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HOUSE BILL 1854 Second Edition Engrossed 6/23/94

Short Title: MV Window Glazing.

(Public)

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Sponsors: Representatives Ellis; Bowman, J. Preston, and Hall.

Referred to: Judiciary III.

May 30, 1994

A BILL TO BE ENTITLED

- AN ACT TO BRING THE NORTH CAROLINA STATUTES ON MOTOR VEHICLE
 WINDOW GLAZING INTO COMPLIANCE WITH FEDERAL LAW AND
 REGULATIONS AND TO APPROPRIATE FUNDS FOR THAT PURPOSE.
- 5 The General Assembly of North Carolina enacts:

Section 1. G.S. 20-127 reads as rewritten:

7 "§ 20-127. Windshields must be unobstructed.

8 (a) It shall be unlawful for any person to drive any vehicle upon a highway 9 with any sign, poster or other nontransparent material upon the front windshield, side 10 wings, side or rear window of such motor vehicle other than a certificate or other paper 11 required to be so displayed by law, or approved by the Commissioner of Motor 12 Vehicles.

13 No motor vehicle which is equipped with a permanent windshield shall be (b)operated upon the highways unless said windshield is equipped with a device for 14 cleaning snow, rain, moisture, or other matters from the windshield directly in front of 15 the operator, which device shall be in good working order and so constructed as to be 16 controlled or operated by the operator of the vehicle. Provided, on any vehicle equipped 17 by its manufacturer with such devices on both the right and left sides of windshield, 18 both such devices shall be in working order. The device required by this subsection 19 20 shall be of a type approved by the Commissioner.

21 (c) The windshield, rear and side glasses of a motor vehicle must be free from
 22 discoloration which impair the driver's vision or create a hazard.

On or after January 1, 1989, it shall be unlawful to operate a motor vehicle 1 (\mathbf{d}) 2 registered or which is required to be registered in this State under this Chapter, upon any 3 highway or public vehicular area with a windshield or a front side window to the 4 immediate right or left of the operator, or a rear window used for visibility, which has 5 been darkened, smoked, or tinted after factory delivery. Provided, however, after first 6 sale of the vehicle, a single application of tinted film which has been registered with and 7 approved by the Commissioner of Motor Vehicles shall be lawful if the manufacturer's 8 label is implanted between the film and glass in the lower left section of each darkened 9 window and is legible from outside the vehicle. The label shall indicate the film 10 registration number, the name and address of the manufacturer and a certification of compliance with North Carolina law. No film or darkening material may be applied on 11 12 the windshield except to replace the sunshield in the uppermost area as installed by the 13 manufacturer of the vehicle, in which case the label shall be implanted between the film 14 and glass in the upper left section of the windshield and be legible from outside the 15 vehicle. A rear window shall be required for visibility on every vehicle unless the 16 vehicle is equipped with an outside mirror of a type approved by the Commissioner 17 which eliminates the requirement for an inside rearview mirror under the provisions of 18 G.S. 20-126(a) and (b). 19 No motor vehicle inspection certificate shall be issued on or after January 1, (e)

20 1988, for a vehicle on which the windshield or front window to the immediate right and 21 left of the operator or the rear window if required for visibility, has been darkened by 22 the installation of tinted film or by other means, except as permitted under subsection 23 (d) of this section.

Before shipping or making any tinted film available for installation on a 24 (f) 25 motor vehicle in this State, the manufacturer shall apply to the Commissioner for approval and registration of its tinted film and for a label to be used in the identification 26 27 and certification of compliance with light transmittance and reflectance standards. The 28 Commissioner shall approve tinted film to be used in the front windows or a rear 29 window if required for visibility if the manufacturer demonstrates that it has at least 30 fifty percent (50%) light transmittance if it is to be used on front, side, or rear windows 31 and a luminous reflectance of not more than twenty percent (20%). A fee shall be paid 32 by the manufacturer with each application for film approval and registration in the 33 approximate amount of the cost to the Division in the review of the applications.

34 (g) With any delivery of tinted film for installation in vehicles, where approved 35 film is required, the manufacturer shall provide the required labels with written 36 instructions and materials for permanent installation. The use of any label that is not 37 registered, or the misuse of any registered label to mislead motor vehicle safety 38 inspectors, law enforcement officers, or other officials shall constitute a misdemeanor.

39 (h) Subsections (d) through (g) of this section shall apply only to darkened, 40 smoked, or tinted film installed on motor vehicle windows after factory delivery and 41 after July 1, 1988, and shall not apply to vehicles that are registered in another state, are 42 not required to be registered in this State, and were in compliance with the standards 43 required in the state of registration at the time of registration.

Subsections (d) through (g) of this section do not apply to law-enforcement 1 (1)2 K-9 vehicles and films used to darken windows on those units. 3 (c) On or after July 1, 1995, no person may operate a motor vehicle that is registered or required to be registered in this State on any public highway, road, or street 4 5 that has a sunscreen device or tinted film applied or affixed on the windshield, the front 6 side wings, the front side windows adjacent to the right and left of the driver, and 7 windows to the rear of the operator, that do not meet the requirements of this section. If 8 no after-factory installed sunscreen device or tinting film has been added to the 9 windows as herein described, the provisions of this section regarding light transmittance 10 and reflectivity do not apply. A sunscreen device or tinting film may be used only along the top of the 11 (d)12 windshield and may not extend downward beyond the ASI line or more than five 13 inches, whichever is closer to the top of the windshield. 14 (e) Notwithstanding subsection (d) of this section, a sunscreen device or tinting 15 film must be a nonreflective type and may not be red, yellow, or amber in color. 16 (f)No sunscreen device or tinting film may be applied or affixed to any window 17 other than the windshield that reduces the total light transmission of such windows to 18 less than thirty-five percent (35%). No sunscreen device or tinting film may be applied or affixed to any window 19 (g) 20 of a motor vehicle that has a reflectance of light exceeding twenty percent (20%). 21 (h) No motor vehicle inspection certificate shall be issued on or after July 1, 1995, for a motor vehicle that is not in compliance with the requirements of this section. 22 No inspection sticker shall be issued for a motor vehicle with any after-factory installed 23 24 sunscreen device or tinting film unless the window bears the installer's sticker as required by subsection (i) or (l) of this section. 25 No person or firm may apply or affix to the windows of any motor vehicle, 26 (i) 27 registered or required to be registered in this State, a sunscreen device or tinting film that is not in compliance with the requirements of this section. The installer shall affix a 28 29 sticker between the film and the glass in the lower back corner of each glass that is 30 visible from the outside of the vehicle, no larger than one inch by two inches which certifies compliance with this section and identifies the installer by name and street 31 32 address. 33 The Commissioner shall approve equipment, methods, and procedures for (i) measuring light transmission and reflectance of sunscreen devices and tinting films. 34 35 Testimony that any window of a vehicle failed to meet the light transmittance or 36 reflectance requirements of this section using equipment, methods, or procedures approved by the Commissioner shall be prima facie evidence of a violation of this 37 38 section. It shall be a defense under subsection (f) or (g) of this section if the operator 39 charged produces a certification issued by a licensed safety equipment inspection station showing that the sunscreen device or tinting film met the requirements of this section 40 when measured using equipment, methods, or procedures approved by the 41 42 Commissioner. It shall be a further defense to show that any sign, poster, or other nontransparent material, discoloration, sunscreen device, or tinting film has been 43 44 removed or modified so that the vehicle is in compliance with this section.

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1	(k) This section shall not apply to windows behind the driver of excursion
2	passenger vehicles as defined in G.S. 20-4.01(27)a., for-hire passenger vehicles as
3	defined in G.S. 20-4.01(27)b., common carriers of passengers as defined in G.S. 20-
4	4.01(27)c., ambulances as defined in G.S. 20-4.01(27)f., property hauling vehicles as
5	defined in G.S. 20-4.01(31), limousines, motor homes, or law enforcement K-9 vehicles
6	or vehicles registered in another state and in compliance with the standards required in
7	that state.
8	(1) The Commissioner shall issue rules to provide for the placement of a unique
9	sticker on the tinted windows of a vehicle that meet the color, light transmittance, and
10	reflectance requirements of this section but were installed in another state where there is
11	no requirement for an installer's or manufacturer's compliance sticker. The sticker
12	which certifies compliance with this section shall be affixed to the inside of the film in
13	the lower back corner of each glass that is visible from the outside of the vehicle, and
14	shall be no larger than one inch by two inches and shall identify the person affixing the
15	sticker by name and street address. The Commissioner may issue a rule providing for
16	the payment to the Division of a fee, not to exceed two dollars (\$2.00), for the
17	recoupment of the cost of producing the unique sticker authorized by this subsection.
18	(m) A violation of subsection (c), (h), (i), or (l) of this section shall be a
19	misdemeanor punishable as provided in G.S. 20-176(c). A violation of any other
20	subsection of this section is an infraction. Any person violating subsection (f) or (g) of
21	this section during the period of October 1, 1994, through December 31, 1994, shall be
22	given a warning of the violation only."
23	Sec. 2. G.S. 20-183.3 is amended by adding a new subsection to read:
24	"(c) No inspection certificate shall be issued by a safety equipment inspection
25	station on or after July 1, 1995, for a motor vehicle that is not in compliance with G.S.
26	20-127. In addition to the items listed in subsection (a) of this section, safety inspection
27	equipment stations shall inspect the windshields, side wings, side or rear windows of all
28	vehicles in accordance with methods and procedures approved by the Commissioner."
29	Sec. 3. Sections 1 and 2 of this act become effective October 1, 1994, and
30	shall apply to all vehicles newly registered on or after that date. Nothing in this act shall
31	affect prosecutions or violations of this section committed on or before October 1, 1994.
32	Sec. 4. This act becomes effective July 1, 1994.