§ 15A-1422. Review upon appeal.

- (a) The making of a motion for appropriate relief is not a prerequisite for asserting an error upon appeal.
- (b) The grant or denial of relief sought pursuant to G.S. 15A-1414 is subject to appellate review only in an appeal regularly taken.
- (c) The court's ruling on a motion for appropriate relief pursuant to G.S. 15A-1415 is subject to review:
 - (1) If the time for appeal from the conviction has not expired, by appeal.
 - (2) If an appeal is pending when the ruling is entered, in that appeal.
 - (3) If the time for appeal has expired and no appeal is pending, by writ of certiorari.
- (d) There is no right to appeal from the denial of a motion for appropriate relief when the movant is entitled to a trial de novo upon appeal.
- (e) When an error asserted upon appeal has also been the subject of a motion for appropriate relief, denial of the motion has no effect on the right to assert error upon appeal.
- (f) Decisions of the Court of Appeals on motions for appropriate relief that embrace matter set forth in G.S. 15A-1415(b) are final and not subject to further review by appeal, certification, writ, motion, or otherwise. (1977, c. 711, s. 1; 1981, c. 470, s. 3.)

G.S. 15a-1422