## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

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## HOUSE DRH30216-LK-197 (4/14)

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Short Title:	Failure to Return Hired Motor Vehicles.	(Public)
Sponsors:	Representatives Glazier and Kiser (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED			
2	AN ACT TO CLARIFY THE LAW AND PROCEDURE PERTAINING TO THE			
3	FAILURE TO RETURN A HIRED MOTOR VEHICLE.			
4	The General Assembly of North Carolina enacts:			
5	<b>SECTION 1.</b> G.S. 14-167 reads as rewritten:			
6	"§ 14-167. Failure to return hired property.			
7	Any person who shall rent or hire, any horse, mule or other like animal, or any			
8	buggy, wagon, truck, automobile, or other vehicle, aircraft, motor, trailer, appliance,			
9	equipment, tool, or other thing of value, and who shall willfully fail to return the same			
10	to the possession of the person, firm or corporation from whom such property has been			
11	rented or hired at the expiration of the time for which such property has been rented or			
12	hired, shall be guilty of a Class 2 misdemeanor.			
13	If the value of the truck, automobile, or other motor vehicle that is not returned is in			
14	excess of four thousand dollars (\$4,000), the person failing to return it is guilty of a			
15	<u>Class H felony.</u> "			
16	<b>SECTION 2.</b> G.S. 14-168.3 reads as rewritten:			
17	"§ 14-168.3. Prima facie evidence of intent to convert property.			
18	It shall be prima facie evidence of intent to commit a crime as set forth in			
19	G.S. 14-167, 14-168, and 14-168.1 with respect to any property other than a truck,			
20	automobile, or other motor vehicle when one who has, by written instrument, leased or			
21	rented the personal property of another:			
22	(1) Failed or refused to return such property to its owner after the lease,			
23	bailment, or rental agreement has expired,			
24	a. Within 10 days, and			
25	b. Within 48 hours after written demand for return thereof is			
26	personally served or given by registered mail delivered to the			

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	last known address provided in such leas or	se or rental agreement,
(2)	When the leasing or rental of such personal propresentation of identification to the lessor or response false, fictitious, or knowingly not current as to response to the rentification."	entor thereof which is
	<b>TION 3.</b> Chapter 14 of the General Statutes is	amended by adding a
new section to		
	rima facie evidence of intent to convert a truck.	<u>, automobile, or other</u>
	or vehicle.	
	prima facie evidence of intent to commit a 4-168, and 14-168.1 when one who has, by written	
rented a truck,	automobile, or other motor vehicle owned by anoth	ner:
<u>(1)</u>	Failed or refused to return the vehicle to the	lessor or rentor at the
	place specified after the lease, bailment, or	rental agreement has
	expired, within 72 hours after written demand for	or the vehicle is made.
	Demand may be made in one of three ways:	
	<u>a.</u> <u>By personal service.</u>	
	b. By certified mail, return receipt requested	d, addressed to the last
	known address provided in the lease or re	
	c. By depositing the demand with a desig	-
	authorized pursuant to 26 U.S.C. § 7502	•
	last known address provided in the leas	
	Demand is effective upon hand delivery	_
	demand is returned as undeliverable), of	
	know address.	·
(2)	In a prosecution under G.S. 14-167, failed o	r refused to pay any
	amount due that is incurred after the lease	e, bailment, or rental
	agreement has expired, and after written dema	and is made. Amounts
	due include unpaid fees for the time period du	
	was not returned and include the lesser of th	e cost of repairing or
	replacing the vehicle if it has been damaged.	
<u>(3)</u>	When the leasing or rental of the vehicle is obtain	ined by presentation of
	identification to the lessor or rentor of the v	• •
	fictitious, or knowingly not current as to nat	me, address, place of
	employment, or other identification."	_
SEC	<b>TION 4.</b> Chapter 20 of the General Statutes is	amended by adding a
new section to	read:	
" <u>§ 20-102.2.</u> R	Report of failure to return hired motor vehicles.	
Every sheri	ff, chief of police, or peace officer upon receivir	ng reliable information
that any rental	, for-hire, or leased vehicle registered pursuant to	o this Chapter has not
been returned	as set forth in G.S. 14-167 shall immediately re	port the failure to the
United States I	Department of Justice Stolen Vehicle System. Any	officer upon receiving
information co	ncerning the recovery of a vehicle that the officer	previously reported as

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- 1 not having been returned shall immediately report the recovery to the United States
- 2 Department of Justice Stolen Vehicle System. The officer shall also immediately
- 3 attempt to notify the reporting party of the location and condition of the recovered
- 4 vehicle by telephone, if the telephone number of the reporting party is available or
- 5 <u>readily accessible.</u>" 6 **SECTIO** 
  - **SECTION 5.** This act is effective when it becomes law.