GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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Short Title:

Run and You're Done.

HOUSE BILL 427 Committee Substitute Favorable 4/7/11 Third Edition Engrossed 4/19/11 PROPOSED SENATE COMMITTEE SUBSTITUTE H427-PCS80261-RK-80

	Sponsors: Referred to:			
		March 23, 2011		
1		A BILL TO BE ENTITLED		
2	AN ACT TO P	ROVIDE FOR THE SEIZURE, FORFEITURE, AND SALE OF MOTOR		
3	VEHICLES USED BY DEFENDANTS IN FELONY CASES INVOLVING SPEEDING			
4	TO ELUDE ARREST.			
5	The General Assembly of North Carolina enacts:			
6	SECTION 1. G.S. 20-141.5 reads as rewritten:			
7	"§ 20-141.5. Spe	eeding to elude arrest.		
8				
9		law enforcement agency shall adopt a policy applicable to the pursuit of		
10		g motorists. Each policy adopted pursuant to this subsection shall specifically		
11		be considered by an officer in determining when it is advisable to break off a		
12	chase to stop and apprehend a suspect. to initiate or terminate a pursuit. The Attorney General			
13	shall develop a model policy or policies to be considered for use by law enforcement agencies.			
14		person is arrested for a felony violation under this section, then the law		
15		ncy shall seize the motor vehicle and deliver the same to the sheriff of the		
16		such offense is committed, or the same shall be placed under said sheriff's		
17	constructive possession if delivery of actual possession is impractical, and the vehicle shall be			
18	held by the sheriff pending the trial of the person or persons operating such motor vehicle and			
19		lony offense under this section.		
20	<u>(1)</u>	The sheriff shall restore the seized motor vehicle to the owner upon		
21		execution by the owner of a good and valid bond, with sufficient sureties, in		
22		an amount double the value of the property, which bond shall be approved		
23		by said sheriff and shall be conditioned on the return of the motor vehicle to		
24		the custody of the sheriff on the day of trial of the person or persons accused.		
25		Upon an acquittal or dismissal of any felony charge under this section, the		
26	$\langle 0 \rangle$	sheriff shall return the motor vehicle to the owner thereof.		
27	<u>(2)</u>	Notwithstanding the provisions for sale set out in subsection (h) of this		
28		section, on petition by a lienholder, the court, in its discretion and upon such		
29		terms and conditions as it may prescribe, may allow reclamation of the		
30		vehicle by the lienholder. The lienholder shall file with the court an		



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1		accounting of the proceeds of any subsequent sale of the	e vehicle and pay	
2		into the court any proceeds received in excess of the amount	nt of the lien.	
3	(h) Upon	conviction of the operator of said motor vehicle of a felony	offense under this	
4	section, the court	shall order a sale at public auction of said motor vehicle.		
5	(1)	The officer making the sale shall make the following de	ductions from the	
6		sale proceeds:		
7		<u>a.</u> <u>The expenses of keeping the motor vehicle.</u>		
8		b. The fee for the seizure.		
9		c. The costs of the sale.		
10		The officer shall then pay, from the net proceeds, all liens,	according to their	
11		priorities, which are established by intervention or otherw		
12		or in other proceeding brought for said purpose as bein	-	
13		officer shall pay the balance of the proceeds to the pro	-	
14		county who receives fines and forfeitures to be used for t		
15		the county.		
16	(2)	All liens against a motor vehicle sold under the provision	ons of this section	
17	<u>\</u> _/	shall be transferred from the motor vehicle to the proceeds		
18	<u>(3)</u>	If, at the time of hearing, or other proceeding in wh		
19	<u>(5)</u>	considered, the owner of the vehicle can establish to the		
20		court that the provisions of sub-subdivisions a. through c.		
21		apply, then the court shall not order a sale of the vehicle		
22		to the owner. The owner shall be entitled to a trial by jury		
23		this subdivision.	upon the issues in	
24		a. The defendant was an immediate member of the	owner's family at	
25		the time of the offense.	<u>owners fulling ut</u>	
26		b. The defendant had no previous felony or misdemea	nor convictions at	
27		the time of the offense and had no previous or pen		
28		any provision in Chapter 20 of the General Stat	-	
29		years previous to the time of the offense.		
30		c. The defendant was under the age of 19 at the time of	of the offense.	
31	(i) If the	owner of a motor vehicle seized pursuant to this section can		
32		e, with a description thereof, shall be advertised in some new		
33		nty where taken, or, if there be no newspaper published in su		
34		aving circulation in the county, once a week for two weeks		
35	posted in three pu	ublic places near the place of seizure, and if said owner shall	not appear within	
36		last publication of the advertisement, the property shall be	* *	
37		e manner set forth in this section.		
38	(j) When	any vehicle confiscated under the provisions of this secti	on is found to be	
39	specially equippe	ed or modified from its original manufactured condition so	as to increase its	
40	speed, the court shall, prior to sale, order that the special equipment or modification be			
41	removed and de	estroyed and the vehicle restored to its original manufa	actured condition.	
42	However, if the c	ourt should find that such equipment and modifications are s	so extensive that it	
43		ctical to restore said vehicle to its original manufactured c		
44	court may order	that the vehicle be turned over to such governmental agency	or public official	
45	within the territor	orial jurisdiction of the court as the court shall see fit, t	to be used in the	
46	performance of o	official duties only, and not for resale, transfer, or disposi	tion other than as	
47	junk: Provided, t	that nothing herein contained shall affect the rights of lien	holders and other	
48	claimants to said	vehicles as set out in this section."		
49	SECT	TION 2. This act becomes effective December 1, 201	1, and applies to	
50	offenses committ	ed on or after that date.	-	