SENATE BILL No. 623

November 21, 1991, Introduced by Senators DILLINGHAM, MC MANUS, CARL, GEAKE, PRIDNIA, EHLERS, HART and SCHWARZ and referred to the Committee on Transportation and Tourism.

A bill to amend sections 57, 57c, 627, 682, 713, and 742 of Act No. 300 of the Public Acts of 1949, entitled as amended "Michigan vehicle code,"

section 57 as amended by Act No. 346 of the Public Acts of 1988, sections 57c and 682 as amended by Act No. 188 of the Public Acts of 1990, section 627 as amended by Act No. 165 of the Public Acts of 1990, section 713 as amended by Act No. 383 of the Public Acts of 1988, and section 742 as amended by Act No. 89 of the Public Acts of 1989, being sections 257.57, 257.57c, 257.627, 257.682, 257.713, and 257.742 of the Michigan Compiled Laws; and to repeal certain parts of the act.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 57, 57c, 627, 682, 713, and 742 of Act
- 2 No. 300 of the Public Acts of 1949, section 57 as amended by Act
- 3 No. 346 of the Public Acts of 1988, sections 57c and 682 as

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- 1 amended by Act No. 188 of the Public Acts of 1990, section 627 as
- 2 amended by Act No. 165 of the Public Acts of 1990, section 713 as
- 3 amended by Act No. 383 of the Public Acts of 1988, and section
- 4 742 as amended by Act No. 89 of the Public Acts of 1989, being
- 5 sections 257.57, 257.57c, 257.627, 257.682, 257.713, and 257.742
- 6 of the Michigan Compiled Laws, are amended to read as follows:
- 7 Sec. 57. "School bus" means every motor vehicle, -except-
- 8 OTHER THAN A station -wagons WAGON OR PASSENGER VAN, with a
- 9 manufacturers' rated seating capacity of -16- 11 or more passen-
- 10 gers, including the driver, owned by a public, private, or gov-
- 11 ernmental agency and operated for the transportation of
- 12 children PUPILS to or from school OR SCHOOL RELATED EVENTS, or
- 13 privately owned and operated for compensation for the transporta-
- 14 tion of -children- PUPILS to or from school OR SCHOOL RELATED
- 15 EVENTS. School bus does not include buses operated by a
- 16 -municipally owned transportation-system PUBLIC TRANSIT AGENCY
- 17 OR AUTHORITY AS DEFINED IN SECTION 5 OF THE PUPIL TRANSPORTATION
- 18 ACT, ACT NO. 187 OF THE PUBLIC ACTS OF 1990, BEING SECTION
- 19 257.1805 OF THE MICHIGAN COMPILED LAWS, or by a common passenger
- 20 carrier certificated by the state transportation department
- 21 UNLESS THE BUS IS USED PRIMARILY TO TRANSPORT SCHOOL PUPILS.
- 22 Sec. 57c. "School transportation vehicle" means every motor
- 23 vehicle -with a manufacturer's rated seating capacity of less
- 24 than 16 THAT IS MANUFACTURED TO TRANSPORT 7 OR MORE passengers,
- 25 including the driver, AND IS owned by a public OR PRIVATE SCHOOL,
- 26 private COMPANY, or -governmental agency A UNIT OF GOVERNMENT
- 27 when THE VEHICLE IS operated for the -regularly scheduled

- 1 transportation of passengers -directly to or from school OR
- 2 SCHOOL RELATED EVENTS. and home, or privately owned and operated
- 3 for compensation for the regularly scheduled transportation of
- 4 passengers directly to or from school and home. Transportation
- 5 to extracurricular events shall not be considered regularly
- 6 scheduled transportation. School transportation vehicle does not
- 7 include a vehicle used by a parent or a parent's designee to
- 8 transport children to and from school related events under con-
- 9 tract with the school. This section does not apply to a motor
- 10 vehicle used by a parent or the designee of a parent for the reg-
- 11 ularly-scheduled transportation of his or her children directly
- 12 to and from school and home under the terms of a contract with
- 13 the school.
- 14 Sec. 627. (1) A person driving a vehicle on a highway shall
- 15 drive at a careful and prudent speed not greater than nor less
- 16 than is reasonable and proper, having due regard to the traffic,
- 17 surface, and width of the highway and of any other condition then
- 18 existing. A person shall not drive a vehicle upon a highway at a
- 19 speed greater than that which will permit a stop within the
- 20 assured, clear distance ahead.
- 21 (2) Subject to subsection (1) and except in those instances
- 22 where a lower speed is specified in this chapter, it is prima
- 23 facie lawful for the driver of a vehicle to drive at a speed not
- 24 exceeding the following, except when this speed would be unsafe:
- 25 (a) 25 miles an hour on all highways in a business or resi-
- 26 dence district as defined in this act.

- (b) 25 miles an hour in public parks unless a different
 speed is fixed and duly posted.
- 3 (3) It is prima facie unlawful for a person to exceed the 4 speed limits prescribed in subsection (2), except as provided in 5 section 629.
- 6 (4) The driver of a vehicle in a mobile home park as defined
 7 in section 2 of the mobile home commission act, Act No. 96 of the
 8 Public Acts of 1987, being section 125.2302 of the Michigan
 9 Compiled Laws, shall drive at a careful and prudent speed, not
 10 greater than a speed which is reasonable and proper, having due
 11 regard for the traffic, surface, width of the roadway, and all
 12 other conditions existing, and not greater than a speed which
 13 will permit a stop within the assured clear distance ahead. It
 14 is prima facie unlawful for the driver of a vehicle to drive at a

15 speed exceeding 15 miles an hour in a mobile home park as defined

16 in section 2 of Act No. 96 of the Public Acts of 1987.

- (5) A person driving a passenger vehicle drawing another

 18 vehicle or trailer shall not exceed a speed of 55 miles per hour,

 19 unless the vehicle or trailer has 2 wheels or less and does not

 20 exceed the combined weight of 750 pounds for the vehicle or

 21 trailer and load, or a trailer coach of not more than 26 feet in

 22 length with brakes on each wheel and attached to the passenger

 23 vehicle with an equalizing or stabilizing coupling unit.
- (6) A truck with a gross weight of 10,000 pounds or more, a truck-tractor with a trailer, or a combination of these vehicles shall not exceed a speed of 55 miles per hour on highways, streets, or freeways, and shall not exceed a speed of 35 miles

- 1 per hour during the period when reduced loadings are being
 2 enforced in accordance with this chapter.
- 3 (7) A person driving a school bus shall not exceed the speed
 4 of -50 55 miles per hour.
- 5 (8) The maximum rates of speeds allowed pursuant to this 6 section are subject to the maximum rate established pursuant to 7 section 629b.
- (9) A person operating a vehicle on a highway, when entering and passing through a designated work area where a normal lane or part of the lane of traffic has been closed due to highway construction, maintenance, or surveying activities, shall not exceed a speed of 45 miles per hour unless otherwise determined and posted by the state transportation department, a county road commission, or a local authority. The state transportation department, a county road commission, or a local authority shall identify on streets and highways under its jurisdiction a designated work area with traffic control devices which are in conformance with the Michigan manual of uniform traffic control devices. A person shall not exceed a speed limit established under this section or a speed limit established pursuant to section 628 or
- (10) A person who violates this section is responsible for a23 civil infraction.
- Sec. 682. (1) The driver of a vehicle overtaking or meeting

 25 a school bus which has stopped ON A HIGHWAY OR PRIVATE ROAD and

 26 is displaying —2— alternately flashing OVERHEAD red lights
- 27 -located at the same level shall bring the vehicle to a full

- 1 stop not less than 20 feet from the school bus and shall not
- 2 proceed until the school bus resumes motion or the visual signals
- 3 are no longer actuated. At an intersection where traffic is
- 4 controlled by an officer or a traffic stop-and-go signal a vehi-
- 5 cle need not be brought to a full stop before passing a stopped
- 6 school bus, but may proceed past the school bus at a speed not
- 7 greater than is reasonable and proper but not greater than 10
- 8 miles an hour and with due caution for the safety of passengers
- 9 being received or discharged from the school bus. The driver of
- 10 a vehicle who fails to stop for a school bus as required by this
- 11 subsection, who passes a school bus in violation of this subsec-
- 12 tion, or who fails to stop for a school bus in violation of an
- 13 ordinance that complies with this subsection, is responsible for
- 14 a civil infraction.
- 15 (2) THE DRIVER OF A VEHICLE APPROACHING A SCHOOL BUS ON A
- 16 HIGHWAY OR PRIVATE ROAD WHICH IS DISPLAYING ALTERNATELY FLASHING
- 17 OVERHEAD AMBER LIGHTS SHALL USE CAUTION, AND SHALL NOT INCREASE
- 18 THE SPEED OF THE VEHICLE IN ORDER TO PASS THE BUS.
- (3) (2) The driver of a vehicle upon a highway OR PRIVATE
- 20 ROAD which has been divided into 2 roadways by leaving an inter-
- 21 vening space, or by a physical barrier, or clearly indicated
- 22 dividing sections so constructed as to impede vehicular traffic,
- 23 need not stop upon meeting a school bus which has stopped across
- 24 the dividing space, barrier, or section.
- 25 (4) -(3) In a proceeding for a violation of subsection (1)
- 26 OR (2), proof that the particular vehicle described in the
- 27 citation was in violation of subsection (1) OR (2), together with

- 1 proof that the defendant named in the citation was, at the time
- 2 of the violation, the registered owner of the vehicle, shall con-
- 3 stitute in evidence a presumption that the registered owner of
- 4 the vehicle was the driver of the vehicle at the time of the
- 5 violation.
- 6 (5) -(4) THE DRIVER OF A VEHICLE WHO FAILS TO STOP FOR A
- 7 SCHOOL BUS AS REQUIRED BY THIS SECTION, WHO PASSES A SCHOOL BUS
- 8 IN VIOLATION OF THIS SECTION, OR WHO PASSES OR FAILS TO STOP FOR
- 9 A SCHOOL BUS IN VIOLATION OF AN ORDINANCE THAT COMPLIES WITH THIS
- 10 SECTION, IS RESPONSIBLE FOR A CIVIL INFRACTION. In addition to
- 11 the civil fine and costs provided for a civil infraction under
- 12 section 907, the judge, district court referee, or district court
- 13 magistrate may order a person who violates this section to per-
- 14 form not to exceed 100 hours of community service. -at a school.-
- 15 Sec. 713. (1) When a motor truck of a gross weight in
- 16 excess of 10,000 pounds, truck tractor, trailer, semitrailer,
- 17 pole trailer, bus, SCHOOL BUS, PUPIL TRANSPORTATION VEHICLE AS
- 18 DEFINED IN SECTION 5 OF THE PUPIL TRANSPORTATION ACT, ACT NO. 187
- 19 OF THE PUBLIC ACTS OF 1990, BEING SECTION 257.1805 OF THE
- 20 MICHIGAN COMPILED LAWS, or a truck regardless of weight when car-
- 21 rying hazardous materials on which a placard is required to be
- 22 posted pursuant to 49 C.F.R. 171 parts 100 to 199 is stopped upon
- 23 the traveled portion of a highway or the shoulder of a highway
- 24 for any cause, other than necessary traffic stops, the driver of
- 25 the stopped vehicle shall immediately flash the 2 front and 2
- 26 rear turn signals simultaneously as a vehicular traffic hazard
- 27 warning and shall continue the flashing until he or she places

- 1 the warning devices required by this subsection in use on the
- 2 highways except as provided in subsection (2). The flashing sig-
- 3 nals shall be used during the time the warning devices are picked
- 4 up for storage before movement of the vehicle. The flashing
- 5 lights may be used at other times while a vehicle is stopped in
- 6 addition to, but not in place of, the following warning devices
- 7 required by this subsection:
- 8 (a) Except as provided in subdivision (b), when a vehicle
- 9 described in this subsection is stopped upon the traveled portion
- 10 of a highway or the shoulder of a highway for any cause, other
- 11 than necessary traffic stops, the driver shall, as soon as possi-
- 12 ble, but not later than 10 minutes, place the warning devices
- 13 with which his or her vehicle is equipped pursuant to section
- 14 712, which shall be 3 emergency reflective triangles, 3 electric
- 15 emergency lanterns, 3 liquid-burning emergency flares, or 3 red
- 16 emergency reflectors. The warning devices shall be placed in the
- 17 following manner:
- 18 (i) One at the traffic side of the stopped vehicle, within
- 19 10 feet of the front or rear of the vehicle.
- 20 (ii) One at a distance of approximately 100 feet from the
- 21 rear of the stopped vehicle or load, in the center of the traffic
- 22 lane or shoulder occupied by the vehicle, and facing traffic
- 23 approaching the rear of the vehicle.
- 24 (iii) One at a distance of approximately 100 feet from the
- 25 front of the stopped vehicle, in the center of the traffic lane
- 26 or shoulder occupied by the vehicle, and facing oncoming traffic
- 27 in the opposite lane.

- (b) The following special rules apply to the placement ofwarning devices:
- 3 (i) The driver of a vehicle equipped with liquid-burning
- 4 flares or pot torches shall first place a fusee at the locations
- 5 specified in subdivision (a).
- 6 (ii) Except as provided in subparagraph (iii) relative to
- 7 business and residential districts, during the period lighted
- 8 lamps are not required, 3 emergency triangles shall be placed as
- 9 specified in subdivision (a) or 2 red flags shall be placed as
- 10 specified in subdivision (a) (ii) and subparagraph (iii).
- 11 (iii) The placement of warning devices is not required
- 12 within the business or residential district of a municipality,
- 13 except during the time lighted lamps are required and when street
- 14 or highway lighting is insufficient to make a vehicle clearly
- 15 discernible to persons on the highway at a distance of 500 feet.
- 16 (iv) If a vehicle is stopped within 500 feet of a curve,
- 17 crest of a hill, or other obstruction to view, the driver shall
- 18 place the warning signals required by subdivision (a) in the
- 19 direction of the obstruction to view at a distance of 100 feet to
- 20 500 feet from the stopped vehicle so as to afford ample warning
- 21 to other users of the highway.
- (v) If a vehicle is stopped upon the traveled portion or the
- 23 shoulder of a divided or 1-way highway, the driver shall place
- 24 the warning devices required by subdivision (a) so that 1 warning
- 25 device is at a distance of 200 feet and 1 warning device is at a
- 26 distance of 100 feet in the direction of approaching traffic.
- 27 The devices shall be placed in the center of the lane or shoulder

- 1 occupied by the vehicle. The driver shall place 1 warning device
- 2 at the traffic side of the vehicle within 10 feet of the rear of
- 3 the vehicle.
- 4 (vi) If gasoline or any other flammable liquid, combustible
- 5 liquid, or gas seeps or leaks from a fuel container or a vehicle
- 6 stopped upon a highway, an emergency warning signal producing a
- 7 flame shall not be lighted or placed unless it is lighted or
- 8 placed at a distance from the liquid or gas which assures that a
- 9 fire or explosion will not occur.
- 10 (2) When a vehicle used in the transportation of inflammable
- 11 liquids in bulk, or transporting compressed inflammable gases is
- 12 disabled upon a highway at any time or place mentioned in subsec-
- 13 tion (1), the driver of the vehicle shall display upon the road-
- 14 way the following lighted warning devices:
- (a) One red electric lantern shall be immediately placed on
- 16 the roadway at the traffic side of the vehicle and 2 other red
- 17 electric lanterns shall be placed to the front and rear of the
- 18 vehicle in the same manner prescribed in subsection (1) for
- 19 flares.
- 20 (b) When a vehicle of a type specified in this subsection is
- 21 disabled, the use of flares, fusees, or any signal produced by
- 22 flame as warning signals is prohibited.
- 23 (3) When a vehicle of a type referred to in this section is
- 24 disabled upon the traveled portion of a highway or the shoulder
- 25 of the highway, outside of a municipality at any time when the
- 26 display of fusees, flares, or electric lanterns is not required,
- 27 the driver of the vehicle shall display 2 red flags upon the

- 1 roadway in the lane of traffic occupied by the disabled vehicle,
- 2 1 at a distance of approximately 100 feet in advance of the vehi-
- 3 cle, and 1 at a distance of approximately 100 feet to the rear of
- 4 the vehicle.
- 5 (4) In the alternative it shall be considered compliance
- 6 with this section if 3 portable reflector units on standards of a
- 7 type approved by the department of state police are displayed at
- 8 the times and under the conditions specified in this section
- 9 either during the daytime or at nighttime, the portable reflector
- 10 units shall be placed on the roadway in the locations as
- 11 described with reference to the placing of electric lanterns and
- 12 lighted flares.
- 13 (5) The flares, fusees, lanterns, portable reflectors,
- 14 flags, and bidirectional emergency reflective triangles to be
- 15 displayed as required in this section shall conform with the
- 16 applicable requirements of section 712.
- 17 Sec. 742. (1) A police officer who witnesses a person vio-
- 18 lating this act or a local ordinance substantially corresponding
- 19 to this act, which violation is a civil infraction, may stop the
- 20 person, detain the person temporarily for purposes of making a
- 21 record of vehicle check, and prepare and subscribe, as soon as
- 22 possible and as completely as possible, an original and 3 copies
- 23 of a written citation, which shall be a notice to appear in court
- 24 for 1 or more civil infractions. If a police officer of a vil-
- 25 lage, city, township, or county, or a police officer who is an
- 26 authorized agent of a county road commission, witnesses a person
- 27 violating this act or a local ordinance substantially

- 1 corresponding to this act within that village, city, township, or
- 2 county and that violation is a civil infraction, that police
- 3 officer may pursue, stop, and detain the person outside the vil-
- 4 lage, city, township, or county where the violation occurred for
- 5 the purpose of exercising the authority and performing the duties
- 6 prescribed in this section and section 749, as applicable.
- 7 (2) Any police officer, having reason to believe that the
- 8 load, weight, height, length, or width of a vehicle or load are
- 9 in violation of section 717, 719, 719a, 722, 724, 725, or 726
- 10 which violation is a civil infraction, may require the driver of
- 11 the vehicle to stop, and the officer may investigate, weigh, or
- 12 measure the vehicle or load. If, after personally investigating,
- 13 weighing, or measuring the vehicle or load, the officer deter-
- 14 mines that the load, weight, height, length, or width of the
- 15 vehicle or load are in violation of section 717, 719, 719a, 722,
- 16 724, 725, or 726, the officer may temporarily detain the driver
- 17 of the vehicle for purposes of making a record or vehicle check
- 18 and issue a citation to the driver or owner of the vehicle as
- 19 provided in those sections.
- 20 (3) A police officer may issue a citation to a person who is
- 21 a driver of a motor vehicle involved in an accident when, based
- 22 upon personal investigation, the officer has reasonable cause to
- 23 believe that the person is responsible for a civil infraction in
- 24 connection with the accident. A police officer may issue a
- 25 citation to a person who is a driver of a motor vehicle when,
- 26 based upon-personal investigation by the police officer of a
- 27 complaint by someone who witnessed the person violating this act

- 1 or a local ordinance substantially corresponding to this act,
- 2 which violation is a civil infraction, the officer has reasonable
- 3 cause to believe that the person is responsible for a civil
- 4 infraction and if the prosecuting attorney or attorney for the
- 5 political subdivision approves in writing the issuance of the
- 6 citation.
- 7 (4) A POLICE OFFICER MAY ISSUE A CITATION TO THE REGISTERED
- 8 OWNER OF A VEHICLE PURSUANT TO SECTION 682(4), OR TO THE OPERATOR
- 9 OF THE VEHICLE WHEN THE IDENTITY OF THE OPERATOR CAN BE DETER-
- 10 MINED, WHEN THE VEHICLE WAS REPORTED BY THE APPROPRIATE SCHOOL
- 11 AUTHORITY TO HAVE VIOLATED SECTION 682, AND THE VIOLATION HAS
- 12 BEEN SUBSTANTIATED BASED UPON PERSONAL INVESTIGATION BY A POLICE
- 13 OFFICER.
- 14 (5) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTIONS (3) AND (4),
- 15 A POLICE OFFICER MAY ISSUE A CITATION TO A PERSON WHO IS A DRIVER
- 16 OF A MOTOR VEHICLE WHEN, BASED UPON PERSONAL INVESTIGATION BY THE
- 17 POLICE OFFICER OF A COMPLAINT INITIATED BY A PERSON WHO WITNESSED
- 18 THE PERSON VIOLATING THIS ACT OR A LOCAL ORDINANCE SUBSTANTIALLY
- 19 CORRESPONDING TO THIS ACT, WHICH VIOLATION IS A CIVIL INFRACTION,
- 20 THE OFFICER HAS REASONABLE CAUSE TO BELIEVE THAT THE PERSON IS
- 21 RESPONSIBLE FOR A CIVIL INFRACTION AND IF THE PROSECUTING ATTOR-
- 22 NEY OR ATTORNEY FOR THE POLITICAL SUBDIVISION APPROVES IN WRITING
- 23 THE ISSUANCE OF THE CITATION.
- 24 (6) (4) The form of a citation issued under subsection
- **25** (1), (2), -or (3), (4), OR (5) shall be as prescribed in sec-
- 26 tions 727c and 743.

- 1 (7) -(5)— The officer shall inform the person of the alleged 2 civil infraction or infractions and shall deliver the third copy 3 of the citation to the alleged offender EXCEPT AS PROVIDED IN 4 SUBSECTION (8).
- (8) -(6)- In a civil infraction action involving A VIOLATION 6 OF SECTION 682 OR the parking or standing of a motor vehicle, a 7 copy of the citation need not be served personally upon the 8 defendant but may be served upon the registered owner by attach-9 ing the copy to the vehicle. A city may authorize personnel 10 other than a police officer to issue and serve a citation for a 11 violation of its ordinance involving the parking or standing of a 12 motor vehicle. A city may authorize a person other than person-13 nel or a police officer to issue and serve a citation for a vio-14 lation of an ordinance pertaining to handicapper parking if the 15 city has complied with the requirements of section 675d. 16 security personnel receiving authorization under section 6c of 17 Act No. 59 of the Public Acts of 1935, being section 28.6c of the 18 Michigan Compiled Laws, may issue and serve citations for viola-19 tions involving the parking or standing of vehicles on land owned 20 by the state or land of which the state is the lessee when autho-21 rized to do so by the director of the department of state 22 police.
- (9) -(7) If a parking violation notice other than a

 24 citation is attached to a motor vehicle, and if an admission of

 25 responsibility is not made and the civil fine and costs, if any,

 26 prescribed by ordinance for the violation are not paid at the

 27 parking violations bureau, a citation may be filed with the court

- 1 described in section 741(4) and a copy of the citation may be
- 2 served by first-class mail upon the registered owner of the vehi-
- 3 cle at the owner's last known address. A parking violation
- 4 notice may be issued by a police officer, including a limited
- 5 duty officer, or other personnel duly authorized by the city,
- 6 village, township, college, or university to issue such a notice
- 7 under its ordinance. The citation filed with the court pursuant
- 8 to this subsection need not comply in all particulars with sec-
- 9 tions 727c and 743 but shall consist of a sworn complaint con-
- 10 taining the allegations stated in the parking violation notice
- 11 and shall fairly inform the defendant how to respond to the
- 12 citation.
- 13 (10) $\frac{-(8)}{-(8)}$ A citation issued under subsection $\frac{-(6)}{-(6)}$ (8) or
- 14 (7)- (9) for a VIOLATION OF SECTION 682 OR A parking or standing
- 15 violation shall be processed in the same manner as a citation
- 16 issued personally to a defendant pursuant to subsection (1) or
- **17** (3).
- 18 (11) $\frac{-(9)}{}$ As used in subsection $\frac{-(7)}{}$ (9):
- 19 (a) "Parking violation notice" means a notice, other than a
- 20 citation, directing a person to appear at a parking violations
- 21 bureau in the city, village, or township in which, or of the col-
- 22 lege or university for which, the notice is issued and to pay the
- 23 fine and costs, if any, prescribed by ordinance for the parking
- 24 or standing of a motor vehicle in violation of the ordinance.
- 25 (b) "Parking violations bureau" means a parking violations
- 26 bureau established pursuant to section 8395 of the revised
- 27 judicature act of 1961, Act No. 236 of the Public Acts of 1961,

- 1 as amended, being section 600.8395 of the Michigan Compiled Laws,
- 2 the violations bureau established within the traffic and ordi-
- 3 nance division of the recorder's court of the city of Detroit, or
- 4 a comparable parking violations bureau established in a city or
- 5 village served by a municipal court or established pursuant to
- 6 law by the governing board of a state university or college.
- 7 Section 2. Section 627b of Act No. 300 of the Public Acts
- 8 of 1949, being section 257.627b of the Michigan Compiled Laws, is
- 9 repealed.
- 10 Section 3. This amendatory act shall not take effect unless
- 11 Senate Bill No. 624
- of the 86th Legislature is enacted into law.