### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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#### SENATE BILL 182 PROPOSED COMMITTEE SUBSTITUTE S182-PCS35342-SA-45

Short Title: Limit Appeals to Superior Court.

(Public)

Sponsors:

Referred to:

#### March 6, 2013

A BILL TO BE ENTITLED 1 2 AN ACT TO ELIMINATE APPEALS FOR INFRACTIONS, TO MODIFY APPEALS TO 3 THE SUPERIOR COURT IN PROBATION REVOCATIONS IN WHICH THE 4 DEFENDANT HAS WAIVED A HEARING, TO ALLOW FOR AN UNRESTRICTED 5 RESENTENCING HEARING UPON THE REVERSAL OF A SENTENCE ON 6 APPELLATE REVIEW, AND TO RECLASSIFY CERTAIN MISDEMEANORS AS 7 INFRACTIONS. 8 The General Assembly of North Carolina enacts: 9 SECTION 1. G.S. 15A-1115 reads as rewritten: 10 "§ 15A-1115. Review of disposition by superior court. Review of infractions originally disposed of in superior court. 11 12 Appeal of District Court Decision. A person who denies responsibility and is <del>(a)</del> 13 found responsible for an infraction in the district court, within 10 days of the hearing, may 14 appeal the decision to the criminal division of the superior court for a hearing de novo. Upon 15 appeal, the defendant is entitled to a jury trial unless he consents to have the hearing conducted by the judge. The State must prove beyond a reasonable doubt that the person charged is 16 17 responsible for the infraction unless the person admits responsibility. Unless otherwise provided by law, the procedures applicable to misdemeanors disposed of in the superior court 18 19 apply to those infraction hearings. In the superior court, a prosecutor must represent the State. 20 Appeal from the judgment in the superior court is as provided for other criminal actions in 21 superior court, and the Attorney General must represent the State in an appeal of such actions. 22 Review of Infractions Originally Disposed of in Superior Court. - If the superior (b) 23 court disposes of an infraction pursuant to its jurisdiction in G.S. 7A-271(d), appeal from that 24 judgment is as provided for criminal actions in the superior court." 25 SECTION 2. G.S. 15A-1347 reads as rewritten: 26 "§ 15A-1347. Appeal from revocation of probation or imposition of special probation 27 upon violation.violation; consequences of waiver of hearing. When Except as provided in subsection (b) of this section, when a district court 28 (a) 29 judge, as a result of a finding of a violation of probation, activates a sentence or imposes special probation, the defendant may appeal to the superior court for a de novo revocation 30 hearing. At the hearing the probationer has all rights and the court has all authority they have in 31 32 a revocation hearing held before the superior court in the first instance. Appeals from lower

courts to the superior courts from judgments revoking probation may be heard in term or out of term, in the county or out of the county by the resident superior court judge of the district or the superior court judge assigned to hold the courts of the district, or a judge of the superior court commissioned to hold court in the district, or a special superior court judge residing in the



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# General Assembly Of North Carolina

1			e defendant appeals to the superior court because a district court has found he
2	-		n and has activated his sentence or imposed special probation, and the superior
3	court, after a de novo revocation hearing, orders that the defendant continue on probation under		
4	the same or modified conditions, the superior court is considered the court that originally		
5	imposed probation with regard to future revocation proceedings and other purposes of this		
6			superior court judge, as a result of a finding of a violation of probation,
7			nce or imposes special probation, either in the first instance or upon a de novo
8	U	11	eal from a district court, the defendant may appeal under G.S. 7A-27.
9	<u>(b)</u>		efendant waives a revocation hearing, the finding of a violation of probation,
10		of sen	tence, or imposition of special probation may not be appealed to the superior
11	<u>court.</u> "	<b>GE CI</b>	
12			<b>FION 3.</b> G.S. 15A-1335 is repealed.
13	118 20 25		<b>FION 4.</b> G.S. 20-35 reads as rewritten:
14			ties for violating Article; defense to driving without a license.
15	(a)		ty. $-A$ -Except as otherwise provided in subsection (a1) of this section, a
16	violation of this Article is a Class 2 misdemeanor unless a statute in the Article sets a different		
17	-		the violation. If a statute in this Article sets a different punishment for a
18			Article, the different punishment applies.
19	<u>(a1)</u>	-	son who does any of the following is responsible for an infraction:
20		<u>(1)</u>	Fails to carry a valid license while driving a motor vehicle, in violation of
21		$\langle \mathbf{O} \rangle$	<u>G.S. 20-7(a).</u>
22		<u>(2)</u>	Operates a motor vehicle with an expired license, in violation of
23		( <b>2</b> )	$\underline{G.S. 20-7(f)}$
24		<u>(3)</u>	Fails to notify the Division of an address change for a drivers license within
25	(1-)	D	<u>60 days after the change occurs, in violation of G.S. 20-7.1.</u>
26	(b)	-	aled by Session Laws 1993 (Reg. Sess., 1994), c. 761, s. 4.
27	(c)		uses. – A person may not be <del>convicted of</del> <u>found responsible for</u> failing to carry
28	0		license if, when tried for that offense, the person produces in court a regular
29			ssued to the person that was valid when the person was charged with the
30 31			on may not be <del>convicted of</del> <u>found responsible for</u> driving a motor vehicle
32		-	<u>with an expired</u> drivers license if, when tried for that offense, the person
32 33	shows all		That, at the time of the offense, the person had an expired license.
34 35		(2)	The person renewed the expired license within 30 days after it expired and now has a drivers license.
35 36		(2)	
30 37		(3)	The person could not have been charged with driving without a license if the person had the renewed license when charged with the offense."
38		SECT	<b>FION 5.</b> G.S. 20-176 reads as rewritten:
38 39	"(a)		tion of a provision of Part 9, 10, 10A, or 11 of this Article is an infraction
40			ion is specifically declared by law to be a misdemeanor or felony. Violation
40			vise provided in subsection (a1) of this section, violation of the remaining Parts
42			a misdemeanor unless the violation is specifically declared by law to be an
42 43	infraction		
43 44			
44	<u>(a1)</u>	-	son who does any of the following is responsible for an infraction: Fails to carry the registration card in the vehicle, in violation of
45 46		<u>(1)</u>	$\frac{1}{G.S. 20-57(c)}$ .
40 47		(2)	
47		$\frac{(2)}{(3)}$	<u>Fails to sign the vehicle registration card, in violation of G.S. 20-57(c).</u> Fails to notify the Division of an address change for a vehicle registration
48 49		<u>()</u>	card within 60 days after the change occurs, in violation of G.S. 20-67.
49 50	"		care wrunn oo eays arter me change occurs, in violation of O.S. 20-07.
51		SECT	<b>FION 6.</b> G.S. 113-135(a) reads as rewritten:
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## **General Assembly Of North Carolina**

1	"(a) Any person who violates any provision of this Subchapter or any rule adopted by			
2	the Marine Fisheries Commission or the Wildlife Resources Commission, as appropriate,			
3	pursuant to the authority of this Subchapter, is guilty of a misdemeanor except that fishing			
4	without a license in violation of G.S. 113-174.1(a) or G.S. 113-270.1B(a) is punishable as an			
5	infraction and punishment for violation of the rules of the Wildlife Resources Commission is			
6	limited as set forth in G.S. 113-135.1. Unless a different level of punishment is elsewhere set			
7	out, anyone convicted of a misdemeanor under this section is punishable as follows:			
8	(1) For a first conviction, as a Class 3 misdemeanor.			
9	(2) For a second or subsequent conviction within three years, as a Class 2			
10	misdemeanor."			
11	<b>SECTION 7.</b> Section 3 of the act becomes effective December 1, 2013, and applies			

12 to appeals initiated on or after that date. The remainder of this act becomes effective December

13 1, 2013, and applies to offenses committed on or after that date.