GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

H D

HOUSE BILL 273

Committee Substitute Favorable 3/31/15 PROPOSED SENATE COMMITTEE SUBSTITUTE H273-PCS30389-TJ-37

Short Title: C	Clarify Cond. Discharge Law/No DWI Expunge.	(Public)
Sponsors:		
Referred to:		
	March 19, 2015	
PROSECUT I FELONIE NOT APPL OFFENSES MODIFY T BE HELD WHICH TH The General Ass SEC "(a) Use of any criminal	A BILL TO BE ENTITLED O CLARIFY THAT THE PROVISIONS REGARD TION AND CONDITIONAL DISCHARGE FOR CONVICES AND MISDEMEANORS UNDER STRUCTURED BY TO CONVICTIONS OF IMPAIRED DRIVING, TO INVOLVING IMPAIRED DRIVING CANNOT BE EXTREMED LAW CONCERNING WHEN A NEW SENTENCING IN DISTRICT COURT ON AN IMPLIED CONSENT OF EAPPEAL TO SUPERIOR COURT HAS BEEN WITHOUT SEED OF North Carolina enacts: TION 1. G.S. 15A-1341(a) reads as rewritten: of Probation. — Unless specifically prohibited, a person who offense may be placed on probation as provided by this As a the person is convicted and the person is	CTIONS OF H AND SENTENCING DO CLARIFY THAT PUNGED, AND TO G HEARING MUST CONVICTION FOR RAWN. The chas been convicted article if the class of
Article 81B of sentence disposing provisions of sunot eligible for	the person is convicted and the person's prior record or conthis Chapter authorizes a community or intermediate punition or if the person is convicted of impaired driving under bsections (a1), (a2), (a4), and (a5) of this section do not a deferred prosecution or a conditional discharge under those placed on probation under this Article for a conviction	shment as a type of r G.S. 20-138.1. The pply and a person is se subsections if the
under G.S. 20-1	•	•
involving impai SEC "(a) For I	ing in this section shall be interpreted to allow the expunered driving as defined in G.S. 20-4.01(24a)." TION 3. G.S. 15A-145.4(a) reads as rewritten: purposes of this section, the term "nonviolent felony" mean	·
the following: (1) (2) (3)	A Class A through G felony. A felony that includes assault as an essential element of the A felony that is an offense requiring registration pursuant Chapter 14 of the General Statutes, whether or not the required to register.	nt to Article 27A of
(4) (5)	Repealed by Session Laws 2012-191, s. 2, effective Dece Any felony offense under the following sex-related of G.S. 14-27.7A(b), 14-190.7, 14-190.8, 14-202, 14-201 14-277.3, 14-277.3A, 14-321.1.	or stalking offenses:



- **General Assembly Of North Carolina** Session 2015 Any felony offense in Chapter 90 of the General Statutes where the offense 1 (6) 2 involves methamphetamines, heroin, or possession with intent to sell or 3 deliver or sell and deliver cocaine; except that if a prayer for judgment 4 continued has been entered for an offense classified as either a Class G, H, 5 or I felony, the prayer for judgment continued shall be subject to expunction 6 under the procedures in this section. A felony offense under G.S. 14-12.12(b), 14-12.13, or 14-12.14, or any 7 (7) 8 felony offense for which punishment was determined pursuant to 9 G.S. 14-3(c). A felony offense under G.S. 14-401.16. 10 (8) 11 (9) Any felony offense in which a commercial motor vehicle was used in the commission of the offense. 12 Any felony offense involving impaired driving as defined in 13 **(10)** 14 G.S. 20-4.01(24a)." 15 **SECTION 4.** G.S. 15A-145.5(a) reads as rewritten: 16 For purposes of this section, the term "nonviolent misdemeanor" or "nonviolent "(a) 17
 - felony" means any misdemeanor or felony except the following:
 - (1) A Class A through G felony or a Class A1 misdemeanor.
 - An offense that includes assault as an essential element of the offense. (2)
 - (3) An offense requiring registration pursuant to Article 27A of Chapter 14 of the General Statutes, whether or not the person is currently required to register.
 - Any of the following sex-related or stalking offenses: G.S. 14-27.7A(b), (4) 14-190.7, 14-190.8, 14-190.9, 14-202, 14-208.11A, 14-208.18, 14-277.3, 14-277.3A, 14-321.1.
 - (5) Any felony offense in Chapter 90 of the General Statutes where the offense involves methamphetamines, heroin, or possession with intent to sell or deliver or sell and deliver cocaine.
 - An offense under G.S. 14-12.12(b), 14-12.13, or 14-12.14, or any offense for (6) which punishment was determined pursuant to G.S. 14-3(c).
 - An offense under G.S. 14-401.16. (7)

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- An offense under G.S. 14-54(a), 14-54(a1), or 14-56. (7a)
- Any felony offense in which a commercial motor vehicle was used in the (8) commission of the offense.
- An offense involving impaired driving as defined in G.S. 20-4.01(24a). (8a)
- (9) Any offense that is an attempt to commit an offense described in subdivisions (1) through (8) (8a) of this subsection."

SECTION 5. G.S. 20-38.7(c) reads as rewritten:

- Notwithstanding the provisions of G.S. 15A-1431, for any implied-consent offense ''(c)that is first tried in district court and that is appealed to superior court by the defendant for a trial de novo as a result of a conviction, the sentence imposed by the district court is vacated upon giving notice of appeal. The case shall only be remanded back to district court with the consent of the prosecutor and the superior court. When when an appeal is withdrawn or a case is remanded back to district court, the sentence imposed by the district court is vacated and the district court shall hold a new sentencing hearing and shall consider any new convictions.convictions unless one of the following conditions is met:
 - If the appeal is withdrawn pursuant to G.S. 15A-1431(c), the prosecutor has (1) certified to the clerk, in writing, that the prosecutor has no new sentencing factors to offer the court.

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House Bill 273

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1	(2)	If the app	eal is withdrawn	and remanded pu	ursuant to G.S.	. 15A-1431(g), the
2		prosecuto	or has certified to	the clerk, in wr	iting, that the	prosecutor has no
3		new sente	encing factors to	offer the court.	_	
4	<u>(3)</u>	If the app	eal is withdrawn	and remanded pu	ursuant to G.S.	. 15A-1341(h), the
5		prosecuto	or has certified to	the clerk, in writ	ing, that the p	rosecutor consents
6		to the with	hdrawal and rem	and and has no ne	ew sentencing	factors to offer the
7		court."				
8	SECT	TON 6. S	Section 1 of this	s act becomes ef	fective Decem	nber 1, 2015, and
9	applies to any ord	der placing	a person on prob	ation on or after t	hat date. Secti	ons 2 through 4 of
10	this act become e	effective De	ecember 1, 2015,	and apply to peti	tions filed and	l petitions pending
11	on or after that d	ate. Section	n 5 of this act be	comes effective D	December 1, 20	15, and applies to
12	appeals filed on o	or after that	date. The remain	der of this act is e	effective when	it becomes law.