## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

FILED SENATE

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S.B. 810

PRINCIPAL CLERK

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## SENATE DRS35531-RW-25\* (04/08)

Short Title:	Fayetteville Red Light Changes.	(Local)
Sponsors:	Senators Meredith and Clark (Primary Sponsors).	
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TO FAYETT	MAKE CHANGES TO THE LAW GOVERNING RED LIGH	T CAMERAS IN
	Assembly of North Carolina enacts:	
	<b>ECTION 1.</b> G.S. 160A-300.1(c), as amended by S.L. 200	07-341, reads as
rewritten:	<i>、</i>	,
means of a tr	funicipalities may adopt ordinances for the civil enforcement or raffic control photographic system, as described in subsection (	a) of this section.
	ling the provisions of G.S. 20-176, in the event that a munic	
-	rsuant to this section, a violation of G.S. 20-158 at a location ographic system is in operation shall not be an infraction. An ord	
	ction shall provide that:	mance aumonzed
(1	1	unless the owner
`	can furnish evidence that the vehicle was, at the time of th	
	care, custody, or control of another person. The owner of	the vehicle shall
	not be responsible for the violation if the owner of the v	
	days after the date of personal service or mailing of n	
	violation, furnishes the officials or agents of the municipal	lity which issued
	the citation either of the following:	
	a. An affidavit stating the name and address of the per who had the care, custody, and control of the vehicle	
	b. An affidavit stating that the vehicle involved was, a	
	The affidavit must be supported with evidence	
	affidavit, including insurance or police report inform	
(1	a) Subdivision (1) of this subsection shall not apply, and the	registered owner
	of the vehicle shall not be responsible for the violation	
	violation is given to the registered owner of the vehicle m	ore than 90 days
(2	after the date of the violation.	. 1 11 1
(2		•
	deemed a noncriminal violation for which a civil penalt dollars (\$75.00) shall be assessed, and for which no point	•
	G.S. 20-16(c) shall be assigned to the owner or driver of	
	insurance points as authorized by G.S. 58-36-65.	i the vehicle nor
(3	÷	shall clearly state
ζ-	when the penalty is due and the manner in which the	•
	challenged. The owner shall comply with the directions on	-



citation shall be processed by officials or agents of the municipality and shall be forwarded by personal service or first-class mail to the address given on the motor vehicle registration. If the owner fails to pay the civil penalty or to respond to the citation within 30 days after the date the citation is served or mailed, the owner shall have waived the right to contest responsibility for the violation, and shall be subject to a civil penalty not to exceed one hundred dollars (\$100.00). The municipality may establish procedures for the collection of these penalties and may enforce the penalties by civil action in the nature of debt.

- (4) The municipality shall institute a nonjudicial administrative hearing to review objections to citations or penalties issued or assessed under this section.
- (4a) A municipality enacting an ordinance implementing a traffic control photographic system may enter into a contract with a contractor for the lease, lease-purchase, or purchase of the system. The municipality may enter into only one contract for the lease, lease-purchase, or purchase of the system, and the duration of the contract may be for no more than 60 months. After the period specified in the contract has expired, the system shall either be the property of the municipality, or the system shall be removed and returned to the contractor.
- (5) The clear proceeds from the citations issued pursuant to an ordinance authorized by this section shall be paid to the local school board. The clear proceeds from the citations shall mean the funds remaining after paying for the lease, lease-purchase, or purchase of the traffic control photographic system; paying a contractor for operating the system; and paying any administrative costs incurred by the municipality related to the operation of the system. For the purposes of determining the clear proceeds derived from the citations, the The following additional expenses, not to exceed ten percent (10%) of the civil penalty assessed pursuant to subdivision (2) of this subsection, are authorized to be deducted from each civil penalty assessed pursuant to the provisions of subdivision (2) of this subsection:
  - a. The cost of materials and postage directly related to the printing and mailing of the first and second notices sent to the owner and, if necessary, the driver of the vehicle.
  - b. The cost of computer services directly related to the production and mailing of the notices described in sub-subdivision a. of this subdivision.
- (6) The municipality may assess a collection assistance fee against the owner and, if necessary, driver of the vehicle under the conditions in this subdivision. Amounts collected must be credited first to the payment of the civil penalty and then to collection assistance fee. The conditions are as follows:
  - a. The civil penalty has not been paid within 30 days after the personal service or first-class mailing of a second notice that the penalty is due. The second notice must be served or mailed no sooner than 30 days after the day the first notice was served or mailed and must contain a notice stating that a collection assistance fee will be assessed if the penalty is not paid within 30 days after the service or mailing of the second notice, the date when the collection assistance fee will be assessed, and the amount of the collection assistance fee. The collection assistance fee shall not exceed twenty percent (20%)

**SECTION 4.** Sections 1, 3, and 4 of this act become effective July 1, 2014. Section 2 of this act becomes effective July 1, 2015.

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