GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL DRS45288-NE-55B

Short Title	: D	river Improvement Clinics/Motorcycles.	(Public)
Sponsors:	Se	enators Alexander, Galey, and Jarvis (Primary Sponsors).	
Referred to):		
DEPAI VEND MAKE THE L The Gener "\$ 20-16.	RTME ORS T E OTH AWS al Asse SECT Autho The I preliminates	A BILL TO BE ENTITLED AUTHORIZE THE DIVISION OF MOTOR VEH ENT OF TRANSPORTATION TO CONTRACT WITH TO ESTABLISH AND CONDUCT DRIVER IMPROVEM ER TECHNICAL CHANGES, AND TO MAKE VARIOUS RELATING TO MOTORCYCLES. embly of North Carolina enacts: FION 1.(a) G.S. 20-16 reads as rewritten: ority of Division to suspend license. Division shall have authority to suspend the license of and anary hearing upon a showing by its records or other satisfactors.	H THIRD-PARTY ENT CLINICS, TO US CHANGES TO ny operator with or
the free fise	 (6)	Has made or permitted an unlawful or fraudulent use of s learner's permit, or has displayed or represented as his the license or learner's permit not issued to him;	
	 (8b)	Has violated on a military installation a regulation of prohibiting conduct substantially similar to conduct that of driving under G.S. 20-138.1 and, as a result of that violate licensee's privilege to drive on that installation revoked or administrative hearing authorized by the commanding installation and that commanding officer has generally jurisdiction;	constitutes impaired tion, has had his the r suspended after an ng officer of the
being revolution his or her led, the per (b) State, no description.	ked re icense erson v Pendi river's	Division revokes without a preliminary hearing and the persquests a hearing before the effective date of the revocation, unless it is revoked under some other provision of the law, withdraws his <u>or her</u> request, or he <u>or she</u> fails to appear at an appeal from a conviction of any violation of the motor license shall be suspended by the Division of Motor Vehic because of evidence of the commission of the offense for w	the licensee retains, until the hearing is a scheduled hearing. vehicle laws of this eles because of such

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required to be licensed under the provisions of this Article as an operator and shall enter therein

records of all convictions of such persons for any violation of the motor vehicle laws of this State

The Division shall maintain a record of convictions of every person licensed or

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and shall assign to the record of such the person, as of the date of commission of the offense, a number of points for every such conviction in accordance with the following schedule of convictions and points, except that points shall not be assessed for convictions resulting in suspensions or revocations under other provisions of laws: Further, any points heretofore charged for violation of the motor vehicle inspection laws shall not be considered by the Division of Motor Vehicles as a basis for suspension or revocation of driver's license:

In case of the conviction of a licensee of two or more traffic offenses committed on a single occasion, such the licensee shall be assessed points for one offense only and if the offenses involved have a different point value, such the licensee shall be assessed for the offense having the greater point value.

Upon the restoration of the license or driving privilege of such the person whose license or driving privilege has been suspended or revoked because of conviction for a traffic offense, any points that might previously have been accumulated in the driver's record shall be cancelled.

Whenever any licensee accumulates as many as seven points or accumulates as many as four points during a three-year period immediately following reinstatement of his license after a period of suspension or revocation, the Division may request the licensee to attend a conference regarding such the licensee's driving record. The Division may also afford any licensee who has accumulated as many as seven points or any licensee who has accumulated as many as four points within a three-year period immediately following reinstatement of his license after a period of suspension or revocation an opportunity to attend a driver improvement clinic operated by the Division or a third-party vendor contracting with the Division and, upon the successful completion of the course taken at the clinic, three points shall be deducted from the licensee's conviction record; provided, that only one deduction of points shall be made on behalf of any licensee within any five-year period.

When a license is suspended under the point system provided for herein, in this subsection, the first such suspension shall be for not more than 60 days; the second such suspension shall not exceed six months and any subsequent suspension shall not exceed one year.

Whenever the driver's license of any person is subject to suspension under this subsection and at the same time also subject to suspension or revocation under other provisions of laws, such suspensions or revocations shall run concurrently.

In the discretion of the Division, a period of probation not to exceed one year may be substituted for suspension or for any unexpired period of suspension under subsections subdivisions (a)(1) through (a)(10a) of this section. Any violation of probation during the probation period shall result in a suspension for the unexpired remainder of the suspension period. Any accumulation of three or more points under this subsection during a period of probation shall constitute a violation of the condition of probation.

Upon suspending the license of any person as authorized in this section, the Division shall immediately notify the licensee in writing and upon his request shall and, upon the licensee's request, afford him the licensee an opportunity for a hearing, not to exceed 60 days after receipt of the request, unless a preliminary hearing was held before his the licensee's license was suspended. Upon such-the hearing the duly authorized agents of the Division may administer oaths and may issue subpoenas for the attendance of witnesses and the production of relevant books and papers and may require a reexamination of the licensee. Upon such the hearing the Division shall either rescind its order of suspension, or good cause appearing therefor, may extend the suspension of such the license. Provided further upon such hearing, preliminary or otherwise, involving subsections subdivisions (a)(1) through (a)(10a) of this section, the Division may for good cause appearing in its discretion substitute a period of probation not to exceed one year for the suspension or for any unexpired period of suspension. Probation shall mean any written agreement between the suspended driver and a duly authorized representative of the Division and such the period of probation shall not exceed one year, and any violation of the

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probation agreement during the probation period shall result in a suspension for the unexpired remainder of the suspension period. The authorized agents of the Division shall have the same powers in connection with a preliminary hearing prior to suspension as this subsection provided in connection with hearings held after suspension. These agents shall also have the authority to take possession of a surrendered license on behalf of the Division if the suspension is upheld and the licensee requests that the suspension begin immediately.

- (e) The Division may conduct driver improvement clinics for the benefit of those who have been convicted of one or more violations of this Chapter. Each driver attending a driver improvement clinic conducted by the Division shall pay a fee of seventy dollars (\$70.00). The Division may alternatively utilize a third-party vendor to establish and conduct any driver improvement clinic authorized by this section. All driver improvement clinics shall include training on the dangers of a lack of motorcycle safety awareness.
- (e1) Notwithstanding any other provision of this Chapter, if the Division suspends the license of an operator pursuant to subdivisions (a)(9), (a)(10), or (a)(10a) of this section, upon the first suspension only, a district court judge may allow the licensee a limited driving privilege or license for a period not to exceed 12 months, provided he the driver has not been convicted of any other motor vehicle moving violation within the previous 12 months. The limited driving privilege shall be issued in the same manner and under the terms and conditions prescribed in G.S. 20-16.1(b)(1), (2), (3), (4), and (5).

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SECTION 1.(b) This section becomes effective October 1, 2023, and applies to driver improvement clinics conducted on or after that date.

SECTION 2.(a) G.S. 20-146.1 reads as rewritten:

"§ 20-146.1. Operation of motorcycles.

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- (c) Notwithstanding any other provision of law, a motorcycle may overtake and pass another vehicle that is stopped in the same direction of travel in the same lane, if all of the following apply:
 - (1) The motorcycle is being operated on a public road or highway divided into two or more adjacent traffic lanes in the same direction of travel.
 - (2) The motorcycle is being operated on a public road or highway with a speed limit of 55 miles per hour or less.
 - (3) The vehicle being overtaken in the same lane is stopped.
 - (4) The motorcycle is traveling at a speed of 15 miles per hour or less.
 - (5) The movement may be made safely."

SECTION 2.(b) This section becomes effective December 1, 2023.

SECTION 3. G.S. 20-157.1 reads as rewritten:

"§ 20-157.1. Funeral processions.

(a) As used in this section, a "funeral procession" means two or more vehicles vehicles, including motorcycles, accompanying the remains of a deceased person, or traveling to the church, chapel, or other location at which the funeral services are to be held, in which the lead vehicle is either a State or local law enforcement vehicle, other vehicle designated by a law enforcement officer or the funeral director, or the lead vehicle displays a flashing amber or purple light, sign, pennant, flag, or other insignia furnished by a funeral home indicating a funeral procession.

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SECTION 4.(a) Article 2 of Chapter 136 of the General Statutes is amended by adding a new section to read:

"§ 136-18.08. Restricting access of motorcyclists prohibited.

(a) Definitions. – The following definitions apply in this section:

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1	(1) Action. – Formulating transportation policy, adopting rules, allocating funds
2	and planning, designing, constructing, equipping, operating, and maintaining
3	transportation facilities.
4	(2) Motorcyclist. – A person operating or riding a motorcycle.
5	(b) Restricting Access Prohibited. – The Department of Transportation is prohibited from
6	taking any action that prohibits or imposes a requirement that applies only to a motorcyclist and
7	the principal purpose of the action is to restrict or inhibit the access of a motorcyclist to any
8	highway, bridge, tunnel, or other transportation facility.
9	(c) Parking. – The Department, and any other owner or operator of a transportation
10	facility funded in whole or in part by State or local funds, shall make reasonable accommodation
11	for motorcycle parking at transportation facilities. The term "reasonable accommodations
12	includes sectioning portions of an existing parking space where the size configuration of the
13	parking space does not meet building code requirements for full-size motor vehicles. Nothing in
14	this subsection shall be construed as requiring the structural or technological modification o
15	parking structures constructed or substantially completed on or before July 1, 2023.
16	(d) Construction. – Nothing in this section shall be construed as altering or superseding
17	any State or federal law that prohibits or imposes a requirement that applies only to
18	motorcyclist."
19	SECTION 4.(b) This section becomes effective July 1, 2023.

SECTION 4.(b) This section becomes effective July 1, 2023. **SECTION 5.** Except as otherwise provided, this act is effective when it becomes law.

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