## **HOUSE BILL NO. 4252**

March 09, 2023, Introduced by Reps. Mueller, Morse, Weiss, Scott, Rheingans, Brenda Carter, Steckloff, Brabec, Koleszar and Whitsett and referred to the Committee on Transportation, Mobility and Infrastructure.

A bill to amend 1949 PA 300, entitled "Michigan vehicle code,"

by amending sections 602c, 732, and 907 (MCL 257.602c, 257.732, and 257.907), section 602c as added by 2012 PA 592, section 732 as amended by 2017 PA 160, and section 907 as amended by 2020 PA 382.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 602c. (1) Except as provided in this section, and in
 addition to the requirements of section 602b, an individual issued

- 1 a level 1 or level 2 graduated license under section 310e shall not
- 2 use a cellular telephone while operating a motor vehicle upon a
- 3 highway or street. For purposes of this subsection, "use" means to
- 4 initiate a call; call, answer a call; call, or listen to or engage
- 5 in verbal communication through the cellular telephone.

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- 6 (2) Subsection (1) does not apply to an individual who is7 using a cellular telephone to do any of the following:
- 8 (a) Report a traffic accident, medical emergency, or serious9 road hazard.
- 10 (b) Report a situation in which the person individual believes
  11 his or her the individual's personal safety is in jeopardy.
- (c) Report or avert the perpetration or potential perpetration of a criminal act against the individual or another person.individual.
  - (3) Subsection (1) does not apply to an individual using a voice-operated system that is integrated into the motor vehicle.
- 17 (3) (4) An individual who violates this section is responsible 18 for a civil infraction.
  - (4) (5)—This section supersedes all local ordinances regulating the use of a cellular telephone by an individual issued a level 1 or level 2 graduated license while operating a motor vehicle in motion on a highway or street, except that a unit of local government may adopt an ordinance or enforce an existing ordinance substantially corresponding to this section.
  - (5) Forty-two months after the effective date of the amendatory act that added this subsection, the department of state police shall submit a report, using available data, to the senate majority leader, speaker of the house of representatives, and governor that includes all of the following information related to

- 1 violations of this section and section 602b:
- 2 (a) The number of citations given.
- 3 (b) The race and ethnicity of the individuals given citations.
- 4 (c) The number of each of the following caused by violations
- 5 of this section or section 602b:
- 6 (i) Vehicle crashes.
- 7 (ii) Serious injuries.
- 8 (iii) Deaths.
- 9 (6) This section shall be known and may be cited known as the 10 "Kelsey's Law".law".
- 11 Sec. 732. (1) Each municipal judge and each clerk of a court
- 12 of record shall keep a full record of every case in which a person
- 13 an individual is charged with or cited for a violation of this act
- 14 or a local ordinance substantially corresponding to this act
- 15 regulating the operation of vehicles on highways and with those
- 16 offenses pertaining to the operation of ORVs or snowmobiles for
- 17 which points are assessed under section 320a(1)(c) or (i). Except
- 18 as provided in subsection (16), the municipal judge or clerk of the
- 19 court of record shall prepare and forward to the secretary of state
- 20 an abstract of the court record as follows:
- 21 (a) Not more than 5 days after a conviction, forfeiture of
- 22 bail, or entry of a civil infraction determination or default
- 23 judgment upon a charge of or citation for violating or attempting
- 24 to violate this act or a local ordinance substantially
- 25 corresponding to this act regulating the operation of vehicles on
- 26 highways.
- 27 (b) Immediately for each case charging a violation of section
- 28 625(1), (3), (4), (5), (6), (7), or (8) or section 625m or a local
- 29 ordinance substantially corresponding to section 625(1), (3), (6),

- or (8) or section 625m in which the charge is dismissed or the defendant is acquitted.
- 3 (c) Immediately for each case charging a violation of section
  4 82127(1) or (3) or 81134 of the natural resources and environmental
  5 protection act, 1994 PA 451, MCL 324.82127 and 324.81134, or a
  6 local ordinance substantially corresponding to those sections.
- 7 (2) If a city or village department, bureau, or person is 8 authorized to accept a payment of money as a settlement for a 9 violation of a local ordinance substantially corresponding to this 10 act, the city or village department, bureau, or person shall send a 11 full report of each case in which a person an individual pays any 12 amount of money to the city or village department, bureau, or 13 person to the secretary of state upon a form prescribed by the 14 secretary of state.
- 15 (3) The abstract or report required under this section shall
  16 must be made upon a form furnished by the secretary of state. An
  17 abstract shall must be certified by signature, stamp, or facsimile
  18 signature of the person individual required to prepare the abstract
  19 as correct. An abstract or report shall must include all of the
  20 following:
- (a) The name, address, and date of birth of the personindividual charged or cited.
- - (c) The date and nature of the violation.

- (d) The type of vehicle driven at the time of the violationand, if the vehicle is a commercial motor vehicle, that vehicle'sgroup designation.
- 29 (e) The date of the conviction, finding, forfeiture, judgment,

- 1 or civil infraction determination.
- 2 (f) Whether bail was forfeited.
- 3 (g) Any license restriction, suspension, or denial ordered by4 the court as provided by law.
- (h) The vehicle identification number and registration platenumber of all vehicles that are ordered immobilized or forfeited.
- 7 (i) Other information considered necessary to the secretary of 8 state.
- 9 (4) The clerk of the court also shall forward an abstract of 10 the court record to the secretary of state upon a person's an 11 individual's conviction or, for the purposes of subdivision (d), a
- 12 finding or admission of responsibility, involving any of the
- 13 following:
- (a) A violation of section 413, 414, or 479a of the Michiganpenal code, 1931 PA 328, MCL 750.413, 750.414, and 750.479a.
- 16 (b) A violation of section 1 of former 1931 PA 214.
- 17 (c) Negligent homicide, manslaughter, or murder resulting from18 the operation of a vehicle.
- (d) A violation of sections 701(1) and 703 of the Michigan
  liquor control code of 1998, 1998 PA 58, MCL 436.1701 and 436.1703,
  or a local ordinance substantially corresponding to those sections.
- (e) A violation of section 411a(2) of the Michigan penal code,1931 PA 328, MCL 750.411a.
- (f) A violation of motor carrier safety regulations 49 CFR
  392.10 or 392.11 as adopted by section 1a of the motor carrier
  safety act of 1963, 1963 PA 181, MCL 480.11a.
- 27 (g) A violation of section 57 of the pupil transportation act,28 1990 PA 187, MCL 257.1857.
- 29 (h) An attempt to violate, a conspiracy to violate, or a

- 1 violation of part 74 of the public health code, 1978 PA 368, MCL
- 2 333.7401 to 333.7461, or a local ordinance that prohibits conduct
- 3 prohibited under part 74 of the public health code, 1978 PA 368,
- 4 MCL 333.7401 to 333.7461, unless the convicted person-individual is
- 5 sentenced to life imprisonment or a minimum term of imprisonment
- 6 that exceeds 1 year for the offense.
- 7 (i) An attempt to commit an offense described in subdivisions
- **8** (a) to (g).
- 9 (j) A violation of chapter LXXXIII-A of the Michigan penal
- 10 code, 1931 PA 328, MCL 750.543a to 750.543z.
- 11 (k) A violation of section 3101, 3102(1), or 3103 of the
- 12 insurance code of 1956, 1956 PA 218, MCL 500.3101, 500.3102, and
- **13** 500.3103.
- (l) A violation listed as a disqualifying offense under 49 CFR
- **15** 383.51.
- 16 (5) The clerk of the court shall also forward an abstract of
- 17 the court record to the secretary of state if a person an
- 18 individual has pled guilty to, or offered a plea of admission in a
- 19 juvenile proceeding for, a violation of section 703 of the Michigan
- 20 liquor control code of 1998, 1998 PA 58, MCL 436.1703, or a local
- 21 ordinance substantially corresponding to that section, and has had
- 22 further proceedings deferred under that section. If the person
- 23 individual is sentenced to a term of probation and terms and
- 24 conditions of probation are fulfilled and the court discharges the
- 25 individual and dismisses the proceedings, the court shall also
- 26 report the dismissal to the secretary of state.
- 27 (6) As used in subsections (7) to (9), "felony in which a
- 28 motor vehicle was used" means a felony during the commission of
- 29 which the person-individual operated a motor vehicle and while

- 1 operating the vehicle presented real or potential harm to persons
- 2 individuals or property and 1 or more of the following
- 3 circumstances existed:

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- 4 (a) The vehicle was used as an instrument of the felony.
- 5 (b) The vehicle was used to transport a victim of the felony.
- 6 (c) The vehicle was used to flee the scene of the felony.
- 7 (d) The vehicle was necessary for the commission of the 8 felony.
- 9 (7) If a person an individual is charged with a felony in 10 which a motor vehicle was used, other than a felony specified in 11 subsection (4) or section 319, the prosecuting attorney shall 12 include the following statement on the complaint and information 13 filed in district or circuit court:
  - "You are charged with the commission of a felony in which a motor vehicle was used. If you are convicted and the judge finds that the conviction is for a felony in which a motor vehicle was used, as defined in section 319 of the Michigan vehicle code, 1949 PA 300, MCL 257.319, your driver's license shall be suspended by the secretary of state.".
  - (8) If a juvenile is accused of an act, the nature of which constitutes a felony in which a motor vehicle was used, other than a felony specified in subsection (4) or section 319, the prosecuting attorney or family division of circuit court shall include the following statement on the petition filed in the court:
- "You are accused of an act the nature of which constitutes a felony in which a motor vehicle was used. If the accusation is found to be true and the judge or referee finds that the nature of the act constitutes a felony in which a motor vehicle was used, as defined in section 319 of the Michigan vehicle code, 1949 PA 300,

MCL 257.319, your driver's license shall be suspended by the 1 secretary of state.". 2

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- (9) If the court determines as part of the sentence or 3 disposition that the felony for which the person individual was 4 5 convicted or adjudicated and with respect to which notice was given 6 under subsection (7) or (8) is a felony in which a motor vehicle 7 was used, the clerk of the court shall forward an abstract of the 8 court record of that conviction to the secretary of state.
  - (10) As used in subsections (11) and (12), "felony in which a commercial motor vehicle was used" means a felony during the commission of which the person individual operated a commercial motor vehicle and while the person individual was operating the vehicle 1 or more of the following circumstances existed:
    - (a) The vehicle was used as an instrument of the felony.
- 15 (b) The vehicle was used to transport a victim of the felony.
- (c) The vehicle was used to flee the scene of the felony. 16
- 17 (d) The vehicle was necessary for the commission of the 18 felony.
- (11) If a person an individual is charged with a felony in 20 which a commercial motor vehicle was used and for which a vehicle 21 group designation on a license is subject to suspension or revocation under section 319b(1)(c)(iii), 319b(1)(d), 319b(1)(e)(iii), 22 or 319b(1)(f)(i), the prosecuting attorney shall include the 23 24 following statement on the complaint and information filed in 25 district or circuit court:
  - "You are charged with the commission of a felony in which a commercial motor vehicle was used. If you are convicted and the judge finds that the conviction is for a felony in which a commercial motor vehicle was used, as defined in section 319b of

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- the Michigan vehicle code, 1949 PA 300, MCL 257.319b, all vehicle
  group designations on your driver's license shall be suspended or
  revoked by the secretary of state.".
- 4 (12) If the judge determines as part of the sentence that the 5 felony for which the defendant was convicted and with respect to 6 which notice was given under subsection (11) is a felony in which a 7 commercial motor vehicle was used, the clerk of the court shall 8 forward an abstract of the court record of that conviction to the 9 secretary of state.
- 10 (13) Every person individual required to forward abstracts to 11 the secretary of state under this section shall certify for the period from January 1 through June 30 and for the period from July 12 1 through December 31 that all abstracts required to be forwarded 13 14 during the period have been forwarded. The certification shall must 15 be filed with the secretary of state not later than 28 days after the end of the period covered by the certification. The 16 certification shall must be made upon a form furnished by the 17 18 secretary of state and shall must include all of the following:
- (a) The name and title of the person\_individual required toforward abstracts.
  - (b) The court for which the certification is filed.
- (c) The time period covered by the certification.
- 23 (d) The following statement:

- "I certify that all abstracts required by section 732 of the

  Michigan vehicle code, 1949 PA 300, MCL 257.732, ; MSA 9.2432, for

  the period \_\_\_\_\_\_ through \_\_\_\_\_ have been
- 27 forwarded to the secretary of state.".
- (e) Other information the secretary of state considersnecessary.

- (f) The signature of the person individual required to forward
   abstracts.
- 3 (14) The failure, refusal, or neglect of a person an
   4 individual to comply with this section constitutes misconduct in
   5 office and is grounds for removal from office.
- 6 (15) Except as provided in subsection (16), the secretary of
  7 state shall keep all abstracts received under this section at the
  8 secretary of state's main office and the abstracts shall must be
  9 open for public inspection during the office's usual business
  10 hours. Each abstract shall must be entered upon the master driving
  11 record of the person\_individual to whom it pertains.
- 12 (16) Except for controlled substance offenses described in
  13 subsection (4), the court shall not submit, and the secretary of
  14 state shall discard and not enter on the master driving record, an
  15 abstract for a conviction or civil infraction determination for any
  16 of the following violations:
- 17 (a) The parking or standing of a vehicle.
- 18 (b) A nonmoving violation that is not the basis for the
  19 secretary of state's suspension, revocation, or denial of an
  20 operator's or chauffeur's license.
- (c) A violation of chapter II that is not the basis for the
  secretary of state's suspension, revocation, or denial of an
  operator's or chauffeur's license.
- (d) A pedestrian, passenger, or bicycle violation, other than a violation of section 703(1) or (2) of the Michigan liquor control code of 1998, 1998 PA 58, MCL 436.1703, or a local ordinance substantially corresponding to section 703(1) or (2) of the Michigan liquor control code of 1998, 1998 PA 58, MCL 436.1703, or section 624a or 624b or a local ordinance substantially

1 corresponding to section 624a or 624b.

- 2 (e) A violation of section 710e or a local ordinance3 substantially corresponding to section 710e.
- 4 (f) A violation of section 328(1) if, before the appearance
  5 date on the citation, the person individual submits proof to the
  6 court that the motor vehicle had insurance meeting the requirements
  7 of sections 3101 and 3102 of the insurance code of 1956, 1956 PA
  8 218, MCL 500.3101 and 500.3102, at the time the citation was
  9 issued. Insurance obtained subsequent to the time of the violation
  10 does not make the violation an exception under this subsection.
  - (g) A violation described in section 319b(10)(b)(vii) if, before the court appearance date or date fines are to be paid, the person individual submits proof to the court that he or she the individual held a valid commercial driver license on the date the citation was issued.
- (h) A violation of section 311 if the person individual was driving a noncommercial vehicle and, before the court appearance date or the date fines are to be paid, the person individual submits proof to the court that he or she the individual held a valid driver license on the date the citation was issued.
- 21 (i) A violation of section 602b(1) or 602c.
  - (17) Except as otherwise provided in this subsection, the secretary of state shall discard and not enter on the master driving record an abstract for a bond forfeiture that occurred outside this state. The secretary of state shall enter on the master driving record an abstract for a conviction as defined in section 8a(b) that occurred outside this state in connection with the operation of a commercial motor vehicle or for a conviction of a person an individual licensed as a commercial motor vehicle

1 driver.

2 (18) The secretary of state shall inform the courts of this 3 state of the nonmoving violations and violations of chapter II that 4 are used by the secretary of state as the basis for the suspension, 5 restriction, revocation, or denial of an operator's or chauffeur's 6 license.

(19) If a conviction or civil infraction determination is reversed upon appeal, the person individual whose conviction or determination has been reversed may serve on the secretary of state a certified copy of the order of reversal. The secretary of state shall enter the order in the proper book or index in connection with the record of the conviction or civil infraction determination.

department, bureau, person, or court to modify the requirement as to the time and manner of reporting a conviction, civil infraction determination, or settlement to the secretary of state if the modification will increase the economy and efficiency of collecting and utilizing the records. If the permitted abstract of court record reporting a conviction, civil infraction determination, or settlement originates as a part of the written notice to appear, authorized in section 728(1) or 742(1), the form of the written notice and report shall must be as prescribed by the secretary of state.

(21) Notwithstanding any other law of this state, a court shall not take under advisement an offense committed by a person an individual while operating a motor vehicle for which this act requires a conviction or civil infraction determination to be reported to the secretary of state. A conviction or civil

- 1 infraction determination that is the subject of this subsection
- 2 shall must not be masked, delayed, diverted, suspended, or
- 3 suppressed by a court. Upon a conviction or civil infraction
- 4 determination, the conviction or civil infraction determination
- 5 shall must immediately be reported to the secretary of state in
- 6 accordance with this section.
- 7 (22) Except as provided in this act and notwithstanding any
- 8 other provision of law, a court shall not order expunction of any
- 9 violation reportable to the secretary of state under this section.
- Sec. 907. (1) A violation of this act, or a local ordinance
- 11 that substantially corresponds to a provision of this act, that is
- 12 designated a civil infraction must not be considered a lesser
- 13 included offense of a criminal offense.
- 14 (2) Permission may be granted for payment of a civil fine and
- 15 costs to be made within a specified period of time or in specified
- 16 installments but, unless permission is included in the order or
- 17 judgment, the civil fine and costs must be payable immediately.
- 18 Except as otherwise provided, a person found responsible or
- 19 responsible "with explanation" for a civil infraction must pay
- 20 costs as provided in subsection (4) and 1 or more of the following
- 21 civil fines, as applicable:
- 22 (a) Except as otherwise provided, for a civil infraction under
- 23 this act or a local ordinance that substantially corresponds to a
- 24 provision of this act, the person shall be ordered to pay a civil
- 25 fine of not more than \$100.00.
- 26 (b) If the civil infraction was a moving violation that
- 27 resulted in an at-fault collision with another vehicle, a person,
- 28 an individual, or any other object, the civil fine ordered under
- 29 this section is increased by \$25.00 but the total civil fine must

- 1 not be more than \$100.00.
- 2 (c) For a violation of section 240, the civil fine ordered
- 3 under this subsection is \$15.00.
- (d) For a violation of section 312a(4)(a), the civil fine
- 5 ordered under this section must not be more than \$250.00.
- 7 ordered under this section must not be less than \$2,500.00 or more

(e) For a first violation of section 319f(1), the civil fine

- 8 than \$2,750.00; for a second or subsequent violation, the civil
- **9** fine must not be less than \$5,000.00 or more than \$5,500.00.
- 10 (f) For a violation of section 319g(1)(a), the civil fine 11 ordered under this section must not be more than \$10,000.00.
- 12 (g) For a violation of section 319g(1)(g), the civil fine
- ordered under this section must not be less than \$2,750.00 or more
- **14** than \$25,000.00.

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- 15 (h) For a violation of section 602b, the civil fine ordered
- 16 under this section must not be more than be as follows:
- 17 (i) If the violation does not involve an accident, must be
- 18 \$100.00 for a first offense and  $\frac{$200.00}{}$  \$250.00 for a second or
- 19 subsequent offense.
- (ii) If the violation involves an accident, must be \$200.00 for
- 21 a first offense and \$500.00 for a second or subsequent offense.
- (i) For a violation of section 674(1)(s) or a local ordinance
- 23 that substantially corresponds to section 674(1)(s), the civil fine
- 24 ordered under this section must not be less than \$100.00 or more
- 25 than \$250.00.
- 26 (j) For a violation of section 676a(3), the civil fine ordered
- 27 under this section must not be more than \$10.00.
- 28 (k) For a violation of section 676c, the civil fine ordered
- 29 under this section is \$1,000.00.

- 1 (*l*) For a violation of section 682 or a local ordinance that
  2 substantially corresponds to section 682, the civil fine ordered
  3 under this section must not be less than \$100.00 or more than
  4 \$500.00.
- (m) For a violation of section 710d, the civil fine ordered
  under this section must not be more than \$10.00, subject to
  subsection (11).
- 8 (n) For a violation of section 710e, the civil fine and court 9 costs ordered under this subsection must be \$25.00.
- 10 (3) Except as provided in this section, if a person an
  11 individual is determined to be responsible or responsible "with
  12 explanation" for a civil infraction under this act or a local
  13 ordinance that substantially corresponds to a provision of this act
  14 while driving a commercial motor vehicle, he or she the individual
  15 must be ordered to pay costs as provided in subsection (4) and a
  16 civil fine of not more than \$250.00.
- 17 (4) If a civil fine is ordered under subsection (2) or (3), 18 the judge or district court magistrate shall summarily tax and 19 determine the costs of the action, which are not limited to the 20 costs taxable in ordinary civil actions, and may include all 21 expenses, direct and indirect, to which the plaintiff has been put 22 in connection with the civil infraction, up to the entry of 23 judgment. Costs must not be ordered in excess of \$100.00. A civil fine ordered under subsection (2) or (3) must not be waived unless 24 25 costs ordered under this subsection are waived. Except as otherwise 26 provided by law, costs are payable to the general fund of the 27 plaintiff.
- (5) In addition to a civil fine and costs ordered undersubsection (2) or (3) and subsection (4) and the justice system

- 1 assessment ordered under subsection (12), the judge or district
  2 court magistrate may order the person individual to attend and
  3 complete a program of treatment, education, or rehabilitation.
- 4 (6) A district court magistrate shall impose the sanctions
  5 permitted under subsections (2), (3), and (5) only to the extent
  6 expressly authorized by the chief judge or only judge of the
  7 district court district.
- 8 (7) Each district of the district court and each municipal 9 court may establish a schedule of civil fines, costs, and 10 assessments to be imposed for civil infractions that occur within 11 the respective district or city. If a schedule is established, it must be prominently posted and readily available for public 12 inspection. A schedule need not include all violations that are 13 14 designated by law or ordinance as civil infractions. A schedule may 15 exclude cases on the basis of a defendant's prior record of civil 16 infractions or traffic offenses, or a combination of civil 17 infractions and traffic offenses.
  - (8) The state court administrator shall annually publish and distribute to each district and court a recommended range of civil fines and costs for first-time civil infractions. This recommendation is not binding on the courts having jurisdiction over civil infractions but is intended to act as a normative guide for judges and district court magistrates and a basis for public evaluation of disparities in the imposition of civil fines and costs throughout this state.

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(9) If a person has received a civil infraction citation for defective safety equipment on a vehicle under section 683, the court shall waive a civil fine, costs, and assessments on receipt of certification by a law enforcement agency that repair of the

- 1 defective equipment was made before the appearance date on the
  2 citation.
- 3 (10) A default in the payment of a civil fine or costs ordered
- 4 under subsection (2), (3), or (4) or a justice system assessment
- 5 ordered under subsection (12), or an installment of the fine,
- 6 costs, or assessment, may be collected by a means authorized for
- 7 the enforcement of a judgment under chapter 40 of the revised
- 8 judicature act of 1961, 1961 PA 236, MCL 600.4001 to 600.4065, or
- 9 under chapter 60 of the revised judicature act of 1961, 1961 PA
- 10 236, MCL 600.6001 to 600.6098.
- 11 (11) The court may waive any civil fine, cost, or assessment
- 12 against a person an individual who received a civil infraction
- 13 citation for a violation of section 710d if the person, individual,
- 14 before the appearance date on the citation, supplies the court with
- 15 evidence of acquisition, purchase, or rental of a child seating
- 16 system meeting the requirements of section 710d.
- 17 (12) In addition to any civil fines or costs ordered to be
- 18 paid under this section, the judge or district court magistrate
- 19 shall order the defendant to pay a justice system assessment of
- 20 \$40.00 for each civil infraction determination, except for a
- 21 parking violation or a violation for which the total fine and costs
- 22 imposed are \$10.00 or less. On payment of the assessment, the clerk
- 23 of the court shall transmit the assessment collected to the state
- 24 treasury to be deposited into the justice system fund created in
- 25 section 181 of the revised judicature act of 1961, 1961 PA 236, MCL
- 26 600.181. An assessment levied under this subsection is not a civil
- 27 fine for purposes of section 909.
- 28 (13) If a person has received a citation for a violation of
- 29 section 223, the court shall waive any civil fine, costs, and

- 1 assessment, on receipt of certification by a law enforcement agency
- 2 that the person, before the appearance date on the citation,
- 3 produced a valid registration certificate that was valid on the
- 4 date the violation of section 223 occurred.
- 5 (14) If a person has received a citation for a violation of
- 6 section 328(1) for failing to produce a certificate of insurance
- 7 under section 328(2), the court may waive the fee described in
- 8 section 328(3)(c) and shall waive any fine, costs, and any other
- 9 fee or assessment otherwise authorized under this act on receipt of
- 10 verification by the court that the person, before the appearance
- 11 date on the citation, produced valid proof of insurance that was in
- 12 effect at the time the violation of section 328(1) occurred.
- 13 Insurance obtained subsequent to the time of the violation does not
- 14 make the person eligible for a waiver under this subsection.
- 15 (15) If a person is determined to be responsible or
- 16 responsible "with explanation" for a civil infraction under this
- 17 act or a local ordinance that substantially corresponds to a
- 18 provision of this act and the civil infraction arises out of the
- 19 ownership or operation of a commercial quadricycle, he or she the
- 20 person must be ordered to pay costs as provided in subsection (4)
- 21 and a civil fine of not more than \$500.00.
- 22 (16) As used in this section, "moving violation" means an act
- 23 or omission prohibited under this act or a local ordinance that
- 24 substantially corresponds to this act that involves the operation
- 25 of a motor vehicle and for which a fine may be assessed.
- 26 Enacting section 1. This amendatory act takes effect 180 days
- 27 after the date it is enacted into law.
- 28 Enacting section 2. This amendatory act does not take effect
- 29 unless all of the following bills of the 102nd Legislature are

1 enacted into law:
2 (a) Senate Bill No.\_\_\_\_ or House Bill No. 4250 (request no.
3 01411'23).
4 (b) Senate Bill No.\_\_\_\_ or House Bill No. 4251 (request no.
5 01412'23).