## GENERAL ASSEMBLY OF NORTH CAROLINA

## **EXTRA SESSION 1994**

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SENATE BILL 123\* Select Committee on Courts Committee Substitute Adopted 2/24/94 Appropriations Committee Substitute No. 2 Adopted 3/2/94 Select Committee on Courts Committee Substitute No. 3 Adopted 3/9/94 House Committee Substitute Favorable 3/17/94 Sixth Edition Engrossed 3/18/94

Short Title: Limit Privileges for Crimes.

(Public)

Sponsors:

Referred to:

February 15, 1994

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE FOR THE FORFEITURE OF CERTAIN CITIZENSHIP
3	PRIVILEGES OF AN INDIVIDUAL CONVICTED OF A FELONY WHO
4	REFUSES PROBATION OR WHOSE PROBATION IS REVOKED OR
5	SUSPENDED.
6	Whereas, the rights and privileges of citizenship are interrelated with the
7	responsibilities of citizenship; and
8	Whereas, it is the policy of this State that conviction of a felony connotes
9	such irresponsibility as to justify forfeiture of privileges as well as forfeiture of rights;
10	and
11	Whereas, licensing by the State and its subdivisions for regular and
12	commercial drivers licenses, business and occupational licenses, and hunting and
13	fishing licenses, is a matter of privilege and not of right; and
14	Whereas, although constitutional standards apply to every citizen's
15	opportunity for licensing, primarily through due process and equal protection
16	considerations, the people of North Carolina demand that every citizen demonstrate
17	sufficient responsibility to retain licensing privileges; and
18	Whereas, one who commits a felony does not demonstrate sufficient
19	responsibility; and

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1	Whe	reas, the State may require forfeiture of any licensing privilege upon a				
2	person's conviction of a felony; and					
3	Whereas, to further the purposes of suspended sentences and probation and					
4	provide incenti	ive for persons convicted of a felony to complete such sentences and				
5	accept responsi	ibility for their conduct, the State should require forfeiture of a person's				
6	licensing privileges if the person does not consent to a suspended sentence or probation					
7	or if the person	's probation is revoked or suspended; Now, therefore,				
8	The General As	ssembly of North Carolina enacts:				
9		on 1. Article 81 of Chapter 15A of the General Statutes is amended by				
10	adding a new se					
11		<u>Forfeiture of licensing privileges after conviction of a felony.</u>				
12		following definitions apply in this section:				
13	<u>(1)</u>	Licensing agency. – Any department, division, agency, officer, board,				
14		or other unit of State or local government that issues licenses for				
15		licensing privileges.				
16	<u>(2)</u>	Licensing privilege. – The privilege of an individual to be authorized				
17		to engage in an activity as evidenced by the following licenses: regular				
18		and commercial drivers licenses, occupational licenses, hunting				
19		licenses and permits, and fishing licenses and permits.				
20	<u>(3)</u>	<u>Occupational license. – A licensure, permission, certification, or</u>				
21		similar authorization required by statute or rule to practice an				
22		occupation or business. The term does not include a tax license issued				
23		under Chapter 105 of the General Statutes, Article 7 of Chapter 153A				
24		of the General Statutes, or Article 9 of Chapter 160A of the General				
25		Statutes.				
26		n conviction of a felony, an individual automatically forfeits the				
27		censing privileges for the full term of the maximum sentence of				
28	-	imposed on the individual by the sentencing court at the time of				
29 20	$\frac{\text{conviction for t}}{(1)}$					
30	<u>(1)</u>	The individual is offered a suspended sentence on condition the individual accounts probation and the individual refuses probation or				
31 32	( <b>2</b> )	individual accepts probation and the individual refuses probation, or The individual's probation is reveled or suspended and the index				
32 33	<u>(2)</u>	The individual's probation is revoked or suspended, and the judge makes findings in the judgment that the individual failed to make				
33 34		reasonable efforts to comply with the conditions of probation.				
34 35	(c) Whe	never an individual's licensing privileges are forfeited under this section,				
36		make findings in the judgment of the licensing privileges held by the				
37		where the court at that time, the drivers license number and social security				
38		individual, and the beginning and ending date of the period of time of the				
39		terms and conditions of the forfeiture shall be transmitted by the clerk of				
40		ivision of Motor Vehicles, in accordance with G.S. 20-24 and to the				
41		cies specified by the judge in the judgment. A licensing agency, upon				
42		e from the clerk of court, shall require the individual whose licensing				
43	-	e forfeited to surrender the forfeited license issued by the agency and				
44		e a license to that individual during the period of forfeiture as stated in				
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1	the notic	e. Lice	ensing agencies are authorized to establish procedures to implement this
2	section.		
3	(d)	Notw	vithstanding any other provision of this section, the court may order that
4	an indivi		vhose licensing privileges are forfeited under this section be granted a
5			privilege in accordance with the provisions of G.S. 20-179.3."
6			2. Chapter 20 of the General Statutes is amended by adding a new
7	section to		
8	" <u>§ 20-15</u>	.1. R	evocations when licensing privileges forfeited after conviction of a
9		<u>crim</u>	<u>e.</u>
10	The I	Divisio	n shall revoke the license of a person whose licensing privileges have
11	been for	feited	under G.S. 15A-1331A. If a revocation period set by this Chapter is
12	longer th	an the	revocation period resulting from the forfeiture of licensing privileges,
13	the revoc		period in this Chapter applies."
14			3. G.S. 20-179.3(b) is rewritten to read:
15	"(b)	Eligil	bility. –
16		<u>(1)</u>	A person convicted of the offense of impaired driving under G.S. 20-
17			138.1 is eligible for a limited driving privilege if:
18			(1) <u>a.</u> At the time of the offense he held either a valid driver's
19			license or a license that had been expired for less than
20			one year;
21			(2)b. At the time of the offense he had not within
22			the preceding seven years been convicted of an offense
23			involving impaired driving;
24			(3) <u>c.</u> Punishment Level Three, Four, or Five was imposed
25			for the offense of impaired driving; and
26			(4) <u>d.</u> Subsequent to the offense he has not been convicted
27			of, or had an unresolved charge lodged against him for,
28			an offense involving impaired driving.
29			A person whose North Carolina driver's license is revoked because of
30			a conviction in another jurisdiction substantially equivalent to
31			impaired driving under G.S. 20-138.1 is eligible for a limited driving
32			privilege if he would be eligible for it had the conviction occurred in
33			North Carolina. Eligibility for a limited driving privilege following a
34		( <b>2</b> )	revocation under G.S. 20-16.2(d) is governed by G.S. 20-16.2(e1).
35		<u>(2)</u>	Any person whose licensing privileges are forfeited pursuant to G.S.
36			15A-1331A is eligible for a limited driving privilege if the court finds
37			that at the time of the forfeiture, the person held either a valid drivers
38			license or a drivers license that had been expired for less than one year
39 40			and The person is supporting existing dependents or must have a
40			<u>a.</u> <u>The person is supporting existing dependents or must have a</u>
41 42			drivers license to be gainfully employed; or The person has an existing dependent who requires serious
42 43			b. The person has an existing dependent who requires serious medical treatment and the defendent is the only person able to
			medical treatment and the defendant is the only person able to
44			provide transportation to the dependent to the health care

1	facility where the dependent can receive the needed medical
2	treatment.
3	The limited driving privilege granted under this subdivision must
4	restrict the person to essential driving related to the purposes listed
5	above, and any driving that is not related to those purposes is unlawful
6	even though done at times and upon routes that may be authorized by
7	the privilege."
8	Sec. 4. G.S. 113-277 is amended by adding a new subsection to read:
9	"(a4) The Wildlife Resources Commission shall order the surrender of any license
10	or permit issued under this Article to a person whose licensing privileges have been
11	forfeited under G.S. 15A-1331A for the period specified by the court."
12	Sec. 5. G.S. 15A-1331A(b), as enacted by this act, reads as rewritten:
13	"(b) Upon conviction of a felony, an individual automatically forfeits the
14	individual's licensing privileges for the full term of the maximum sentence of
15	imprisonment imposed on the individual-period the individual is placed on probation by the
16	sentencing court at the time of conviction for the offense, if:
17	(1) The individual is offered a suspended sentence on condition the
18	individual accepts probation and the individual refuses probation, or
19	(2) The individual's probation is revoked or suspended."
20	Sec. 6. Section 5 of this act becomes effective on the date that Chapter 538 of
21	the 1993 Session Laws becomes effective and applies to offenses committed on or after
22	that date. The remainder of this act becomes effective May 1, 1994, and applies to
23	offenses committed on or after that date

23 offenses committed on or after that date.