GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

FILED SENATE
Apr 6, 2021
S.B. 630
PRINCIPAL CLERK

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for analysis.

SENATE BILL DRS45369-MH-56

Short Title: (Public) Improve Boating Safety. Senator Edwards (Primary Sponsor). Sponsors: Referred to: A BILL TO BE ENTITLED AN ACT TO IMPROVE BOATING SAFETY IN NORTH CAROLINA BY AMENDING THE BOATING WHILE INTOXICATED LAWS. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 75A-10 is amended by adding a new subsection which reads: "(b5) Use of Screening Test Results or Refusal by Officer. – The result or results of an alcohol screening test, or an operator's refusal to submit to an alcohol screening test, may be used by a law enforcement officer in determining, is admissible in a court to determine if there is probable cause for believing, or may also be used by an administrative agency to determine if there are reasonable grounds for believing: That the driver has committed a violation of this section, G.S. 75A-10.3, or (1) G.S. 75A-10.4; and **(2)** That the driver had consumed alcohol and that the driver had in his or her body previously consumed alcohol, but not to prove a particular alcohol concentration. Negative or low results on the alcohol screening test may be used in factually appropriate cases by the officer, a court, or an administrative agency in determining whether a person's alleged impairment is caused by an impairing substance other than alcohol. No alcohol screening tests are valid under this section unless the device used is one approved by the Department of Health and Human Services and the screening test is conducted in accordance with the applicable regulations of the Department as to its manner and use." **SECTION 2.** Chapter 75A of the General Statutes is amended by adding a new section to read as follows: "§ 75A-10.4. Operating vessel, water skis, or personal watercraft by person less than 21 years old after consuming alcohol or drugs. Offense. – It is unlawful for a person less than 21 years old to operate a vessel, water (a) skis, or personal watercraft while consuming alcohol or at any time while the person has remaining in their body any alcohol or controlled substance previously consumed. A person less than 21 years old does not violate this subsection if the controlled substance in the operator's body was lawfully obtained and taken in therapeutically appropriate amounts. Odor Insufficient. – The odor of an alcoholic beverage on the breath of the operator



is insufficient evidence by itself to prove beyond a reasonable doubt that alcohol was remaining

in the operator's body in violation of this section unless the operator was offered an alcohol

screening test or chemical analysis and refused to provide all required samples of breath or blood

- (c) Alcohol Screening Test. Notwithstanding any other provision of law, an alcohol screening test may be administered to an operator suspected of violation of subsection (a) of this section, and the results of an alcohol screening test or the operator's refusal to submit may be used by a law enforcement officer, a court, or an administrative agency in determining if alcohol was present in the operator's body. No alcohol screening tests are valid under this section unless the device used is one approved by the Department of Health and Human Services and the screening test is conducted in accordance with the applicable regulations of the Department as to its manner and use.

 (d) Punishment: Effect When Impaired Driving Offense Also Charged The offense in
- (d) Punishment; Effect When Impaired Driving Offense Also Charged. The offense in this section is a Class 2 misdemeanor. It is not, in any circumstances, a lesser included offense of impaired boating under G.S. 75A-10. If a person is convicted under this section, and of an offense involving impaired driving arising out of the same transaction, the aggregate punishment imposed by the court may not exceed the maximum applicable to the offense involving impaired boating, and any minimum punishment applicable shall be imposed."
- **SECTION 3.** Section 1 of this act is effective when it becomes law and applies to any hearing or trial occurring on or after that date. Section 2 of this act becomes effective October 1, 2021.

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