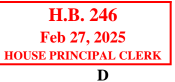
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



HOUSE BILL DRH40057-NE-5C

Liam's Law.	(Public)
Representative Torbett.	

Referred to:

Short Title:

Sponsors:

1	A BILL TO BE ENTITLED
2	AN ACT TO INCREASE THE PENALTIES FOR RECKLESS DRIVING OR STREET
3	RACING THAT CAUSES SERIOUS INJURY OR DEATH AND TO INCREASE THE
4	PENALTIES FOR HIT AND RUN OFFENSES THAT RESULT IN DEATH.
5	The General Assembly of North Carolina enacts:
6	
7	PART I. INCREASE THE PENALTIES FOR RECKLESS DRIVING OR STREET
8	RACING THAT CAUSES SERIOUS INJURY OR DEATH
9	SECTION 1. G.S. 20-140 reads as rewritten:
10	"§ 20-140. Reckless driving.
11	
12	(g) Any person who violates this section is guilty of a Class 1 misdemeanor if the reckless
13	driving causes serious injury.
14	(h) Any person who violates this section is guilty of a Class I felony if the reckless driving
15	causes serious bodily injury as defined in G.S. 14-32.4."
16	
17	PART II. INCREASE THE PENALTIES FOR HIT AND RUN OFFENSES THAT
18	RESULT IN DEATH
19	SECTION 2.(a) G.S. $20-17(a)(4)$ is repealed.
20	SECTION 2.(b) G.S. 20-141.3 reads as rewritten:
21	"§ 20-141.3. Unlawful racing on streets and highways.
22	
23	(c) It shall be unlawful for any person to authorize or knowingly permit a motor vehicle
24	owned by him or under his the person's control to be operated on a public street, highway, or
25	thoroughfare in prearranged speed competition with another motor vehicle, or to place or receive
26	any bet, wager, or other thing of value from the outcome of any prearranged speed competition
27	on any public street, highway, or thoroughfare. Any person violating the provisions of this
28	subsection shall be guilty of a Class 1 misdemeanor.
29	(c1) Any person who violates subsection (a), (b), or (c) of this section is guilty of a Class
30	<u>F felony if the speed competition causes serious injury.</u>
31	(c2) Any person who violates subsection (a), (b), or (c) of this section is guilty of a Class
32	B2 felony if the speed competition causes a death. (d) The Commissioner of Motor Vehicles shall revoke shall:
33	
34 35	(1) <u>Revoke</u> the driver's license or privilege to drive of every person convicted of violating the provisions of subsection (a) or subsection (c) of this section, said
35 36	revocation to be section for three years; provided any years. Any person whose
30	revocation to be section for three years, provided any years. Any person whose



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1			license has been revoked under this section ma	y apply for a new license after
2			18 months from revocation. Upon filing of such	application the Division may
3			issue a new license upon satisfactory proof that	t the former licensee has been
4			of good behavior for the past 18 months and th	at his conduct and attitude are
5			such as to entitle him to favorable considerat	ion and upon such terms and
6			conditions which the Division may see fit to	impose for the balance of the
7			three-year revocation period, which period shal	l be computed from the date of
8			the original revocation.	
9		<u>(2)</u>	Revoke the driver's license or privilege to drive	
10			violating subsection (c1) of this section for f	our years. Any person whose
11			license has been revoked under this subsection	n may apply for a new license
12			after three years from revocation.	
13		<u>(3)</u>	Revoke the driver's license or privilege to drive	e of every person convicted of
14			violating subsection (c2) of this section per	manently. Any person whose
15			license has been revoked under this subsection	n may apply for a new license
16			after seven years from revocation.	
17	<u>(d1)</u>	<u>Upon</u>	filing of an application for a new license purs	uant to subsection (d) of this
18	section, th	e Divis	ion may issue a new license upon satisfactory pro	oof that the former licensee has
19	been of go	od beh	avior during the revocation period and that the a	pplicant's conduct and attitude
20	entitle the	applica	ant to favorable consideration. The Division may	y impose terms and conditions
21	upon the r	new lic	ense for the balance of the revocation period. V	When the revocation period is
22	permanent	t, the re	strictions and conditions imposed by the Divisio	n may not exceed three years.
23				
24	(g)	The fo	ollowing provisions apply to this section:	
25		•••		
26		(3)	Upon conviction of the operator of said mo	
27			subsection (a) of this section or in violation of	
28			order a sale at public auction of said motor vehi	-
29			sale, after deducting the expenses of keeping th	
30			seizure, and the costs of the sale, shall pay	-
31			priorities, which are established, by interventio	
32			or in other proceeding brought for said purpose	
33			pay the balance of the proceeds to the prop-	•
34			receives fines and forfeitures to be used for the	•
35			liens against a motor vehicle sold under the pro	
36			transferred from the motor vehicle to the proceed	
37			hearing, or other proceeding in which the matt	
38			the vehicle can establish to the satisfaction of th	
39			was used in a prearranged speed competition w	
40			street or highway or in a street takeover withou	-
41			the owner, and that the owner had no reasonal	-
42			motor vehicle would be used for such purpose,	
43			of the vehicle but shall restore it to the owner, a	
44			<u>upon</u> request, be entitled to a trial by jury upon	such issues.
45		"		
46			TION 2.(c) G.S. 20-166 reads as rewritten:	
47	"§ 20-166	-	to stop in event of a crash; furnishing informa	÷
48		-	n, etc.; persons assisting exempt from civil lial	-
49	(a)		river of any vehicle who knows or reasonably sh	
50		(1)	That the vehicle which he or she is operating is	involved in a crash; and

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1	(2) That the crash has resulted in serious bodily injury, as defined in G.S. 14-32.4,			
2	or death to any person;			
3	shall immediately stop his or her the driver's vehicle at the scene of the crash. The driver shall			
4	remain with the vehicle at the scene of the crash until a law-enforcement officer completes the			
5	investigation of the crash or authorizes the driver to leave and the vehicle to be removed, unless			
6	remaining at the scene places the driver or others at significant risk of injury.			
7	Prior to the completion of the investigation of the crash by a law enforcement officer, or the			
8	consent of the officer to leave, the driver may not facilitate, allow, or agree to the removal of th			
9	vehicle from the scene for any purpose other than to call for a law enforcement officer, to cal			
10	for medical assistance or medical treatment as set forth in subsection (b) of this section, or to			
11	remove oneself or others from significant risk of injury. If the driver does leave for a reason			
12	permitted by this subsection, then the driver must return with the vehicle to the accident scene within a magnetic different affiner.			
13 14	within a reasonable period of time, unless otherwise instructed by a law enforcement officer. A willful violation of this subsection shall be purished as a Class E felony A willful violation of			
14 15	willful violation of this subsection shall be punished as a Class F felony. A willful violation of this subsection is punishable as follows:			
15 16	(1) Any person convicted of a violation of this subsection is guilty of a Class F			
17	<u>felony unless the crash results in the death of another person.</u>			
18	(2) Any person convicted of a violation of this subsection is guilty of a Class D			
19	felony if the crash results in the death of another person.			
20	(a1) The driver of any vehicle who knows or reasonably should know:			
21	(1) That the vehicle which he or she is operating is involved in a crash; and			
22	(2) That the crash has resulted in injury;			
23	shall immediately stop his or her the driver's vehicle at the scene of the crash. The driver shall			
24	remain with the vehicle at the scene of the crash until a law enforcement officer completes the			
25	investigation of the crash or authorizes the driver to leave and the vehicle to be removed, unless			
26	remaining at the scene places the driver or others at significant risk of injury.			
27	Prior to the completion of the investigation of the crash by a law enforcement officer, or the			
28	consent of the officer to leave, the driver may not facilitate, allow, or agree to the removal of the			
29	vehicle from the scene for any purpose other than to call for a law enforcement officer, to call			
30	for medical assistance or medical treatment as set forth in subsection (b) of this section, or to			
31	remove oneself or others from significant risk of injury. If the driver does leave for a reason			
32	permitted by this subsection, then the driver must return with the vehicle to the crash scene within			
33	a reasonable period of time, unless otherwise instructed by a law enforcement officer. A willful			
34 35	 violation of this subsection shall be punished as a Class H felony. (b) In addition to complying with the requirements of subsections (a) and (a1) of this 			
36	section, the driver as set forth in subsections (a) and (a1) Any driver required to stop at the scene			
37	of a crash pursuant to subsection (a) or (a1) of this section shall give his or her additionally			
38	provide the following information to the person struck and the driver or occupants of any vehicle			
39	collided with, unless those individuals are physically or mentally incapable of receiving			
40	information: (i) the driver's name, address, driver's license number and (ii) the license plate			
41	number of the vehicle to the person struck or the driver or occupants of any vehicle collided with,			
42	provided that the person or persons are physically and mentally capable of receiving such			
43	information, and shall driver's vehicle. The driver shall also render reasonable assistance to any			
44	person injured in such crash reasonable assistance, including the injured person. Reasonable			
45	assistance includes calling for medical assistance if it is apparent that such assistance is necessary			
46	or is requested by the injured person. A violation of this subsection is a Class 1 misdemeanor.			
47	(c) The driver of any vehicle, when the driver knows or reasonably should know that the			
48	vehicle which the driver is operating is involved in a crash which results:			
49	(1) Only in damage to property; or			
F ^	(1) In injury or doubt to any parson, but only it the operator of the yeahield did not			
50 51	(2) In injury or death to any person, but only if the operator of the vehicle did not know and did not have reason to know of the death or injury;			

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shall immediately stop the vehicle at the scene of the crash. If the crash is a reportable crash, the driver shall remain with the vehicle at the scene of the crash until a law enforcement officer completes the investigation of the crash or authorizes the driver to leave and the vehicle to be removed, unless remaining at the scene places the driver or others at significant risk of injury. Prior to the completion of the investigation of the crash by a law enforcement officer, or the consent of the officer to leave, the driver may not facilitate, allow, or agree to the removal of the

vehicle from the scene, for any purpose other than to call for a law enforcement officer, to call
for medical assistance or medical treatment, or to remove oneself or others from significant risk
of injury. If the driver does leave for a reason permitted by this subsection, then the driver must
return with the vehicle to the accident scene within a reasonable period of time, unless otherwise
instructed by a law enforcement officer. A willful violation of this subsection is a Class 1
misdemeanor.

In addition to complying with the requirement of subsection (c) of this section, the 13 (c1)driver as set forth in subsection (c) Any driver required to stop at the scene of a crash pursuant 14 to subsection (c) of this section shall give his or her-additionally provide the following 15 information to the driver or occupants of any other vehicle involved in the crash or to any person 16 whose property is damaged in the crash: (i) the driver's name, address, driver's license number 17 18 and (ii) the license plate number of his vehicle to the driver or occupants of any other vehicle involved in the crash or to any person whose property is damaged in the crash. the driver's 19 20 vehicle. If the damaged property is a parked and unattended vehicle and the name and location 21 of the owner is not known to or readily ascertainable by the driver of the responsible vehicle, the driver shall furnish the information required by this subsection to the nearest available peace 22 officer, or, in the alternative, and provided the driver thereafter within 48 hours fully complies 23 24 with G.S. 20-166.1(c), shall immediately place a paper-writing containing the information in a conspicuous place upon or in the damaged vehicle. If the damaged property is a guardrail, utility 25 pole, or other fixed object owned by the Department of Transportation, a public utility, or other 26 public service corporation to which report cannot readily be made at the scene, it shall be 27 sufficient if the responsible driver shall furnish the information required to the nearest peace 28 officer or make written report thereof containing the information by U.S. certified mail, return 29 30 receipt requested, to the North Carolina Division of Motor Vehicles within five days following the collision. A violation of this subsection is a Class 1 misdemeanor. 31

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(e) The Division of Motor Vehicles shall revoke shall:

Revoke the drivers license of a person convicted of violating subsection (a) of 34 (1)this section for a period of four years unless the crash results in the death of 35 another person. Any person whose license has been revoked under this 36 subdivision may apply for a new license after three years from revocation. 37 Revoke the drivers license of a person convicted of violating subsection (a) of 38 (2) this section permanently if the crash results in the death of another person. 39 Any person whose license has been revoked under this subdivision may apply 40 for a new license after seven years from revocation. 41 Revoke the drivers license of a person convicted of violating subsection (a) or (3) 42 (a1) or (b) of this section for a period of one year, unless the court makes a 43 finding that a longer period of revocation is appropriate under the 44 circumstances of the case. If the court makes this finding, the Division of 45 Motor Vehicles shall revoke that person's drivers license for two years. Upon 46 a first conviction only for a violation of subsection (a1) or (b) of this section, 47 a trial judge may allow limited driving privileges in the manner set forth in 48 G.S. 20-179.3(b)(2) during any period of time during which the drivers license 49 is revoked. Any person whose license has been revoked under this subdivision 50 may apply for a new license after a year from revocation. 51

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1	(e1) Upon filing of an application for a new license pursuant to subsection (e) of this
2	section, the Division may issue a new license upon satisfactory proof that the former licensee has
3	been of good behavior during the revocation period and that the applicant's conduct and attitude
4	entitle the applicant to favorable consideration. The Division may impose terms and conditions
5	upon the new license for the balance of the revocation period. When the revocation period is
6	permanent, the restrictions and conditions imposed by the Division may not exceed three years."
7	SECTION 2.(d) G.S. 20-179.3(b)(2) reads as rewritten:
8	"(2) Any person whose licensing privileges are forfeited pursuant to
9	G.S. 15A-1331.1-G.S. 15A-1331.1, 20-166(a1), or 20-166(b) is eligible for a
10	limited driving privilege if the court finds that at the time of the forfeiture, the
11	person held either a valid drivers license or a drivers license that had been
12	expired for less than one year and either of the following requirements is met:
13	" ••••
14	
15	PART III. EFFECTIVE DATE

15 PART III. EFFECTIVE DATE

SECTION 3. This act becomes effective December 1, 2025, and applies to offenses
 committed on or after that date.