GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

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SENATE BILL 636 Judiciary II Committee Substitute Adopted 5/13/13 House Committee Substitute Favorable 6/26/13

Short Title: Wildlife Resources Comm. Penalty Changes. (Public) Sponsors: Referred to: April 4, 2013 A BILL TO BE ENTITLED AN ACT TO AMEND THE BOATING SAFETY ACT BY INCREASING THE FINES AND OTHERWISE AMENDING THE PENALTY AND OTHER PROVISIONS OF THAT

3 ACT AND BY AMENDING THE PENALTY PROVISIONS FOR SPECIFIC 4 5 VIOLATIONS OF THE WILDLIFE LAWS.

6 The General Assembly of North Carolina enacts: 7

SECTION 1. G.S. 75A-3 reads as rewritten:

Wildlife Resources Commission to administer 75A-3. Chapter: Vessel "§ **Committee;**Boating Safety Committee; funds for administration.

The Commission shall enforce and administer the provisions of this Chapter. (a)

The chair of the Commission shall designate from among the members of the 11 (b) Commission three members who shall serve as the Vessel Committee Boating Safety 12 Committee of the Commission, and who shall, in their activities with the Commission, place 13 special emphasis on the administration and enforcement of this Chapter. 14

15 The Boating Account is established within the Wildlife Resources Fund created (c) 16 under G.S. 143-250. Interest and other investment income earned by the Account accrues to the Account. All moneys collected pursuant to the numbering and titling provisions of this Chapter 17 shall be credited to this Account. Motor fuel excise tax revenue is credited to the Account 18 19 under G.S. 105-449.126. The Commission shall use revenue in the Account, subject to the 20 Executive Budget Act and the Personnel Act, for the administration and enforcement of this Chapter; for activities relating to boating and water safety including education and waterway 21 22 marking and improvement; and for boating access area acquisition, development, and maintenance. The Commission shall use at least three dollars (\$3.00) of each one-year 23 24 certificate of number fee and at least nine dollars (\$9.00) of each three-year certificate of number fee collected under the numbering provisions of G.S. 75A-5 for boating access area 25 acquisition, development, and maintenance." 26

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SECTION 2. G.S. 75A-6.1(c) reads as rewritten:

28 Violation of the navigation rules specified in subsection (a) of this sectionany rule ''(c)governing navigational lighting adopted by the Commission shall constitute a Class 3 29 misdemeanor and is punishable only by a fine not to exceed one hundred dollars 30 31 (\$100.00).misdemeanor."

SECTION 3. G.S. 75A-10 reads as rewritten:

33 "§ 75A-10. Operating vessel or manipulating water skis, etc., in reckless manner; operating, etc., while intoxicated, etc.; depositing or discharging litter, etc. 34



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1	(a) No person shall operate any motorboat or vessel, or manipulate at	ny water skis,
2	surfboard, or similar device on the waters of this State in a reckless or negligent	t manner so as
3	to endanger the life, limb, or property of any person.	
4	(b) No person shall manipulate any water skis, surfboard, nonmotorize	
5	similar device on the waters of this State while under the influence of an impairin	-
6	(b1) No person shall operate any vessel while underway on the waters of the	is State:
7	(1) While under the influence of an impairing substance, or	
8	(2) After having consumed sufficient alcohol that the person has,	•
9	time after the boating, an alcohol concentration of 0.08 or more	
10	(b2) The fact that a person charged with violating this subsection is or ha	
11	entitled to use alcohol or a drug is not a defense to a charge under subsections (
12	this section. The relevant definitions contained in G.S. 20-4.01 shall apply to such that (h_{2}) and (h_{2})	ubsections (b),
13	(b1), and (b2) of this section. (b2) A percent who violates a provision of subsection (a) (b) or (b1) sub-	anotiona (a) an
14	(b3) A person who violates a provision of subsection (a), (b), or (b1) <u>sub</u>	sections (a) or
15 16	(b) of this section is guilty of a Class 2 misdemeanor. (b4) A percent who wields subsection (b1) of this section is guilty.	of a Class 2
16 17	(b4) <u>A person who violates subsection (b1) of this section is guilty</u> misdemeanor, punishable by a fine of not less than two hundred fifty dollars (\$25	
17	(c) No person shall place, throw, deposit, or discharge or cause to be p	
19	deposited, or discharged on the waters of this State or into the inland lake water	
20	any litter, raw sewage, bottles, cans, papers, or other liquid or solid materials where	,
20	waters unsightly, noxious, or otherwise unwholesome so as to be detrimental	
22	health or welfare or to the enjoyment and safety of the water for recreational purp	-
23	(d) No person shall place, throw, deposit, or discharge or cause to be p	
24	deposited, or discharged on the waters of this State or into the inland lake water	
25	any medical waste as defined by G.S. 130A-290 which renders the waters unsig	
26	or otherwise unwholesome so as to be detrimental to the public health or we	
27	enjoyment and safety of the water for recreational purposes.	
28	(e) A person who willfully violates subsection (d) of this section is guilt	y of a Class 1
29	misdemeanor. A person who willfully violates subsection (d) of this section an	nd in so doing
30	releases medical waste that creates a substantial risk of physical injury to any per	son who is not
31	a participant in the offense is guilty of a Class F felony which may include a fine	e not to exceed
32	fifty thousand dollars (\$50,000) per day of violation."	
33	SECTION 4. G.S. 75A-13.1(d) reads as rewritten:	
34	"(d) A person who violates a provision of this section is guilty of a Class 3	
35	and shall only be subject to a fine not to exceed twenty-five dollars (\$25.00).resp	oonsible for an
36	infraction as provided in G.S. 14-3.1."	
37	SECTION 5. G.S. 75A-13.3(b1) reads as rewritten:	
38	"(b1) A person who is the lawful owner of a personal watercraft or a	
39	control of a personal watercraft who knowingly allows a person under 16 yea	•
40	operates to operate a personal watercraft in violation of the provisions of subsect	tion (b) of this
41	section is guilty of responsible for an infraction as provided in G.S. 14-3.1."	
42	SECTION 6. G.S. 75A-13.3(c3) reads as rewritten:	
43 44	"(c3) A vessel livery shall provide the operator of a leased personal waterc	
44 45	safety instruction prior to allowing the operation of the leased personal watercraft instruction" shall include direction on how to safely operate the personal wa	
45 46	review of the safety provisions of this section. A vessel livery that fails to provide	
40 47	instruction is guilty of a Class 3 misdemeanor.responsible for an infraction a	•
48	G.S. 14-3.1."	<u>o provided in</u>
49	SECTION 7. G.S. 75A-16.2 reads as rewritten:	
50	"§ 75A-16.2. Boating safety education required.	
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1	(a) No pe	erson shall operate a vessel with a motor of 10 horsepow	ver or greater on the	
2	· · · ·	this State unless the operator has met the requirement	-	
3	education.		с ,	
4	(b) A per	son shall be considered in compliance with the requireme	nts of boating safety	
5	· · · •	erson does one of the following:		
6	(1)	Completes and passes the boating safety course institu	tted by the Wildlife	
7		Resources Commission under G.S. 75A-16.1 or ano	•	
8		course that is approved by the National Association of		
9		Administrators (NASBLA) and accepted by the	0	
10		Commission;		
11	(2)	Passes a proctored equivalency examination that tests		
12		information included in the curriculum of an approved co		
13 14	(3)	Possesses a valid or expired license to operate a vesse personnel by the United States Coast Guard;	l issued to maritime	
15	(4)	Possesses a State-approved nonrenewable temporary op	erator's certificate to	
16		operate a vessel for 90 days that was issued with the c	ertificate of number	
17		for the vessel, if the boat was new or was sold with a tran	nsfer of ownership;	
18	(5)	Possesses a rental or lease agreement from a vessel renta	l or leasing business	
19		that lists the person as the authorized operator of the vess	sel;	
20	(6)	Properly displays Commission-issued dealer registration	numbers during the	
21		demonstration of the vessel;		
22	(7)	Operates the vessel under onboard direct supervision of	f a person who is at	
23		least 18 years of age and who meets the requirements of	this section;	
24	(8)	Demonstrates that he or she is not a resident, is tempora	rily using the waters	
25		of this State for a period not to exceed 90 days, and n	neets any applicable	
26		boating safety education requirements of the state or nati	on of residency;	
27	(9)	Has assumed operation of the vessel due to the		
28		impairment of the initial operator, and is returning the	e vessel to shore in	
29		order to provide assistance or care for the operator;		
30	(10)	Is registered as a commercial fisherman or a persor		
31		onboard direct supervision of a commercial fisherman	while operating the	
32		commercial fisherman's boat; or		
33 34	(11)	Provides proof that he or she is at least 26 years of a January 1, 1988.	age.<u>was</u> born before	
35	Any person y	who operates a vessel with a motor of 10 horsepower or g	reater on the waters	
36		ill, upon the request of a law enforcement officer, pres		
37		or proof that the person has complied with the provisions		
38		person who violates a provision of this section or a rule		
39	•	ilty of responsible for an infraction, as provided in G.S. 14		
40		s for each violation but shall not assess a penalty.G.S. 14		
41		ars (\$50.00). A person may not be convicted of responsil		
42		ried for the offense, if the person produces in court at the		
43		rd or proof that the person has completed and passed a boa		
44	compliance with subdivision (b)(1) of this section.			
45	-			
46		safety education, and this law preempts all existing ordinances or rules.		
47	•	perator of a personal watercraft on the public waters of	f this State remains	
48	subject to any more specific provision of law found in G.S. 75A-13.3."			
49	• •	TION 8. G.S. 75A-18 reads as rewritten:		
50	"§ 75A-18. Pena	llties.		

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1	(a) Except as otherwise provided, a person who violates a provision	on of this Article or
2	who violates a rule adopted under authority of this Chapter is guilty of a C	lass 3 misdemeanor
3	and shall only be subject to a fine not to exceed two hundred and fifty d	ollars (\$250.00) for
4	each violation. This limitation shall not apply in a case where a more	e severe penalty is
5	prescribed in this Chapter.	
6	(b) through (e) Repealed by Session Laws 2006-185, s. 1.	
7	(f) Except as otherwise provided in this Chapter, a person who vio	lates a rule adopted
8	by the Commission under the authority of this Chapter is guilty of an infrac	ction, as provided in
9	G.S. 14-3.1, and shall pay a fine of fifty dollars (\$50.00). A person convic	ted of an infraction
10	under this Chapter shall not be assessed court costs."	
11	SECTION 9. G.S. 113-294 reads as rewritten:	
12	"§ 113-294. Specific violations.	
13	(a) Any person who unlawfully sells, possesses for sale, or buys any	wildlife is guilty of
14	a Class 2 misdemeanor, punishable by a fine of not less than two hu	undred fifty dollars
15	(\$250.00), unless a greater penalty is prescribed for the offense in question.	
16	(b) Any person who unlawfully sells, possesses for sale, or buys any	•
17	is guilty of a Class 2 misdemeanor, punishable by a fine of not less than	
18	dollars (\$250.00) five hundred dollars (\$500.00) in addition to such	other punishment
19	prescribed for the offense in question.	
20	(c) Any person who unlawfully takes, possesses, or transports any v	
21	of a Class 2 misdemeanor, punishable by a fine of not less than two h	-
22	(\$250.00) in addition to such other punishment prescribed for the offense in	1
23	(c1) Any person who unlawfully takes, possesses, transports, sells, p	
24	buys any bear or bear part is guilty of a Class 1 misdemeanor, punishable	
25	than two thousand dollars (\$2,000) in addition to such other punishment	-
26	offense in question. Each of the acts specified shall constitute a separate offe	
27	(c2) Any person who unlawfully takes, possesses, transports, sells, p	
28	buys any cougar (Felis concolor) is guilty of a Class 1 misdemeanor, unless	a greater penalty is
29	prescribed for the offense in question.	
30	(c3) Any person who unlawfully takes, possesses, or transports an	
31	Class 1 misdemeanor, punishable by a fine of not less than two thousand the second sec	
32	(\$2,500) in addition to such other punishment prescribed for the offense in c	-
33	(d) Any person who unlawfully takes, possesses, or transports any	•••
34	Class 3 misdemeanor, punishable by a fine of not less than one hundred de	· · · · · ·
35	hundred fifty dollars (\$250.00) in addition to such other punishment prescr	ibed for the offense
36	in question.	1 C 1 1 1
37	(d1) Any person who unlawfully takes, possesses, or transports any	
38	has been posted in accordance with the provisions of G.S. 14-159.7 withou	•
39 40	of the landowner, lessee, or the agent of the landowner or lessee is g	
40	misdemeanor, punishable by a fine of not less than five hundred dollars (\$50	
41	(e) Any person who unlawfully takes deer between a half hour aft	
42	hour before sunrise with the aid of an artificial light is guilty of a Cla	
43 44	punishable by a fine of not less than two hundred fifty dollars ($$250.00$) ($$500.00$) in addition to such other punishment prescribed for the offense in	
44 45	(\$500.00) in addition to such other punishment prescribed for the offense in	1
45 46	(f) Any person who unlawfully takes, possesses, transports, sells, or violates any rule of the Wildlife Personance Commission adopted to prote	• •
46 47	or violates any rule of the Wildlife Resources Commission adopted to prote	
47 48	of a Class 3 misdemeanor, unless a greater penalty is prescribed for the offer (α) Any person who unlawfully takes wild animals or hirds from (α)	
	(g) Any person who unlawfully takes wild animals or birds from a vascal aquipped with a motor or with motor attached is guilty of a Class 2 m	
49 50	vessel equipped with a motor or with motor attached is guilty of a Class 2 m	insuemeanor, unless
50	a greater penalty is prescribed for the offense in question.	

Any person who willfully makes any false or misleading statement in order to 1 (h) 2 secure for himself or another any license, permit, privilege, exemption, or other benefit under 3 this Subchapter to which he or the person in question is not entitled is guilty of a Class 1 4 misdemeanor. 5 Any person who violates any provision of G.S. 113-291.6, regulating trapping, is (i) 6 guilty of a Class 2 misdemeanor, unless a greater penalty is prescribed for the offense in 7 question. 8 Any person who unlawfully sells, possesses for sale, or buys a fox, or who takes any (i) 9 fox by unlawful trapping or with the aid of any electronic calling device is guilty of a Class 2 10 misdemeanor, unless a greater penalty is prescribed for the offense in question. 11 Repealed by Session Laws 1995, c. 209, s. 1. (k) 12 (1) Any person who unlawfully takes, possesses, transports, sells or buys any bald eagle 13 or golden eagle, alive or dead, or any part, nest or egg of a bald eagle or golden eagle is guilty 14 of a Class 1 misdemeanor, unless a greater penalty is prescribed for the offense in question. 15 (m) Any person who unlawfully takes any migratory game bird with a rifle; or who 16 unlawfully takes any migratory game bird with the aid of live decoys or any salt, grain, fruit, or 17 other bait; or who unlawfully takes any migratory game bird during the closed season or during 18 prohibited shooting hours; or who unlawfully exceeds the bag limits or possession limits 19 applicable to any migratory game bird; or who violates any of the migratory game bird permit 20 or tagging rules of the Wildlife Resources Commission is guilty of a Class 2 misdemeanor, 21 punishable by a fine of not less than one hundred dollars (\$100.00) two hundred fifty dollars 22 (\$250.00) in addition to any other punishment prescribed for the offense in question. 23 Any person who violates any rule of the Commission that restricts access by vehicle (n) 24 on game lands to a person who holds a special vehicular access identification card and permit 25 issued by the Commission to persons who have a handicap that limits physical mobility shall be 26 guilty of a Class 2 misdemeanor and shall be fined not less than one hundred dollars (\$100.00) 27 in addition to any other punishment prescribed for the offense. 28 Any person who willfully transports or attempts to transport live coyotes (Cania (0)29 latrans) into this State for any purpose, or who breeds coyotes for any purpose in this State, is 30 guilty of a Class 1 misdemeanor, and upon conviction the Wildlife Resources Commission 31 shall suspend any controlled hunting preserve operator license issued to that person for two 32 years. 33 Any person who willfully imports or possesses black-tailed or mule deer (p) 34 (Odocoileus hemionus and all subspecies) in this State for any purpose is guilty of a Class 1 35 misdemeanor. 36 Any person who violates any provision of G.S. 113-291.1A is guilty of a Class 1 (q) 37 misdemeanor. 38 It is unlawful to place processed food products as bait in any area of the State where (r) 39 the Wildlife Resources Commission has set an open season for taking black bears. For purposes 40 of this subsection, the term "processed food products" means any food substance or flavoring 41 that has been modified from its raw components by the addition of ingredients or by treatment 42 to modify its chemical composition or form or to enhance its aroma or taste. The term includes 43 substances modified by sugar, honey, syrups, oils, salts, spices, peanut butter, grease, meat, 44 bones, or blood, as well as extracts of such substances. The term also includes sugary products 45 such as candies, pastries, gums, and sugar blocks, as well as extracts of such products. Nothing 46 in this subsection prohibits the lawful disposal of solid waste or the legitimate feeding of 47 domestic animals, livestock, or birds. The prohibition against taking bears with the use and aid 48 of bait shall not apply to the release of dogs in the vicinity of any food source that is not a 49 processed food product as defined herein. Violation of this subsection constitutes a Class 2 50 misdemeanor. Class 2 misdemeanor, punishable by a fine of not less than two hundred fifty 51 dollars (\$250.00).

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1 (s) Any person who violates the provisions of G.S. 113-291.12 by unlawfully removing 2 feral swine from a trap while the swine is still alive or by transporting such swine after that 3 removal is guilty of a <u>Class 2 misdemeanor.Class 2 misdemeanor, punishable by a fine of not</u> 4 <u>less than two hundred fifty dollars (\$250.00).</u> The acts of removal from a trap and of 5 transporting the swine after removal shall constitute separate offenses."

6 **SECTION 10.** This act becomes effective December 1, 2013, and applies to offenses committed on or after that date.