Mass Relief Debt Remittance and Expunction May 20, 2021

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Driver's License Restoration Project and Mass Relief

The North Carolina Justice Center and the North Carolina Pro Bono Resource Center, a program of the Equal Access to Justice Commission, have been partnering on the Driver's License Restoration Project since 2017.

The project began as a pilot pro bono clinic model and now focuses on mass relief debt remittance.

Staffing for NC Justice Center: 1 FT attorney, 1 PT attorney Staffing for PBRC: 1 FT attorney, 1 PT attorney, 1 PT paralegal

Summary of Mass Relief Debt Remittance

Under N.C.G.S. 15A-1363, the district attorney "may at any time petition the sentencing court for a remission or revocation of the fine or costs." If the court finds that "the proper administration of justice requires resolution of the case, the court may remit or revoke the fine or costs."

District attorney motions the court for remittance of fines and fees pursuant to 15A-1363 by choosing a category of traffic cases for which they are willing to petition the court for consideration of debt remittance based on (1) the length of the license suspension and (2) the underlying traffic offense.

Data available from the Administrative Office of the Courts is reviewed to identify what cases meet the criteria.

NOTE: Requires agreement from district attorney, clerk's office, and at least one judge.

1. District attorney chooses criteria

*Mass Relief excluded offenses are listed in red. AGG FEL SER INJURY BY VEHICLE - § 20-166(e) § 20-111 AID AND ABET IMPAIRED DRIVING - § 20-138.1 ALLOW UNLICENSE MINOR TO DRIVE - 8 20-32 ALLOW UNLICENSED TO DRIVE - § 20-34 ALTERED REG CARD/TAG - § 20-111 BRAKE/STOP LIGHT EQUIP VIOL & 20-129 BUY/SELL VEHICLE NO LICENSE-BY FAILING TO YIELD RIGH OF WAY ENTERING (I) - § 20-155 CANCL/REVOK/SUSP CERTIF/TAG - - § 20-28 111 CARELESS AND RECKLESS DRIVING- 8 20-140 CENTER LANE VIOLATION - § 20-28.1 CHILD NOT IN REAR SEAT -§ 20-28.1 CITY/TOWN VIOLATION (I) CITY/TOWN VIOLATION (M) COVERING/DISGUISING REG PLATE - 8 20-111 DARKENED WINDSHIELD/WINDOWS - § 20-127(b) DELIV/ACCEPT BLANK/OPEN TITLE 20-72 DIRECTIONAL SIGNALS EQUIP VIOL - § 20-125.1 20-111 DR COM VEH W/O PROPER ENDORSE - § 20-37 12 DR/ALLOW REG PLATE NOT DISPLAY - 8 35(a1)(2) 20-111 DRIVE AFTER CONSUMING < 21 - § 20-17(2)DRIVE LEFT OF CENTER - § 20-146 20-29 DRIVE WITHOUT TWO HEADLAMPS - § 20-129(B) 28.1 DRIVE WRONG WAY ON DUAL LANE -820-146 173 DRIVE WRONG WAY-ONE WAY DOT -§20-165.1 158 DRIVE WRONG WAY-ONE WAY LOCAL-\$20-28.1 DRIVE WRONG WAY-ONE WAY ST/RD -§20-165.1

DRIVE/ALLOW MV NO REGISTRATION -DRIVING LEFT OF CENTER § 20-146 DRIVING WHILE IMPAIRED - § 20-17(2) DWI - AGGRAVATED LEVEL 1 - § 20-17(2) DWI - LEVEL 1 - § 20-17(2) DWI - LEVEL 2 - § 20-17(2) DWI - LEVEL 3 - § 20-17(2) DWI - LEVEL 4 - § 20-17(2) DWI - LEVEL 5 - § 20-17(2) DWLR - § 20-28(a1) DWLR AFT IMPAIRED REV NOTICE -§ 20-DWLR IMPAIRED REV - § 20-28 DWLR NOT IMPAIRED REV - § 20-28 DWLR PERMANENT - § 20-28 DWLR VIOL RESTORED LIC - §20-28 ELUDE ARRST MV >=3 AGRV FCTRS - § 20-141.5(d) ELUDE ARRST MV 2 AGRVTG FCTRS - § 20-141.5(d) EXCEED POSTED SPEED IN A WORK ZONE - § 20-141 EXCEEDING POSTED SPEED - § 20-16.1 EXCEEDING SAFE SPEED - § 20-16.1 EXPIRED OPERATORS LICENSE - § 20-35 EXPIRED REGISTRATION CARD/TAG - § EXPIRED/NO INSPECTION - § 20-111 FAIL COMPLY LIC RESTRICTIONS - § 20-FAIL COMPLY RESTRICTED DRIVING - § 20-35(a1)(2) FAIL EXHIBIT/SURRENDER LICENSE § FAIL MAINTAIN LANE CONTROL - § 20-FAIL PEDESTRIAN RIGHT OF WAY -§ 20-FAIL STOP STOPSIGN/FLSH RED LT - § 20-FAIL TO APPLY FOR NEW TITLE - § 20-73 FAIL TO BURN HEADLAMPS -§ 20-28.1 FAIL TO CARRY LICENSE - § 20-35

Driver's License Restoration Project

2. Data from AOC is filtered

AOC provides annual data set that includes all offenses that are part of a case number in which (i) at least one charge on that case has an FTC that is currently uncured and (ii) the case contains a traffic offense.

That data set is filtered to meet the district attorney's chosen criteria.

The Filtering Process

Worked with Code the Dream to develop a program that filters as follows:

-If any charge in the Convicted Offense GS column for a given case does not start with 20-, the entire case should be excluded.

-If all charges with a date in the FTC column also have a date in the FTC Compliance column, the entire case should be excluded.

-Exclude all rows with a blank in both Convicted Offense Text and Convicted Offense GS

-For all remaining cases, combine cases with multiple rows into one line.

Manually filter out in Excel all Chapter 20 traffic charges that do not meet the district attorney's criteria and filter by disposition date of case.

3. Motions and Orders are Prepared for Filing

COUNTY OF EDGECOMBE	IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO	STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE COUNTY OF EDGECOMBE DISTRICT COURT DIVISION FILE NO
STATE OF NORTH CAROLINA))) MOTION TO REMIT	STATE OF NORTH CAROLINA))) ORDER TO REMIT
v.) COSTS AND FINES	V.) COSTS AND FINES
DEFENDANTS OF REFERENCED CASES		DEFENDANTS OF REFERENCED) CASES)
matter based on the proper administration unto the Court the following: 1. Pursuant to N.C.G.S. 15A-1363, "A costs, including a requirement to pa prosecutor, may at any time petition the fine or costs or any unpaid porti- the circumstances which warranted it would otherwise be unjust to requ- justice requires resolution of the cas the unpaid portion in whole or in pa 2. The defendants in the foregoing att the listed traffic offenses and orderer 3. As of the date of this motion, those 4. As a result of defendant' failure to c indefinitely supended.	all penalties, fines and/or costs in the above-captioned of justice. In support of this request the State shows .defendant who has been required to pay a fine or y fine or costs as a condition of probation, or a the sentencing court for a remission or revocation of no of i. If it appears to the astisfaction of the court that the imposition of the fine or costs no longer exist, that ive payment, or that the proper administration of e, the court may remit or revoke the fine or costs or et or may modify the method of payment." chument were found to be responsible and/or guilty of d to pay penalties, fines, and/or costs. penalties, fines, and/or costs. Decomply, these defendants' driver's license supensions, requires resolution of these cases. hat the Court remit all penalties, fines, and/or costs asse, including the FTA fee and any late fee assessed	Upon written motion by the State and based on the factors detailed in that motion, the Court concludes that the proper administration of justice requires remission of all penalties, fines, and/or costs, and/or costs, and seased by the Clerk's Office, in the above-captioned matter and referenced in the addedum to State's Motion to Remit Costs and Fines. All fees, penalties, fines, and/or costs are remitted and all FTCs are stricken. This the day of, 2021. Presiding Judge
assessed as part of the judgments in each o by the Clerk's Office.		
Therefore, the State respectfully requests t assessed as part of the judgments in each o by the Clerk's Office. This the day of		

Process for Clerk's Office

Step 1. Mass Motion is calendared at a formally scheduled session of open criminal court. This meets the notification requirement for fee waivers.

Step 2. Judge signs the provided order and initials each page of case number addendum. Court orders that all fees, penalties, fines, and costs be remitted, that FTA or FTC is stricken, and that any Order for Arrest is recalled.

Step 3: For each case, the Clerk goes into CCIS to post disposition screen and selects: FTC stricken/ Clerk Error. (See p. 174 of CCIS manual instruction stating that this checkbox "*means that the FTC was entered in error or ordered by the judge to be stricken*.").

Step 4: On Monies Tab in CCIS, Clerk writes in Correction Reason: PER ORDER OF JUDGE (presiding judges name), ALL FEES, PENALTIES, FINES, AND/OR COSTS ARE REMITTED, FTA&FTC ARE STRICKEN, AND OFA RECALLED."

O NOTE: May decide to add "Pursuant to Driver's License Restoration Project and Per Order of Judge..."

Step 5: Clerk clicks on Court Cost Details, chooses WAIVE/REMIT ALL. In fines, Clerk uses the STATUS box and chooses WAIVED/REMITTED.

Notification and Next Steps



Getting you safely back on the road and back to work!

Mass Relief Debt Remittance

Completed-

- Durham; Satana Deberry, 16th District
 Mecklenburg; Spencer Merriweather, 26th District
 Pitt, Faris Dixon, 3rd District
- Rockingham and Caswell; Jason Ramey, 22nd District
 Gaston; Locke Bell, 38th District
- □ New Hanover and Pender; Ben David, 6th District

In Process-

- Buncombe; *Todd Williams*, 40th District
 Guilford; *Avery Crump*, 24th District
 Edgecombe, Nash, and Wilson; *Robert Evans*, 8th District
 Wake; *Lorrin Freeman*, 10th District

Mass Relief Debt Remittance

District	Number of Cases with
	Fines & Fees Remitted
Durham	14,000
Mecklenburg	11,450
Pitt	4,280
New Hanover and Pender	7,158
Rockingham and Caswell	4,775
Gaston	4,114
Guilford	1,279 (est)
Buncombe	100 (est)
TOTAL	47,156

524 license
restoration advice
letters provided
to clients through
ncfairchance.org

Mass Relief Debt Remittance- Challenges

Data is not perfect (ex- FTCs not entered on all charges).

□ Staff resources.

Data filtration and motion prep is time-intensive.

□ Requires coordination and agreement from district attorney, local clerk's office, and at least one judge- not a statewide approach... yet!

 Hesitancy from local jurisdictions given the resources needed to implement Odyssey in the coming years.

□ Lack stats on license reinstatement for people who have received help.

Mass Expunction Relief Under 15A-145.8A

The Second Chance Act (Senate Bill 562)



In 2020, bipartisan Second Chance Act was signed into law to significantly expand expunction eligibility.

Allowed for expunction of convictions that obtained by 16 and 17 year olds before December 1, 2019.

Colloquially called Raise the Age parity.

Raise the Age Parity

N.C. Gen. Stat 15A-145.8A.

- (a) A ... district attorney may file, in the court of the county where the person was convicted, a petition for expunction from the person's criminal record of any misdemeanor or Class H or I felony not excluded by subsection (b) of this section if the offense was committed prior to December 1, 2019, and while the person was less than 18 years of age, but at least 16 years of age...
- (b) An offense is not eligible for expunction... if it is (i) a violation of the motor vehicle laws under **Chapter 20 of the General Statutes,** including any offense involving impaired driving as defined in G.S. 20-4.01(24a) or (ii) an **offense requiring registration** pursuant to Article 27A of Chapter 14 of the General Statutes, whether or not the person is currently required to register.

DA-Initiated Expunction Relief

- 1. District Attorney's Office request data from AOC. Data set will include information for convictions that are eligible and convictions that may be eligible but need further review.
- 2. Once the data is received, District Attorney determines which convictions they want to proceed with.
- 3. Upon request, AOC populates expunction petitions, and notifies victim and defendantpetitioner.
- 4. District Attorney's Office fills in any missing information, signs petitions, and submits to Clerk's Office.
- 5. Clerk's Office processes petition.
- 6. Judge must grant expunction petitions.
- 7. Clerk's Office destroy physical and electronic report of convictions & mail certified copies of granted petition to defendant and arresting agencies listed on petition.

NC Form AOC-CR-294: DA Petition of Expunction

STATE	OF NORTH	CARO	LINA		File No.		Scan No.(s) (Official Use Only)
County					In The General Court Of Justice			
NOTE: This petit a filing fe	tion, which is filed by t e.			quire the paym			Superior Court	
1	STATI	E VERSUS			_			
Name And Address	Of Defendant (type o	e print full name	0					
					DISTRICT	ATTORNE		AND ORDER
							INDER G.S.	
								NY UNDER AGE 18
		1.00.0	1.	1	CON	IMITTED BEF	ORE RAISE T	HE AGE)
Drivers License No		State	Race	Sex				
Date Of Birth	Full Social Securi	ty No.	Age At Time	e Of Offense	1			
								S. 15A-145.8A, 15A-15
information for eac	h agency. The clerk of	superior court w	ill send a copy o	this order, if gra	ment agency that has a n inted, to the agency name	(s) and address(es)	provided below. Do	not list the courts, the State
Bureau of Investiga entity, like a compa	tion, the Department o	f Public Safety, o al background c	or the Division of hecks. The clerk	Motor Vehicles, will not send a	if the order is granted, the copy of this order to any e	ose agencies will be notly that is not an ag	notified automatically gency of the State of	North Early private North Carolina or one of its to that entity.
		d to expunge re						
warne And Address	Of Arresting Agency		Name And	Name And Address Of Other Agency (if any)		Name And	Address Of Other A	gency (if any)
Check here petition, (atta		litional agenci	es and/or add	litional file nos	and offenses are lis	ted on an AOC-C	CR-285 form that i	s attached to this
File No.(s)	Date Of Arrest		Offer	se Description	1	Date Of Offense	Disposition	Date Of Disposition/Conviction
	Arrest					Orrense		Disposition/Conviction
						-		-
	_					-		
_				PETITION	TO EXPUNGE			
	for an expunction		G.S. 15A-145	8A and certif	y as follows:			
1. In this court	of the county name	d above, the	3.S. 15A-145 defendant w	8A and certif	y as follows:	/or misdemeanor	r(s) listed above,	and further certify that:
1. In this court a. No offens b. No offens	of the county name e listed above is m e listed above is an	ed above, the ore serious the mong the exc	G.S. 15A-145 defendant w han a Class H eptions in G.S	.8A and certif as convicted of I felony. 5. 15A-145.8/	y as follows: of the felony(ies) and A(b).			and further certify that:
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Status of Mass Relief Expunction

- Mecklenburg County district attorney did a test run of 50 cases and found significant issues with the data-- AOC has since created a method of cross-checking active sentences, outstanding restitution, and civil judgment orders. Now Mecklenburg County district attorney's office is working with other stakeholders on a method of further filtering.
- Durham County district attorney has completed mass relief expunction for all felonies and any misdemeanors associated with the same case number.

Challenges of Mass Relief Expunction

"Money, human resources, and technology"

District attorney is required to fill out AOC Form 294 for each individual– cannot currently complete a "mass motion" similar to mass relief debt remittance.

Notification to victim/ complainant requirement under Marsy's Law-- requires significant administrative resources.

Clerks and district attorneys are poised to implement Odyssey and have resource constraints related to this implementation.

Buy-in: question over cost for district attorney's office versus benefit to the recipient of the expunction. Desire to prioritize those with less serious adult records first and that is not possible due to data constraints.

Challenges of Mass Relief Expunctions: Areas for Improvement

- □ Data challenges.
- Ongoing resources are needed for local clerks' offices processing petitions and for district attorney's offices, particularly as Odyssey implementation begins.
- Develop best practices regarding automatic and DA-initiated expunctions for noncitizens given the potential consequences of expunction in immigration court.

Questions?

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