GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2021**

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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30017-ML-33

Short Title:	Impaired Driving Law Revisions.	(Public)
Sponsors:	Representative Clampitt.	
Referred to:		

1		A BILL TO BE ENTITLED
2	AN ACT TO REVISE	THE DEFINITION OF THE TERM "OFFENSE INVOLVING
3	IMPAIRED DRIVIN	G" TO INCLUDE THE OFFENSE OF DRIVING WHILE LICENSE
4	REVOKED FOR IM	PAIRED DRIVING AND TO ADJUST HOW CERTAIN GROSSLY
5	AGGRAVATING I	FACTORS ARE DETERMINED DURING A SENTENCING
6	HEARING FOR IMP	
7	The General Assembly of	f North Carolina enacts:
8	•	G.S. 20-4.01(24a) reads as rewritten:
9		se Involving Impaired Driving. – Any of the following offenses:
10	a.	Impaired driving under G.S. 20-138.1.
11	b.	Any offense set forth under G.S. 20-141.4 when conviction is based
12		upon impaired driving or a substantially similar offense under
13		previous law.
14	с.	First or second degree murder under G.S. 14-17 or involuntary
15		manslaughter under G.S. 14-18 when conviction is based upon
16		impaired driving or a substantially similar offense under previous law.
17	d.	An offense committed in another jurisdiction which prohibits
18		substantially similar conduct prohibited by the offenses in this
19		subsection.
20	e.	A repealed or superseded offense substantially similar to impaired
21		driving, including offenses under former G.S. 20-138 or G.S. 20-139.
22	f.	Impaired driving in a commercial motor vehicle under G.S. 20-138.2,
23		except that convictions of impaired driving under G.S. 20-138.1 and
24		G.S. 20-138.2 arising out of the same transaction shall be considered
25		a single conviction of an offense involving impaired driving for any
26		purpose under this Chapter.
27	g.	Habitual impaired driving under G.S. 20-138.5.
28	<u>h.</u>	Driving while license revoked for impaired driving under
29		<u>G.S. 20-28(a1).</u>
30		conviction under former G.S. 20-140(c) is not an offense involving
31	1	ed driving."
32		G.S. 20-179(c) reads as rewritten:
33	Ŭ	Existence of Grossly Aggravating Factors. – At the sentencing hearing,
34 25	-	presented at trial and in the hearing, the judge, or the jury in superior
35		e whether there are any grossly aggravating factors in the case. Whether
36	a prior conviction exists	under subdivision (1) of this subsection, or whether a conviction exists



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1 2	under subdivision $(d)(5)$ of this section, shall be matters to be determined by the judge, and not the jury, in district or superior court. If the sentencing hearing is for a case remanded back to			
3	district court from superior court, the judge shall determine whether the defendant has been			
4	convicted of any offense that was not considered at the initial sentencing hearing and impose the			
5	appropriate sentence under this section. The judge must impose the Aggravated Level One			
6	punishment under subsection (f3) of this section if it is determined that three or more grossly			
7	aggravating factors apply. The judge must impose the Level One punishment under subsection			
8	(g) of this section if it is determined that the grossly aggravating factor in subdivision (4) of this			
9	subsection applies or two of the other grossly aggravating factors apply. If the judge does not			
10	find that the aggravating factor at subdivision (4) of this subsection applies, then the judge must			
11	impose the Level Two punishment under subsection (h) of this section if it is determined that			
12	only one of the other grossly aggravating factors applies. The grossly aggravating factors are:			
13	(1) A prior conviction for an offense involving impaired driving if:			
14	a. The conviction occurred within seven years before the date of the			
15	offense for which the defendant is being sentenced; or			
16	b. The conviction occurs after the date of the offense for which the			
17	defendant is presently being sentenced, but prior to or			
18	contemporaneously with the present sentencing; or			
19 20	c. The conviction occurred in district court; the case was appealed to			
20	superior court; the appeal has been withdrawn, or the case has been			
21 22	remanded back to district court; and a new sentencing hearing has not hear held surgement to $C = 20,28,7$			
22	been held pursuant to G.S. 20-38.7.			
23 24	Each prior conviction is a separate grossly aggravating factor.			
24 25	(2) Driving by the defendant at the time of the offense while the defendant's driver's license was revoked pursuant to $C = 20.28(a1)$. Each revocation			
23 26	driver's license was revoked pursuant to G.S. 20-28(a1). Each revocation pursuant to G.S. 20, 28(a1) in offect at the time of the offence for which the			
20 27	pursuant to G.S. 20-28(a1) in effect at the time of the offense for which the defendent is presently being conteneed is a separate group by aggregating factor			
27	 (3) defendant is presently being sentenced is a separate grossly aggravating factor. (3) Serious injury to another person caused by the defendant's impaired driving at 			
28 29				
29 30	the time of the offense. <u>Each person seriously injured by the defendant's</u> impaired driving at the time of the offense is a separate grossly aggravating			
31	factor.			
32	(4) Driving by the defendant while (i) a any of the following are in the vehicle at			
33	the time of the offense:			
33 34				
35	<u>a.</u> <u>A child under the age of 18 years, (11) a years.</u> <u>b.</u> <u>A person with the mental development of a child under the age of 18</u>			
36	years, or (iii) a years.			
37	<u>c.</u> <u>A person with a physical disability preventing unaided exit from the</u>			
38	vehicle was in the vehicle at the time of the offense.			
39	Each person meeting one or more of the descriptions set forth in			
40	sub-subdivisions a. through c. of this subdivision in the vehicle at the time of			
41	the offense is a separate grossly aggravating factor.			
42	In imposing an Aggravated Level One, a Level One, or a Level Two punishment, the judge			
43	may consider the aggravating and mitigating factors in subsections (d) and (e) of this section in			
44	determining the appropriate sentence. If there are no grossly aggravating factors in the case, the			
45	judge must weigh all aggravating and mitigating factors and impose punishment as required by			
46	subsection (f) of this section."			
47	SECTION 3. Prosecutions for offenses committed before the effective date of this			
48	act are not abated or affected by this act, and the statutes that would be applicable but for this act			
49	remain applicable to those prosecutions.			
50	SECTION 4. This act becomes effective December 1, 2021, and applies to offenses			
51	committed on or after that date.			

51 committed on or after that date.