## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

H.B. 853 Apr 16, 2019 HOUSE PRINCIPAL CLERK

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## **HOUSE BILL DRH30339-NDf-3**

Short Title:	Limited Driving Privilege for Certain Drivers.	(Public)
Sponsors:	Representatives Reives, Rogers, Clemmons, and Stevens (Primary Spo	nsors).
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT TO	ALLOW INDIVIDUALS WHOSE LICENSES ARE REVOKED DUE	ETO THE
	E TO PAY A FINE, PENALTY, OR COURT COSTS FOR MOTOR	_
	ES TO APPLY FOR LIMITED DRIVING PRIVILEGES.	
The General Assembly of North Carolina enacts:		
	ECTION 1. Article 2 of Chapter 20 of the General Statutes is amended	by adding
a new section	<del>_</del>	, .
"§ 20-24.3. Limited driving privilege for revocation for failure to pay a fine, penalty, or		
court costs for motor vehicle offenses.		
<u>(a)</u> De	efinition of Limited Driving Privilege. – A limited driving privilege is a	judgment
issued in the discretion of a court for good cause shown authorizing a person with a revoked		
drivers license to drive for essential purposes related to any of the following:		
<u>(1</u>	<del></del>	
<u>(2</u>	The maintenance of the person's household.	
<u>(3</u>	<u>The person's education.</u>	
<u>(4</u>		
<u>(5</u>	Community service ordered as a condition of the person's probation	<u>1.</u>
<u>(6</u>		
<u>(7</u>	<u>Religious worship.</u>	
	igibility. – A person whose license is revoked only pursuant to G.S. 20-	
failure to pay a fine, penalty, or court costs and who meets either of the following criteria:		
<u>(1</u>	· · · · · · · · · · · · · · · · · · ·	license or
	a license that had been expired for less than one year.	
<u>(2</u>		
	to pay a fine, penalty, or court costs in another jurisdiction if the per	•
	be eligible for a limited driving privilege under this section had the	failure to
	pay a fine, penalty, or court costs occurred in North Carolina.	
	pplication for and Scheduling of Subsequent Hearing The applica	
	ng privilege made at any the time applicant's license is revoked must be	
the clerk, and no hearing scheduled shall be held until a reasonable time after the clerk files a		
	oplication with the district attorney's office. The hearing must be schedul	
<u>(1</u>	- · · · · · · · · · · · · · · · · · · ·	
	the superior court district or set of districts as defined in G.S. 7A-41.	I in which
(2	the individual resides.	. •
<u>(2</u>		trict court
	district as defined in G.S. 7A-133 in which the individual resides.	



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jurisdiction.

- Overall Provisions on Use of Privilege. Every limited driving privilege must restrict (e) the applicant to essential driving related to the purposes listed in subsection (a) of this section, and any driving that is not related to those purposes is unlawful even though done at times and upon routes that may be authorized by the privilege. If the privilege is granted, driving related to emergency medical care is authorized at any time and without restriction as to routes, but all other driving must be for a purpose and done within the restrictions specified in the privilege.
  - Definition of "Standard Working Hours." Under this section, "standard working hours" are 6:00 A.M. to 8:00 P.M. on Monday through Friday.

this section authorizes a person to drive if the person's license is revoked solely under

G.S. 20-24.1 or as a result of a person's failure to pay a fine, penalty, or court costs in another

Limited Basis for and Effect of Privilege. – A limited driving privilege issued under

- Driving for Work-Related Purposes in Standard Working Hours. In a limited driving privilege, the court may authorize driving for work-related purposes during standard working hours without specifying the times and routes in which the driving must occur. If the applicant is not required to drive for essential work-related purposes except during standard working hours, the limited driving privilege must prohibit driving during nonstandard working hours unless the driving is for emergency medical care or is authorized by subsection (i) of this section. The limited driving privilege must state the name and address of the applicant's place of work or employer and may include other information and restrictions applicable to work-related driving in the discretion of the court.
- Driving for Work-Related Purposes in Nonstandard Hours. If the applicant is required to drive during nonstandard working hours for an essential work-related purpose, the applicant must present documentation of that fact before the judge may authorize the applicant to drive for this purpose during those hours. If the applicant is self-employed, the documentation must be attached to or made a part of the limited driving privilege. If the judge determines that it is necessary for the applicant to drive during nonstandard hours for a work-related purpose, the judge may authorize the applicant to drive subject to these restrictions:
  - If the applicant is required to drive to and from a specific place of work at (1) regular times, the limited driving privilege must specify the approximate times and routes in which the applicant will be driving to and from work, and restrict driving to those times and routes.
  - **(2)** If the applicant is required to drive to and from work at a specific place but is unable to specify the times at which that driving will occur, the limited driving privilege must specify the approximate routes in which the applicant will be driving to and from work, and restrict the driving to those approximate routes.
  - (3) If the applicant is required to drive to and from work at regular times but is unable to specify the places at which work is to be performed, the limited driving privilege must specify the approximate times and geographic boundaries in which the applicant will be driving, and restrict driving to those times and within those boundaries.
  - <u>(4)</u> If the applicant can specify neither the times nor places in which the applicant will be driving to and from work, or if the applicant is required to drive during these nonstandard working hours as a condition of employment, the limited driving privilege must specify the geographic boundaries in which the applicant will drive and restrict driving to that within those boundaries.

The limited driving privilege must state the name and address of the applicant's place of work or employer and may include other information and restrictions applicable to work-related driving, in the discretion of the court.

A limited driving privilege may not allow driving for maintenance of the household except during standard working hours, and the limited driving privilege may contain any

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additional restrictions on that driving, in the discretion of the court. If this driving will occur during nonstandard working hours, the limited driving privilege must specify the same restrictions required by subsection (h) of this section for work-related driving during those hours. Driving for educational purposes is subject to the same restrictions applicable to work-related driving under subsections (g) and (h) of this section. Driving to and from the applicant's place of religious worship is subject to the same restrictions applicable to work-related driving under subsections (g) and (h) of this section.

- Modification or Revocation of Privilege. A judge who issues a limited driving privilege is authorized to modify or revoke the limited driving privilege upon a showing that the circumstances have changed sufficiently to justify modification or revocation. If the judge who issued the privilege is not presiding in the court in which the privilege was issued, a presiding judge in that court may modify or revoke a privilege in accordance with this subsection. The judge must indicate in the order of modification or revocation the reasons for the order, or the judge must make specific findings indicating the reason for the order, and those findings must be entered in the record of the case.
- Effect of Violation of Restriction. A person holding a limited driving privilege who (k) violates any of its restrictions commits the offense of driving while license is revoked for impaired driving under G.S. 20-28(a) and is subject to punishment and license revocation as provided in that section. If a person holding a limited driving privilege is charged with driving while license revoked by violating a restriction contained in the limited driving privilege, and a judicial official determines that there is probable cause for the charge, the limited driving privilege is suspended pending the resolution of the case, and the judicial official must require the person to surrender the limited driving privilege. The judicial official must also notify the person that the person is not entitled to drive until the case is resolved.
- Copy of Limited Driving Privilege to Division; Action Taken if Privilege Invalid. (l)The clerk of court must send a copy of any limited driving privilege issued in the county to the Division. A limited driving privilege issued under this section that does not contain the restrictions required by this section is invalid. If the limited driving privilege is invalid on its face, the Division must immediately notify the court and the person holding the privilege that it considers the privilege void and that the Division records will not indicate that the person has a limited driving privilege.
- Any judge granting limited driving privileges under this section shall, prior to granting such privileges, be furnished proof and be satisfied that the person being granted such privileges is financially responsible. Proof of financial responsibility shall be in one of the following forms:
  - A written certificate or electronically transmitted facsimile thereof from any (1) insurance carrier duly authorized to do business in this State certifying that there is in effect a nonfleet private passenger motor vehicle liability policy for the benefit of the person required to furnish proof of financial responsibility. The certificate or facsimile shall state the effective date and expiration date of the nonfleet private passenger motor vehicle liability policy and shall state the date that the certificate or facsimile is issued. The certificate or facsimile shall remain effective proof of financial responsibility for a period of 30 consecutive days following the date the certificate or facsimile is issued but shall not in and of itself constitute a binder or policy of insurance.
  - (2) A binder for or policy of nonfleet private passenger motor vehicle liability insurance under which the applicant is insured, provided that the binder or policy states the effective date and expiration date of the nonfleet private passenger motor vehicle liability policy.

The preceding provisions of this subsection do not apply to applicants who do not own currently registered motor vehicles and who do not operate nonfleet private passenger motor

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vehicles that are owned by other persons and that are not insured under commercial motor vehicle
liability insurance policies. In such cases, the applicant shall sign a written certificate to that
effect. Such certificate shall be furnished by the Division. Any material misrepresentation made
by such person on such certificate shall be grounds for suspension of that person's license for a
period of 90 days.

For the purpose of this subsection, "nonfleet private passenger motor vehicle" has the

For the purpose of this subsection, "nonfleet private passenger motor vehicle" has the definition ascribed to it in Article 40 of Chapter 58 of the General Statutes.

The Commissioner may require that certificates required by this subsection be on a form approved by the Commissioner. Such granting of limited driving privileges shall be conditioned upon the maintenance of such financial responsibility during the period of the limited driving privilege. Nothing in this subsection precludes any person from showing proof of financial responsibility in any other manner authorized by Article 9A and Article 13 of this Chapter.

- (n) A limited driving privilege issued under this section shall not exceed 12 months, but shall be renewable for a similarly restricted term upon a showing of good-faith effort made by the person to rectify the matter that caused the revocation. Requests for renewal of limited driving privileges may be granted indefinitely pursuant to the term restrictions mentioned in this subsection. When possible, the request for renewal of a limited driving privilege shall be heard by the judge that issued the underlying limited driving privilege.
- (o) A judge granting a limited driving privilege under this section must also order that the fine, penalty, or court costs that led to the underlying revocation may be paid in installments for a term no shorter than the term of the limited driving privilege, but otherwise paid in amounts and at times set by the judge. If the judge orders minimum monthly payment amounts for the installment payments, the minimum amounts shall be set in a manner commensurate with the financial ability of the person being granted the limited driving privilege. Judicial orders under this subsection are without prejudice to any other legal remedies which any judgment creditor may have against the person being granted the limited driving privilege."

**SECTION 2.** This act becomes effective December 1, 2019, and applies to applications for limited driving privileges filed on or after that date.

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