## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## HOUSE BILL DRH50009-ML-63A\* (02/02)

Short Title:	School Bus Cameras/Civil Penalties.	(Public)
Sponsors:	Representatives Hanes and Lambeth (Primary Sp	ponsors).
Referred to:		
	A BILL TO BE ENTITLED	)
AN ACT T	O AUTHORIZE THE USE OF PHOTOGRAPH	
	VIL ENFORCEMENT OF VIOLATIONS FOR I	
BUS.		
The Genera	Assembly of North Carolina enacts:	
	ECTION 1. Article 12 of Chapter 153A of th	e General Statutes is amended by
	v section to read:	
" <u>§ 153A-2</u> 4	6. Use of photographs or videos recorded l	by automated school bus safety
<u>(</u>	ameras.	
<u>(a)</u> <u>l</u>	Definitions. – The following definitions apply in this	
-	1) Automated school bus safety camera. – As de	
<u>(</u>	2) Officials or agents. – This term includes a	
	within the county or a private vendor contrac	cted with under G.S. 115C-242.1.
-	3) School bus. – As used in G.S. 20-217.	
	<u>Civil Enforcement. – A county may adopt an ordi</u>	
	by means of an automated school bus safety can	
	ocated within that county. Notwithstanding the pr	
	y adopts an ordinance pursuant to this section, a vic	
	An ordinance authorized by this subsection shall p	
7	1) The notice of the violation shall be given in received by the received entry of the vehicle.	
	received by the registered owner of the vehi date of the violation.	icle no more than oo days after the
(	2) The registered owner of a vehicle shall be re	esponsible for a violation unless the
<u>1</u>	vehicle was, at the time of the violation, i	
	another person or unless the citation was no	-
	within 60 days after the date of the violation.	• •
(	3) A person wishing to contest a citation shall,	
	citation, deliver to the officials or agents of t	
	written request for a hearing accompanied b	-
	contesting the citation, including, as applicable	• •
	a. The name and address of the person of	
	had the care, custody, or control of th	e vehicle.
	b. A statement that the vehicle involv	ved was stolen at the time of the
	violation, with a copy of any in	nsurance report or police report
	supporting this statement.	_



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	<u>c.</u>	A statement that the citation was no	t received within 60 days after the
		date of the violation, and a statemer	nt of the date on which the citation
		was received.	
	<u>d.</u>	A copy of a criminal pleading charge	ging the person with a violation of
		G.S. 20-217 arising out of the same	facts as those for which the citation
		was issued.	
<u>(4)</u>	The c	titation shall include all of the following	<u>z.</u>
	<u>a.</u>	The date and time of the violation.	, the location of the violation, the
		amount of the civil monetary penalt	
		the civil monetary penalty shall be pa	
	<u>b.</u>	An image taken from the recorded in	mage showing the vehicle involved
		in the violation.	
	<u>c.</u>	A copy of a statement or electron	
		county employee, or a law enforce	
		enforcement agency with whom	-
		pursuant to G.S. 115C-242.1(c), stat	
		the recorded images, the owner's	
	ı	violation of the ordinance adopted pu	
	<u>d.</u>	Instructions explaining the manner in	
		<u>liability under the citation may be co</u> of this subsection.	Sincested pursuant to subdivision (3)
	0		wil monotory populty or to contact
	<u>e.</u>	A warning that failure to pay the ci	• • •
		liability in a timely manner shall wai	
		shall result in a late penalty of c	
	<u>f.</u>	addition to the civil monetary penalty In citations issued to the registered of	
	<u>1.</u>	failure to pay the civil monetary p	
		timely manner shall result in refusal	
		to register the motor vehicle, in a	•
		monetary penalty and late penalty.	dention to imposition of the ervin
<u>(5)</u>	Viol	ations of the ordinance shall be deemed	a noncriminal violation for which a
<u>(5)</u>		penalty shall be assessed and for	
		20-16(c) and no insurance points aut	- · · ·
		ned to the registered owner or driver of	•
		ty shall be four hundred dollars (\$40	
	-	red fifty dollars (\$750.00) for the se	
		rs (\$1,000) for each subsequent violation	
<u>(6)</u>		egistered owner provides an affidavit	
<u></u>	-	iolation, in the care, custody, or control	
	-	ified person or company may be issu	
	-	rements of subdivision (4) of this subse	
<u>(7)</u>		citation shall be processed by officials of	
		d by any method permitted for service	
		4 of the North Carolina Rules of Civil	<b>-</b>
		ddress of the registered owner of the ve	•
	-	tration or, as applicable, to the addre	
		avit submitted by the registered owner of	
<u>(8)</u>		person to whom a citation is issued m	
<u>, , , , , , , , , , , , , , , , , , , </u>		ant to subdivision (3) of this subsection	
	meth	od permitted for service of process pu	rsuant to G.S. 1A-1, Rule 4 of the

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1		place and time specified in the summons in order t	to contest the citation at an
2		<u>administrative hearing.</u>	
3	<u>(9)</u>	A citation recipient who, within 30 days after receiv	ving the citation, fails either
4		to pay the civil penalty or to request a hearing to co	ntest the citation shall have
5		waived the right to contest responsibility for the vio	
6		to a late penalty of one hundred dollars (\$100.00) in	
7		assessed under this subsection.	
8	<u>(10)</u>	The county shall institute a nonjudicial administrativ	ve hearing to hear contested
9	<u></u>	citations or penalties issued or assessed under this	
0		contested citation shall be rendered in writing within	n five days after the hearing
1		and shall be served upon the person contesting the	he citation by any method
2		permitted for service of process pursuant to G.S.	1A-1, Rule 4 of the North
3		Carolina Rules of Civil Procedure. If the decision	
4		contesting the citation, the decision shall contain	-
5		manner and the time within which the decision ma	
6		subdivision (11) of this subsection.	
7	(11)	A person may appeal to the district court division	n of the General Court of
8	<u> </u>	Justice from any adverse decision on a contested	
9		appeal in the office of the clerk of superior court.	
0		decision shall be stayed pending the outcome of a	
1		otherwise provided in this subdivision, appeal shall	
2		procedure set forth in Article 19 of Chapter 74	
3		applicable to appeals from the magistrate to the dis	
4		calculating the time within which any action must be	<b>± ±</b>
5		requirements of the appeal, the date upon which	•
6		citation is served with the adverse decision shall be	
7		entry of judgment.	e decined to be the date of
8	(12)	A civil penalty shall not be imposed under this subse	ection against a person who
9	<u>\</u>	is charged in a criminal pleading with a violation of	• •
0		the same facts as those for which the civil penalty we	
1	(13)	If a citation is not contested pursuant to subdivis	
2	<u>(10)</u>	payment of the civil penalty is due within 30 days af	
3		the citation is contested, and the result of the a	•
3 4		pursuant to subdivision (10) of this subsection is	
5		citation recipient, then payment is due within 30	
6		adverse decision, unless the citation recipient ap	
7		pursuant to subdivision (11) of this subsection.	
8		appealed, and if the final decision on appeal is adve	
9		then payment of the civil penalty is due within	
0		recipient receives notice of the final adverse decision	•
1	(14)	If the registered owner of a motor vehicle who reco	
-2	<u>(14)</u>	the civil penalty when due, the Division of Moto	
.2		register the motor vehicle for the owner in accordance	
.3 .4		-	
4 5		county may establish procedures for providing notic	
5 6		Vehicles and for the collection of these penalties and	d may enforce the penalties
.7	(c) Notice	<u>by civil action in the nature of debt.</u> e. – An automated school bus safety camera installer	d on a school bus must be
8		copriate warning signs conspicuously posted on the sc	
9		ent with a statewide standard adopted by the Sta	
0		local boards of education that install and operate at	momated school dus safety
51	cameras on their	school duses.	

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1	<u>(d)</u>	Appli	cation. – Nothing in this section shall be construed to do any of	the following:
2	<u>(u)</u>	(1)	Require the installation and operation of automated school b	-
3		<u>(1)</u>	on a school bus.	<u>us surery cumerus</u>
4		<u>(2)</u>	Prohibit the use and admissibility of any photograph or vide	eo recorded by an
5		<u>(=)</u>	automated school bus safety camera in any criminal proc	
6			violation of G.S. 20-217.	<u>counts</u> unoging u
7		(3)	Prohibit the imposition of penalties, including the assig	mment of points
8		<u>(5)</u>	authorized by G.S. 20-16(c) and insurance points authorized	· •
9			on any registered owner or driver of the vehicle convicted of	
10			felony violation of G.S. 20-217."	<u>u impuementor or</u>
11		SECT	<b>TION 2.</b> Article 17 of Chapter 115C of the General Statute	es is amended by
12	adding a l		tion to read:	is amended by
13			Installation and operation of automated school bus safety ca	mera
14	(a)		ition. – An "automated school bus safety camera" is a device t	
15	<u> </u>		hat term is used in G.S. 20-217, that is synchronized to aut	
16			video of a vehicle at the time the vehicle is detected for	
17			i) an ordinance adopted under G.S. 153A-246.	<u>u violation or (1)</u>
18	(b)		ation and Operation. – Automated school bus safety cameras	may be installed
19			any school bus operated by a local board of education within	
20	-		ance under G.S. 153A-246 as follows:	<u>a county that has</u>
21	<u>udopted d</u>	<u>(1)</u>	<u>A local board of education may install and operate automated</u>	school bus safety
22		<u>(1)</u>	cameras without contracting with a private vendor.	<u>senioor ous surery</u>
23		<u>(2)</u>	A local board of education may enter into a service contr	act to install and
24		<u>(2)</u>	operate automated school bus safety cameras with a private	
25			shall be let in accordance with the provisions of G.S. 143-	
26			purchases of apparatus, supplies, materials, or equipment. The	
27			of any contract entered into under this subdivision shall b	-
28			contract entered into under this subdivision may contain an o	•
29			extend the contract for only one additional term not to exceed	
30		(3)	Upon request by one or more local boards of education, the	•
31		<u>(0)</u>	Education shall enter into a contract for a statewide service	
32			regional services to install and operate automated school by	
33			with a private vendor. These contracts shall be let in acc	
34			provisions of Article 3 of Chapter 143 of the General Statutes.	
35	<u>(c)</u>	Interlo	ocal Agreements. – Any local board of education, b	
36			and law enforcement agency may enter into an interlocal agree	
37			20 of Chapter 160A of the General Statutes that is necessary	
38			rpose and intent of this section and G.S. 153A-246. Any agree	
39		-	subsection may include provisions on cost-sharing and reimbu	
40	1		f education, board of county commissioners, or law enforcem	
41			gree for the purposes of effectuating this section and G.S. 153A	
42	(d)	-	nce in Criminal Proceeding. – Any photographs or videos	
43			l bus safety camera that capture a violation of G.S. 20-217 shal	-
44			ing law enforcement agency for use as evidence in any proc	_
45	violation	-	• • • • • •	
46	-		TION 3. G.S. 20-54 reads as rewritten:	
47	"§ 20-54.		rity for refusing registration or certificate of title.	
48			shall refuse registration or issuance of a certificate of title of	or any transfer of
49			any of the following grounds:	•
50	-			

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(11) The Division has been notified (i) pursuant to G.S. 20-217(g2) that the owner of
the vehicle has failed to pay any fine imposed pursuant to
G.S. 20-217.G.S. 20-217 or (ii) pursuant to G.S. 153A-246(b)(14) that the
owner of the vehicle has failed to pay a civil penalty due under G.S. 153A-246.
" 
<b>SECTION 4.</b> G.S. 20-217 reads as rewritten:
"§ 20-217. Motor vehicles to stop for properly marked and designated school buses in
certain instances; evidence of identity of driver.
•••
(h) Automated camera and video recording systems Automated school bus safety cameras,
as defined in G.S. 115C-242.1, may be used to detect and prosecute violations of this section. Any
photograph or video recorded by a camera or video recording system an automated school bus
safety camera shall, if consistent with the North Carolina Rules of Evidence, be admissible as
evidence in any proceeding alleging a violation of subsection (a) of this section. Failure to produce
a photograph or video recorded by an automated school bus safety camera shall not preclude
prosecution under this section."
SECTION 5. A county that adopts an ordinance as provided in G.S. 153A-246, as
enacted by this act, shall maintain records of all violations of that ordinance for which a civil
penalty is assessed. Upon request, the county shall provide at least five years of those records to
the North Carolina Child Fatality Task Force and the North Carolina General Assembly.
SECTION 6. Within 90 days of the enactment of this act, the State Board of
Education shall develop a model request for proposals and a model contract that may be used by
the local boards of education in letting contracts in accordance with the provisions of
G.S. 115C-242.1(b)(2), as enacted by Section 2 of this act. The State Board of Education and the
Department of Public Instruction shall provide technical assistance to a local board of education
on this process upon a request by the local board.
<b>SECTION 7.</b> Section 3 of this act is effective one year after it becomes law and shall
apply to the registration of any motor vehicle whose owner's failure to pay a civil penalty due
under G.S. 153A-246 is reported by a county to the Division of Motor Vehicles on or after the
effective date of this act. The remainder of this act is effective when it becomes law. The
requirements in G.S. 115C-242.1(b)(2), as enacted by Section 2 of this act, shall not apply to a
local board of education that, prior to the effective date of this act, entered into a contract with a
private vendor to install and operate automated school hus safety cameras

33 private vendor to install and operate automated school bus safety cameras.