GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE DRS15204-SA-40 (3/22)

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(Public)

Short Title: Limited Driving Privilege for DWLR.

Sponsors:Senator Kerr.Referred to:

1		A BILL TO BE ENTITLED		
2	AN ACT T	O ALLOW CERTAIN PERSONS WITH A REVOKED DRIVERS		
3	LICENSE TO OBTAIN A LIMITED DRIVING PRIVILEGE.			
4	The General Assembly of North Carolina enacts:			
5	SE	CTION 1. G.S. 20-179.3(b) reads as rewritten:		
6	"(b) Eli	gibility.		
7	(1)	A person convicted of the offense of impaired driving under		
8		G.S. 20-138.1 is eligible for a limited driving privilege if:		
9		a. At the time of the offense he held either a valid driver's license		
10		or a license that had been expired for less than one year;		
11		b. At the time of the offense he had not within the preceding seven		
12		years been convicted of an offense involving impaired driving;		
13		c. Punishment Level Three, Four, or Five was imposed for the		
14		offense of impaired driving;		
15		d. Subsequent to the offense he has not been convicted of, or had		
16		an unresolved charge lodged against him for, an offense		
17		involving impaired driving; and		
18		e. The person has obtained and filed with the court a substance		
19		abuse assessment of the type required by G.S. 20-17.6 for the		
20		restoration of a drivers license.		
21		A person whose North Carolina driver's license is revoked because		
22		of a conviction in another jurisdiction substantially similar to impaired		
23		driving under G.S. 20-138.1 is eligible for a limited driving privilege if		
24		he would be eligible for it had the conviction occurred in North		
25		Carolina. Eligibility for a limited driving privilege following a		
26		revocation under G.S. 20-16.2(d) is governed by G.S. 20-16.2(e1).		

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1	(2)	Any person whose licensing privileges are forfeited pursuant to
2		G.S. 15A-1331A is eligible for a limited driving privilege if the court
3		finds that at the time of the forfeiture, the person held either a valid
4		drivers license or a drivers license that had been expired for less than
5		one year and:
6		a. The person is supporting existing dependents or must have a
7		drivers license to be gainfully employed; or
8		b. The person has an existing dependent who requires serious
9		medical treatment and the defendant is the only person able to
10		provide transportation to the dependent to the health care
11		facility where the dependent can receive the needed medical
12		treatment.
13		The limited driving privilege granted under this subdivision must
14		restrict the person to essential driving related to the purposes listed
15		above, and any driving that is not related to those purposes is unlawful
16		even though done at times and upon routes that may be authorized by
17		the privilege.
18	<u>(3)</u>	Except where other conditions or restrictions are provided by law for a
19		particular motor vehicle offense, any person whose licensing privileges
20		have been revoked for a motor vehicle offense other than an impaired
21		driving offense is eligible for a limited driving privilege if the court
22		finds that the person is supporting existing dependents or must have a
23		drivers license to be gainfully employed, and the court finds good
24		cause for granting a limited driving privilege. The limited driving
25		privilege granted under this section may, in the court's discretion,
26		authorize the person to drive for essential purposes related to any of
27		the activities in subsection (a) of this section."
28	SECT	TION 2. This act is effective when it becomes law.