GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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H.B. 211 Feb 27, 2023 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30110-ML-61

Short Title:	DWI Sentencing/Mitigating Factors.	(Public)	
Sponsors:	Representative Clampitt.		
Referred to:			
A BILL TO BE ENTITLED			
AN ACT T	O AMEND THE MITIGATING FACTORS CONSIDERED IN IM	IPAIRED	

1		A BILL TO BE ENTITLED
2	AN ACT TO A	AMEND THE MITIGATING FACTORS CONSIDERED IN IMPAIRED
3	DRIVING S	ENTENCING TO PROVIDE THAT IMPAIRED DRIVING RESULTING
4	FROM CON	SUMPTION OF ALCOHOL IS JUST AS DANGEROUS AS IMPAIRED
5	DRIVING RI	ESULTING FROM OTHER IMPAIRED SUBSTANCES.
6	The General Asso	embly of North Carolina enacts:
7	SECT	TION 1. G.S. 20-179(e) reads as rewritten:
8	"(e) Mitiga	ating Factors to Be Weighed. – The judge shall also determine before sentencing
9	under subsection	(f) of this section whether any of the mitigating factors listed below apply to
10		he judge shall weigh the degree of mitigation of each factor in light of the
11		stances of the case. The factors are:
12	(1)	Slight impairment of the defendant's faculties resulting solely from alcohol,
13		and an alcohol concentration that did not exceed 0.09 at any relevant time after
14		the driving.
15	(2)	Slight impairment of the defendant's faculties, resulting solely from alcohol,
16		with no chemical analysis having been available to the defendant.
17	(3)	Driving at the time of the offense that was safe and lawful except for the
18		impairment of the defendant's faculties.
19	(4)	A safe driving record, with the defendant's having no conviction for any motor
20		vehicle offense for which at least four points are assigned under G.S. 20-16 or
21		for which the person's license is subject to revocation within five years of the
22		date of the offense for which the defendant is being sentenced.
23	(5)	Impairment of the defendant's faculties caused primarily by a lawfully
24		prescribed drug for an existing medical condition, and the amount of the drug
25		taken was within the prescribed dosage.
26	(6)	The defendant's voluntary submission to a mental health facility for
27		assessment after being charged with the impaired driving offense for which
28		the defendant is being sentenced, and, if recommended by the facility,
29		voluntary participation in the recommended treatment.
30	(6a)	Completion of a substance abuse assessment, compliance with its
31		recommendations, and simultaneously maintaining 60 days of continuous
32		abstinence from alcohol consumption, as proven by a continuous alcohol
33		monitoring system. The continuous alcohol monitoring system shall be of a
34		type approved by the Division of Community Supervision and Reentry of the
35		Department of Adult Correction.
36	(7)	Any other factor that mitigates the seriousness of the offense.



- 1 Except for the factors in subdivisions (4), (6), (6a), and (7) of this subsection, the conduct
- 2 constituting the mitigating factor shall occur during the same transaction or occurrence as the
- 3 impaired driving offense."
- 4 **SECTION 2.** This act becomes effective December 1, 2023, and applies to offenses 5 committed on or after that date.