## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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#### **SENATE BILL 61**

House Committee Substitute Favorable 7/28/05 House Committee Substitute #2 Favorable 8/30/05 House Committee Substitute #3 Favorable 8/31/05 Fifth Edition Engrossed 8/31/05

Short Title:	Felony Death by Vehicle/Sex Offender Amend.	(Public)
Sponsors:		
Referred to:		

#### February 7, 2005

A BILL TO BE ENTITLED

AN ACT TO STRENGTHEN THE LAWS AGAINST IMPAIRED DRIVING BY INCREASING THE PUNISHMENT FOR FELONY DEATH BY VEHICLE AND TO PROVIDE THAT A VICTIM OF A SEXUALLY VIOLENT OFFENSE OR THE VICTIM'S FAMILY MAY OBTAIN A CIVIL NO-CONTACT ORDER AGAINST A REGISTERED OFFENDER WHO RESIDES OR WORKS AT A PLACE OF EMPLOYMENT WITHIN A QUARTER MILE OF THE VICTIM AND TO FUND CERTAIN POSITIONS FROM THE DWI RESERVE FUND AND TO CHANGE THE COUNTIES ELIGIBLE FOR TIER ONE DESIGNATIONS UNDER THE BILL LEE ACT FOR LAST QUARTER OF CALENDAR YEAR 2005.

The General Assembly of North Carolina enacts:

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**SECTION 1.** G.S. 20-141.4 reads as rewritten:

### "§ 20-141.4. Felony and misdemeanor death by vehicle.

- (a) Repealed by Session Laws 1983, c. 435, s. 27.
- (a1) Felony Death by Vehicle. A person commits the offense of felony death by vehicle if he unintentionally causes the death of another person while engaged in the offense of impaired driving under G.S. 20-138.1 or G.S. 20-138.2 and commission of that offense is the proximate cause of the death.
- (a2) Misdemeanor Death by Vehicle. A person commits the offense of misdemeanor death by vehicle if he unintentionally causes the death of another person while engaged in the violation of any State law or local ordinance applying to the operation or use of a vehicle or to the regulation of traffic, other than impaired driving under G.S. 20-138.1, and commission of that violation is the proximate cause of the death.

- (b) Punishments. Felony death by vehicle is a Class G-E felony. Misdemeanor death by vehicle is a Class 1 misdemeanor.
- (c) No Double Prosecutions. No person who has been placed in jeopardy upon a charge of death by vehicle may be prosecuted for the offense of manslaughter arising out of the same death; and no person who has been placed in jeopardy upon a charge of manslaughter may be prosecuted for death by vehicle arising out of the same death."

**SECTION 2.** G.S. 50C-1 is amended by adding the following new subdivisions to read:

- "(3a) Registered offender means a person who is required to register under Article 27A of Chapter 14 of the General Statutes.
- (4b) Sexually violent offense is as defined in G.S. 14-208.6."

**SECTION 3.** G.S. 50C-2(a) reads as rewritten:

- "(a) An action is commenced under this Chapter by filing a verified complaint for a civil no-contact order in district court or by filing a motion in any existing civil action, by any of the following:
  - (1) A person who is a victim of unlawful conduct that occurs in this State. State or who is a victim of a sexually violent offense.
  - (2) A competent adult who resides in this State on behalf of a minor child or an incompetent adult who is a victim of unlawful conduct that occurs in this State. State or who is a victim of a sexually violent offense."

**SECTION 4.** Chapter 50C of the General Statutes is amended by adding a new section to read:

# "§ 50C-5.1. Civil no-contact order for victim of sexually violent offense against registered offender; remedy.

- (a) The court may also issue temporary or permanent civil no-contact orders as authorized in this Chapter if it makes the following findings:
  - (1) The victim is the victim of a sexually violent offense committed by the respondent.
  - (2) The respondent is a registered offender.
  - (3) The respondent resides or works at a place of employment located within a quarter of a mile of the victim's residence, school, place of employment, or other specified place.
- (b) The court may grant one or more of the following forms of relief in its orders under this section:
  - (1) Order the respondent to refrain from entering or remaining present at the victim's residence, school, place of employment, or other specified places at times when the victim is present.
  - (2) Order other relief deemed necessary and appropriate by the court.
- (c) A civil no-contact order issued under this section shall include the following notice, printed in conspicuous type: 'A knowing violation of a civil no-contact order shall be punishable as contempt of court which may result in a fine or imprisonment'."

**SECTION 5.** G.S. 50C-7 reads as rewritten:

"§ 50C-7. Permanent civil no-contact order.

Upon a finding that the victim-victim: (i) has suffered unlawful conduct committed by the respondent, respondent, or (ii) is the victim of a sexually violent offense and the respondent is a registered offender who resides or works at a place of employment located within a quarter of a mile of the victim's residence, school, place of employment, or other specified place, a permanent civil no-contact order may issue if the court additionally finds that process was properly served on the respondent, the respondent has answered the complaint and notice of hearing was given, or the respondent is in default. No permanent civil no-contact order shall be issued without notice to the respondent."

**SECTION 6.(a)** Effective December 1, 2005, G.S. 7A-133(a) reads as rewritten:

"(a) Each district court district shall have the numbers of judges as set forth in the following table:

13	ionowing table.		
14	District	Judges	County
15	1	5	Camden
16			Chowan
17			Currituck
18			Dare
19			Gates
20			Pasquotank
21			Perquimans
22	2	4	Martin
23			Beaufort
24			Tyrrell
25			Hyde
26			Washington
27	3A	5	Pitt
28	3B	5	Craven
29			Pamlico
30			Carteret
31	4	8	Sampson
32			Duplin
33			Jones
34			Onslow
35	5	8	New Hanover
36			Pender
37	6A	2 3	Halifax
38	6B	3	Northampton
39			Bertie
40			Hertford
41	7	7	Nash
42			Edgecombe
43			Wilson
44	8	6	Wayne

Gene	ral Assembly of Nor	th Carolina	Sessio
			Greene
			Lenoir
	9	4	Granville
			(part of Vance
			see subsection (b))
			Franklin
	9A	2	Person
			Caswell
	9B	2	Warren
			(part of Vance
			see subsection (b))
	10	15	Wake
	11	8	Harnett
			Johnston
			Lee
	12	9	Cumberland
	13	6	Bladen
			Brunswick
			Columbus
	14	<del>6</del> <u>7</u>	Durham
	15A	4	Alamance
	15B	4	Orange
			Chatham
	16A	3	Scotland
			Hoke
	16B	5	Robeson
	17A	2	Rockingham
	17B	4	Stokes
			Surry
	18	12	Guilford
	19A	4	Cabarrus
	19B	6	Montgomery
			Moore
			Randolph
	19C	4	Rowan
	20	7	Stanly
			Union
			Anson
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Richmond

Alexander

Davidson

Davie

Iredell

Forsyth

General Assembly of No	orth Carolina	Session 2005
23	4	Alleghany
		Ashe
		Wilkes
		Yadkin
24	4	Avery
		Madison
		Mitchell
		Watauga
		Yancey
25	8	Burke
		Caldwell
		Catawba
26	17	Mecklenburg
27A	6	Gaston
27B	4	Cleveland
		Lincoln
28	6	Buncombe
29	7	Henderson
		McDowell
		Polk
		Rutherford
		Transylvania
30	5	Cherokee
	-	Clay
		Graham
		Haywood
		Jackson
		Macon
		Swain."
SECTION 6.0	<b>b</b> ) The Governor shall a	appoint the additional district court
		a) of this section, and that judge's
• •	•	on for a four-year term commencing
on the first Monday in De	_	on for a four year term commencing
•		2006, G.S. 7A-133(a), as amended
	ection, reads as rewritten:	2000, G.S. 711 135(u), us unrended
•		numbers of judges as set forth in the
following table:	sart district shari have the i	numbers of judges as set form in the
District	Judges	County
1	suages 5	Camden
1	3	Chowan
		Currituck
		Dare
		Gates
		Pasquotank

	General Assembly of North Carolina		Session 2005	
1			Perquimans	
2	2	4	Martin	
3			Beaufort	
4			Tyrrell	
5			Hyde	
6			Washington	
7	3A	5	Pitt	
8	3B	5	Craven	
9			Pamlico	
10			Carteret	
11	4	8	Sampson	
12			Duplin	
13			Jones	
14			Onslow	
15	5	8	New Hanover	
16			Pender	
17	6A	2	Halifax	
18	6B	2 3	Northampton	
19	02	· ·	Bertie	
20			Hertford	
21	7	7	Nash	
22	,	,	Edgecombe	
23			Wilson	
24	8	6	Wayne	
25	<u> </u>	O	Greene	
26			Lenoir	
27	9	4	Granville	
28	,	•	(part of Vance	
29			see subsection (b))	
30			Franklin	
31	9A	2	Person	
32	<i>71</i> 1	<i>2</i>	Caswell	
33	9B	2	Warren	
34	ЭB	<i>L</i>	(part of Vance	
35			see subsection (b))	
36	10	15	Wake	
37	11	8	Harnett	
38	11	O	Johnston	
39			Lee	
40	12	9	Cumberland	
41	13	6	Bladen	
42	13	U	Brunswick	
43			Columbus	
43 44	14	7	Durham	
44	14	,	Dumam	

Gen	General Assembly of North Carolina		Session 2005	
	15A	4	Alamance	
	15B	4 <u>5</u>	Orange	
			Chatham	
	16A	3	Scotland	
			Hoke	
	16B	5	Robeson	
	17A	2	Rockingham	
	17B	4	Stokes	
			Surry	
	18	12	Guilford	
	19A	4	Cabarrus	
	19B	6	Montgomery	
	1,2	<u> </u>	Moore	
			Randolph	
	19C	4	Rowan	
	20	7	Stanly	
	20	,	Union	
			Anson	
			Richmond	
	21	9	Forsyth	
	22	9	Alexander	
	<i>LL</i>	,	Davidson	
			Davidson	
			Iredell	
	23	4		
	23	4	Alleghany	
			Ashe	
			Wilkes	
	2.4	4	Yadkin	
	24	4	Avery	
			Madison	
			Mitchell	
			Watauga	
			Yancey	
	25	8	Burke	
			Caldwell	
			Catawba	
	26	17	Mecklenburg	
	27A	6	Gaston	
	27B	4- <u>5</u>	Cleveland	
			Lincoln	
	28	6	Buncombe	
	29	7	Henderson	
			McDowell	
			Polk	

1			Rutherford
2			Transylvania
3	30	5	Cherokee
4			Clay
5			Graham
6			Haywood
7			Jackson
8			Macon
9			Swain."

**SECTION 6.(d)** The additional district court judges for Districts 15B and 27B authorized by subsection (c) of this section shall be elected in the 2006 general election to serve a four-year term commencing on the first Monday in December 2006.

**SECTION 6.(e)** Effective December 1, 2005, G.S. 7A-60(a1) reads as rewritten:

"(a1) The counties of the State are organized into prosecutorial districts, and each district has the counties and the number of full-time assistant district attorneys set forth in the following table:

1 /	in the following table.		
18			No. of Full-Time
19	Prosecutorial		Asst. District
20	District	Counties	Attorneys
21	1	Camden, Chowan, Currituck,	10
22		Dare, Gates, Pasquotank,	
23		Perquimans	
24	2	Beaufort, Hyde, Martin,	6
25		Tyrrell, Washington	
26	3A	Pitt	9
27	3B	Carteret, Craven, Pamlico	10
28	4	Duplin, Jones, Onslow,	14
29		Sampson	
30	5	New Hanover, Pender	14
31	6A	Halifax	4
32	6B	Bertie, Hertford,	4
33		Northampton	
34	7	Edgecombe, Nash, Wilson	16
35	8	Greene, Lenoir, Wayne	11
36	9	Franklin, Granville,	11
37		Vance, Warren	
38	9A	Person, Caswell	4- <u>5</u>
39	10	Wake	31
40	11	Harnett, Johnston, Lee	14
41	12	Cumberland	18
42	13	Bladen, Brunswick, Columbus	11
43	14	Durham	<del>13</del> <u>15</u>
44	15A	Alamance	<u>8 9</u>

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1	15B	Orange, Chatham	7
2	16A	Scotland, Hoke	5
3	16B	Robeson	10
4	17A	Rockingham	5
5	17B	Stokes, Surry	<del>5</del> <u>6</u>
6	18	Guilford	27
7	19A	Cabarrus	6
8	19 <b>B</b>	Montgomery, Moore, Randolph	11
9	19C	Rowan	5
10	20	Anson, Richmond,	15
11		Stanly, Union	
12	21	Forsyth	17
13	22	Alexander, Davidson, Davie,	16
14		Iredell	
15	23	Alleghany, Ashe, Wilkes,	5
16		Yadkin	
17	24	Avery, Madison, Mitchell,	4- <u>5</u>
18		Watauga, Yancey	
19	25	Burke, Caldwell, Catawba	15
20	26	Mecklenburg	36
21	27A	Gaston	12
22	27B	Cleveland,	9
23		Lincoln	
24	28	Buncombe	11
25	29	Henderson, McDowell, Polk,	11
26		Rutherford, Transylvania	
27	30	Cherokee, Clay, Graham,	9
28		Haywood, Jackson, Macon,	
29		Swain."	

**SECTION 6.(f)** There is appropriated from the Reserve for DWI Task Force Recommendations established in S.L. 2005-276 to the Judicial Department the sum of three hundred eighty-one thousand nine hundred seventy-three dollars (\$381,973) for the 2005-2006 fiscal year and the sum of seven hundred forty five thousand one hundred seventy nine dollars (\$745,179) for the 2006-2007 fiscal year to establish the additional district court judge for District 27B authorized by subsection (c) of this section, the additional district court judge for District 14 authorized by subsection (a) of this section, the additional district court judge for District 15B authorized by subsection (c) of this section, the additional assistant district attorney positions established for Districts 9A, 14, 15A, and 17B by subsection (e) of this section, a new deputy clerk position for Durham County, and a new deputy clerk position for Orange County. There is appropriated from the Reserve for DWI Task Force Recommendations established in S.L. 2005-276 to the Judicial Department the sum of fifty four thousand eight hundred fifty five dollars (\$54,855) for the 2005-2006 fiscal year and the sum of seventy eight thousand one hundred fifty four dollars (\$78,154) for the 2006-2007 fiscal year to

establish the additional assistant district attorney position established for District 24 by subsection (e) of this section.

**SECTION 6.(g)** Subsection (c) of this section becomes effective December 1, 2006. The remainder of this section becomes effective December 1, 2005.

**SECTION 7.(a)** The General Assembly finds that counties with high unemployment need additional assistance to hasten their economic recovery. Therefore, a county whose rank in a ranking of counties from highest to lowest by average rate of unemployment for the applicable 12-month period is one of the 10 highest in the State is designated an enterprise tier one area for the last quarter of calendar year 2005. The applicable 12-month period is November 2003 to October 2004, based upon the unemployment data available in December 2004. This section applies to letters of commitment signed during that quarter and to business activities occurring during that quarter. A county designated as an enterprise tier one area under this section is considered to have the tier one designation for the 2005 calendar year for the purposes of G.S. 105-129.3(c).

**SECTION 7.(b)** This section is effective when it becomes law.

**SECTION 8.** Section 1 of this act becomes effective December 1, 2005, and applies to offenses committed on or after that date. Except as otherwise provided, the remainder of this act becomes effective October 1, 2005.