GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

S SENATE DRS75189-SA-24 (02/22)

| Short Titl | e: D | OWI Sentencing Enforcement. (Publi | |
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| Sponsors: | S | enator Rand. | |
| Referred t | to: | | |
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| | | A BILL TO BE ENTITLED | |
| AN ACT TO STRICTLY ENFORCE THE SENTENCING LAWS FOR DRIVIN | | | |
| | | PAIRED OFFENSES. | |
| The Gene | | ssembly of North Carolina enacts: | |
| | | TION 1. G.S. 20-179(p) reads as rewritten: | |
| . "(p) | | t on Amelioration of Punishment. – For active terms of imprisonment | |
| imposed under this section: | | | |
| | (1) | The judge may not give credit to the defendant for the first 24 hours of the first 24 ho | |
| | (2) | time spent in incarceration pending trial. | |
| | (2) | The defendant shall serve the mandatory minimumfull period of | |
| | | imprisonment imposed by the judge and good or gain time credit ma | |
| | (2) | not be used to reduce that mandatory minimum period. | |
| | (3) | The defendant may not be released on parole unless he is otherwis | |
| | | eligible, has served the mandatory minimum period of imprisonmen | |
| | | and has obtained a substance abuse assessment and completed an | |
| | | recommended treatment or training program or is paroled into | |
| | | residential treatment program.parole. | |

 SECTION 2. This act becomes effective December 1, 2005, and applies to offenses committed on or after that date.

With respect to the minimum or specific term of imprisonment imposed as a condition

of special probation under this section, the judge may not give credit to the defendant

for the first 24 hours of time spent in incarceration pending trial."