Fifty-ninth Legislative Assembly of North Dakota

## SENATE BILL NO. 2141

Introduced by

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**Transportation Committee** 

(At the request of the Game and Fish Department)

- 1 A BILL for an Act to amend and reenact subsection 2 of section 20.1-13-07, sections
- 2 20.1-13.1-06 and 20.1-13.1-07, subsection 5 of section 20.1-13.1-08, and section 20.1-13.1-09
- 3 of the North Dakota Century Code, relating to boating under the influence; to provide a penalty;
- 4 to provide an effective date; and to declare an emergency.

## BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

- SECTION 1. AMENDMENT. Subsection 2 of section 20.1-13-07 of the North Dakota
   Century Code is amended and reenacted as follows:
  - 2. No A person may <u>not</u> operate <u>any a motorboat</u> or vessel, or manipulate <del>any</del> water skis, <u>a</u> surfboard, or similar device <del>while intoxicated or under the influence of any narcotic drug, barbiturate, or marijuana.</del> if any of the following apply:
    - a. That person has an alcohol concentration of at least ten one-hundredths of one percent by weight at the time of the performance of the test within two hours after the operating of a motorboat or vessel.
    - b. That person is under the influence of intoxicating liquor.
    - c. That person is under the influence of any drug or substance or combination of drugs or substances to a degree which renders that person incapable of safely operating a motorboat or vessel.
    - d. That person is under the combined influence of alcohol and any other drugs or substances to a degree which renders that person incapable of safely operating a motorboat or vessel.

The fact that a person charged with violating this section is or has been legally entitled to use alcohol or other drugs or substances is not a defense against any charge for violating this section, unless a drug which predominantly caused

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impairment was used only as directed or cautioned by a practitioner who legally
 prescribed or dispensed the drug to that person.

**SECTION 2. AMENDMENT.** Section 20.1-13.1-06 of the North Dakota Century Code is amended and reenacted as follows:

## 20.1-13.1-06. Revocation of privilege to operate motorboat or vessel upon refusal to submit to testing.

- If a person refuses to submit to testing under section 20.1-13.1-01, no chemical test may be given, but the game warden or law enforcement officer shall immediately issue to that person a statement of intent to prohibit the person from operating a motorboat or vessel. The statement serves as the director's official notification to the person of the director's intent to prohibit the person from operating a motorboat or vessel in this state and of the hearing procedures under this chapter. The director, upon the receipt of the certified written report of the game warden or law enforcement officer in the form required by the director, forwarded by the warden or officer within five days after issuing the statement of intent, showing that the warden or officer had probable cause to believe the person had been operating a motorboat or vessel while in violation of section 20.1-13-07 or had observed that the motorboat or vessel was operated in a negligent, reckless, or hazardous manner as defined by the director by rule, that the person was lawfully arrested if applicable, and that the person had refused to submit to the chemical test under section 20.1-13.1-01, shall prohibit the person from operating a motorboat or vessel in this state for the appropriate period under this section. The period for which a person is prohibited from operating a motorboat or vessel under this section is:
- a. One year <u>Two years</u> if the person's record shows that within the five years preceding the most recent refusal under this section, the person has not been prohibited from operating a motorboat or vessel for a violation of this chapter or for a violation of section 20.1-13-07.
- b. Two Three years if the person's record shows that within the five years preceding the most recent refusal under this section, the person has once

1 been prohibited from operating a motorboat or vessel for a violation of this 2 chapter or for a violation of section 20.1-13-07. 3 Three Four years if the person's record shows that within the five years C. 4 preceding the most recent refusal under this section, the person has twice 5 been prohibited from operating a motorboat or vessel under this chapter or for 6 a violation of section 20.1-13-07, and the prohibitions resulted from at least 7 two separate arrests. 8 2. A person may not be prohibited from operating a motorboat or vessel under this 9 section if: 10 No administrative hearing request is made under section 20.1-13.1-08; a. 11 The person mails an affidavit to the director within ten days after the game b. 12 warden or law enforcement officer issues the statement of intent. The 13 affidavit must state that the person: 14 Intends to voluntarily plead guilty to violating section 20.1-13-07 within (1) 15 twenty-five days after the game warden or law enforcement officer 16 issues the statement of intent: 17 (2) Agrees that the person may not operate a motorboat or vessel for the 18 appropriate period; 19 (3)Acknowledges the right to a section 20.1-13.1-08 administrative hearing 20 and section 20.1-13.1-09 judicial review and voluntarily and knowingly 21 waives these rights; and 22 (4) Agrees that the person may not operate a motorboat or vessel for the 23 appropriate period as provided under this section without an 24 administrative hearing or judicial review, if the person does not plead 25 guilty within twenty-five days after the game warden or law enforcement 26 officer issues the statement of intent, or the court does not accept the 27 guilty plea, or the guilty plea is withdrawn; 28 The person pleads quilty to violating section 20.1-13-07 within twenty-five C. 29 days after the game warden or law enforcement officer issues the statement 30 of intent;

- d. The court accepts the person's guilty plea and a notice of that fact is mailed to the director within twenty-five days after the game warden or law enforcement officer issues the statement of intent; and
- e. A copy of the final order or judgment of conviction evidencing the acceptance of the person's guilty plea is received by the director prior to the end of the prohibition from operating a motorboat or vessel.
- 3. The court shall mail a copy of an order granting a withdrawal of a guilty plea to violating section 20.1-13-07 to the director within ten days after it is ordered. Upon receipt of the order, the director immediately shall prohibit the person from operating a motorboat or vessel as provided under this section without providing an administrative hearing.

**SECTION 3. AMENDMENT.** Section 20.1-13.1-07 of the North Dakota Century Code is amended and reenacted as follows:

20.1-13.1-07. Administrative sanction for operating motorboat or vessel while having certain drug concentrations. After the receipt of the certified report of a game warden or a law enforcement officer and if no written request for hearing has been received from the arrested person under section 20.1-13.1-08, or if that hearing is requested and the findings, conclusion, and decision from the hearing confirm that the game warden or law enforcement officer had probable cause to arrest the person and chemical test results show that the arrested person was operating a motorboat or vessel while having an alcohol, other drug, or a combination thereof concentration of at least ten one-hundredths of one percent by weight at the time of the performance of a test within two hours after operating a motorboat or vessel, the director shall prohibit the person from operating any motorboat or vessel in this state as follows:

- For ninety-one days one year if the person's record shows that, within the five
  years preceding the date of the arrest, the person has not previously violated
  section 20.1-13-07 or the person has not been prohibited from operating a
  motorboat or vessel under this chapter.
- For three hundred sixty-four days two years if the person's record shows that,
  within the five years preceding the date of the arrest, the person has once
  previously violated section 20.1-13-07 or the person has once been prohibited from
  operating a motorboat or vessel under this chapter.

- 3. For two three years if the person's record shows that within the five years preceding the date of the arrest, the person has twice been prohibited from operating a motorboat or vessel under this chapter, or for a violation of section 20.1-13-07, or any combination thereof, and the prohibitions resulted from at least two separate arrests.
- **SECTION 4. AMENDMENT.** Subsection 5 of section 20.1-13.1-08 of the North Dakota Century Code is amended and reenacted as follows:
  - 5. At the close of the hearing, the hearing officer shall notify the person of the hearing officer's findings of fact, conclusions of law, and decision based on the findings and conclusions and shall immediately deliver by issuing to the person a copy of the decision within ten days of the conclusion of the hearing. If the hearing officer does not find in favor of the person, the copy of the decision serves as the director's official notification to the person that the person is prohibited from operating a motorboat or vessel in this state. The hearing officer shall report the findings, conclusions, and decisions to the director within ten days of the conclusion of the hearing.
- **SECTION 5. AMENDMENT.** Section 20.1-13.1-09 of the North Dakota Century Code is amended and reenacted as follows:
- **20.1-13.1-09. Judicial review.** Any person who has been prohibited from operating a motorboat or vessel by the decision of the hearing officer under section 20.1-13.1-08 may appeal within seven days after the date of the hearing officer issued the decision under section 20.1-13.1-08 as shown by the date of the hearing officer's decision, notwithstanding section 28-32-42, by serving on the director and filing a notice of appeal and specifications of error in the district court in the county where the events occurred for which the demand for a chemical test was made or in the county in which the administrative hearing was held. The court shall set the matter for hearing, and the petitioner shall give twenty days' notice of the hearing to the director and to the hearing officer who rendered the decision. Neither the director nor the court may stay the decision pending decision on appeal. Within fifteen days after receipt of the notice of appeal, the director or the hearing officer who rendered the decision shall file in the office of the clerk of court to which the appeal is taken a certified transcript of the testimony and all other proceedings. This record is the record on which the appeal must be determined. No additional

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- 1 evidence may be heard. The court shall affirm the decision of the director or hearing officer
- 2 unless it finds the evidence insufficient to warrant the conclusion reached by the director or
- 3 hearing officer. The court may direct that the matter be returned to the director or hearing
- 4 officer for rehearing and the presentation of additional evidence.
- 5 **SECTION 6. EFFECTIVE DATE.** This Act becomes effective on May 1, 2005.
- 6 **SECTION 7. EMERGENCY.** This Act is declared to be an emergency measure.