CERTIFICATION OF ENROLLMENT

SUBSTITUTE HOUSE BILL 1741

Chapter 501, Laws of 1993

53rd Legislature 1993 Regular Session

TRAFFIC LAW ENFORCEMENT--REVISIONS

EFFECTIVE DATE: 7/25/93

Passed by the House March 11, 1993 Yeas 98 Nays 0

BRIAN EBERSOLE

Speaker of the House of Representatives

Passed by the Senate April 20, 1993 Yeas 47 Nays 0

CERTIFICATE

I, Alan Thompson, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SUBSTITUTE HOUSE BILL** 1741 as passed by the House of Representatives and the Senate on the dates hereon set forth.

JOEL PRITCHARD

President of the Senate

ALAN THOMPSON

Chief Clerk

Approved May 18, 1993 FILED

May 18, 1993 - 2:32 p.m.

MIKE LOWRY
Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE HOUSE BILL 1741

Passed Legislature - 1993 Regular Session

State of Washington 53rd Legislature 1993 Regular Session

By House Committee on Judiciary (originally sponsored by Representatives Appelwick, Ludwig, Johanson and Orr)

Read first time 03/03/93.

- 1 AN ACT Relating to enforcement of traffic laws; amending RCW
- 2 46.20.031, 46.20.207, 46.20.291, 46.20.311, 46.20.342, 46.61.515,
- 3 46.63.020, 46.63.060, 46.63.070, 46.63.110, and 46.52.120; adding a new
- 4 section to chapter 46.20 RCW; repealing RCW 46.64.020 and 46.64.027;
- 5 and prescribing penalties.
- 6 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 7 NEW SECTION. Sec. 1. A new section is added to chapter 46.20 RCW
- 8 to read as follows:
- 9 The department shall suspend all driving privileges of a person
- 10 when the department receives notice from a court under RCW 46.63.070(5)
- 11 or 46.64.025 that the person has failed to respond to a notice of
- 12 traffic infraction, failed to appear at a requested hearing, violated
- 13 a written promise to appear in court, or has failed to comply with the
- 14 terms of a notice of traffic infraction or citation, other than for a
- 15 notice of a standing, stopping, or parking violation. A suspension
- 16 under this section takes effect thirty days after the date the
- 17 department mails notice of the suspension, and remains in effect until
- 18 the department has received a certificate from the court showing that
- 19 the case has been adjudicated, and until the person meets the

- 1 requirements of RCW 46.20.311. A suspension under this section does
- 2 not take effect if, prior to the effective date of the suspension, the
- 3 department receives a certificate from the court showing that the case
- 4 has been adjudicated.
- 5 Sec. 2. RCW 46.20.031 and 1985 c 101 s 1 are each amended to read 6 as follows:
- 7 The department shall not issue a driver's license hereunder:
- 8 (1) To any person who is under the age of sixteen years;
- 9 (2) To any person whose license has been suspended during such 10 suspension, nor to any person whose license has been revoked, except as 11 provided in RCW 46.20.311;
- (3) ((To any person when the department has been notified by a court that such person has violated his written promise to appear in court, unless the department has received a certificate from the court in which such person promised to appear, showing that the case has been adjudicated. The deposit of bail by a person charged with a violation of any law regulating the operation of motor vehicles on highways shall be deemed an appearance in court for the purpose of this section;
- 19 (4))) To any person who has been evaluated by a program approved by the department of social and health services as being an alcoholic, 20 drug addict, alcohol abuser and/or drug abuser: 21 PROVIDED, That a 22 license may be issued if the department determines that such person has 23 been granted a deferred prosecution, pursuant to chapter 10.05 RCW, or 24 is satisfactorily participating in or has successfully completed an 25 alcohol or drug abuse treatment program approved by the department of 26 social and health services and has established control of his or her alcohol and/or drug abuse problem; 27
- (((5))) <u>(4)</u> To any person who has previously been adjudged to be mentally ill or insane, or to be incompetent due to any mental disability or disease, and who has not at the time of application been restored to competency by the methods provided by law: PROVIDED, HOWEVER, That no person so adjudged shall be denied a license for such cause if the superior court should find him able to operate a motor vehicle with safety upon the highways during such incompetency;
- (((6))) (5) To any person who is required by this chapter to take an examination, unless such person shall have successfully passed such examination;

- 1 (((7))) (6) To any person who is required under the laws of this 2 state to deposit proof of financial responsibility and who has not 3 deposited such proof;
- 4 ((\(\frac{(\(\frac{8}{}\)\)}{1}\)) (7) To any person when the department has good and substantial evidence to reasonably conclude that such person by reason of physical or mental disability would not be able to operate a motor vehicle with safety upon the highways; subject to review by a court of competent jurisdiction.
- 9 **Sec. 3.** RCW 46.20.207 and 1991 c 293 s 4 are each amended to read 10 as follows:
- 17 (2) Upon such cancellation, the licensee must surrender the license so canceled to the department.
- 19 **Sec. 4.** RCW 46.20.291 and 1991 c 293 s 5 are each amended to read 20 as follows:
- 21 The department is authorized to suspend the license of a driver 22 upon a showing by its records or other sufficient evidence that the 23 licensee:
- 24 (1) Has committed an offense for which mandatory revocation or 25 suspension of license is provided by law;
- (2) Has, by reckless or unlawful operation of a motor vehicle, caused or contributed to an accident resulting in death or injury to any person or serious property damage;
- (3) Has been convicted of offenses against traffic regulations governing the movement of vehicles, or found to have committed traffic infractions, with such frequency as to indicate a disrespect for traffic laws or a disregard for the safety of other persons on the highways;
- (4) Is incompetent to drive a motor vehicle ((for any of the series to the series to the series (4) of)) under RCW 46.20.031(3); or
- 36 (5) <u>Has failed to respond to a notice of traffic infraction, failed</u>
 37 to appear at a requested hearing, violated a written promise to appear

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- 1 in court, or has failed to comply with the terms of a notice of traffic
- 2 <u>infraction or citation</u>, as provided in section 1 of this act; or
- 3 <u>(6)</u> Has committed one of the prohibited practices relating to drivers' licenses defined in RCW 46.20.336.
- 5 **Sec. 5.** RCW 46.20.311 and 1990 c 250 s 45 are each amended to read 6 as follows:
- 7 (1) The department shall not suspend a driver's license or privilege to drive a motor vehicle on the public highways for a fixed 8 9 period of more than one year, except as permitted under RCW 46.20.342 or 46.61.515. Except for a suspension under section 1 of this act and 10 RCW 46.20.291(5), whenever the license or driving privilege of any 11 12 person is suspended by reason of a conviction, a finding that a traffic infraction has been committed, pursuant to chapter 46.29 RCW, or 13 14 pursuant to RCW 46.20.291, the suspension shall remain in effect until 15 the person gives and thereafter maintains proof of responsibility for the future as provided in chapter 46.29 RCW. 16 department shall not issue to the person a new, duplicate, or renewal 17 18 license until the person pays a reissue fee of twenty dollars. 19 suspension is the result of a violation of RCW 46.61.502 or 46.61.504, the reissue fee shall be fifty dollars. 20
- 21 (2) Any person whose license or privilege to drive a motor vehicle 22 on the public highways has been revoked, unless the revocation was for 23 a cause which has been removed, is not entitled to have the license or 24 privilege renewed or restored until: (a) After the expiration of one 25 year from the date the license or privilege to drive was revoked; (b) after the expiration of the applicable revocation period provided by 26 RCW 46.61.515(3) (b) or (c); (c) after the expiration of two years for 27 persons convicted of vehicular homicide; (d) after the expiration of 28 29 one year in cases of revocation for the first refusal within five years 30 to submit to a chemical test under RCW 46.20.308; (e) after the expiration of two years in cases of revocation for the second or 31 32 subsequent refusal within five years to submit to a chemical test under 33 RCW 46.20.308; or (f) after the expiration of the applicable revocation 34 period provided by RCW 46.20.265. After the expiration of the appropriate period, the person may make application for a new license 35 36 as provided by law together with a reissue fee in the amount of twenty dollars, but if the revocation is the result of a violation of RCW 37 46.20.308, 46.61.502, or 46.61.504, the reissue fee shall be fifty 38

- dollars. Except for a revocation under RCW 46.20.265, the department 1 shall not then issue a new license unless it is satisfied after 2 investigation of the driving ability of the person that it will be safe 3 4 to grant the privilege of driving a motor vehicle on the public 5 highways, and until the person gives and thereafter maintains proof of financial responsibility for the future as provided in chapter 46.29 6 7 For a revocation under RCW 46.20.265, the department shall not 8 issue a new license unless it is satisfied after investigation of the 9 driving ability of the person that it will be safe to grant that person 10 the privilege of driving a motor vehicle on the public highways.
- (3) Whenever the driver's license of any person is suspended 11 12 pursuant to Article IV of the nonresident violators compact or RCW 46.23.020 or section 1 of this act or RCW 46.20.291(5), the department 13 shall not issue to the person any new or renewal license until the 14 15 person pays a reissue fee of twenty dollars. If the suspension is the 16 result of a violation of the laws of ((another)) this or any other state, province, or other jurisdiction involving (a) the operation or 17 physical control of a motor vehicle upon the public highways while 18 19 under the influence of intoxicating liquor or drugs, or (b) the refusal 20 to submit to a chemical test of the driver's blood alcohol content, the reissue fee shall be fifty dollars. 21
- 22 **Sec. 6.** RCW 46.20.342 and 1992 c 130 s 1 are each amended to read 23 as follows:
- 24 (1) It is unlawful for any person to drive a motor vehicle in this 25 state while that person is in a suspended or revoked status or when his 26 or her privilege to drive is suspended or revoked in this or any other 27 state. Any person who has a valid Washington driver's license is not 28 guilty of a violation of this section.
- 29 (a) A person found to be an habitual offender under chapter 46.65 RCW, who violates this section while an order of revocation issued 30 under chapter 46.65 RCW prohibiting such operation is in effect, is 31 32 quilty of driving while license suspended or revoked in the first degree, a gross misdemeanor. Upon the first such conviction, the 33 person shall be punished by imprisonment for not less than ten days. 34 Upon the second conviction, the person shall be punished by 35 36 imprisonment for not less than ninety days. Upon the third or 37 subsequent conviction, the person shall be punished by imprisonment for 38 not less than one ((year)) hundred eighty days. If the person is also

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- 1 convicted of the offense defined in RCW 46.61.502 or 46.61.504, when
- 2 both convictions arise from the same event, the minimum sentence of
- 3 confinement shall be not less than ninety days. The minimum sentence
- 4 of confinement required shall not be suspended or deferred.
- ${\tt 5}$ conviction under this subsection does not prevent a person from
- 6 petitioning for reinstatement as provided by RCW 46.65.080.
- 7 (b) A person who violates this section while an order of suspension
- 8 or revocation prohibiting such operation is in effect and while the
- 9 person is not eligible to reinstate his or her driver's license or
- 10 driving privilege, other than for a suspension for the reasons
- 11 described in (c) of this subsection, is guilty of driving while license
- 12 suspended or revoked in the second degree, a gross misdemeanor. This
- 13 subsection applies when a person's driver's license or driving
- 14 privilege has been suspended or revoked by reason of:
- 15 (i) A conviction of a felony in the commission of which a motor
- 16 vehicle was used;
- 17 (ii) A previous conviction under this section;
- 18 (iii) A notice received by the department from a court or diversion
- 19 unit as provided by RCW 46.20.265, relating to a minor who has
- 20 committed, or who has entered a diversion unit concerning an offense
- 21 relating to alcohol, legend drugs, controlled substances, or imitation
- 22 controlled substances;
- 23 (iv) A conviction of RCW 46.20.410, relating to the violation of
- 24 restrictions of an occupational driver's license;
- 25 (v) A conviction of RCW 46.20.420, relating to the operation of a
- 26 motor vehicle with a suspended or revoked license;
- (vi) A conviction of RCW 46.52.020, relating to duty in case of
- 28 injury to or death of a person or damage to an attended vehicle;
- 29 (vii) A conviction of RCW 46.61.024, relating to attempting to
- 30 elude pursuing police vehicles;
- 31 (viii) A conviction of RCW 46.61.500, relating to reckless driving;
- 32 (ix) A conviction of RCW 46.61.502 or 46.61.504, relating to a
- 33 person under the influence of intoxicating liquor or drugs;
- 34 (x) A conviction of RCW 46.61.520, relating to vehicular homicide;
- 35 (xi) A conviction of RCW 46.61.522, relating to vehicular assault;
- 36 (xii) A conviction of RCW 46.61.530, relating to racing of vehicles
- 37 on highways;
- 38 (xiii) A conviction of RCW 46.61.685, relating to leaving children
- 39 in an unattended vehicle with motor running;

- 1 (xiv) A conviction of RCW 46.64.048, relating to attempting, 2 aiding, abetting, coercing, and committing crimes; or
- 3 (xv) An administrative action taken by the department under chapter 4 46.20 RCW.
- (c) A person who violates this section when his or her driver's 5 license or driving privilege is, at the time of the violation, 6 7 suspended or revoked solely because (i) the person must furnish proof 8 of satisfactory progress in a required alcoholism or drug treatment 9 program, (ii) the person must furnish proof of financial responsibility 10 for the future as provided by chapter 46.29 RCW, (iii) the person has 11 failed to comply with the provisions of chapter 46.29 RCW relating to uninsured accidents, (iv) the person has failed to respond to a notice 12 of traffic infraction, failed to appear at a requested hearing, 13 violated a written promise to appear in court, or has failed to comply 14 with the terms of a notice of traffic infraction or citation, as 15 provided in section 1 of this act, (v) the person has committed an 16 offense in another state that, if committed in this state, would not be 17 grounds for the suspension or revocation of the person's driver's 18 19 license, or ((v)) the person has been suspended or revoked by 20 reason of one or more of the items listed in (b) of this subsection, but was eligible to reinstate his or her driver's license or driving 21 privilege at the time of the violation, or any combination of (i) 22 23 through ((v)) (vi), is guilty of driving while license suspended or 24 revoked in the third degree, a misdemeanor.
- (2) Upon receiving a record of conviction of any person or upon receiving an order by any juvenile court or any duly authorized court officer of the conviction of any juvenile under this section, the department shall:
- (a) For a conviction of driving while suspended or revoked in the first degree, as provided by subsection (1)(a) of this section, extend the period of administrative revocation imposed under chapter 46.65 RCW for an additional period of one year from and after the date the person would otherwise have been entitled to apply for a new license or have his or her driving privilege restored; or
- 35 (b) For a conviction of driving while suspended or revoked in the 36 second degree, as provided by subsection (1)(b) of this section, not 37 issue a new license or restore the driving privilege for an additional 38 period of one year from and after the date the person would otherwise

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- 1 have been entitled to apply for a new license or have his or her 2 driving privilege restored; or
- 3 (c) Not extend the period of suspension or revocation if the 4 conviction was under subsection (1)(c) of this section. If the 5 conviction was under subsection (1) (a) or (b) of this section and the 6 court recommends against the extension and the convicted person has 7 obtained a valid driver's license, the period of suspension or 8 revocation shall not be extended.
- 9 **Sec. 7.** RCW 46.61.515 and 1985 c 352 s 1 are each amended to read 10 as follows:
- (1) Every person who is convicted of a violation of RCW 46.61.502 11 12 or 46.61.504 shall be punished by imprisonment for not less than twenty-four consecutive hours nor more than one year, and by a fine of 13 14 not less than two hundred fifty dollars and not more than one thousand 15 dollars. Unless the judge finds the person to be indigent, two hundred fifty dollars of the fine shall not be suspended or deferred. 16 four consecutive hours of the jail sentence shall not be suspended or 17 18 deferred unless the judge finds that the imposition of the jail 19 sentence will pose a substantial risk to the defendant's physical or mental well-being. Whenever the mandatory jail sentence is suspended 20 or deferred, the judge must state, in writing, the reason for granting 21 22 the suspension or deferral and the facts upon which the suspension or 23 deferral is based. The court may impose conditions of probation that 24 may include nonrepetition, alcohol or drug treatment, supervised 25 probation, or other conditions that may be appropriate. The convicted person shall, in addition, be required to complete a course in an 26 alcohol information school approved by the department of social and 27 health services or more intensive treatment in a program approved by 28 29 the department of social and health services, as determined by the 30 court. A diagnostic evaluation and treatment recommendation shall be prepared under the direction of the court by an alcoholism agency 31 approved by the department of social and health services or a qualified 32 probation department approved by the department of social and health 33 34 services. A copy of the report shall be forwarded to the department of Based on the diagnostic evaluation, the court shall 35 licensing. 36 determine whether the convicted person shall be required to complete a course in an alcohol information school approved by the department of 37 38 social and health services or more intensive treatment in a program

approved by the department of social and health services. Standards for approval for alcohol treatment programs shall be prescribed by rule under the administrative procedure act, chapter 34.05 RCW. The ((courts)) department of social and health services shall periodically review the costs of alcohol information schools and treatment programs ((within their jurisdictions)) as part of the approval process.

7 (2) On a second or subsequent conviction for driving or being in 8 physical control of a motor vehicle while under the influence of 9 intoxicating liquor or drugs within a five-year period a person shall 10 be punished by imprisonment for not less than seven days nor more than one year and by a fine of not less than five hundred dollars and not 11 more than two thousand dollars. District courts and courts organized 12 under chapter 35.20 RCW are authorized to impose such fine. Unless the 13 14 judge finds the person to be indigent, five hundred dollars of the fine 15 shall not be suspended or deferred. The minimum jail sentence shall not be suspended or deferred unless the judge finds that the imposition 16 17 of the jail sentence will pose a substantial risk to the defendant's physical or mental well-being. Whenever the mandatory jail sentence is 18 19 suspended or deferred, the judge must state, in writing, the reason for 20 granting the suspension or deferral and the facts upon which the suspension or deferral is based. If, at the time of the arrest on a 21 second or subsequent ((conviction)) offense, the driver is without a 22 23 license or permit because of a previous suspension or revocation for a 24 reason listed in RCW 46.20.342(1) (a) or (b), or because of a previous 25 suspension or revocation for a reason listed in RCW 46.20.342(1)(c) if 26 the original suspension or revocation was the result of a conviction of RCW 46.61.502 or 46.61.504, the minimum mandatory sentence shall be 27 ninety days in jail and a ((two)) five hundred dollar fine. 28 29 penalty so imposed shall not be suspended or deferred. The person 30 shall, in addition, be required to complete a diagnostic evaluation by 31 an alcoholism agency approved by the department of social and health services or a qualified probation department approved by the department 32 33 of social and health services. The report shall be forwarded to the 34 department of licensing. If the person is found to have an alcohol or 35 drug problem requiring treatment, the person shall complete treatment at an approved alcoholism treatment ((facility)) program or approved 36 37 drug treatment center.

In addition to any nonsuspendable and nondeferrable jail sentence required by this subsection, whenever the court imposes less than one

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- year in jail, the court shall ((sentence a person to a term of 1 imprisonment not exceeding one hundred eighty days and shall)) also 2 suspend but shall not defer ((the sentence)) a period of confinement 3 4 for a period not exceeding two years. The suspension of the sentence may be conditioned upon nonrepetition, alcohol or drug treatment, 5 supervised probation, or other conditions that may be appropriate. The 6 7 sentence may be imposed in whole or in part upon violation of a 8 condition of suspension during the suspension period.
- 9 (3) The license or permit to drive or any nonresident privilege of 10 any person convicted of driving or being in physical control of a motor 11 vehicle while under the influence of intoxicating liquor or drugs 12 shall:
- (a) On the first conviction under either offense, be suspended by
 the department until the person reaches age nineteen or for ninety
 days, whichever is longer. The department of licensing shall determine
 the person's eligibility for licensing based upon the reports provided
 by the designated alcoholism agency or probation department and shall
 deny reinstatement until enrollment and participation in an approved
 program has been established and the person is otherwise qualified;
 - (b) On a second conviction under either offense within a five-year period, be revoked by the department for one year. The department of licensing shall determine the person's eligibility for licensing based upon the reports provided by the designated alcoholism agency or probation department and shall deny reinstatement until satisfactory progress in an approved program has been established and the person is otherwise qualified;
 - (c) On a third or subsequent conviction of driving or being in physical control of a motor vehicle while under the influence of intoxicating liquor or drugs, vehicular homicide, or vehicular assault, or any combination thereof within a five-year period, be revoked by the department for two years.
- 32 (4) In any case provided for in this section, where a driver's 33 license is to be revoked or suspended, the revocation or suspension 34 shall be stayed and shall not take effect until after the determination 35 of any appeal from the conviction which may lawfully be taken, but in 36 case the conviction is sustained on appeal the revocation or suspension 37 takes effect as of the date that the conviction becomes effective for 38 other purposes.

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- 1 **Sec. 8.** RCW 46.63.020 and 1992 c 32 s 4 are each amended to read 2 as follows:
- Failure to perform any act required or the performance of any act prohibited by this title or an equivalent administrative regulation or local law, ordinance, regulation, or resolution relating to traffic including parking, standing, stopping, and pedestrian offenses, is
- 7 designated as a traffic infraction and may not be classified as a
- 8 criminal offense, except for an offense contained in the following
- 9 provisions of this title or a violation of an equivalent administrative
- 10 regulation or local law, ordinance, regulation, or resolution:
- 11 (1) RCW 46.09.120(2) relating to the operation of a nonhighway 12 vehicle while under the influence of intoxicating liquor or a 13 controlled substance;
- 14 (2) RCW 46.09.130 relating to operation of nonhighway vehicles;
- 15 (3) RCW 46.10.090(2) relating to the operation of a snowmobile 16 while under the influence of intoxicating liquor or narcotics or habit-17 forming drugs or in a manner endangering the person of another;
- 18 (4) RCW 46.10.130 relating to the operation of snowmobiles;
- 19 (5) Chapter 46.12 RCW relating to certificates of ownership and 20 registration;
- 21 (6) RCW 46.16.010 relating to initial registration of motor 22 vehicles;
- 23 (7) RCW 46.16.011 relating to permitting unauthorized persons to 24 drive;
- 25 (8) RCW 46.16.160 relating to vehicle trip permits;
- (9) RCW 46.16.381 (6) or (8) relating to unauthorized use or acquisition of a special placard or license plate for disabled persons' parking;
- 29 (10) RCW 46.20.021 relating to driving without a valid driver's 30 license;
- 31 (11) RCW 46.20.336 relating to the unlawful possession and use of 32 a driver's license;
- 33 (12) RCW 46.20.342 relating to driving with a suspended or revoked 34 license or status;
- 35 (13) RCW 46.20.410 relating to the violation of restrictions of an occupational driver's license;
- 37 (14) RCW 46.20.420 relating to the operation of a motor vehicle 38 with a suspended or revoked license;

- 1 (15) RCW 46.20.750 relating to assisting another person to start a vehicle equipped with an ignition interlock device;
- 3 (16) RCW 46.25.170 relating to commercial driver's licenses;
- 4 (17) Chapter 46.29 RCW relating to financial responsibility;
- 5 (18) RCW 46.30.040 relating to providing false evidence of 6 financial responsibility;
- 7 (19) RCW 46.37.435 relating to wrongful installation of 8 sunscreening material;
- 9 (20) RCW 46.44.180 relating to operation of mobile home pilot 10 vehicles;
- 11 (21) RCW 46.48.175 relating to the transportation of dangerous 12 articles;
- 13 (22) RCW 46.52.010 relating to duty on striking an unattended car 14 or other property;
- 15 (23) RCW 46.52.020 relating to duty in case of injury to or death 16 of a person or damage to an attended vehicle;
- 17 (24) RCW 46.52.090 relating to reports by repairmen, storagemen, 18 and appraisers;
- 19 (25) RCW 46.52.100 relating to driving under the influence of 20 liquor or drugs;
- (26) RCW 46.52.130 relating to confidentiality of the driving record to be furnished to an insurance company, an employer, and an alcohol/drug assessment or treatment agency;
- 24 (27) RCW 46.55.020 relating to engaging in the activities of a 25 registered tow truck operator without a registration certificate;
- 26 (28) RCW 46.55.035 relating to prohibited practices by tow truck 27 operators;
- 28 (29) RCW 46.61.015 relating to obedience to police officers, 29 flagmen, or fire fighters;
- 30 (30) RCW 46.61.020 relating to refusal to give information to or 31 cooperate with an officer;
- 32 (31) RCW 46.61.022 relating to failure to stop and give 33 identification to an officer;
- 34 (32) RCW 46.61.024 relating to attempting to elude pursuing police vehicles;
- 36 (33) RCW 46.61.500 relating to reckless driving;
- 37 (34) RCW 46.61.502 and 46.61.504 relating to persons under the 38 influence of intoxicating liquor or drugs;
- 39 (35) RCW 46.61.520 relating to vehicular homicide by motor vehicle;

- 1 (36) RCW 46.61.522 relating to vehicular assault;
- 2 (37) RCW 46.61.525 relating to negligent driving;
- 3 (38) RCW 46.61.530 relating to racing of vehicles on highways;
- 4 (39) RCW 46.61.685 relating to leaving children in an unattended 5 vehicle with the motor running;
- 6 (40) RCW 46.64.010 relating to unlawful cancellation of or attempt 7 to cancel a traffic citation;
- 8 (41) ((RCW 46.64.020 relating to nonappearance after a written 9 promise;
- 10 (42) RCW 46.64.027 relating to failure to comply;
- 11 (43)) RCW 46.64.048 relating to attempting, aiding, abetting, 12 coercing, and committing crimes;
- 13 $((\frac{44}{1}))$ (42) Chapter 46.65 RCW relating to habitual traffic 14 offenders;
- $((\frac{45}{}))$ (43) Chapter 46.70 RCW relating to unfair motor vehicle business practices, except where that chapter provides for the assessment of monetary penalties of a civil nature;
- 18 $((\frac{46}{}))$ (44) Chapter 46.72 RCW relating to the transportation of 19 passengers in for hire vehicles;
- 20 $((\frac{47}{}))$ (45) Chapter 46.80 RCW relating to motor vehicle wreckers;
- 21 (((48))) (46) Chapter 46.82 RCW relating to driver's training 22 schools;
- 23 (((49))) RCW 46.87.260 relating to alteration or forgery of a
- 24 cab card, letter of authority, or other temporary authority issued
- 25 under chapter 46.87 RCW;
- 26 $((\frac{(50)}{)})$ RCW 46.87.290 relating to operation of an
- 27 unregistered or unlicensed vehicle under chapter 46.87 RCW.
- 28 **Sec. 9.** RCW 46.63.060 and 1984 c 224 s 2 are each amended to read 29 as follows:
- 30 (1) A notice of traffic infraction represents a determination that
- 31 an infraction has been committed. The determination will be final
- 32 unless contested as provided in this chapter.
- 33 (2) The form for the notice of traffic infraction shall be
- 34 prescribed by rule of the supreme court and shall include the
- 35 following:
- 36 (a) A statement that the notice represents a determination that a
- 37 traffic infraction has been committed by the person named in the notice

- and that the determination shall be final unless contested as provided in this chapter;
- 3 (b) A statement that a traffic infraction is a noncriminal offense 4 for which imprisonment may not be imposed as a sanction; that the 5 penalty for a traffic infraction may include sanctions against the 6 person's driver's license including suspension, revocation, or denial; 7 that the penalty for a traffic infraction related to standing, 8 stopping, or parking may include nonrenewal of the vehicle license;
- 9 (c) A statement of the specific traffic infraction for which the 10 notice was issued;
- 11 (d) A statement of the monetary penalty established for the traffic 12 infraction;
- (e) A statement of the options provided in this chapter for responding to the notice and the procedures necessary to exercise these options;
- (f) A statement that at any hearing to contest the determination the state has the burden of proving, by a preponderance of the evidence, that the infraction was committed; and that the person may subpoena witnesses including the officer who issued the notice of infraction;
- 21 (g) A statement that at any hearing requested for the purpose of 22 explaining mitigating circumstances surrounding the commission of the 23 infraction the person will be deemed to have committed the infraction 24 and may not subpoena witnesses;
- (h) A statement that the person must respond to the notice as provided in this chapter within fifteen days or the person's driver's license or driving privilege will ((not)) be ((renewed)) suspended by the department until any penalties imposed pursuant to this chapter have been satisfied;
- (i) A statement that failure to appear at a hearing requested for 30 31 the purpose of contesting the determination or for the purpose of explaining mitigating circumstances will result in the ((refusal of the 32 department to renew)) suspension of the person's driver's license or 33 34 driving privilege, or in the case of a standing, stopping, or parking 35 violation, refusal of the department to renew the vehicle license, until any penalties imposed pursuant to this chapter have been 36 37 satisfied;

- 1 (j) A statement, which the person shall sign, that the person 2 promises to respond to the notice of infraction in one of the ways 3 provided in this chapter(($\dot{\tau}$
- 4 (k) A statement that failure to respond to a notice of infraction 5 as promised is a misdemeanor and may be punished by a fine or 6 imprisonment in jail)).
- 7 **Sec. 10.** RCW 46.63.070 and 1984 c 224 s 3 are each amended to read 8 as follows:
- 9 (1) Any person who receives a notice of traffic infraction shall 10 respond to such notice as provided in this section within fifteen days 11 of the date of the notice.
- (2) If the person determined to have committed the infraction does 12 not contest the determination the person shall respond by completing 13 14 the appropriate portion of the notice of infraction and submitting it, 15 either by mail or in person, to the court specified on the notice. A 16 check or money order in the amount of the penalty prescribed for the infraction must be submitted with the response. When a response which 17 18 does not contest the determination is received, an appropriate order shall be entered in the court's records, and a record of the response 19 and order shall be furnished to the department in accordance with RCW 20 46.20.270. 21
 - (3) If the person determined to have committed the infraction wishes to contest the determination the person shall respond by completing the portion of the notice of infraction requesting a hearing and submitting it, either by mail or in person, to the court specified on the notice. The court shall notify the person in writing of the time, place, and date of the hearing, and that date shall not be sooner than seven days from the date of the notice, except by agreement.

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- (4) If the person determined to have committed the infraction does not contest the determination but wishes to explain mitigating circumstances surrounding the infraction the person shall respond by completing the portion of the notice of infraction requesting a hearing for that purpose and submitting it, either by mail or in person, to the court specified on the notice. The court shall notify the person in writing of the time, place, and date of the hearing.
- 36 (5) (((a))) If any person issued a notice of traffic infraction:
- $((\frac{1}{2}))$ (a) Fails to respond to the notice of traffic infraction as provided in subsection (2) of this section; or

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- 1 (((ii))) <u>(b)</u> Fails to appear at a hearing requested pursuant to 2 subsection (3) or (4) of this section;
- the court shall enter an appropriate order assessing the monetary penalty prescribed for the traffic infraction and any other penalty authorized by this chapter and shall notify the department in accordance with RCW 46.20.270, of the failure to respond to the notice of infraction or to appear at a requested hearing.
- 8 (((b) The department may not renew the driver's license, or in the 9 case of a standing, stopping, or parking violation the vehicle license, 10 of any person for whom the court has entered an order pursuant to (a) of this subsection until any penalties imposed pursuant to this chapter 11 12 have been satisfied. For purposes of driver's license nonrenewal only, 13 the lessee of a vehicle shall be considered to be the person to whom a notice of a standing, stopping, or parking violation has been issued 14 15 for such violations of the vehicle incurred while the vehicle was 16 leased or rented under a bona fide commercial lease or rental agreement 17 between a lessor engaged in the business of leasing vehicles and a lessee who is not the vehicle's registered owner, if the lease 18 19 agreement contains a provision prohibiting anyone other than the lessee from operating the vehicle. Such a lessor shall, upon the request of 20 the municipality issuing the notice of infraction, supply the 21 municipality with the name and driver's license number of the person 22 leasing the vehicle at the time of the infraction.)) 23
- 24 **Sec. 11.** RCW 46.63.110 and 1986 c 213 s 2 are each amended to read 25 as follows:
- (1) A person found to have committed a traffic infraction shall be assessed a monetary penalty. No penalty may exceed two hundred and fifty dollars for each offense unless authorized by this chapter or title.
- 30 (2) The supreme court shall prescribe by rule a schedule of 31 monetary penalties for designated traffic infractions. This rule shall 32 also specify the conditions under which local courts may exercise 33 discretion in assessing fines and penalties for traffic infractions. 34 The legislature respectfully requests the supreme court to adjust this 35 schedule every two years for inflation.
- 36 (3) There shall be a penalty of twenty-five dollars for failure to 37 respond to a notice of traffic infraction except where the infraction 38 relates to parking as defined by local law, ordinance, regulation, or

- resolution or failure to pay a monetary penalty imposed pursuant to 1 2 this chapter. A local legislative body may set a monetary penalty not to exceed twenty-five dollars for failure to respond to a notice of 3 4 traffic infraction relating to parking as defined by local law, ordinance, regulation, or resolution. 5 The local court, whether a municipal, police, or district court, shall impose the monetary penalty 6 7 set by the local legislative body.
- (4) Monetary penalties provided for in chapter 46.70 RCW which are 8 9 civil in nature and penalties which may be assessed for violations of chapter 46.44 RCW relating to size, weight, and load of motor vehicles 11 are not subject to the limitation on the amount of monetary penalties 12 which may be imposed pursuant to this chapter.

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- 13 (5) Whenever a monetary penalty is imposed by a court under this chapter it is immediately payable. If the person is unable to pay at 14 15 that time the court may, in its discretion, grant an extension of the period in which the penalty may be paid. If the penalty is not paid on 16 17 or before the time established for payment the court shall notify the department of the failure to pay the penalty, and the department ((may)) 18 19 not renew)) shall suspend the person's driver's license or driving 20 privilege until the penalty has been paid and the penalty provided in subsection (3) of this section has been paid. 21
- 22 Sec. 12. RCW 46.52.120 and 1992 c 32 s 3 are each amended to read 23 as follows:
- 24 (1) The director shall keep a case record on every motor vehicle 25 driver licensed under the laws of this state, together with information on each driver, showing all the convictions and findings of traffic 26 27 infractions certified by the courts, together with an index crossreference record of each accident reported relating to such individual 28 29 with a brief statement of the cause of the accident. The chief of the 30 Washington state patrol shall furnish the index cross-reference record to the director, with reference to each driver involved in the reported 31 accidents. 32
- (2) The records shall be for the confidential use of the director, 33 34 the chief of the Washington state patrol, the director of the Washington traffic safety commission, and for such police officers or 35 36 other cognizant public officials as may be designated by law. 37 case records shall not be offered as evidence in any court except in 38 case appeal is taken from the order of the director, suspending,

- revoking, canceling, or refusing a vehicle driver's license ((or to provide proof of a person's failure to appear under RCW 46.64.020 or failure to comply under RCW 46.64.027)).
- 4 (3) The director shall tabulate and analyze vehicle driver's case records and suspend, revoke, cancel, or refuse a vehicle driver's 5 license to a person when it is deemed from facts contained in the case 6 record of such person that it is for the best interest of public safety 7 that such person be denied the privilege of operating a motor vehicle. 8 Whenever the director orders the vehicle driver's license of any such 9 person suspended, revoked, or canceled, or refuses the issuance of a 10 vehicle driver's license, such suspension, revocation, cancellation, or 11 12 refusal is final and effective unless appeal from the decision of the director is taken as provided by law. 13
- 14 <u>NEW SECTION.</u> **Sec. 13.** The following acts or parts of acts are 15 each repealed:
- 16 (1) RCW 46.64.020 and 1992 c 32 s 1, 1990 c 250 s 61, 1990 c 210 s 1, 1988 c 38 s 1, 1987 c 345 s 1, 1986 c 213 s 1, 1980 c 128 s 8, & 18 1961 c 12 s 46.64.020; and
- 19 (2) RCW 46.64.027 and 1992 c 32 s 2.

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