GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Н

HOUSE BILL 328 PROPOSED COMMITTEE SUBSTITUTE H328-PCS20293-STf-19

Short Title: Highway Safety/Citizens Protection Act.

(Public)

D

Sponsors:

Referred to:

	March 24, 2015
1	A BILL TO BE ENTITLED
2	AN ACT TO REDUCE IDENTITY THEFT BY INCREASING PENALTIES FOR THE
3	MANUFACTURE, SALE, AND POSSESSION OF COUNTERFEIT DOCUMENTS; TO
4	CLARIFY WHICH DOCUMENTS ARE ACCEPTABLE FOR IDENTIFICATION
5	BEFORE GOVERNMENT OFFICIALS AND AGENCIES; TO CREATE A
6	REBUTTABLE PRESUMPTION AGAINST THE PRETRIAL RELEASE OF CERTAIN
7	UNDOCUMENTED ALIENS; AND TO ENSURE THAT CITIZENS AND LAWFULLY
8	PRESENT ALIENS CAN TRAVEL SAFELY ON THE ROADS OF THIS STATE BY
9	ENSURING THAT EVERY DRIVER ON THE ROADS OF THIS STATE HAS BEEN
10	PROPERLY LICENSED OR PERMITTED.
11	The General Assembly of North Carolina enacts:
12	
13	PART I. SHORT TITLE
14	SECTION 1. This act shall be known and may be cited as "The Highway Safety
15	and Citizens Protection Act of 2015."
16 17	DADT IL INCORACE DENALTIES FOD DOSSESSION MANUEACTURE OD SALE
17 18	PART II. INCREASE PENALTIES FOR POSSESSION, MANUFACTURE, OR SALE OF FALSE IDENTIFICATION DOCUMENTS
18 19	SECTION 2.(a) G.S. 14-100.1 reads as rewritten:
20	"§ 14-100.1. Possession or manufacture Possession, manufacture, or sale of certain
20	fraudulent forms of identification.
22	(a) Except as otherwise made unlawful by G.S. 20-30, it shall be is unlawful for any
23	person to knowingly possess or manufacture possess, manufacture, or sell a false or fraudulent
24	form of identification as defined in this section for the purpose of deception, fraud, or other
25	criminal conduct.
26	(b) Except as otherwise made unlawful by G.S. 20-30, it shall be is unlawful for any
27	person to knowingly obtain a form of identification by the use of false, fictitious, or fraudulent
28	information.
29	(c) Possession of a form of identification obtained in violation of subsection (b) of this
30	section shall constitute is a violation of subsection (a) of this section.
31	(d) For purposes of this section, a "form of identification" means any of the following
32	or any replica thereof:
33	(1) An identification card containing a picture, issued by any department,
34	agency, or subdivision of the State of North Carolina, the federal
35	government, or any other state.
36	(2) A military identification card containing a picture.



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(3)	A passport.
(4)	An alien registration card containing a picture.
(e) A vio	ation of this section shall be punished as a Class 1 misdemeanor. Class G
felony, except th	at the following violations of this section shall be punished as a Class 1
misdemeanor:	
(1)	A violation based on the mere possession of a false or fraudulent form of
	identification, rather than the manufacture or sale of a false or fraudulent
	form of identification.
<u>(2)</u>	A violation by a person under the age of 21 for the purpose of the underage
	purchase of alcohol.
<u>(3)</u>	A violation by a person under the age of 18 for the purpose of the underage
	purchase of tobacco products or cigarette wrapping papers."
SECT	ION 2.(b) G.S. 20-30 reads as rewritten:
	tions of license, learner's permit, restricted drivers permit, restricted
	fication card, or special identification card provisions.
	<u>ful Acts. – It shall be is unlawful</u> for any person to commit any of the
following acts:	<u></u>
(1)	To display or cause to be displayed or to have in possession a driver's
	license, learner's permit, restricted drivers permit, restricted identification
	<u>card</u> , or special identification card, knowing the same to be fictitious or to
	have been canceled, revoked, suspended or altered.
(2)	To counterfeit, sell, lend to, or knowingly permit the use of, by one not
(_)	entitled thereto, a driver's license, learner's permit, <u>restricted drivers permit</u> ,
	restricted identification card, or special identification card.
(3)	To display or to represent as one's own a drivers license, learner's permit,
(3)	restricted drivers permit, restricted identification card, or special
	identification card not issued to the person so displaying same.
(4)	To fail or refuse to surrender to the Division upon demand any driver's
(+)	license, learner's permit, restricted drivers permit, restricted identification
	<u>card</u> or special identification card that has been suspended, canceled or
	revoked as provided by law.
(5)	To use a false or fictitious name or give a false or fictitious address in any
(\mathbf{J})	application for a driver's license, learner's permit, restricted drivers permit,
	restricted identification card, or special identification card, or any renewal or
	duplicate thereof, or knowingly to make a false statement or knowingly
	conceal a material fact or otherwise commit a fraud in any such application,
	or for any person to procure, or knowingly permit or allow another to
	commit any of the foregoing acts. Any license, learner's permit, restricted
	drivers permit, restricted identification card, or special identification card
	procured as aforesaid shall be is void from the issuance thereof, and any
	moneys paid therefor shall be forfeited to the State. Any person violating the
(6)	provisions of this subdivision shall be guilty of a Class 1 misdemeanor.
(6)	To make a color photocopy or otherwise make a color reproduction of a
	drivers license, learner's permit, restricted drivers permit, restricted identification card or special identification card which that has been
	identification card, or special identification card which that has been color photocopied or otherwise reproduced in color uplace such the color
	color-photocopied or otherwise reproduced in color, unless such the color
	photocopy or other color reproduction was authorized by the Commissioner.
	It shall be is lawful to make a black and white photocopy of a drivers
	license, learner's permit, restricted drivers permit, restricted identification
	<u>card</u> , or special identification card or otherwise make a black and white
	<u>card</u> , or special identification card or otherwise make a black and white

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1 2		reproduction of a drivers license, learner's per restricted identification card, or special identifi	-
3	(7)	To sell or offer for sale any reproduction or	
4		driver's license, learner's permit, restricted	d drivers permit, restricted
5		identification card, or special identification	-
6		subdivision shall-do not apply to agents or em	
7		acting in the course and scope of their empl	
8 9		corporation violating the provisions of this second class I felony.	
10	(8)	To possess more than one commercial driv	1
11		commercial drivers license and a regular driv	•
12		drivers license other than the one most r	
13 14		immediate seizure by any law enforcement of	
14 15		regular drivers license possessed at the same license is subject to immediate seizure by an	
16		judicial official.	ly law enforcement officer of
17	(9)	To present, display, or use a drivers licens	e learner's permit restricted
18	(2)	drivers permit, restricted identification card,	-
19		that contains a false or fictitious name in t	
20		commission of a felony. Any person viol	ating the provisions of this
21		subdivision shall be guilty of a Class I felony.	
22	<u>(10)</u>	To possess more than one special identified	cation card for a fraudulent
23		purpose.	
24 25		al Penalty. – Except as otherwise provided in su	ubsection (c) of this section, a
23 26		section shall be punished as a Class G felony. ty in Certain Cases. – A violation of this section	by a person under the age of
20 27		ose of the underage purchase of alcohol sha	
28		violation of this section by a person under the ag	÷
29		se of tobacco products or cigarette wrapping p	
30	Class 2 misdeme		
31		TION 2.(c) G.S. 20-37.8 is repealed.	
32	SECI	FION 2.(d) G.S. 143-341(8)i.5. reads as rewritte	
33 34		"5. Upon proper requisition, prope	
54 35		State business only, and prop persons who will be driving t	• •
36			gn economically suitable
37		transportation, either on a tem	•
38		any State employee or agency.	
39		vehicle may not allow a person	
40		unless that person displays to	the agency and allows the
41		agency to copy that perso	
42		Notwithstanding G.S. 20-30(6)	· · · · · · ·
43		agencies requesting assignme	
44		photostat or otherwise repre-	
45 46		purposes of complying with this As used in this subp	-
40 47		transportation" means the most	
48		in the State motor fleet, unless	
49		required by the agency. The De	
50		employee or agency a motor ve	
51		suitable. The Department sha	

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vehicle assignment or reassignment when the purpose of that assignment or reassignment is to provide any employee with a newer or lower mileage vehicle because of his or her the employee's rank, management authority, or length of service or because of any non-job-related reason. The Department shall not assign "special use" vehicles, such as four-wheel drive vehicles or law enforcement vehicles, to any agency or individual except upon written justification, verified by historical data, and accepted by the Secretary. The Department may provide law enforcement vehicles only to those agencies which that have statutory pursuit authority."			
PART III. CREATION OF REBUTTABLE PRESUMPTION AGAINST THE			
PRETRIAL RELEASE OF CERTAIN UNDOCUMENTED ALIENS SECTION 3.(a) G.S. 15A-533 reads as rewritten:			
"§ 15A-533. Right to pretrial release in capital and noncapital cases.			
(a) A defendant charged with any crime, whether capital or noncapital, who is alleged			
to have committed this crime while still residing in or subsequent to his escape or during an			
unauthorized absence from involuntary commitment in a mental health facility designated or			
licensed by the Department of Health and Human Services, and whose commitment is			
determined to be still valid by the judge or judicial officer authorized to determine pretrial			
release to be valid, has no right to pretrial release. In lieu of pretrial release, however, the			
individual shall be returned to the treatment facility in which he was residing at the time of the			
alleged crime or from which he escaped or absented himself for continuation of his treatment			
pending the additional proceedings on the criminal offense.			
(b) A defendant charged with a noncapital offense must have conditions of pretrial relaxed determined in accordance with $C = 154$. 524			
 release determined, in accordance with G.S. 15A-534. (c) A judge may determine in his-the judge's discretion whether a defendant charged 			
with a capital offense may be released before trial. If he the judge determines release is			
warranted, the judge must authorize release of the defendant in accordance with G.S. 15A-534.			
(d) There shall be a rebuttable presumption that no condition of release will reasonably			
assure the appearance of the person as required and the safety of the community if a judicial			
official finds the following:			
(1) There is reasonable cause to believe that the person committed an offense			
involving trafficking in a controlled substance;			
(2) The drug trafficking offense was committed while the person was on pretrial			
release for another offense; and (2) The nerver has been previously convicted of a Class A through E falary or			
(3) The person has been previously convicted of a Class A through E felony or an offense involving trafficking in a controlled substance and not more than			
five years has elapsed since the date of conviction or the person's release			
from prison for the offense, whichever is later.			
(e) There shall be a rebuttable presumption that no condition of release will reasonably			
assure the appearance of the person as required and the safety of the community, if a judicial			
official finds the following:			
(1) There is reasonable cause to believe that the person committed an offense for			
the benefit of, at the direction of, or in association with, any criminal street			
gang, as defined in G.S. 14-50.16;			
(2) The offense described in subdivision (1) of this subsection was committed			
(2) while the person was on pretrial release for another offense; and			
(3) The person has been previously convicted of an offense described in $G \ge 14.50.16$ through $G \ge 14.50.20$ and not more than five years has			
G.S. 14-50.16 through G.S. 14-50.20, and not more than five years has			

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1	e	lapsed since the date of conviction or the person's release	se for the offense,
2		hichever is later.	
3	(f) There sh	all be a rebuttable presumption that no condition of relea	se will reasonably
4		ce of the person as required and the safety of the comm	•
5		is reasonable cause to believe that the person committed	•
6		fense involving the illegal use, possession, or discharge	of a firearm; and
7		also finds any of the following:	
8		he offense was committed while the person was on p	
9		nother felony or Class A1 misdemeanor offense involvi	ng the illegal use,
10	-	ossession, or discharge of a firearm.	
11		he person has previously been convicted of a felo	•
12		nisdemeanor offense involving the illegal use, possession	
13 14		rearm and not more than five years have elapsed s	
14 15		onviction or the person's release for the offense, whichever	
15 16		all be a rebuttable presumption that no condition of relea	
10		ce of the person as required and the safety of the commun n the United States and a judicial official finds either of the	
17		There is probable cause to believe that the person commit	
19		the following offenses:	
20	<u>a</u>		sex offense" is any
20	<u>u</u>	offense upon conviction of which the offense bec	-
22		conviction, as that term is defined in G.S. 14-208.6	-
23	<u>b</u>		
24	-	criminal offense other than a violation described in	
25		includes assault as an essential element of the	
26		aggravating factor in sentencing.	
27	<u>c</u>	<u>A driving offense. As used in this sub-subdivision</u>	, the term "driving
28		offense" means any violation that requires a r	nandatory drivers
29		license revocation upon a first conviction.	
30	<u>d</u>		
31		offense" means a violation of G.S. 90-95, other th	<u>nan a violation for</u>
32		mere possession of a controlled substance.	
33	<u>e</u>		
34		offense" means any violation of Article 13A of	Chapter 14 of the
35	() T	General Statutes.	the day offerse wet
36 37		There is probable cause to believe that the person commit $\frac{1}{2}$	
37 38		sted in subdivision (f1)(1) of this section and United S nd Customs Enforcement has issued a detainer for the init	
38 39		roceedings against the person or has indicated that it will	
40		who are considered for bond under the provisions of su	
40 41		of this section may only be released by a district or su	
42		there is a reasonable assurance that the person will appea	
43		nable risk of harm to the community."	i una rereuse does
44	1	DN 3.(b) Article 26 of Chapter 15A of the General Statu	ites is amended by
45	adding a new section		
46	•	rial release of certain undocumented aliens.	
47		which the defendant is an alien who (i) is not lawfully pre	esent in the United
48		arged with a felony or a Class A1 misdemeanor, the jud	
49	require the defendar	nt to execute a secured appearance bond as a condition of	pretrial release, as
50	described in G.S. 15	<u>5A-534(a)(4).</u> "	
51			

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1	PART IV. MISCELLANEOUS PROVISIONS
2	SECTION 4. Article 1 of Chapter 64 of the General Statutes is amended by adding
3	the following new sections to read:
4	"§ 64-6. Permissible methods of verifying immigration status.
5	Verification of a person's immigration status pursuant to this Chapter or any other provision
6	of State law shall be made consistently with federal law and may be made by any of the
7	following methods, as applicable:
8	(1) Pursuant to 8 U.S.C. §§ 1373(c) and 1644 or any other provision of federal
9	law.
10	(2) $\overline{By a}$ law enforcement officer who is authorized by the federal government to
11	verify or ascertain an alien's immigration status.
12	(3) In any other manner authorized by the federal government.
13	"§ 64-7. Admissibility of immigration status records in courts of this State.
14	(a) <u>A verification of an alien's immigration status received from the federal government</u>
15	pursuant to G.S. 64-6 shall constitute proof of that alien's status. A court of this State shall
16	consider only a verification of immigration status made pursuant to G.S. 64-6 in determining
17	whether an alien is lawfully present in the United States.
18	(b) Any record that relates to the immigration status of a person is admissible in any
19	court of this State without further foundation or testimony from a custodian of records if all of
20	the following apply:
21	(1) The record is certified as authentic by the federal government agency that is
22	responsible for maintaining the record.
23	(2) The State notifies the person at least 15 business days before the proceeding
24	at which the evidence would be used of its intention to introduce the record
25	into evidence under this section and provides a copy of the record to the
26	person.
27	(3) The person fails to file a written objection with the court, with a copy to the
28	State, at least five business days before the proceeding at which the record
29	would be used that the person objects to the introduction of the record into
30	evidence.
31	If the person's attorney of record, or that person if he or she is not represented by an
32	attorney, fails to file a written objection as provided in this subsection, then the record may be
33	admitted into evidence without the testimony of the custodian of records. Upon filing a timely
34	objection, the admissibility of the record shall be determined and governed by the appropriate
35	rules of evidence.
36	" <u>§ 64-8. Law enforcement transport of certain unlawfully present aliens.</u>
37 38	Notwithstanding any other provision of law, a State or local law enforcement agency may
30 39	securely transport an alien who is in the agency's custody and whom the agency has verified is unlawfully present in the United States to a federal facility in this State or to any other point of
39 40	transfer into federal custody that is outside the jurisdiction of the law enforcement agency. A
41	law enforcement agency shall obtain judicial or executive authorization from the Governor
42	before securely transporting an alien who is unlawfully present in the United States to a point
43	of transfer that is outside this State.
44	"§ 64-9. Construction and severability.
45	(a) Construction. – This Chapter shall be construed in a manner consistent with federal
46	law.
47	(b) Severability. – The provisions of this Chapter are severable. If any part of this
48	Chapter is declared invalid or unconstitutional, such declaration shall not affect the remainder.
49	If any particular interpretation or application of the provisions of this Chapter is declared
50	invalid or unconstitutional, such declaration shall not affect other interpretations or
51	applications.

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1	"§ 64-10. No criminal investigation, arrest, or detention in circumstances in which
2	holders of other licenses would not be subject to investigation, arrest, o
3	detention.
4	Possession of a restricted drivers permit issued under G.S. 20-7 or of a restricte
5	identification card issued under G.S. 20-37.8A, standing alone, shall not be used as a basis for
6	criminal investigation, arrest, or detention in circumstances in which a person who possesse
7	some other form of identification would not be criminally investigated, arrested, or detained."
8 9	PART V. PROHIBIT THE USE OF CERTAIN DOCUMENTS FO
10	IDENTIFICATION PURPOSES
11	SECTION 5.(a) Chapter 15A of the General Statutes is amended by adding a new
12	Article to read:
13	"Article 18.
14	"Identification Documents.
15	"§ 15A-306. Certain documents not acceptable as identification.
16	(a) The following documents are not acceptable for use in determining a person's actua
17	identity or residency by a justice, judge, clerk, magistrate, law enforcement officer, or othe
18	government official:
19	(1) <u>A matricula consular or other similar document, other than a valid passpor</u>
20	issued by a consulate or embassy of another country.
21	(2) An identity document issued or created by any person, organization, county
22	city, or other local authority, except where authorized to be used for this
23	purpose by the General Assembly.
24	(b) <u>No local government or law enforcement agency may establish, by policy of</u>
25 26	ordinance, the acceptability of any of the documents described in subsection (a) of this section
26 27	other than a valid passport, as a form of identification to be used to determine the identity or residency of any person. Any local government policy or ordinance that contradicts this section
28	is hereby repealed."
29	SECTION 5.(b) G.S. 20-7(b4) reads as rewritten:
30	"(b4) Examples of documents that are reasonably reliable indicators of residency include
31	but are not limited to, any of the following:
32	(1) A pay stub with the payee's address.
33	(2) A utility bill showing the address of the applicant-payor.
34	(3) A contract for an apartment, house, modular unit, or manufactured hom
35	with a North Carolina address signed by the applicant.
36	(4) A receipt for personal property taxes paid.
37	(5) A receipt for real property taxes paid to a North Carolina locality.
38	(6) A current automobile insurance policy issued to the applicant and showing
39	the applicant's address.
40	(7) A monthly or quarterly financial statement from a North Carolina regulate
41	financial institution.
42	(8) A matricula consular or substantially similar document issued by th
43	Mexican Consulate for North Carolina.
44	(9) A document similar to that described in subsection (8) of this section, issue
45	by the consulate or embassy of another country. This subdivision onl
46 47	applies if the Division has consulted with the United State Department of State and is satisfied with the reliability of such document."
47 48	State and is satisfied with the reliability of such document. SECTION 5.(c) G.S. 58-2-164(c) reads as rewritten:
40 49	"(c) The insurer and its agent shall also take reasonable steps to verify that th
50	information provided by an applicant regarding the applicant's address and the place the motor
50	momution provided by an appreant regarding the appreant's address and the place the moto

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1 or eligible risk status or may rely upon the agent verification of residency or eligible risk status 2 to meet the insurer's verification obligations under this section. The agent shall retain copies of 3 any items obtained under this section as required under the record retention rules adopted by 4 the Commissioner and in accordance with G.S. 58-2-185. The agent may satisfy the 5 requirements of this section by obtaining reliable proof of North Carolina residency from the 6 applicant or the applicant's status as an eligible risk. Reliable proof of residency or eligible risk 7 includes but is not limited to: 8 A pay stub with the payee's address. (1)9 A utility bill showing the address of the applicant-payor. (2)A lease for an apartment, house, modular unit, or manufactured home with a 10 (3)11 North Carolina address signed by the applicant. 12 (4) A receipt for personal property taxes paid. 13 (5) A receipt for real property taxes paid to a North Carolina locality. A monthly or quarterly financial statement from a North Carolina regulated 14 (6)financial institution. 15 A valid unexpired North Carolina driver's license. 16 (7)17 A matricula consular or substantially similar document issued by the (8) 18 Mexican Consulate for North Carolina. 19 (9) A document similar to that described in subdivision (8) of this section, 20 issued by the consulate or embassy of another country that would be 21 accepted by the North Carolina Division of Motor Vehicles as set forth in G.S. 20-7(b4)(9). 22 23 A valid North Carolina vehicle registration. (10)24 (11)A valid military ID. 25 A valid student ID for a North Carolina school or university." (12)26 **SECTION 5.(d)** G.S. 108A-55.3(b) reads as rewritten: 27 "(b) An applicant may meet the requirements of subsection (a) of this section by 28 providing at least two of the following documents: 29 A valid North Carolina drivers license or other identification card issued by (1)30 the North Carolina Division of Motor Vehicles. 31 A current North Carolina rent or mortgage payment receipt, or current utility (2)32 bill in the name of the applicant or the applicant's legal spouse showing a 33 North Carolina address. 34 A valid North Carolina motor vehicle registration in the applicant's name (3) 35 and showing the applicant's current address. 36 (4) A document showing that the applicant is employed in this State. One or more documents proving that the applicant's domicile in the 37 (5) 38 applicant's prior state of domicile has ended, such as closing of a bank 39 account, termination of employment, or sale of a home. 40 The tax records of the applicant or the applicant's legal spouse, showing a (6) 41 current North Carolina address. 42 A document showing that the applicant has registered with a public or (7)43 private employment service in this State. 44 A document showing that the applicant has enrolled the applicant's children (8) 45 in a public or private school or child care facility located in this State. 46 (9) A document showing that the applicant is receiving public assistance or 47 other services requiring proof of domicile, other than medical assistance, in 48 this State. 49 (10)Records from a health department or other health care provider located in 50 this State showing the applicant's current North Carolina address.

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(11)	A written declaration made under penalty of perjury from a social, family, or economic relationship with the appl personal knowledge of the applicant's intent to live	icant and who has
	· · · · ·	
	permanently or for an indefinite period of time or that residing in North Carolina to seek employment or with a je	
(12)	Current North Carolina voter registration card.	oo communent.
(12)	A document from the U.S. Department of Veterans Affair	s. U.S. Department
(10)	of Defense, or the U.S. Department of Homeland Sect applicant's intent to live in North Carolina permanently of period of time or that the applicant is residing in North employment or with a job commitment.	urity verifying the or for an indefinite
(14)	Official North Carolina school records, signed by so	chool officials or
(11)	diplomas issued by North Carolina schools, including s	
	community colleges, colleges, and universities verifyi	•
	intent to live in North Carolina permanently or for an in	• •
	time or that the applicant is residing in North Carolina to	-
	or with a job commitment.	1 2
(15)	A document issued by the Mexican consular or other	foreign consulate
	verifying the applicant's intent to live in North Carolina	
	an indefinite period of time or that the applicant is residing	g in North Carolina
	to seek employment or with a job commitment."	
	THORIZE UNDOCUMENTED ALIENS TO OBTAI	
	MITS AND RESTRICTED IDENTIFICATION CARDS	
	FION 6.(a) G.S. 20-4.01 is amended by adding a new subdi	
<u>(40)</u>	<u>Criminal history. – A history of conviction of a State</u> whether a misdemeanor or felony, that includes the cri	
	forth in any of the following Articles of Chapter 14 of the	
	Article 5, Counterfeiting and Issuing Monetary Substi	
	Endangering Executive and Legislative Officers; Arti	
	Article 7A, Rape and Other Sex Offenses; Article 8, As	
	Kidnapping and Abduction; Article 13, Malicious Injury	
	of Explosive or Incendiary Device or Material; Article	14, Burglary and
	Other Housebreakings; Article 15, Arson and Other Bu	rnings; Article 16,
	Larceny; Article 17, Robbery; Article 18, Embezzlement	
	Pretenses and Cheats; Article 19A, Obtaining Property on	
	or Fraudulent Use of Credit Device or Other Means; Arti	
	Transaction Card Crime Act; Article 20, Frauds; Article 2	
	26, Offenses Against Public Morality and Decency; A	
	Establishments; Article 27, Prostitution; Article 28, Pe	
	Bribery; Article 31, Misconduct in Public Office; Ar	
	Against the Public Peace; Article 36A, Riots and Civil Dis Protection of Minors; Article 40, Protection of the Family	
	Intoxication; and Article 60, Computer-Related Crime	
	include possession or sale of drugs in violation of th	
	Controlled Substances Act, Article 5 of Chapter 90 of the	
	and alcohol-related offenses, including sale to underage p	
	of G.S. 18B-302 or driving while impaired in violation	
	through G.S. 20-138.5, but shall not include disturbing	
	misdemeanor possession of marijuana, worthless che	
	larceny, shoplifting, or public drunkenness. The term sh	

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	convic	ction in another state or in a federal juris	sdiction of an offense which is
	<u>substa</u>	ntially similar to any of the offenses liste	ed in this subdivision."
SECT	ION 6.	(b) G.S. $20-7(f)(3)$ reads as rewritten:	
"(3)	Durati	on of license or permit for certain other	drivers The durations listed
	in sub	divisions (1), (2) and (2a) of this subsect	tion are valid unless one of the
	<u>follow</u>	ing conditions is satisfied:	
	<u>a.</u>	the The Division determines that a lice	ense of shorter duration should
		be issued when the applicant holds val	id documentation issued by, or
		under the authority of, the Unit	ed States government that
		demonstrates the applicant's legal pres	ence of limited duration in the
		United States. In no event shall a lice	nse of limited duration expire
		later than the expiration of the authori	zation for the applicant's legal
		presence in the United States.	
	<u>b.</u>	The Division determines that a restrict	cted drivers permit should be
		issued pursuant to subsection (u) of the	nis section. In no event shall a
		restricted drivers permit expire later the	han one year after the date of
		issuance."	
		(c) G.S. 20-7(i) reads as rewritten:	
"(i) Fees	- The	fee for a regular drivers license or a r	estricted drivers permit is the
amount set in the	followi	ng table multiplied by the number of ye	ears in the period for which the
license is issued:			
Class of Regular I	License	Fee	for Each Year
Class A			\$4.00
Class B			\$4.00
Class C			\$4.00
	-	endorsement is one dollar and seventy-f	
-		he endorsement is issued. The Secretary	-
	•	r restricted drivers permit and the fee ma	-
		evant application and furnishing the per	
		is twenty-five dollars (\$25.00). The	
	receive	s a regular drivers license <u>license</u>, re	stricted drivers permit, or an
endorsement."			
	ION 6.	(d) G.S. 20-7 is amended by adding the	e following new subsections to
read:			
		ing the requirements of subsection (b1) of	
_		curity number, the Division shall issue a	
		tion to an applicant present in the Unite	ed States who meets an of the
following requirer		plicant is not lawfully present in the Un	itad Statas
$\frac{(1)}{(2)}$	-	oplicant is not lawfully present in the Un oplicant agrees to a criminal history cho	
<u>(2)</u>		plicant does not have a criminal history ch	
		nclude the taking of the applicant's finge	
(3)		oplicant meets all other requirements for	±
<u>(3)</u>	-	of financial responsibility.	or a drivers license, licruding
(v) Notwit		ing the requirements of subsection (1	a) of this section addressing
		borders and in addition to the other re-	
		ssued under subsection (u) of this section	
<u>(1)</u>		nted in a horizontal or vertical format t	
(1)		s permit, as determined by the age of the	-
		ntal or vertical format for that age.	e appreant and the appropriate
	101120	nui or vortiour format for that ago.	

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<u>(2)</u> <u>H</u>	Bear an identifying number for the license holder as	signed by the Division,
	he first character of which shall be a letter that is on	
Ċ	lrivers permit holders.	
<u>(3)</u> <u>H</u>	Bear a distinguishing mark or other designation on	the face of the permit
	learly denoting the limited duration of the permit an	d clearly distinguishing
i	t from other forms of licenses of limited duration.	
<u>(4)</u>	Bear a clearly legible statement that the permit (i) is	not valid as a means of
	lemonstrating eligibility for voter registration or for	public benefits, (ii) does
n	not legitimize the holder's presence in the United Sta	tes or the State of North
(Carolina, and (iii) is not valid for any purpose of	her than demonstrating
1	icensure to drive a motor vehicle in this State.	
—	er the laws of this State refer to a "drivers license,"	" the term shall also be
construed to refer to	o a restricted drivers permit, except when the law be	eing construed confers a
	r right for which lawful presence is a prerequisite.	-
	agency or official shall not use any information s	ubmitted as part of the
application process	for a restricted drivers permit to seek the removal fr	om the United States of
the applicant or for	any purpose other than the issuance of the restric	ted drivers permit. Nor
	y or official release information pertaining to the in	-
applicant for a restr	ricted drivers permit, except where expressly require	ed by law to do so. This
section does not pr	ohibit the use of the information in the prosecutio	n of crimes that (i) are
committed by the a	applicant after the issuance of the permit or (ii) are	revealed by a criminal
history check under	taken pursuant to subsection (u) of this section.	
(y) The Div	ision shall work with other State and local agencies	on an ongoing basis to
ensure that restrict	ed drivers permits are not used to obtain public b	benefits for which only
citizens and lawfull	y present persons are eligible."	
SECTIO	DN 6.(e) G.S. 20-15 reads as rewritten:	
"§ 20-15. Authorit	y of Division to cancel license or endorsement.	
(a) The Div	vision shall have authority is authorized to cancel ar	ny driver's license upon
determining any of	e	
	The licensee was not entitled to the issuance of	the license under this
	Chapter.	
	The licensee failed to give the required or correct inf	
	pplication or committed fraud in making the applica	
	The licensee is no longer authorized under federal la	••••
	n the United States. States, except that the Divis	ion shall not cancel a
	estricted drivers permit pursuant to this subdivision.	
	ision shall cancel and revoke the restricted drivers pe	ermit of a person who is
convicted of violati	•	
· / 1	ich cancellation, the licensee must surrender the lice	ense so cancelled to the
Division.		
· · · · · ·	son whose license is canceled under this section	
-	information, or for committing fraud, in an applic	
	II beis prohibited from reapplying for a commerci	al drivers license for a
1 .	om the date of cancellation.	
	vision shall have authority is authorized to revoke a	
	license holder if the person with the endorsemen	•
-	on Security Administration to constitute a security t	hreat, as specified in 49
C.F.R. § 1572.5(d)(
	DN 6.(f) Article 13 of Chapter 20 of the General	Statutes is amended by
adding a new sectio	n to read:	

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	" <u>§ 20-309.3.</u> N	o refund of insurance policy premiums for holder	s of restricted drivers
	perm		
		surer receives a request to refund any funds to an inst	
•		liability insurance policy on a motor vehicle, the insure	-
-)		Motor Vehicles as to whether the insured currently has a	
	-	refuse to refund any funds if the Division of Motor Ve	
	-	alid restricted drivers permit. The Division shall pro-	omptly respond to any
		ursuant to this section."	
		FION 6.(g) Article 2B of Chapter 20 of the General S	Statutes, as rewritten by
	Section 2(c) of the	nis act, reads as rewritten:	
		"Article 2B.	
	"Special I	dentification Cards and Restricted Identification Cards	for Nonoperators.
	"§ 20-37.7. Spe	cial identification card.	
	(a) Eligil	bility A-Subject to the provisions of G.S. 20-7, a per	son who is a resident of
	this State is eligi	ble for a special identification card.	
	(b) Appli	cation To obtain a special identification card from	the Division, a person
		lete the application form used to obtain a drivers license	
	1		
	(e) Offer	se. Any fraud or misrepresentation in the application	n for or use of a special
		d issued under this section is a Class 2 misdemeanor.	1
	"§ 20-37.8A. Re	estricted identification card.	
		bility. $-$ A person who is a resident of this State and who	o is not lawfully present
		tes is eligible for a restricted identification card.	o is not invitally present
		ication. – The Division shall issue a restricted ide	entification card to an
		eets all of the following requirements:	chilleation card to an
	(1)	The applicant is not lawfully present in the United Sta	ates
	(1) (2)	The applicant completes the application form use	
	<u>(2)</u>	license.	cu lo obtain a unvers
	<u>(3)</u>	The applicant agrees to a criminal history check and	d that check shows that
	<u>(5)</u>	the applicant does not have a criminal history. The	
			-
		shall include the taking of the applicant's fingerpri	* *
		restricted identification card who is under 16 years of the agree to a ariminal history aback under this subdiv	
		to agree to a criminal history check under this subdiv	
		at. – A restricted identification card issued under this se	ection shall do all of the
	following:		1(0)(0) = 1(10)
	$\frac{(1)}{(2)}$	Conform to the requirements of G.S. 20-7(n)(1) throu	
	<u>(2)</u>	Be printed in a horizontal or vertical format that dis	-
		identification card, as determined by the age of	the applicant and the
		appropriate horizontal or vertical format for that age.	
	<u>(3)</u>	Bear an identifying number for the license holder as	
		the first character of which shall be a letter that is on	ly assigned to restricted
		identification cards.	
	<u>(4)</u>	Bear a distinguishing mark or other designation	
		identification card clearly denoting the limited durat	
		card and clearly distinguishing it from other forms	s of licenses of limited
		duration and identification cards of limited duration.	
	<u>(5)</u>	Bear a clearly legible statement that the identification	
		a means of demonstrating eligibility for voter reg	gistration or for public
)		benefits, (ii) does not legitimize the holder's presence	e in the United States or
		_	

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1	the State of North Carolina, and (iii) is not valid for any purpose other than
2	demonstrating identity.
3	(d) Expiration. – A restricted identification card shall expire no later than one year after
4	the date of issuance.
5	(e) Fee. – The Secretary of Transportation shall set the fee for an initial one-year
6	restricted identification card, and the fee may not be lower than the actual cost of processing
7	the relevant application and furnishing the card. The fee for a renewal of a restricted
8	identification card is twenty-five dollars (\$25.00). The fee shall be paid before a person
9	receives a restricted identification card.
10	(f) <u>Records. – The Division shall maintain a record of all recipients of a restricted</u>
11	identification card.
12	(g) No State Liability. – The fact of issuance of a restricted identification card pursuant
13 14	to this section shall not place upon the State of North Carolina or any agency thereof any liability for the misuse thereof and the acceptance thereof as valid identification is a matter laft
14 15	<u>liability for the misuse thereof and the acceptance thereof as valid identification is a matter left</u> entirely to the discretion of any person to whom such card is presented.
16	(h) Advertising. – The Division may utilize the various communications media
17	throughout the State to inform North Carolina residents of the provisions of this section.
18	(i) Misuse of Information. – A State agency or official shall not use any information
19	submitted as part of the application process for a restricted identification card to seek the
20	removal from the United States of the applicant or for any purpose other than the issuance of
21	the restricted identification card. Nor shall a State agency or official release information
22	pertaining to the immigration status of an applicant for a restricted identification card, except
23	where expressly required by law to do so. This section does not prohibit the use of the
24	information in the prosecution of crimes that (i) are committed by the applicant after the
25	issuance of the identification card or (ii) are revealed by a criminal history check undertaken
26	pursuant to subsection (b) of this section.
27	(j) Definition of Criminal History. – For purposes of this section, the term "criminal
28	history" means a history of conviction of a State or federal crime, whether a misdemeanor or
29	felony, that includes the criminal offenses set forth in any of the following Articles of Chapter
30	14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article
31 32	5A, Endangering Executive and Legislative Officers; Article 6, Homicide; Article 7A, Rape
32 33	and Other Sex Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 14,
33 34	Burglary and Other Housebreakings; Article 15, Arson and Other Burnings; Article 16,
35	Larceny; Article 17, Robbery; Article 18, Embezzlement; Article 19, False Pretenses and
36	Cheats; Article 19A, Obtaining Property or Services by False or Fraudulent Use of Credit
37	Device or Other Means; Article 19B, Financial Transaction Card Crime Act; Article 20,
38	Frauds; Article 21, Forgery; Article 26, Offenses Against Public Morality and Decency; Article
39	26A, Adult Establishments; Article 27, Prostitution; Article 28, Perjury; Article 29, Bribery;
40	Article 31, Misconduct in Public Office; Article 35, Offenses Against the Public Peace; Article
41	36A, Riots and Civil Disorders; Article 39, Protection of Minors; Article 40, Protection of the
42	Family; Article 59, Public Intoxication; and Article 60, Computer-Related Crime. The crimes
43	also include possession or sale of drugs in violation of the North Carolina Controlled
44	Substances Act, Article 5 of Chapter 90 of the General Statutes, and alcohol-related offenses,
45	including sale to underage persons in violation of G.S. 18B-302 or driving while impaired in
46	violation of G.S. 20-138.1 through G.S. 20-138.5, but shall not include disturbing the public
47	peace, misdemeanor possession of marijuana, worthless checks, misdemeanor larceny,
48	shoplifting, or public drunkenness. The term shall include a final conviction in another state or
49 50	in a federal jurisdiction of an offense which is substantially similar to any of the offenses listed
50	in this subsection.

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(k) Division to	Ensure That Cards Are Not Used to Obtain Pr	ublic Benefits. – The
	vith other State and local agencies on an ongoing	
restricted identification cards are not used to obtain public benefits for which only citizens and		
lawfully present person	÷	<i>j</i>
* * *	change of address or name.	
	A person whose address changes from the addre	ss stated on a special
	t-or a restricted identification card shall notify the I	-
	he change occurs. If the person's address change	6
2	t-shall obtain a new special identification card or r	1
	imit stating the new address. A person who does	
	governmental action may not be charged with viol	
	A person whose name changes from the name	
identification card mus	t-or a restricted identification card shall notify the I	Division of the change
	e change occurs and obtain a new special identified	
new name.		
(c) Fee. $-$ G.S.	20-37.7 sets the fee for a special identification can	rd. G.S. 20-37.8A sets
he fee for a restricted i	dentification card."	
SECTION	6.(h) Subpart D of Part 4 of Article 13 of Chapte	r 143B of the General
Statutes is amended by	adding a new section to read:	
' <u>§ 143B-966. Crimi</u>	nal record checks of applicants for restricted	drivers permits and
	dentification cards.	
	ment of Public Safety shall, upon request, provide	
-	on of Motor Vehicles, the criminal history from t	
	al Histories of applicants for restricted drivers per	mits or applicants age
6 or older for restricte		
· · · · · · · · · · · · · · · · · · ·	the request, the Division of Motor Vehicles shall	provide the following
o the Department of P	• • •	
	fingerprints of the person who is the subject of the	
	orm signed by the person who is the subject	of the record check
	enting to: The original record check	
<u>a.</u>	The criminal record check.	
<u>b.</u>	The use of fingerprints.	the State and National
<u>c.</u>	Any other identifying information required by a	The State and Mational
Å	<u>Repositories.</u> Any additional information required by the l	Donortmont of Dublic
<u>d.</u>	Safety.	Jepartilient of Fublic
(a) The fingers	rints shall be forwarded to the State Bureau of Inv	actigation for a coarch
• •	history record file, and the State Bureau of Investi	-
	e Federal Bureau of Investigation for a national c	-
check.	te rederar bureau or investigation for a national e	mininar mistory record
	n of Motor Vehicles shall keep all information ob	tained nursuant to this
section confidential.	a or motor veneres shan keep an mornation of	uniou pursuant to tills
	nent of Public Safety may charge a fee to offset the	e cost incurred by it to
	ord check under this section. The fee shall not exc	•
	ching, and retrieving the information.	eea nie uetaal eost of
	ment of Public Safety may enter into a contract	with a third party to
conduct the criminal hi		
	6.(i) G.S. 18B-302(d) reads as rewritten:	
	purchase by underage persons.	

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sel	(d) ller:	Defense. – It shall be a defense to a violation of subsection (a)	of this section if the
		(1) Shows that the purchaser produced a driver's license, a s card issued under G.S. 20-37.7, <u>a restricted drivers</u>	1
		identification card issued under G.S. 20-37.8A, a military	-
		or a passport, showing his age to be at least the require	
		and bearing a physical description of the person n reasonably describing the purchaser; or	0 1
			d at the time of cale
		(2) Produces evidence of other facts that reasonably indicate that the purchaser was at least the required age.	u at the time of sale
		(3) Shows that at the time of purchase, the purchaser u	utilized a biometric
		identification system that demonstrated (i) the purchaser	
		the required age for the purchase and (ii) the purchase	0
		registered with the seller or seller's agent a drivers	1 0
		identification card issued under G.S. 20-377.7,G.S. 20	-
		drivers permit, a restricted identification card issued und	
		military identification card, or a passport showing the	
		birth and bearing a physical description of the per	-
		document."	son named on the
		SECTION 6.(j) G.S. 18C-131(e) reads as rewritten:	
"8	18C-13	51. Sales and sale price of tickets and shares; sales to minors p	rohihited
3	100 10	1. Suces and suce price of denets and shares, suces to minors p	10mbiteu.
	(e)	It shall be a defense for the person who sold a ticket or sh	nare in violation of
sul	· · ·	(d) of this section if the person does either of the following:	
54	0.50001011	(1) Shows that the purchaser produced a valid drivers	license, a special
		identification card issued under G.S. 20-37.7, <u>a restricted</u>	
		issued under G.S. 20-37.8A, a restricted drivers	
		identification card, or a passport, showing the purchas	
		years old and bearing a physical description of the person	
		that reasonably describes the purchaser.	
		(2) Produces evidence of other facts that reasonably indicate	d at the time of sale
		that the purchaser was at least 18 years old."	
		SECTION 6.(k) G.S. 19A-32.1(i) reads as rewritten:	
"§	19A-32	2.1. Minimum holding period for animals in animal shelters	; public viewing of
0		animals in animal shelters; disposition of animals.	
	(i)	An animal shelter shall require every person to whom an ar	nimal is released to
pre	esent one	e of the following valid forms of government-issued photographic	
-		cense, (ii) a special identification card issued under G.S. 20-3	
		ion card, or (iv) a passport.(iv) a passport, (v) a restricted identi	-
		5. 20-37.8A, or (vi) a restricted drivers permit. Upon presentat	
		hic identification, the shelter shall document the name of the	
ph	otograpł	hic identification presented by the person, and the photogr	aphic identification
	mber."		
		SECTION 6.(I) G.S. 20-7 reads as rewritten:	
"§	20-7. Is	ssuance and renewal of drivers licenses.	
	(a)	License Required To drive a motor vehicle on a highway	, a person must be
lic	ensed by	y the Division under this Article or Article 2C of this Chapter to c	lrive the vehicle and
mι	ust carry	the license or restricted drivers permit while driving the vehicle.	The Division issues
reg	gular dri	ivers licenses and restricted drivers permits under this Article and	d issues commercial
dri	ivers lice	enses under Article 2C.	

1			
2	(b1) Application. – To obtain an <u>a special</u> identification card, learners permit, or drivers		
3	license from the Division, a person shall complete an application form provided by the		
4	Division, present at least two forms of identification approved by the Commissioner, be a		
5	resident of this State, and, except for an a special identification card, demonstrate his or her		
6	physical and mental ability to drive safely a motor vehicle included in the class of license for		
7	which the person has applied. At least one of the forms of identification shall indicate the		
8	applicant's residence address. The Division may copy the identification presented or hold it for		
9	a brief period of time to verify its authenticity. To obtain an endorsement, a person shall		
10	demonstrate his or her physical and mental ability to drive safely the type of motor vehicle for		
11	which the endorsement is required.		
12	The application form shall request all of the following information, and it shall contain the		
13 14	disclosures concerning the request for an applicant's social security number required by section		
14 15	7 of the federal Privacy Act of 1974, Pub. L. No. 93-579: (1) The applicant's full name.		
15 16			
10	 (2) The applicant's mailing address and residence address. (3) A physical description of the applicant, including the applicant's sex, height, 		
17	eye color, and hair color.		
10 19	(4) The applicant's date of birth.		
20	(4) The applicant's date of offici.(5) The applicant's valid social security number.		
20	(6) The applicant's signature.		
22	The Division shall not issue $\frac{an}{a}$ special identification card, learners permit, or drivers		
23	license to an applicant who fails to provide the applicant's valid social security number.		
24	····		
25	(q1) Veteran Military Designation. – The Division shall develop a military designation		
26	for drivers licenses and <u>special</u> identification cards that may, upon request, be granted to North		
27	Carolina residents who are honorably discharged from military service in the Armed Forces of		
28	the United States. An applicant requesting this designation must produce a Form DD-214		
29	showing the applicant has been honorably discharged from the Armed Forces of the United		
30	States.		
31	" ••••		
32	SECTION 6.(m) G.S. 20-7.3 reads as rewritten:		
33	"§ 20-7.3. Availability of organ, eye, and tissue donor cards at motor vehicle offices.		
34	The Division shall make organ, eye, and tissue donor cards available to interested		
35	individuals in each office authorized to issue drivers licenses orlicenses, restricted drivers		
36	permits, special identification cards.cards, or restricted identification cards. The Division shall		
37	obtain donor cards from qualified organ, eye, or tissue procurement organizations or tissue		
38	banks, as defined in G.S. 130A-412.4(31). The Division shall offer organ donation information		
39	and a donor card to each applicant for a drivers license. The organ donation information shall		
40	include the following:		
41	(1) A statement informing the individual that federally designated organ		
42	procurement organizations and eye banks have read-only access to the		
43 44	Department-operated Organ Donor Registry Internet site (hereafter "Donor Registry") listing those individuals who have stated to the Division of Motor		
44 45	Registry") listing those individuals who have stated to the Division of Motor Vehicles the individual's intent to be an organ donor and have an organ		
45 46	donation symbol on the individual's drivers license or license, special		
40 47	identification card.card, restricted drivers permit, or restricted identification		
48	card.		
49	(2) The type of information that will be made available on the Donor Registry."		
50	SECTION 6.(n) G.S. 20-43(a) reads as rewritten:		
51	"§ 20-43. Records of Division.		

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1 2 2	(a) All records of the Division, other than those declared by law to be confidential for the use of the Division, shall be open to public inspection during office hours in accordance			
3	with G.S. 20-43.1. A signature recorded in any format by the Division for a drivers license or $\frac{1}{4}$			
4 5	specialan identification card is confidential and shall not be released except for law			
5 6	enforcement purposes. A photographic image recorded in any format by the Division for a drivers license or a specialan identification card is confidential and shall not be released except			
0 7	for law enforcement purposes or to the Office of the State Chief Information Officer for the			
8	purposes of G.S. 143B-426.38A."			
9	SECTION 6.(o) G.S. 20-43.2(a) reads as rewritten:			
10	"§ 20-43.2. Internet access to organ donation records by organ procurement			
11	organizations.			
12	(a) The Department of Transportation, Division of Motor Vehicles, shall establish and			
13	maintain a statewide, online Organ Donor Registry Internet site (hereafter "Donor Registry").			
14	The purpose of the Donor Registry is to enable federally designated organ procurement			
15	organizations and eye banks to have access 24 hours per day, seven days per week to obtain			
16	relevant information on the Donor Registry to determine, at or near death of the donor or a			
17	prospective donor, whether the donor or prospective donor has made, amended, or revoked an			
18	anatomical gift through a symbol on the donor's or prospective donor's drivers license, special			
19	identification card, restricted drivers permit, restricted identification card, or other manner. The			
20	data available on the Donor Registry shall be limited to the individual's first, middle, and last			
21	name, date of birth, address, sex, county of residence, and drivers license-license, restricted			
22 23	drivers permit, or identification card number. The Division of Motor Vehicles shall ensure that			
23 24	only federally designated organ procurement organizations and eye banks operating in this State have access to the Donor Registry in read-only format. The Division of Motor Vehicles			
24 25	shall enable federally designated organ procurement organizations and eye banks operating in			
25 26	this State to have online access in read-only format to the Donor Registry through a unique			
20 27	identifier and password issued to the organ procurement organization or eye bank by the			
28	Division of Motor Vehicles. Employees of the Division who provide access to or disclosure of			
20 29	information in good-faith compliance with this section are not liable in damages for access to			
30	or disclosure of the information."			

31

SECTION 6.(p) G.S. 20-52(a) reads as rewritten:

32 "§ 20-52. Application for registration and certificate of title.

33 An owner of a vehicle subject to registration must apply to the Division for a (a) 34 certificate of title, a registration plate, and a registration card for the vehicle. To apply, an 35 owner must complete an application provided by the Division. The application must request all 36 of the following information and may request other information the Division considers 37 necessary:

38

46 47

(1) The owner's name.

- 39 If the owner is an individual, the following information: (1a)40
 - The owner's mailing address and residence address. a.
- One of the following at the option of the applicant: 41 b. 42 1. The owner's North Carolina drivers license number ornumber, North Carolina restricted drivers permit number, North 43 44 Carolina special identification card number.number, or North 45 Carolina restricted identification card number.
 - **SECTION 6.(q)** G.S. 20-34.1 reads as rewritten:

48 Violations for wrongful issuance of a drivers license or a special an "§ 20-34.1. 49 identification card.

50 An employee of the Division or of an agent of the Division who does any of the (a) 51 following commits a Class I felony:

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1 2 3	 (1) Charges or accepts any money or other thing of value, exc fee, for the issuance of a drivers license or a specialan identif (2) Knowing it is false, accepts false proof of identification 	ication card.		
4 5	 drivers license or <u>a specialan</u> identification card. (3) Knowing it is false, enters false information concerning a dri 	vers license or e		
6	special an identification card in the records of the Division.	vers incense or a		
0 7	(b) Defenses Precluded. – The fact that the Division does not issue	a licence or a		
8	specialan identification card after an employee or an agent of the Division cha			
o 9	money or another thing of value for its issuance is not a defense to a criminal a	0 1		
9 10	section. It is not a defense to a criminal action under this section to show that			
10	received or was intended to receive the license or special-identification card was	-		
11	(c) Dismissal. – An employee of the Division who violates this s	-		
12	dismissed from employment and may not hold any public office or public employment			
13 14	State for five years after the violation. If a person who violates this section is			
14	the agent of the Division, the Division shall cancel the contract of the agent	1 ·		
15	dismisses that person. A person dismissed by an agent because of a violation	0		
10	may not hold any public office or public employment in this State for five			
18	violation."	years after the		
19	SECTION 6.(r) G.S. 25-9-503 reads as rewritten:			
20	"§ 25-9-503. Name of debtor and secured party.			
20	(a) Sufficiency of debtor's name. – A financing statement sufficient	ly provides the		
22	name of the debtor:	iy provides the		
23				
24	(4) Subject to subsection (g) of this section, if the debtor is a	an individual to		
25	whom this State has issued a drivers license orlicense, re			
26	permit, special identification card card that has not expire			
27	identification card that has not expired, only if the final			
28	provides the name of the individual which is indicated on the			
29	orlicense, restricted drivers permit, special identification			
30	restricted identification card.	, <u> </u>		
31				
32	(g) Multiple Drivers Licenses or Special Identification Cards. – If this	State has issued		
33	to an individual more than one drivers license or special-identification card of a			
34	in subdivision (a)(4) of this section, the one that was issued most recently is the	he one to which		
35	subdivision (a)(4) of this section refers.			
36	" ••••			
37	SECTION 6.(s) G.S. 66-253 reads as rewritten:			
38	"§ 66-253. Display of identification upon request.			
39	Upon the request of any customer, State or local revenue agent, or law enfor			
40	peddler, an itinerant merchant, a specialty market operator, or a specialty mark	ket vendor must		
41	provide its name and permanent address. A peddler, itinerant merchant, s			
42	operator, or specialty market vendor who is an individual must, upon the			
43	customer, State or local revenue agent, or law enforcement agent, provide			
44	license, a special identification card issued under G.S. 20-37.7, a restricted d	-		
45	restricted identification card issued under G.S. 20-37.8A, a military identification			
46	bearing a physical description of the person named reasonably describing the p			
47	merchant, specialty market operator, or specialty market vendor. A peddler, itinerant merchant,			
48	specialty market operator, or specialty market vendor that is a corporation	-		
49 50	request of any customer, State or local revenue agent, or law enforcement agen			
50	and registered agent of the corporation and the address of the registered	1 office of the		
51	corporation, as filed with the Secretary of State."			

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SECTION 6.(t) G.S. 66-254(a) reads as rewritten:

"§ 66-254. Records of source of new merchandise.

3 Record Required. - Each peddler, itinerant merchant, and specialty market vendor (a) 4 must keep a written record of the source of new merchandise the merchant offers for sale. The 5 record must be a receipt or an invoice from the person who sold the merchandise to the 6 merchant. The receipt or invoice must specifically identify the product being sold by product 7 name and quantity purchased and must contain the complete business name of the seller and a 8 description of the type of business. If the seller was an individual, the receipt or invoice must 9 contain the seller's drivers license number, number or restricted drivers permit number, its state 10 of issuance and expiration date, and the seller's date of birth. The merchant must verify this 11 information by comparing the seller's drivers license to the receipt or invoice and signing the receipt or invoice. A special identification card or restricted identification card issued by the 12 13 Division of Motor Vehicles may be used in place of the seller's drivers license for the purposes 14 of providing and verifying information required under this section. If the seller was a 15 corporation, the receipt or invoice must contain the corporation's federal tax identification 16 number, the state of incorporation, the name and address of the corporation's registered agent in 17 this State, if any, and the corporation's principal office address."

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SECTION 6.(u) G.S. 90-106.1(a) reads as rewritten:

"§ 90-106.1. Photo ID requirement for Schedule II controlled substances.

20 (a) Immediately prior to dispensing a Schedule II controlled substance, or any of the 21 Schedule III controlled substances listed in subdivisions 1. through 8. of G.S. 90-91(d), each 22 pharmacy holding a valid permit pursuant to G.S. 90-85.21 shall require the person seeking the 23 dispensation to present one of the following valid, unexpired forms of government-issued 24 photographic identification: (i) a drivers license, (ii) a special identification card issued under 25 G.S. 20-37.7, (iii) a military identification card, or (iv) a passport passport, (v) a restricted 26 identification card issued under G.S. 20-37.8A, or (vi) a restricted drivers permit. Upon 27 presentation of the required photographic identification, the pharmacy shall document the name 28 of the person seeking the dispensation, the type of photographic identification presented by the 29 person seeking the dispensation, and the photographic identification number. The pharmacy 30 shall retain this identifying information on the premises or at a central location apart from the 31 premises as part of its business records for a period of three years following dispensation."

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33 PART VII. AUTHORIZE IMPOUNDMENT AND SALE OF VEHICLES FOR 34 DRIVING WHILE LICENSE REVOKED, DRIVING WITHOUT A LICENSE, AND 35 DRIVING WHILE FAILING TO MAINTAIN FINANCIAL RESPONSIBILITY

SECTION 7. Article 2 of Chapter 20 of the General Statutes is amended by adding a new section to read:

38 "<u>§ 20-28.10. Seizure, impoundment, forfeiture of motor vehicles for certain other offenses</u> 39 <u>under this Chapter.</u>

40	<u>(a)</u> <u>Aut</u>	hority A vehicle driven by a person who commits any of the following
41	offenses shall	be subject to seizure, impoundment, and forfeiture:
42	<u>(1)</u>	A violation of G.S. 20-313.
43	<u>(2)</u>	Driving without a license or restricted drivers permit under G.S. 20-7 unless
44		the person possesses an expired drivers license or an expired restricted
45		drivers permit.
46	<u>(b)</u> Exc	reptions If any of the following conditions are satisfied, a vehicle shall not
47	become subjec	t to impoundment or an order of forfeiture under this section:
48	<u>(1)</u>	The underlying violation is a violation of G.S. 20-313 and the defendant

49tenders proof of financial responsibility that satisfies the requirements of50G.S. 20-7(c1) to the judge, regardless of whether proof of financial

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1			responsibility was obtained prior to or subsequent to	o the violation of
2			subsection (a) of this section.	
3		<u>(2)</u>	The underlying violation is driving without a license or	a restricted permit
4			under G.S. 20-7 and the defendant presents the judge w	vith the defendant's
5			valid drivers license or valid restricted drivers permit.	
6	<u>(c)</u>		rning Laws and Procedures The laws and procedures gov	-
7			nd forfeiture of vehicles under this section shall be the sam	
8			through G.S. 20-28.9. Wherever those statutes refer to a pa	• •
9		-	ll, for purposes of this section, be construed to refer to the a	
10			of this section. Furthermore, for purposes of this section,	
11		-	who did not know and had no reason to know that the defer	<u>idant was engaging</u>
12	<u>in a viola</u>	tion of	subsection (a) of this section."	
13				
14	PART V		FECTIVE DATE AND SEVERABILITY CLAUSE	
15			FION 8.(a) Sections 2, 3, and 7 of this act become effe	
16			to offenses committed on or after that date. Section 6 o	
17	effective		r 1, 2015. The remainder of this act is effective when it beco	
18			FION 8.(b) The provisions of this act are severable. If any	
19			or unconstitutional, such declaration shall not affect the	-
20	-	-	retation or application of the provisions of this act is c	
21	unconstit	utional,	such declaration shall not affect other interpretations or app	lications.