MARINE FISHERIES OFFENSES FOR WHICH COURT APPEARANCE IS MANDATORY

(Adopted by the Conference of Chief District Court Judges, October 11, 2006, pursuant to N.C.G.S. 7A-148)

Applies To Offenses Committed On Or After December 1, 2006

Court appearance is mandatory for offenses charged under the following:

| 1. | G.S. 113-135(a)(2). | Second conviction within three years. |
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| 2. | G.S. 113-136. | Refusal to obey or allow inspection by inspector. |
| 3. | G.S. 113-168.4. | Selling or transferring fish without valid licenses described in G.S. 113-168.4. |
| 4. | G.S. 113-169.3. | Dealing in fish without dealer's license. |
| 5. | G.S. 113-170.2. | Fraud or deception relating to license or permit. |
| 6. | G.S. 113-171.1. | Use of spotter plane in commercial operation. |
| 7. | G.S. 113-183. | Unlawful possession, transportation or sale of fish. |
| 8. | G.S. 113-187. | Participate in, or be in charge of commercial fishing operation, or be in charge of any vessel, or an owner of any vessel who knowingly permits the vessel to be used in violation of Subchapter IV of G.S. Ch. 113 or its implementing rules. |
| 9. | G.S. 113-189. | Disturbing sea turtle or porpoise. |
| 10. | G.S. 113-191. | Unlawful sale or purchase of fish. |
| 11. | G.S. 113-208. | Interfering with private shellfish rights. |
| 12. | G.S. 113-209. | Taking polluted shellfish at night. |
| 13. | G.S. 113-262. | Taking fish by poisons, drugs, etc. |
| 14. | G.S. 113-264. | Destruction of property belonging to Department of Environment and Natural Resources. |
| 15. | G.S. 113-265. | Polluting hatchery water; throwing fish offal into water. |
| 16. | G.S. 113-266. | Interference with artificial reef marking devices. |
| 17. | G.S. 113-268. | Robbing or injuring nets, seines, buoys, pots, etc. |
| 18. | G.S. 113-269. | Robbing or injuring hatcheries or aquaculture operations. |
| 19. | 15A NCAC 3M .0404. | Failure to report fish spill. |
| 20. | G.S. 113.210. | Sale of oysters cultivated pursuant to an Under Dock Oyster Culture Permit. |

MARINE FISHERIES OFFENSES FOR WHICH COURT APPEARANCE MAY BE WAIVED

(on execution of written waiver of appearance and trial, and plea of guilty/responsible) (Adopted by the Conference of Chief District Court Judges, October 11, 2006, pursuant to N.C.G.S. 7A-148)

Applies To Offenses Committed On Or After December 1, 2006

| December 1, 2000 | | | | |
|------------------|--|-----------------------------------|------------|--|
| A. | LICENSE VIOLATIONS | | | |
| | 1. Fishing without having ready at hand for inspection licenses, assignments, or endorsements, or | | | |
| | refusing to exhibit same. [G.S. 113-168.1] | \$ 35 and Cos | sts | |
| | 2. Exceed personal use shellfish limit. [G.S. 113-169.2] | \$ 35 and Cos | sts | |
| | 3. Recreational fishing with commercial fishing equipment without recreational commercial gear | | | |
| | license. [G.S. 113-173] | \$ 35 and Cos | sts | |
| | 4. Recreational fishing without a valid license in violation of G.S. 113-174.1 | \$ 35 and Cos | sts | |
| B. | SIZE LIMITS | | | |
| | Size limit violations for undersized oysters [15A NCAC 3K .0202], clams [15A NCAC 3K .0301], | | | |
| | crabs [15A NCAC 3L .0201], or finfish [15A NCAC 3M .0500]. | | | |
| | 20% or less undersize | \$ 35 and Cos | sts | |
| | More than 20% undersize | \$ 50 and Cos | sts | |
| C. | CREEL LIMITS | | | |
| | 1. Possession of more than legal limit of shellfish under 15A NCAC 3K .01000500. | | | |
| | | \$ 35 and Cos | sts | |
| | Exceeding limit by more than 20% | \$ 75 and Cos | sts | |
| | Size limit violations for undersized oysters [15A NCAC 3K .0202], clams [15A NCAC 3K .0301], crabs [15A NCAC 3L .0201], or finfish [15A NCAC 3M .0500]. 20% or less undersize | \$ 35 and C\$ 35 and C\$ 50 and C | Cos Cos | |

| | 2. Possession of more than legal limit of finfish under 15A NCAC 3M .0500. Exceeding limit by 50% or less | | | |
|----|---|--|--|--|
| D. | TRAWLING VIOLATIONS 1. Trawling in closed area for persons not in charge. [15A NCAC 3L .0101, .0202; 3N .0104, .0105; 3R .0106] | | | |
| E. | CRAB VIOLATIONS 1. Taking crabs in closed area. [15A NCAC 3L .0203 or .0205] | | | |
| F. | SHELLFISH VIOLATIONS 1. Taking oysters, clams or mussels from temporarily closed polluted waters. [15A NCAC 3K .0101] | | | |
| G. | MISCELLANEOUS VIOLATIONS 1. Leave pots or gill nets unattended. [15A NCAC 3I .0105] | | | |
| H. | COMMITTING ANY OFFENSE UNDER SUBCHAPTER IV OF CHAPTER 113 OF THE NORTH CAROLINA GENERAL STATUTES not on the mandatory appearance list | | | |
| I. | . COMMITTING ANY OTHER VIOLATION OF MARINE FISHERIES COMMISSION REGULATIONS not punishable under G.S. 113-187 | | | |
| J. | INTENTIONAL OR RECKLESS LITTERING UNDER G.S. 14-399(c) | | | |
| K. | UNINTENTIONAL LITTERING UNDER G.S. 14-399(c1). \$50 and Costs | | | |
| | OTHER POLICIES RELATING TO WAIVABLE MARINE FISHERIES OFFENSES: | | | |

- 1. G.S. 7A-148 provides that the Conference of Chief District Court Judges shall prepare a "uniform schedule" of waivable fishing offenses under G.S. Chapter 113 and shall otherwise promote the "uniform administration of justice." In accordance with this statutory mandate, all judicial districts must adhere to this schedule, and individual judicial district policies deviating from this schedule are prohibited.
- When two charges are made on a citation, the defendant shall be fined only for the offense carrying the highest fine, and only one bill of costs will be assessed.
- 3. When a defendant is charged on the same citation with an offense waivable under this schedule and one that is not waivable, the defendant must appear in court to answer both the waivable and the non-waivable charge.
- Marine Fisheries offenses are not waivable if: (1) a previous conviction of the Marine Fisheries laws within the last three years is alleged so as to make the offense punishable under G.S. 113-135(a)(2); (2) fish have been seized and will be sold, or vessels or equipment have been seized; (3) the offense with which defendant is charged is listed on the mandatory appearance list; or (4) replacement or disposition costs may be assessed against the defendant if he/she is determined to be guilty.
- 5. This schedule does not apply to littering charges under G.S. 14-399(c) or (c1), if the defendant is charged with a second offense under the subsection.