

HOUSE BILL 1002: Expand Use of CAM Systems.

2019-2020 General Assembly

Committee:	House Rules, Calendar, and Operations of the	Date:	May 3, 2019
v	House Rep. Rogers PCS to First Edition H1002-CSSA-36	Prepared by:	Susan Sitze Staff Attorney

OVERVIEW: The PCS for House Bill 1002 would expand the use of continuous alcohol monitoring in Level One and Level Two impaired driving punishments.

CURRENT LAW: G.S. 20-179 provides for varying levels of punishment for offenses involving impaired driving based in part on the existence of grossly aggravating, aggravating, and mitigating factors. Grossly aggravating factors include: (1) a prior DWI conviction, (2) driving while license revoked for a DWI, (3) serious injury resulting from the DWI, and (4) the presence of a minor, or physically or mentally disabled adult in the vehicle.

<u>Level One Punishment</u> is required when the defendant has 2 grossly aggravating factors and includes a fine of up to \$4,000 and required imprisonment of 30 days to 24 months, which may be suspended if the court imposes either of the following as a condition of special probation:

- A term of imprisonment of at least 30 days.
- A term of imprisonment of at least 10 days <u>and</u> a requirement that the defendant submit to continuous alcohol monitoring for at least 120 days. Up to 60 days of pretrial continuous alcohol monitoring may be counted towards the 120 days.

<u>Level Two Punishment</u> is required when the defendant has 1 grossly aggravating factor and includes a fine of up to \$2,000 and required imprisonment of 7 days to 12 months, which may be suspended if the court imposes either of the following as a condition of special probation:

- A term of imprisonment of at least 7 days.
- Continuous alcohol monitoring for at least 90 days. If the defendant has a prior DWI within 5 years, the court must also require 240 hours community service. Up to 60 days of pretrial continuous alcohol monitoring may be counted towards the 90 days.

G.S. 20-179(k1) authorizes the court to require that any imprisonment required as a condition of special probation be served in an inpatient substance abuse facility.

BILL ANALYSIS:

Section 1 of the PCS for House Bill 1002 would amend Level One and Level Two punishments under G.S. 20-179.

- Level One Punishment would be amended as follows:
 - Authorize 120 days of continuous alcohol monitoring in lieu of any term of imprisonment.

Karen Cochrane-Brown Director



Legislative Analysis Division 919-733-2578

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- Require 60 days of continuous alcohol monitoring if a court requires that a term of imprisonment be served in an inpatient treatment facility.
- Allow 120 days of pretrial continuous alcohol monitoring to be credited against any continuous alcohol monitoring requirement for probation.
- Authorize the court to impose continuous alcohol monitoring
- > Level Two Punishment would be amended as follows:
 - Increase the required 7 days of imprisonment to 14 days of imprisonment.
 - Require 30 days of continuous alcohol monitoring if a court requires that a term of imprisonment be served in an inpatient treatment facility.
 - Allow 90 days of pretrial continuous alcohol monitoring to be credited against any continuous alcohol monitoring requirement for probation.

Section 1 of the PCS would also require a defendant on supervised probation to comply with any recommendation for continuous alcohol monitoring that is made based on a substance abuse assessment before supervised probation can be terminated.

EFFECTIVE DATE: This act would become effective December 1, 2019, and apply to offenses committed on or after that date.