SESSION 1989

SENATE BILL 699* Judiciary I Committee Substitute Adopted 5/5/89 Third Edition Engrossed 6/21/89 Fourth Edition Engrossed 6/30/89

Short Title: Controlled Substance Tax.

Sponsors:

Referred to:

March 30, 1989

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPOSE AN EXCISE TAX ON CONTROLLED SUBSTANCES.
3	The General Assembly of North Carolina enacts:
4	Section 1. Chapter 105 of the General Statutes is amended by adding a new
5	Article to read:
6	" <u>ARTICLE 2D.</u>
7	<u>''SCHEDULE B-D. CONTROLLED SUBSTANCE TAX.</u>
8	" <u>§ 105-113.90. Purpose.</u>
9	The purpose of this Article is to levy an excise tax on persons who possess
10	controlled substances and counterfeit controlled substances in violation of North
11	Carolina law and to provide that a person who possesses such substances in violation of
12	this Article is guilty of a felony. Nothing in this Article may in any manner provide
13	immunity from criminal prosecution for a person who possesses an illegal substance.
14	" <u>§ 105-113.91. Definitions.</u>
15	The following definitions apply in this Article:
16	(1) Controlled Substance. Defined in G.S. 90-87.
17	(2) <u>Counterfeit Controlled Substance</u> . Defined in G.S. 90-87.
18	(3) Dealer. A person who in violation of G.S. 90-95 possesses, delivers,
19	sells, or manufactures more than 42.5 grams of marijuana, or seven or
20	more grams of any other controlled substance or counterfeit controlled
21	substance that is sold by weight, or 10 or more dosage units of any

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1		other controlled substance or counterfeit controlled substance that is
2		not sold by weight.
3	<u>(4)</u>	Deliver. Defined in G.S. 90-87.
4	<u>(5)</u>	Manufacture. Defined in G.S. 90-87.
5	<u>(6)</u>	Marijuana. Defined in G.S. 90-87.
6	<u>(7)</u>	Person. An individual or an entity that identifies itself as an entity and
7		exists for a purpose, including a corporation, firm, partnership,
8		institution, or other unit.
9	<u>(8)</u>	Secretary. The Secretary of the Department of Revenue.
10	" <u>§ 105-113.92.</u>	Excise tax on controlled substances.
11	An excise	tax is levied on controlled substances and counterfeit controlled
12	substances poss	essed by dealers at the following rates:
13	<u>(1)</u>	At the rate of three dollars and fifty cents (\$3.50) for each gram, or
14		fraction thereof, of marijuana or counterfeit marijuana.
15	<u>(2)</u>	At the rate of two hundred dollars (\$200.00) for each gram, or fraction
16		thereof, of any other controlled substance or counterfeit controlled
17		substance that is sold by weight.
18	<u>(3)</u>	At the rate of four hundred dollars (\$400.00) for each 10 dosage units,
19		or fraction thereof, of any other controlled substance or counterfeit
20		controlled substance that is not sold by weight.
21	<u>A quantity c</u>	of marijuana or other controlled substance is measured by the weight of
22	the substance w	hether pure or impure or dilute, or by dosage units when the substance is
23	not sold by wei	ght, in the dealer's possession. A quantity of a controlled substance is
24	dilute if it con	sists of a detectable quantity of pure controlled substance and any
25	excipients or fill	lers.
26	" <u>§ 105-113.93.</u>	Reports; revenue stamps.
27		ry shall issue stamps to affix to controlled substances and counterfeit
28		tances to indicate payment of the tax required by this Article. Dealers
29	shall report the	taxes payable under this Article at the time and on the form prescribed
30	by the Secretary	y. Dealers are not required to give their name, address, social security
31		er identifying information on the form. Upon payment of the tax, the
32	Secretary shall	issue stamps in an amount equal to the amount of the tax paid. Taxes
33	may be paid and	l stamps may be issued either by mail or in person.
34	" <u>§ 105-113.94.</u>	When tax payable.
35	The tax imp	osed by this Article is payable by any dealer who possesses a controlled
36	substance or co	unterfeit controlled substance in this State upon which the tax has not
37	been paid, as ev	videnced by a stamp. The tax is payable within 48 hours after the dealer
38	acquires a nor	n-tax-paid controlled substance or counterfeit controlled substance,
39	exclusive of Sat	turdays, Sundays, and legal holidays of this State, in which case the tax
40	<u>is payable on</u>	the next working day. Upon payment of the tax, the dealer shall
41	permanently aff	ix the appropriate stamps to the controlled substance. Once the tax due
42		d substance or counterfeit controlled substance has been paid, no
43	additional tax	is due under this Article even though the controlled substance or
44	counterfeit cont	rolled substance may be handled by other dealers.

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1	" <u>§ 105-113.95. Violations of Article a felony.</u>
2	A dealer who violates this Article is guilty of a Class I felony, and is subject to an
3	additional penalty of one hundred percent (100%) of any tax due from the dealer.
4	Notwithstanding any other provision of law, no prosecution for a violation of this
5	Article shall be barred before the expiration of six years after the date of the violation.
6	"§ 105-113.96. Assessments.
7	Notwithstanding any other provision of law, an assessment against a dealer who
8	possesses a controlled substance to which a stamp has not been affixed as required by
9	this Article shall be made as provided in this section. The Secretary shall assess a tax,
10	applicable penalties, and interest based on personal knowledge or information available
11	to the Secretary. The Secretary shall notify the dealer in writing of the amount of the
12	tax, penalty, and interest due, and demand its immediate payment. The notice and
13	demand shall be either mailed to the dealer at the dealer's last known address or served
14	on the dealer in person. If the dealer does not pay the tax, penalty, and interest
15	immediately upon receipt of the notice and demand, the Secretary shall collect the tax,
16	penalty, and interest pursuant to the procedure set forth in G.S. 105-241.2(e) for
17	jeopardy assessments or the procedure set forth in G.S. 105-242, including causing
18	execution to be issued immediately against the personal property of the dealer unless the
19	dealer files with the Secretary a bond in the amount of the asserted liability for the tax,
20	penalty, and interest. The Secretary shall use all means available to collect the tax,
21	penalty, and interest from any property in which the dealer has a legal, equitable, or
22	beneficial interest. The dealer may seek review of the assessment as provided in Article
23 24	<u>9 of this Chapter.</u> " <u>§ 105-113.97. Confidentiality of information.</u>
24 25	Notwithstanding any other provision of law, information obtained pursuant to this
23 26	Article is confidential and may not be disclosed or, unless independently obtained, used
20 27	in a criminal prosecution other than a prosecution for a violation of this Article. Stamps
28	issued pursuant to this Article may not be used in a criminal prosecution other than a
20 29	prosecution for a violation of this Article. A person who discloses information obtained
30	pursuant to this Article is guilty of a misdemeanor. This section does not prohibit the
31	Secretary from publishing statistics that do not disclose the identity of dealers or the
32	contents of particular returns or reports."
33	Sec. 2. Article 4 of Chapter 114 of the General Statutes is amended by
34	adding a new section to read:
35	"§ 114-18.1. Information on controlled substances.
36	(a) Every local law enforcement agency and every State law enforcement agency
37	shall, within 48 hours after making an arrest of an individual in possession of a
38	controlled substance or a counterfeit controlled substance, report the arrest to the State
39	Bureau of Investigation. Every local law enforcement agency and every State law
40	enforcement agency shall, within 48 hours after seizing a controlled substance or a
41	counterfeit controlled substance, report the seizure to the State Bureau of Investigation.
42	The report shall include the time and place of the arrest or seizure, the amount and
43	location of the substance, and the identification of any individual in possession of the
44	substance.

1	(b) The following definitions apply in this section:		
2	(1) Controlled Substance. Defined in G.S. 90-87.		
3	(2) <u>Counterfeit Controlled Substance</u> . Defined in G.S. 90-87.		
4	(3) Local Law Enforcement Agency. A municipal police department, a		
5	county police department, or a sheriff's department.		
6	(4) State Law Enforcement Agency. Any State agency, force, department,		
7	or unit responsible for enforcing criminal laws."		
8	Sec. 3. G.S. 114-19 reads as rewritten:		
9	"§ 114-19. Criminal statistics.		
10	(a) It shall be the duty of the State Bureau of Investigation to receive and collect		
11	police information, to assist in locating, identifying, and keeping records of criminals in		
12	this State, and from other states, and to compare, classify, compile, publish, make		
13	available and disseminate any and all such information to the sheriffs, constables, police		
14	authorities, courts or any other officials of the State requiring such criminal		
15	identification, crime statistics and other information respecting crimes local and		
16	national, and to conduct surveys and studies for the purpose of determining so far as is		
17	possible the source of any criminal conspiracy, crime wave, movement or cooperative		
18	action on the part of the criminals, reporting such conditions, and to cooperate with all		
19	officials in detecting and preventing.		
20	(b) The State Bureau of Investigation shall, on a daily basis, notify the		
21	Department of Revenue of all reports it receives pursuant to G.S. 114-18.1 of arrests		
22	and seizures involving controlled substances and counterfeit substances. The Bureau		
23	shall also, as soon as practicable, provide the Department with any additional		
24	information it receives regarding such arrests and seizures."		
25	Sec. 4. G.S. 90-112(c) reads as rewritten:		
26	"(c) Property taken or detained under this section shall not be repleviable, but shall be		
27	deemed to be in custody of the law-enforcement agency seizing it, which may:		
28	(1) Place the property under seal; or,		
29	(2) Remove the property to a place designated by it; or,		
30	(3) Request that the North Carolina Department of Justice take custody of		
31	the property and remove it to an appropriate location for disposition in		
32	accordance with law.		
33	Any property seized by a State, local, or county law enforcement officer shall be held in		
34	safekeeping as provided in this subsection until an order of disposition is properly		
35	entered by the judge."		
36	Sec. 5. This act shall not be construed to obligate the General Assembly to		
37	make any appropriation to implement the provisions of this act. Each department and		
38	agency to which this act applies shall implement the provisions of this act from funds		
39	otherwise appropriated to that department or agency.		
40	Sec. 6. Because at this time it is impossible to estimate the amount of		
41	additional revenue that may be generated by this act, sound budgetary practices dictate		
42	that the taxes collected pursuant to this act should not be expended before the 1990-91		
43	fiscal year. Therefore, notwithstanding any other provision of law, the Secretary of		

44 Revenue shall deposit the taxes collected pursuant to this act in a special fund to the

- 1 credit of the State Treasurer, to be called the State Controlled Substances Tax Fund. It
- 2 is the intent of the General Assembly that these tax proceeds shall remain in the Special
- 3 Fund until the General Assembly provides that they shall be deposited in the General
- 4 Fund.

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Sec. 7. This act shall become effective October 1, 1989.