GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 468

Short Title:	Camera Enforcement of Greensboro School Zones. (Loca	al)			
Sponsors:	Representatives Clemmons, Hardister, Faircloth, and Quick (Primary Sponsors). For a complete list of sponsors, refer to the North Carolina General Assembly web site.				
Referred to:	Transportation, if favorable, Judiciary 2, if favorable, Rules, Calendar, an Operations of the House	nd			

March 27, 2023

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AN ACT TO AUTHORIZE THE CITY OF GREENSBORO TO ESTABLISH A PILOT
PROGRAM FOR THE USE OF ELECTRONIC SPEED-MEASURING SYSTEMS TO
DETECT SPEED LIMIT VIOLATIONS IN SCHOOL ZONES.

5 The General Assembly of North Carolina enacts:

6 **SECTION 1.** Definition. – For purposes of this act, the term "electronic 7 speed-measuring system" means a mobile or fixed device (i) consisting of an automated traffic 8 camera and sensor and (ii) capable of measuring speed and producing one or more digital 9 photographs of a motor vehicle violating the speed limit set in a school zone pursuant to 10 G.S. 20-141.1.

11 **SECTION 2.** Authorization for Pilot Program. – The City of Greensboro may 12 establish and implement a pilot program to use electronic speed-measuring systems to detect 13 violations of the speed limit set in school zones pursuant to G.S. 20-141.1.

14 **SECTION 3.** Minimum Standards. – An electronic speed-measuring system 15 authorized for use by this act shall produce at least one photograph that clearly shows a recorded 16 image of the vehicle speeding; the vehicle registration number and state of issuance; the date, 17 time, and location of the violation; and the recorded speed.

SECTION 4. Signage. – The City of Greensboro shall provide notice of the presence
of an electronic speed-measuring system by posting a conspicuous warning sign not more than
1,000 feet from the location of the system.

SECTION 5. Penalty. – Except as provided by Section 10 of this act, a violation of a speed limit set in a school zone pursuant to G.S. 20-141.1 that is detected by an electronic speed-measuring system is a noncriminal violation for which a civil penalty shall be assessed and for which no points authorized by G.S. 20-16(c) or G.S. 58-36-65 shall be assigned to the owner or driver of the vehicle. The civil penalty shall be two hundred fifty dollars (\$250.00) for a violation of a speed limit set in a school zone pursuant to G.S. 20-141.1.

SECTION 6. Notification of Violation. – Except as otherwise provided in Section 8 of this act, the City of Greensboro, through its officials or agents, shall issue to the registered owner of a motor vehicle cited for a speeding violation detected by an electronic speed-measuring system a notice of the violation containing all of the information listed in this section. The notice shall be delivered by first-class United States mail at the address on the current registration of the vehicle's owner and is deemed served on the registered owner five days after the mailing. The notice of the violation shall contain all of the following:

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(1) The recorded image of the vehicle speeding.



-	General Assemb	oly Of North Carolina	Session 202
	(2)	The vehicle registration number and state of iss	suance.
	(3)	The date, time, and location of the violation.	
	(4)	The recorded speed.	
	(5)	The process for paying the civil penalty	or contesting the owner
		responsibility for the violation.	C
	SECT	TION 7. Liability of Owner. – The registered of	owner of a vehicle cited for
:		n detected by an electronic speed-measuring syste	
1	penalty imposed	under this act unless, within 30 days of service of	of the notification of violation
		es to the City of Greensboro a sworn affidavit con	
	1	divisions of this section. If the registered owner fa	0
		the notice, within 30 days of service of the notif	1 0 1 0
	-	to contest responsibility for the violation and is	
	-	undred twenty-five dollars (\$125.00).	5
		worn affidavit shall contain one of the following:	
	(1)	The name and address of the person who had	
		vehicle at the time of the violation.	r J
	(2)	A statement that at the time of the violation the	vehicle was under the contr
		of a person unknown to the owner without	
		statement provided under this subdivision	-
		documentation verifying that the owner r	-
		enforcement officials the theft or other loss of	
		hours after the time of the violation.	
	SECT	FION 8. Liability of Actual Operator. – If a \pm	registered owner provides a
:		ng the information set forth in subdivision (1) of S	•
		affidavit may be issued a citation complying with	· 1
		a citation is issued, shall be responsible for any p	1
		litional civil penalty of one hundred twenty-five	• -
		vil penalty or respond to the notice within 30 day	
		sued, the citation shall be sent to the address prov	
		FION 9. Use as Evidence in Criminal Proceeding	
1		speed-measuring system that capture a speeding v	
	•	to the investigating law enforcement agency	
	-	ing a violation of G.S. 20-141.1.	for use us evidence in u
		FION 10. Notification of Criminal Charges. – If a	law enforcement officer cite
,		15A-302, or arrests, pursuant to G.S. 15A-401, an	
	L	an electronic speed-measuring system is in use	1
		ursuant to G.S. 20-141.1, then the officer shall n	
		of the citation or arrest. Upon notification, the City	
		ion pursuant to Section 6 of this act. If it is determ	
		or after proper notification, no penalty may be in	
		aid pursuant to the notice of violation shall be ret	-
		FION 11. Administrative Hearings. – The City of	
		onjudicial hearing process to review challenges to	
		shall provide a full opportunity for the person cha	-
		ts, to present evidence and contest the violation.	arged with the violation, if th
		FION 12. Appeal. $-$ A person dissatisfied with	h the decision of the City
		r Section 11 of this act may appeal the decision to	
		ation occurred by filing a notice of the appeal wit	
		anon occurred by ming a nonce of the appeal wit	II THE CIEIK OF SUPERIOR COULT
		the violation occurred within 30 days of notification	-

1 An appeal under this section is a civil action but may be heard in either a civil or criminal session 2 of court. An appeal of the district court's determination shall be to the Court of Appeals.

3 **SECTION 13.** Interlocal Agreement. – The City of Greensboro and the Greensboro 4 Public Schools Board of Education may enter into an interlocal agreement necessary and proper 5 to effectuate the purpose and intent of this act. Any agreement entered into pursuant to this 6 section may include provisions on cost-sharing and reimbursement that the City of Greensboro 7 and the Greensboro Public Schools Board of Education freely and voluntarily agree to for the 8 purpose of effectuating the provisions of this act. Nothing in this section shall be construed as 9 altering or superseding the requirements of Section 7 of Article IX of the North Carolina 10 Constitution.

11 **SECTION 14.** Report. – No later than three years after implementing the pilot 12 program authorized by this act, the City of Greensboro shall report the results of the pilot program 13 to the chairs of the Joint Legislative Transportation Oversight Committee and the chairs of the 14 Joint Legislative Oversight Committee on Justice and Public Safety. No later than one year after 15 implementing the pilot program required by this section, the State Bureau of Investigation shall 16 report the results of the pilot program to the chairs of the Joint Legislative Oversight Committee 17 on Health and Human Services and the chairs of the Joint Legislative Oversight Committee on 18 Justice and Public Safety. The report may include legislative proposals for expanding the use of 19 electronic speed-measuring systems in school zones.

SECTION 15. Expiration of the Pilot Program. – If implemented, the pilot program
authorized by this act expires upon the submission of the report required by Section 14 of this
act or three years after the effective date of this act, whichever is earlier.

23 SECTION 16. Applicability. – This act applies to the City of Greensboro only.
24 SECTION 17. Effective Date. – This act is effective when it becomes law.