GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

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HOUSE BILL 192 Committee Substitute Favorable 4/15/15 Committee Substitute #2 Favorable 6/4/15

	Short Title: C	ompliance Court Costs.	(Public)
Sponsors:			
	Referred to:		
		March 11, 2015	
1		A BILL TO BE ENTITLED	
2	AN ACT TO ESTABLISH COMPLIANCE COURT COSTS AND TO DIRECT THI		
3	ADMINISTRATIVE OFFICE OF THE COURTS TO ESTABLISH A SYSTEM FOR		
4	THE ELECTRONIC PAYMENT OF COMPLIANCE COURT COSTS.		
5	The General Assembly of North Carolina enacts:		
6	SECTION 1. Chapter 7A of the General Statutes is amended by adding a new		
7	section to read:		
8 9	" <u>§ 7A-304.1. Compliance; court costs.</u>		
9 10	(a) <u>A person charged for any of the offenses set forth in subsection (b) of this section</u> may, in lieu of the payment of fines, court costs under G.S. 7A-304, or the making of court		
10	appearances, elect to provide proof of compliance to the district attorney prior to or on the		
12	scheduled court appearance date, and the district attorney may agree to voluntarily dismiss the		
12	case in exchange for the person's signed waiver of appearance and payment of court costs in the		
14	sum of fifty dollars (\$50.00) per citation. The compliance court costs assessed under this		
15	section shall be remitted to the State Treasurer for support of the General Court of Justice.		
16	(b) Voluntary dismissals in exchange for compliance and the payment of court costs as		
17	authorized by this section may be obtained only for the offenses listed in this subsection, and		
18	only one fifty-dollar (\$50.00) court cost amount may be collected per citation regardless of the		
19	number of offenses listed on the citation. For purposes of this section, "compliance" means		
20	proof satisfactory to the district attorney that the person has corrected the violation or otherwise		
21	achieved compliance with the applicable statute. The offenses for which compliance is		
22	available under this section are the following:		
23	<u>(1)</u>	No operator's license, in violation of G.S. 20-7	
24	<u>(2)</u>	Registration violations under G.S. 20-111(1) th	
25	<u>(3)</u>	Failure to notify the Division of Motor Vehi	cles of change of address for
26		drivers license, in violation of G.S. 20-7.1.	
27	(4)	Expired license, in violation of G.S. 20-7.	
28	<u>(5)</u>	Unsafe tires, in violation of G.S. 20-122.1.	
29	$\frac{(6)}{(7)}$	Inspection violations under G.S. 20-183.2.	1
30	$\frac{(7)}{(8)}$	No registration card, in violation of G.S. 20-11	
31	<u>(8)</u>	Violation of G.S. 20-28(a) for failure to complete driving privilege issued purposed to C.S. 20	
32 33		driving privilege issued pursuant to G.S. 20-	• •
33 34		issued the limited driving privilege was eligibl to G.S. 20-179.3(b)(2).	e for mose privileges pursualit
34 35	(9)	Failure to obtain commercial drivers license, ir	violation of $G = 20-37$
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	(10) Allowing unlicensed person to drive, in violation of G.S. 20-32.		
	(11) Failure to notify the Division of Motor Vehicles of change of address for		
	certificate of title or registration, in violation of G.S. 20-67.		
	(12) Rearview mirror violations under G.S. 20-117.1(a).		
	(13) Safety equipment violations under G.S. 20-123.2, 20-124, 20-125, 20-125.1,		
	20-126, 20-127, 20-128, 20-128.1, 20-129, and 20-129.1.		
	(14) Motorcycle and moped helmet violations under G.S. 20-140.4(2).		
	(c) The district attorney shall provide written notice to any person electing for		
	compliance and the payment of court costs under this section that compliance in response to		
	certain offenses, if presented to a court, constitutes a statutory defense to the charge and		
	therefore might result in the dismissal of the charge without the payment of any court costs.		
	These defenses include those contained in G.S. 20-35(c), 20-122.1(b), 20-127(e), and		
	$\frac{20-133(b)}{10}$		
	SECTION 2. G.S. 7A-304(a) reads as rewritten:		
	"(a) In every criminal case in the superior or district court, wherein the defendant is		
	convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the		
	prosecuting witness, the following costs shall be assessed and collected. No-Except as provided in G.S. 7A-304.1, no costs may be assessed when a case is dismissed. Only upon entry of a		
written order, supported by findings of fact and conclusions of law, determining that there is			
just cause, the court may (i) waive costs assessed under this section or (ii) waive or reduce costs			
	assessed under subdivision (7), (8), (8a), (11), (12), or (13) of this section.		
	"		
	SECTION 3. Effective July 1, 2016, G.S. 7A-304.1(a), as enacted by Section 1 of		
this act, reads as rewritten:			
"(a) A person charged for any of the offenses set forth in subsection (b) of this section			
may, in lieu of the payment of fines, court costs under G.S. 7A-304, or the making of court			
appearances, elect to provide proof of compliance to the district attorney prior to or on the			
scheduled court appearance date, and the district attorney may agree to voluntarily dismiss the			
	case in exchange for the person's signed waiver of appearance and payment of court costs in the		
	sum of fifty dollars (\$50.00).(i) fifty dollars (\$50.00) if paid in person to the clerk of court or		
	(ii) ten dollars (\$10.00) if paid through the system for electronic payment established by the		
	Administrative Office of the Courts. The compliance court costs assessed under this section		
	shall be remitted to the State Treasurer for support of the General Court of Justice."		
	SECTION 4. The Administrative Office of the Courts, in consultation with the		
	Conference of District Attorneys and the Conference of Clerks of Superior Court, shall (i)		
	develop a procedure for the acceptance of compliance court costs and establish uniform		
	guidelines as to what constitutes compliance in each type of case; (ii) study the structure of the		
	compliance court costs established in this act and make any recommendations for changes to		
	that structure; and (iii) establish a system for the acceptance of electronic payment of		
	compliance court costs and updating of the record, which shall be ready to accept electronic		
	payments in all counties no later than July 1, 2016. The Administrative Office of the Courts		
	shall report on the development of the electronic payment system to the chairs of the Senate		
	Appropriations Committee on Justice and Public Safety, the chairs of the House Appropriations		
	Committee on Justice and Public Safety, and the chairs of the Joint Legislative Oversight		
	Committee on Justice and Public Safety by May 1, 2016.		
	SECTION 5. Section 3 of this act becomes effective July 1, 2016, and applies to diamised a granted on and after that data. The remainder of this act becomes effective October		
	dismissals granted on and after that date. The remainder of this act becomes effective October		

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