## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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## HOUSE BILL 615 Committee Substitute Favorable 5/9/13

	Short Title: Remove Revocation for DWLR.	(Public)		
	Sponsors:			
	Referred to:			
	April 10, 2013			
1	A BILL TO BE ENTITLED			
2	AN ACT TO REPEAL THE PUNISHMENT OF REVOKING A PER	SON'S DRIVERS		
3	LICENSE FOR COMMITTING CERTAIN DRIVING WHILE LICENSE REVOKED			
4	OFFENSES; TO MAKE DRIVING WHILE LICENSE REVOKED			
5	VIOLATION FOR CERTAIN PURPOSES; AND TO MAKE OTHE			
6	CHANGES.	· - · -		
7	The General Assembly of North Carolina enacts:			
8	<b>SECTION 1.</b> G.S. 20-28 reads as rewritten:			
9	"§ 20-28. Unlawful to drive while license revoked, after notification, or	while disqualified.		
10	(a) Driving While License Revoked. – Except as provided in sub-	section (a1) of this		
11	section, any person whose drivers license has been revoked who drives any	motor vehicle upon		
12	the highways of the State while the license is revoked is guilty of a Class 1 #	nisdemeanor. Upon		
13	conviction, the person's license shall be revoked for an additional period			
14	first offense, two years for the second offense, and permanently for a t	-		
15	offense.misdemeanor. If the person's drivers license was revoked for an			
16	license revocation as defined in G.S. 20-28.2(a) or pursuant to G.S. 20-16			
17	was charged with violating this subsection based upon a violation of			
18	G.S. 20-179.3 or any restriction relating to the installation or use of ar	-		
19	pursuant to G.S. 20-17.8, upon conviction of violating this subsection, the p			
20	be revoked for an additional period of one year for the first offense, two y	ears for the second		
21	offense, and permanently for a third or subsequent offense.			
22	If the person's license was originally revoked for an impaired driving re-			
23 24	may order as a condition of probation that the offender abstain from alcohol consumption and			
24 25	verify compliance by use of a continuous alcohol monitoring system, of a type approved by the Division of Adult Correction of the Department of Public Safety, for a minimum period of 90			
26 26	days.	innum period of 90		
20 27		upon the highways		
28	The restoree of a revoked drivers license who operates a motor vehicle upon the highways of the State without maintaining financial responsibility as provided by law shall be punished			
29	as for driving without a license.	v shan be pullished		
30				
31	(c) When Person May Apply for License. – A person whose licens	e has been revoked		
32	may apply for a license as follows:			
33	(1) If revoked under subsection (a) of this section for one ye	ear, the person may		
33 34	apply for a license after 90 days.			
35	(2) If punished under subsection (a1) of this section and the	original revocation		
36	was pursuant to G.S. 20-16.5, in order to obtain reinsta	tement of a drivers		



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1 2 3 4	license, the person must obtain a substance abuse assessment of financial responsibility to the Division. If the assessme education or treatment, the person must complete the educati within the time limits specified by the Division.	nt recommends
5	(3) If revoked under subsection (a2) of this section for one year,	the person may
6 7	<ul><li>(4) apply for a license after one year.</li><li>(4) If revoked under this section for two years, the person m</li></ul>	ay apply for a
8	license after one year.	
9	(5) If revoked under this section permanently, the person m	ay apply for a
10	license after three years.	
11	(c1) Upon the filing of an application the Division may, with or without	
12	a new license upon satisfactory proof that the former licensee has not been	
13	moving violation under this Chapter or the laws of another state, a violation of a	v 1
14 15	the alcoholic beverage laws of this State or another state, or a violation of any p	
15 16	drug laws of this State or another state when any of these violations occur revocation period. For purposes of this subsection, a violation of subsection (a)	-
10	that does not require an additional period of license revocation shall not b	
18	moving violation.	e considered a
19	moving violation.	
20	(c3) A person whose license is revoked for violation of subsection (a)	of this section
21	where the person's license was originally revoked for an impaired driving rev	
22	revocation as defined in G.S. 20-28.2(a), or the person was charged with viola	
23	(a) of this section based upon a violation of any restriction of G.S. 20-179.3 or	-
24	relating to the installation or use of an ignition interlock pursuant to G.S. 20-1	
25	whose license is revoked for a violation of subsection (a2) of this section, may	
26	license conditionally restored by the Division pursuant to the provisions of sul	osection (c4) of
27	this section.	
28	" 	
29	<b>SECTION 2.</b> G.S. 20-28.1(a) reads as rewritten:	
30	"(a) Upon receipt of notice of conviction of any person of a motor	
31	offense, except a conviction punishable under G.S. 20-28(a1), such offens	-
32	committed while such person's driving privilege was in a state of suspension or	
33	Division shall revoke such person's driving privilege for an additional period	
34	forth in subsection (b) hereof. For purposes of this subsection, the follow	ing shall not be
35	considered a "motor vehicle moving offense": (1) A violation of $C \subseteq 20, 28(a)$ that does not require an addition	ional namiad of
36 37	(1) <u>A violation of G.S. 20-28(a) that does not require an addit</u>	ional period of
38	(2) <u>A violation of G.S. 20-28(a1).</u>	
38 39	<ul> <li>(2) <u>A violation of G.S. 20-28(a1).</u></li> <li>(3) <u>A violation of G.S. 20-7 for driving a motor vehicle without a</u></li> </ul>	regular drivers
40	license."	<u>i legulai ulivels</u>
41	<b>SECTION 3.</b> G.S. 20-20.1(b) reads as rewritten:	
42	"(b) Eligibility. – A person is eligible to apply for a limited driving priv	ilege under this
43	section if all of the following conditions apply:	
44	(1) The person's license is currently revoked under G.	S. 20-28(a) or
45	G.S. 20-28.1.	
46	(2) The person has complied with the revocation for the per-	iod required in
47	subsection (c) of this section immediately preceding the date	the person files
48	a petition for a limited driving privilege under this section.	
49	(3) The person's underlying offense is not an offense invo	
50	driving offense that would result in an impaired driving licens	
51	defined in G.S. 20-28.2(a) or an offense involving a vi	olation of any

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1	<u></u>	estriction of G.S. 20-179.3 or any restriction relating to	the installation or
2	<u>u</u>	se of an ignition interlock pursuant to G.S. 20-17.8, and	nd, if the person's
3	li	cense is revoked under G.S. 20-28.1 for committing	a motor vehicle
4	n	noving offense while driving with a revoked license, the	moving offense is
5	n	ot an offense involving impaired driving.	
6	(4) T	he revocation period for the underlying offense has expir	ed.
7	(5) T	The revocation under G.S. 20-28(a) or G.S. 20-28.1 is the	only revocation in
8	e	ffect.	-
9	(6) T	he person is not eligible to receive a limited driving p	rivilege under any
10	0	ther law.	
11	(7) T	he person has not held a limited driving privilege issued	under this section
12	a	t anytime during the three years prior to the date the pers	on files the current
13	р	etition.	
14	(8) T	he person has no pending charges for any motor vehicle	e offense in this or
15	ir	n any other state and has no unpaid motor vehicle fines	or penalties in this
16		r in any other state.	•
17		The person's drivers license issued by another state has no	ot been revoked by
18	tł	nat state.	
19	(10) C	G.S. 20-9(e) or G.S. 20-9(f) does not prohibit the Divisio	n from issuing the
20		erson a license."	U
21	1	<b>DN 4.</b> This act becomes effective December 1, 201	3, and applies to
22	offenses on or after		