GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Η

HOUSE DRH40004-RK-8 (01/21)

Short Title:	Good Faith Exception/Exclusionary Rule.	(Public)
Sponsors:	Representative Stam.	
Referred to:		

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED		
2	AN ACT TO PH	OVIDE FOR THE ADOPTION OF THE GOOD FAITH EXCEPTION TO	
3	THE EXCLU	SIONARY RULE INTO STATE LAW.	
4	The General Ass	embly of North Carolina enacts:	
5	SECT	TON 1. G.S. 15A-974 reads as rewritten:	
6	"§ 15A-974. Ex	clusion or suppression of unlawfully obtained evidence.	
7	Upon timely	motion, evidence must be suppressed if:only if its exclusion is required by the	
8	Constitution of the United States or the Constitution of the State of North Carolina.		
9	(1)	Its exclusion is required by the Constitution of the United States or the	
10		Constitution of the State of North Carolina; or	
11	(2)	It is obtained as a result of a substantial violation of the provisions of this	
12		Chapter. In determining whether a violation is substantial, the court must	
13		consider all the circumstances, including:	
14		a. The importance of the particular interest violated;	
15		b. The extent of the deviation from lawful conduct;	
16		c. The extent to which the violation was willful;	
17		d. The extent to which exclusion will tend to deter future violations of	
18		this Chapter."	
19	SECT	TION 2. The General Assembly respectfully requests the North Carolina	
20	Supreme Court	to reconsider and overrule its holding in State v. Carter that the good faith	
21	exception to the exclusionary rule, which exists under federal law, does not apply under North		
22	Carolina State la	W.	
23	SECT	TION 3. This act is effective when it becomes law and applies to all hearings	
24	an triala a amana an	airs on on often that data	

or trials commencing on or after that date. 24



D