SESSION 1997

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HOUSE BILL 237*

Short Title: Modify Emissions Inspection Laws.

Sponsors: Representatives Mitchell; Weatherly and Nichols.

Referred to: Transportation, if favorable, Judiciary I.

February 17, 1997

1	A BILL TO BE ENTITLED
2	AN ACT TO MODIFY THE PENALTY SCHEDULE FOR VIOLATIONS OF THE
3	VEHICLE EMISSION INSPECTION PROGRAM, TO CLARIFY THE
4	PROCEDURE FOR IMPOSING THE PENALTIES, AND TO MAKE OTHER
5	CHANGES TO THE VEHICLE EMISSION INSPECTION LAWS, AS
6	RECOMMENDED BY THE ENVIRONMENTAL REVIEW COMMISSION.
7	The General Assembly of North Carolina enacts:
8	Section 1. G.S. 20-183.4(b) reads as rewritten:
9	"(b) Station Qualifications An applicant for a license as a safety inspection
10	station must meet all of the following requirements:
11	(1) Have a place of business that has adequate facilities, space, and
12	equipment to conduct a safety inspection. A place of business
13	designated in a station license that has been suspended or revoked
14	cannot be the designated place for any other license applicant during the
15	period of the suspension or revocation, unless the Division finds that
16	operation of the place of business as an inspection station during this
17	period by the license applicant would not defeat the purpose of the
18	suspension or revocation because the license applicant has no
19	connection with the person whose license was suspended or revoked or
17	connection with the person whose needse was suspended of revoked of

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(Public)

1		subdivision must be set out in a written statement that includes the
2		finding and the reason for the finding.
3	(2)	Regularly employ at least one mechanic who has a safety inspection
4		mechanic license.
5	<u>(3)</u>	Designate the individual who will be responsible for the day-to-day
6		operation of the station. The individual designated must be of good
7		character and have a reputation for honesty."
8	Secti	on 2. G.S. 20-183.4C reads as rewritten:
9		When a vehicle must be inspected. <u>inspected;</u> one-way trip permit.
10	<u>(a)</u> Inspe	ection A vehicle that is subject to a safety inspection, an emissions
11	inspection, or b	oth must be inspected as follows:
12	(1)	A new vehicle must be inspected before it is offered for sale sold at retail
13		in this State.
14	(2)	A used vehicle must be inspected before it is offered for sale at retail in
15		this State by a dealer at a location other than a public auction.
16	(3)	A used vehicle that is offered for sale at retail in this State by a dealer at
17		a public auction must be inspected before it is offered for sale unless it
18		has an inspection sticker that was put on the vehicle under this Part and
19		does not expire until at least nine months after the date the vehicle is
20		offered for sale at auction.
21	(4)	A used vehicle acquired by a resident of this State from a person outside
22		the State must be inspected within 10 days after the vehicle is registered
23		with the Division.
24	(5)	A vehicle owned by a new resident of this State who transfers the
25		registration of the vehicle from the resident's former home state to this
26		State must be inspected within 10 days after the vehicle is registered
27		with the Division.
28	(6)	A vehicle that has been inspected in accordance with this Part must be
29		inspected by the last day of the month in which the inspection sticker on
30		the vehicle expires, unless another subdivision of this section requires it
31		to be inspected sooner.
32		it The Division may issue a one-way trip permit to a person that
33	-	person to drive to an inspection station a vehicle whose inspection sticker
34	*	he permit must describe the vehicle whose inspection sticker has expired.
35	-	horizes the person to drive the described vehicle only from the place the
36	-	ed to an inspection station."
37		on 3. G.S. 20-183.6 reads as rewritten:
38		Businesses that replace windshields must register with Division to get
39	-	ection stickers.
40	*	ho is engaged in the business of replacing windshields on vehicles that are
41		ction under this Part may register with the Division to obtain replacement
42		ters for use on replaced windshields. A replacement inspection sticker put
12	an a windahial	that has been replaced must contain the same information and evolve at

43 on a windshield that has been replaced must contain the same information and expire at

the same time as the inspection sticker it replaces. A person who puts a replacement 1 2 inspection sticker on a replaced windshield must remove the inspection sticker from the 3 windshield that was replaced replaced, attach the removed inspection sticker to a copy of 4 the statement given the vehicle owner for replacing the windshield, and keep the removed 5 inspection sticker until 30 days after it expires. that copy of the statement until 18 months 6 after the sticker was removed. 7 A person registered under this section must keep records of replacement stickers put 8 on replaced windshields and must be able to account for all inspection stickers received 9 from the Division. The Division may suspend or revoke the registration of a person under this section if the person fails to keep records required by the Division or is unable to 10 account for inspection stickers received from the Division. An auditor of the Division 11 12 may review the records of a person registered under this section during normal business 13 hours. 14 A person who is registered under this section and has a safety inspection station 15 license or an emissions inspection station license must keep the records of the inspection stickers used on replaced windshields separate from the records of the inspection stickers 16 17 used on vehicles inspected. A person who is registered under this section and has an 18 inspection station license may not inspect a vehicle whose windshield is being replaced unless the inspection sticker on the windshield has expired or expires at the end of the 19 20 month in which the windshield is being replaced and the person has the vehicle owner's 21 permission to inspect the vehicle." Section 4. G.S. 20-183.7(a) reads as rewritten: 22 23 Fee Amount. – When a fee applies to an inspection of a vehicle or the issuance "(a) 24 of an inspection sticker, the fee must be collected. The following fees apply to an inspection of a vehicle and the issuance of an inspection sticker: 25 26 Type Inspection Sticker 27 Safety Only, Without After-Factory Tinted Window \$1.00 28 \$ 8.25 29 Safety Only, With After-30 Factory Tinted Window 18.25 1.00 Emissions and Safety, 31 32 Without After-Factory Tinted Window 17.00 2.40 33 Emissions and Safety, With After-Factory Tinted Window 34 27.00 2.40. The fee for performing an inspection of a vehicle applies when an inspection is 35 performed, regardless of whether the vehicle passes the inspection. The fee for an 36 inspection sticker applies when an inspection sticker is put on a vehicle. The fee for 37 38 performing an inspection of a vehicle with a tinted window applies only to an inspection 39 performed with a light meter after a safety inspection mechanic determined that the 40 window had after-factory tint.

A vehicle that is inspected at an inspection station and fails the inspection is entitled to be reinspected at the same station at any time within 30 days of the failed inspection without paying another inspection fee."

1		on 5. G.S. 20-183.8 reads as rewritten:
2	"§ 20-183.8.	1
3	-	irements.
4		ctions. – A person who does any of the following commits an infraction $\frac{1}{2}$
5 6	(1)	sponsible, is liable for a penalty of up to fifty dollars (\$50.00): Operates a motor vehicle that is subject to inspection under this Part on
7	(1)	a highway or public vehicular area in the State when the vehicle has not
8		been inspected in accordance with this Part, as evidenced by the
9		vehicle's lack of a current inspection sticker or otherwise.
10	(2)	Allows an inspection sticker to be put on a vehicle owned or operated
11	(-)	by that person, knowing that the vehicle was not inspected before the
12		sticker was attached or was not inspected properly.
13	(3)	<u>Attaches–Puts</u> an inspection sticker to–on_a vehicle, knowing or having
14		reasonable grounds to know an inspection of the vehicle was not
15		performed or was performed improperly. <u>A person who is cited for a</u>
16		civil penalty under G.S. 20-183.8B for an emissions violation involving
17		the inspection of a vehicle may not be charged with an infraction under
18		this subdivision based on that same vehicle.
19		nses to Infractions Any of the following is a defense to a violation
20		n (a) of this section:
21	(1)	The vehicle was continuously out of State for at least the 30 days
22		preceding the date the inspection sticker expired and a current
23		inspection sticker was obtained within 10 days after the vehicle came
24		back to the State.
25	(2)	The vehicle displays a dealer license plate or a transporter plate, the
26		dealer repossessed the vehicle or otherwise acquired the vehicle within the last 10 days and the vehicle is being driven from its place of
27 28		the last 10 days, and the vehicle is being driven from its place of acquisition to the dealer's place of business or to an inspection station.
28 29	(3)	The vehicle was in a state of disrepair on the date the inspection sticker
29 30		expired, the owner has since repaired the vehicle, the vehicle is being
31		driven from the owner's residence or other place where the owner
32		repaired the vehicle to an inspection station, and the owner has not
33		otherwise driven the vehicle since the inspection sticker expired.
34	(4)	The charged infraction is described in subdivision (a)(1) of this section,
35		the vehicle is subject to a safety-only inspection, and the vehicle owner
36		establishes in court that the vehicle was inspected after the citation was
37		issued and within 30 days of the expiration date of the inspection sticker
38		that was on the vehicle when the citation was issued.
39	(c) Felor	ny. – A person who forges an inspection sticker commits a Class I felony. does
40	any of the follo	wing commits a Class I felony:
41	<u>(1)</u>	Forges an inspection sticker.
42	<u>(2)</u>	Buys, sells, or possesses a forged inspection sticker.

1	<u>(3)</u>	Buys, sells, or possesses an inspection sticker other than as the result of
2		either of the following:
3		a. <u>Having a license as an inspection station, a self-inspector, or an</u>
4		inspection mechanic and obtaining the inspection sticker from
5		the Division in the course of business.
6		b. A vehicle inspection in which the vehicle passed the inspection
7		or for which the vehicle received a waiver."
8	Sectio	on 6. G.S. 20-183.8B reads as rewritten:
9	"§ 20-183.8B. (Civil penalties against license holders and suspension or revocation of
10	licens	e for emissions violations.
11		of Violations The civil penalty schedule established in this section
12		ssions self-inspectors, emissions inspection stations, and emissions
13	inspection mech	anics. The schedule categorizes emissions violations into serious (Type
14	I), minor (Type]	II), and technical (Type III) violations.
15	A serious vio	plation is a violation of this Part or a rule adopted to implement this Part
16	that directly affe	ects the emission reduction benefits of the emissions inspection program.
17	A minor violatio	on is a violation of this Part or a rule adopted to implement this Part that
18	reflects negliger	nce or carelessness in conducting an emissions inspection or complying
19	with the emissi	ons inspection requirements but does not directly affect the emission
20	reduction benef	its of the emissions inspection program. A technical violation is a
21	violation that is	not a serious violation, a minor violation, or another type of offense
22	under this Part.	
23	(b) Penalt	ty Schedule The Division must take the following action for a
24	violation:	
25	(1)	Type I For a first or second Type I violation by an emissions self-
26		inspector or an emissions inspection station, assess a civil penalty of
27		two hundred fifty dollars (\$250.00) and suspend the license of the
28		business for six months. For a third or subsequent Type I violation
29		within seven-three years by an emissions self-inspector or an emissions
30		inspection station, assess a civil penalty of one thousand dollars
31		(\$1,000) and revoke the license of the business for two years.
32		For a first or second Type I violation by an emissions inspection
33		mechanic, assess a civil penalty of one hundred dollars (\$100.00) and
34		suspend the mechanic's license for six months. For a third or subsequent
35		Type I violation within seven years by an emissions inspection
36		mechanic, assess a civil penalty of two hundred fifty dollars (\$250.00)
37		and revoke the mechanic's license for two years.
38	(2)	Type II. – For a first or second Type II violation by an emissions self-
39		inspector or an emissions inspection station, assess a civil penalty of one
40		hundred dollars (\$100.00). For a third or subsequent Type II violation
41		within seven-three years by an emissions self-inspector or an emissions
42		inspection station, assess a civil penalty of two hundred fifty dollars
43		(\$250.00) and suspend the license of the business for 90 days.

1	For a first or second Type II violation by an emissions inspection
2	mechanic, assess a civil penalty of fifty dollars (\$50.00). For a third or
3	subsequent Type II violation within seven years by an emissions
4	inspection mechanic, assess a civil penalty of one hundred dollars
5	(\$100.00) and suspend the mechanic's license for 90 days.
6	(3) Type III. – For a first or second Type III violation by an emissions self-
7	inspector, an emissions inspection station, or an emissions inspection
8	mechanic, send a warning letter. For a third or subsequent Type III
9	violation within seven-three years by the same emissions license holder,
10	assess a civil penalty of twenty-five dollars (\$25.00).
11	(c) Station or Self-Inspector Responsibility. – It is the responsibility of an
12	emissions inspection station and an emissions self-inspector to supervise the emissions
13	mechanics it employs. A Type I-violation by an emissions inspector mechanic is
14	considered a Type I-violation by the station or self-inspector for whom the mechanic is
15	employed. A Type II or III violation by an emissions mechanic is not automatically a Type II or
16	III violation by the station or self-inspector for whom the mechanic is employed. The Division
17	may determine which Type II or Type III violations by an emissions mechanic are also violations
18	by the station or self-inspector.
19	(d) Missing Stickers. – The Division must assess a civil penalty against an
20	emissions inspection station or an emissions self-inspector that cannot account for an
21	emissions inspection sticker issued to it. A station or a self-inspector cannot account for a
22	sticker when the sticker is missing and the station or self-inspector cannot establish
23	reasonable grounds for believing the sticker was stolen or destroyed by fire or another
24	accident.
25	The amount of the penalty is twenty-five dollars (\$25.00) for each missing sticker. If a
26	penalty is imposed under subsection (b) of this section as the result of missing stickers,
27	the monetary penalty that applies is the higher of the penalties required under this
28	subsection and subsection (b); the Division may not assess a monetary penalty as a result
29	of missing stickers under both this subsection and subsection (b). Imposition of a
30	monetary penalty under this subsection does not affect suspension or revocation of a
31	license required under subsection (b).
32	(e) <u>Mechanic Training</u> . – An emissions inspection mechanic whose license has
33	been suspended or revoked must retake the course required under G.S. 20-183.4A and
34	successfully complete the course before the mechanic's license can be reinstated. Failure
35	to successfully complete this course continues the period of suspension or revocation
36	until the course is completed successfully."
37	Section 7. G.S. 20-183.8C reads as rewritten:
38	"§ 20-183.8C. Acts that are Type I, II, or III emissions violations.
39	(a) Type I. – It is a Type I violation for an emissions self-inspector, an emissions
40	inspection station, or an emissions inspection mechanic to do any of the following:
41	(1) Put an emissions inspection sticker on a vehicle without performing an
42	emissions inspection of the vehicle or after performing an emissions
43	inspection in which the vehicle did not pass the inspectionvehicle.

1	<u>(1a)</u>	Put an emissions inspection sticker on a vehicle after performing an
2		emissions inspection of the vehicle and determining that the vehicle did
3		not pass the inspection.
4	(2)	Use a test-defeating strategy when conducting an emissions inspection,
5		such as holding the accelerator pedal down slightly during an idle test,
6		disconnecting or crimping a vacuum hose to effect a passing result, or
7		changing the emission standards for a vehicle by incorrectly entering the
8		vehicle type or model year to achieve a passing result.
9	(3)	Allow a person who is not licensed as an emissions inspection mechanic
10		to perform an emissions inspection for a self-inspector or at an
11		emissions station.
12	(4)	Sell or otherwise give an inspection sticker to another other than as the
13		result of a vehicle inspection in which the vehicle passed the inspection
14	(-)	or for which the vehicle received a waiver.
15	(5)	Be unable to account for five or more inspection stickers at any one time
16		upon the request of an auditor of the Division.
17	(6)	Perform a safety-only inspection on a vehicle that is subject to both a
18	(-)	safety and an emissions inspection.
19	(7)	Transfer an inspection sticker from one vehicle to another.
20		e II. – It is a Type II violation for an emissions self-inspector, an emissions
21	-	ion, or an emissions inspection mechanic to do any of the following:
22	(1)	Use the identification code of another to gain access to an emissions
23		analyzer.
24	(2)	Keep inspection stickers and other compliance documents in a manner
25		that makes them easily accessible to individuals who are not inspection
26		mechanics.
27	<u>(3)</u>	Put an emissions inspection sticker on a vehicle that is required to have
28		one of the following emissions control devices but does not have it:
29		<u>a.</u> <u>Catalytic converter.</u>
30		$\underline{b.} \qquad \underline{PCV \ valve.}$
31		<u>c.</u> <u>Thermostatic air control.</u>
32		<u>d.</u> Oxygen sensor.
33		c.Thermostatic air control.d.Oxygen sensor.e.Unleaded gas restrictor.f.Gasoline tank cap.
34		*
35		<u>g.</u> <u>Air injection system.</u>
36		 <u>h.</u> Evaporative emissions system. i. Exhaust gas recirculation (EGR) valve.
37	(A)	
38	<u>(4)</u>	Put an emissions inspection sticker on a vehicle without performing a visual inspection of the vehicle's subsust system and sheaking the
39 40		visual inspection of the vehicle's exhaust system and checking the
40 41	(5)	<u>exhaust system for leaks.</u>
41 42	<u>(5)</u>	Impose no fee for an emissions inspection of a vehicle or the issuance of an emissions inspection sticker or impose a fee for one of these actions
42 43		an emissions inspection sticker or impose a fee for one of these actions in an amount that differs from the amount set in G.S. 20-187.3.
43		in an amount that unrets nom the amount set in 0.5. 20-107.5.

1 2	(c) Type III. – It is a Type III violation for an emissions self-inspector, an emissions inspection station, or an emissions inspection mechanic to do any of the
2	following:
4	(1) Fail to post an emissions license issued by the Division.
5	 (1) Fail to post an emission needs issued by the Division. (2) Fail to send information on emissions inspections to the Division at the
6	time or in the form required by the Division.
7	(3) Fail to post emissions information required by federal law to be posted.
8	(4) Fail to put the required information on an inspection sticker in a legible
9	manner using ink.
10	(5) Fail to put the required information on an inspection receipt in a legible
11	manner.
12	(6) Fail to maintain an emissions analyzer maintenance log.
13	(d) Other Acts. – The lists in this section of the acts that are Type I, Type II, or
14	Type III violations are not the only acts that are one of these types of violations. The
15	Division may designate other acts that are a Type I, Type II, or Type III violation."
16	Section 8. G.S. 20-183.8D reads as rewritten:
17	"§ 20-183.8D. Suspension or revocation of license for safety violations. <u>license.</u>
18	(a) <u>Safety. – The Division may suspend or revoke a safety self-inspector license</u> , a
19	safety inspection station license, and a safety inspection mechanic license issued under
20	this Part if the license holder fails to comply with this Part or a rule adopted by the
21	Commissioner to implement this Part.
22	(b) Emissions. – The Division may suspend or revoke an emissions self-inspector
23	license, an emissions inspection station license, and an emissions inspection mechanic
24	license issued under this Part for any of the following reasons:
25	$(1) \qquad \frac{\text{The suspension or revocation is imposed under G.S. 20-183.8B.}{\text{To it is supervised under G.S. 20, 183.8B.}}$
26 27	(2) Failure to pay a civil penalty imposed under G.S. 20-183.8B within 30
27 28	days after it is imposed."
28 29	Section 9. Article 3A of Chapter 20 of the General Statutes is amended by inserting a new section between G.S. 20-183.8D and G.S. 20-183.8E to read:
29 30	"§ 20-183.8D.1. Requirements for giving certain emissions license holders notice of
31	violations and for taking summary action.
32	(a) Finding of Violation. – When an auditor of the Division finds that an emissions
33	violation has occurred that could result in the suspension or revocation of an emissions
34	inspection station license, an emissions self-inspector license, or an emissions mechanic
35	license, the auditor must give the affected license holder written notice of the finding.
36	The notice must be given within five business days after the violation occurred. The
37	notice must state the period of suspension or revocation that could apply to the violation
38	and any monetary penalty that could apply to the violation. The notice must also inform
39	the license holder of the right to a hearing if the Division charges the license holder with
40	the violation.
41	(b) Notice of Charges. – When the Division decides to charge an emissions
42	inspection station, an emissions self-inspector, or an emissions mechanic with a violation that could result in the suspension or revocation of the person's emissions license, an
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1	auditor of the Division must deliver a written statement of the charges to the affected
2	license holder. The statement of charges must inform the license holder of this right,
3	instruct the person on how to obtain a hearing, and inform the license holder of the effect
4	of not requesting a hearing. The license holder has the right to a hearing before the
5	license is suspended or revoked. G.S. 20-183.8E sets out the procedure for obtaining a
6	hearing.
7	(c) Exception for Summary Action. – The right granted by subsection (b) of this
8	section to have a hearing before an emissions license is suspended or revoked does not
9	apply if the Division summarily suspends or revokes the license after a judge has
10	reviewed and authorized the proposed action. A license issued to an emissions inspection
11	station, an emissions self-inspector, or an emissions mechanic is a substantial property
12	interest that cannot be summarily suspended or revoked without judicial review."
13	Section 10. G.S. 20-183.8E reads as rewritten:
14	"§ 20-183.8E. Administrative and judicial review.
15	A person whose application for a license or registration is denied, whose license or
16	registration is suspended or revoked, who is assessed a civil penalty, or who receives a
17	warning letter under this Part may obtain an administrative review of the action by the
18	Commissioner by filing with the Division a written request for a hearing before the
19	Commissioner. A request for a hearing must be filed within 10 days after the person
20	receives written notice of the action for which a hearing is requested.
21	If the action that is the subject of a request for a hearing is the suspension or
22	revocation of an emissions self-inspector license, an emissions inspection station license,
23	or an emissions inspection mechanic license, the Commissioner must hold the hearing
24	within 14 days after the Division receives the request. If the action that is the subject of a
25	request for a hearing is not one of these actions, the Commissioner must hold a hearing
26	within 90 days after the Division receives the request.
27	(a) <u>Right to Hearing. – A person who applies for a license or registration under</u>
28	this Part or who has a license or registration issued under this Part has the right to a
29	hearing when any of the following occurs:
30	(1) The Division denies the person's application for a license or registration.
31	(2) <u>The Division delivers to the person a written statement of charges of an</u>
32	emissions violation that could result in the suspension or revocation of
33	the person's emissions license.
34	(3) <u>The Division summarily suspends or revokes the person's license</u>
35	following review and authorization of the proposed adverse action by a
36	judge.
37	(4) The Division assesses a civil penalty against the person.
38	$(5) \qquad \frac{\text{The Division issues a warning letter to the person.}}{\text{The Division issues a warning letter to the person.}}$
39	$\frac{(6)}{(6)} \qquad \frac{\text{The Division cancels the person's registration.}}{(6)}$
40	(b) <u>Hearing After Statement of Charges. – When an emissions license holder</u>
41	receives a statement of charges of an emissions violation that could result in the
42	suspension or revocation of the person's emissions license, the person can obtain a
43	hearing by making a request for a hearing. The person must make the request to the

Division within three business days after receiving the statement of the charges. A 1 2 person who does not request a hearing within this time limit waives the right to a hearing. 3 The Division must hold a hearing requested under this subsection within three 4 business days after receiving the request unless the person requesting the hearing asks for 5 additional time to prepare for the hearing. A person may ask for no more than seven 6 additional business days to prepare. If the additional time requested is within this limit, 7 the Division must grant a person the additional time requested. The hearing must be held 8 at the location designated by the Division. Suspension or revocation of the license is 9 staved until a decision is made following the hearing. 10 If a person does not request a hearing within the time allowed for making the request, the proposed suspension or revocation becomes effective the day after the time for 11 12 making the request ends. If a person requests a hearing but does not attend the hearing, the proposed suspension or revocation becomes effective the day after the date set for the 13 14 hearing. 15 (c) Hearing After Summary Action. - When the Division summarily suspends a license issued under this Part after judicial review and authorization of the proposed 16 17 action, the person whose license was suspended or revoked may obtain a hearing by 18 filing with the Division a written request for a hearing. The request must be filed within 10 days after the person was notified of the summary action. The Division must hold a 19 hearing requested under this subsection within 14 days after receiving the request. 20 21 (d) All Other Hearings. – When this section gives a person the right to a hearing and subsection (b) or (c) of this section do not apply to the hearing, the person may obtain 22 23 a hearing by filing with the Division a written request for a hearing. The request must be 24 filed within 10 days after the person receives written notice of the action for which a hearing is requested. The Division must hold a hearing within 90 days after the Division 25 26 receives the request. 27 Decision. – After a hearing on the imposition of a monetary penalty against a (e) motorist for an emissions violation or on a Type I, II, or III emissions violation by an 28 29 emissions license holder, the Commissioner must uphold any monetary penalty, license suspension, license revocation, or warning required by G.S. 20-183.8A or G.S. 20-30 183.8B, respectively, if the Commissioner finds that the motorist or license holder 31 32 committed the act for which the monetary penalty, license suspension, license revocation, 33 or warning was imposed. After a hearing on any other action, the Commissioner may uphold or modify the action. 34 Judicial Review of Decision. - Article 4 of Chapter 150B of the General 35 (f) Statutes governs judicial review of an administrative decision by the Commissioner under 36 this section." 37 38 Section 11. G.S. 20-99(e) reads as rewritten: The provisions, procedures, and remedies provided in this section shall be 39 "(e) applicable apply to the collection of penalties imposed under the provisions of Article 3A 40 of this Chapter and of G.S. 20-96, G.S. 20-118, or any other provisions of this Chapter 41 42 imposing a tax or penalty for operation of a vehicle in excess of the weight limits provided in this Chapter and the Commissioner is authorized to collect such taxes or 43

- 1 penalties by the use of the procedure established in subsections (a), (b), (c) and (d) of this 2 section."
- 3 Section 12. G.S. 20-183.8(c), as amended by Section 5 of this act, becomes
- 4 effective November 1, 1997, and applies to offenses committed on or after that date. The
- 5 remaining changes made by Section 5 of this act and the other sections of this act become 6 effective July 1, 1997.