Transportation Committee

HB 1999

Brief Description: Clarifying civil liability for traffic infractions when vehicle title is transferred.

Sponsors: Representatives Nixon, Flannigan, McDonald and Wood.

Brief Summary of Bill

• Clarifies liability for infractions that occur after the date of sale or transfer of a vehicle.

Hearing Date: 3/3/05

Staff: David Munnecke (786-7315).

Background:

Currently, the owner of a vehicle who makes a bona fide sale or transfer of the vehicle is not subject to civil liability or criminal liability for the operation of the vehicle thereafter if they have fulfilled certain requirements regarding the transfer of the vehicle.

In addition, there is specific statutory language relieving the previous owner of an abandoned vehicle of liability for the vehicle if the previous owner properly filed a report of sale or transfer with a date of sale prior to the date of impoundment.

Summary of Bill:

An individual who makes a bona fide sale or transfer of a vehicle, delivers possession of it to a purchaser, endorses and delivers both the certificate of ownership and the certificate of registration, and properly files a report of sale or appropriate registration documents with the Department of Licensing is relieved of liability for certain traffic infractions. These infractions include parking infractions, high-occupancy toll lane violations, violations recorded by automatic traffic safety cameras, and any other traffic infractions where liability is based on identification of the vehicle rather than the driver. Liability for infractions that occur after the date of a sale that meets the requirements discussed above falls on the purchaser of the vehicle.

Appropriation: None.

Fiscal Note: Not requested.

Effective Date: The bill takes effect 90 days after adjournment of session in which bill is passed.