appropriate relief filed pursuant to this section shall n	ot be granted or		
			nearing held in accordance with Article 89 of this Chapter.			
	<u>(e)</u> <u>A</u>	Any d	efendant whose sentence is reduced under this section shall	be resentenced		
			0-179 or Article 81B or 82 of this Chapter, as applicable."			
			ION 3. This act becomes effective December 1, 2025, and ap	plies to motions		
	for appropriate relief filed on or after that date.					