1471--A

Cal. No. 120

3

5

7

9

10

11

12

13

14

15

16

18

19

2015-2016 Regular Sessions

IN SENATE

January 12, 2015

Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, passed by Senate and delivered to the Assembly, recalled, vote reconsidered, restored to third reading, amended and ordered reprinted, retaining its place in the order of third reading

AN ACT to amend the insurance law and the vehicle and traffic law, in relation to permitting an insurer to rescind or retroactively cancel a policy in certain circumstances

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. The insurance law is amended by adding a new section 3455 to read as follows:

S 3455. CANCELLATION OF POLICY. (A) AN INSURER MAY, WITHIN THE FIRST THIRTY DAYS, RESCIND OR RETROACTIVELY CANCEL TO THE INCEPTION A NEWLY ISSUED AUTOMOBILE INSURANCE POLICY SUBJECT TO SECTIONS THREE THOUSAND HUNDRED TWENTY-FIVE OR THREE THOUSAND FOUR HUNDRED TWENTY-SIX OF THIS ARTICLE, IF THE INITIAL PREMIUM PAYMENT IS NOT HONORED BY A FINAN-TO THE NONEXISTENCE OF A BANK ACCOUNT. FOR THE INSTITUTION DUE PURPOSES OF THIS SECTION "NONEXISTENCE OF A BANK ACCOUNT" SHALL MEAN ACCOUNT WITH THE NAME AND ACCOUNT NUMBER PROVIDED WAS EVER IN EXISTENCE AND SHALL NOT INCLUDE ACCOUNTS THAT MAY BE CLOSED OR OTHERWISE IN THE EVENT THAT SUCH INITIAL PAYMENT IS NOT HONORED BY A INACTIVE. INSTITUTION DUE TO THE NONEXISTENCE OF A BANK ACCOUNT, THE FINANCIAL INSURER SHALL NOTIFY THE POLICYHOLDER BY CERTIFIED AND FIRST CLASS THAT UNLESS THE POLICYHOLDER REMITS PAYMENT TO THE INSURER WITHIN TEN BUSINESS DAYS, THE POLICY MAY BE RESCINDED OR CANCELLED RETROACTIVELY TO THE INCEPTION OF THE POLICY. HOWEVER, IF PAYMENT IS REMITTED AFTER TENTH BUSINESS DAY AND THE INSURED HAS NOT BEEN NOTIFIED THAT THE POLICY

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

HAS BEEN RESCINDED OR RETROACTIVELY CANCELED, THE RIGHT TO RESCIND OR

LBD00569-02-5

3

5

6

7

8

9

10

11 12

13 14

15

16

17

18

19

20

21

22

23

24

25

26 27

28

29

30

31 32

33

34

35

36

38

39

40

41 42

43

45 46 47

48 49

50

51

52

53 54

56

RETROACTIVELY CANCEL SUCH POLICY PURSUANT TO THIS SECTION SHALL DEEMED TO HAVE BEEN WAIVED AND SUCH POLICY SHALL REMAIN IN EFFECT. THIS SECTION SHALL NOT APPLY TO POLICIES REQUIRED UNDER ARTICLE EIGHT OF THE VEHICLE AND TRAFFIC LAW.

- A PERSON WHO IS INJURED DURING THIS PERIOD AND WHO WOULD ORDINAR-ILY BE COVERED UNDER THE INSURED'S POLICY HAD IT NOT BEEN PURSUANT TO SUBSECTION (A) OF THIS SECTION, SHALL BE ENTITLED TO RECOVER OR HER OWN POLICY SUBJECT TO THE TERMS AND CONDITIONS OF THE UNDER HIS CONTRACT, OR IF THE INJURED PERSON IS UNINSURED, THEY SHALL BE TO RECOVER UNDER THE MOTOR VEHICLE ACCIDENT INDEMNIFICATION CORPORATION, PROVIDED SUCH PERSON DID NOT PARTICIPATE IN ANY FRAUDULENT ACTIVITY, INCLUDING, BUT NOT LIMITED TO, AN ACCIDENT STAGED TO DEFRAUD AN INSURER. THE MOTOR VEHICLE ACCIDENT INDEMNIFICATION CORPORATION MAY NOT SUBROGATE ITS CLAIM AGAINST THE RESCINDING INSURER.
- S 2. Paragraph 2 of subsection (d) of section 3420 of the insurance law, as amended by chapter 388 of the laws of 2008, is amended to read as follows:
- (2) If under a liability policy issued or delivered in this state, insurer shall disclaim liability [or], deny coverage, OR RESCIND COVER-AGE PURSUANT TO SECTION THREE THOUSAND FOUR HUNDRED FIFTY-FIVE OF ARTICLE, for death or bodily injury arising out of a motor vehicle acci-INCLUDING ANY CLAIM FOR PERSONAL INJURIES UNDER AN UNINSURED MOTORIST ENDORSEMENT BY ANY OCCUPANT OF A MOTOR VEHICLE OR OTHER PERSON INVOLVED IN AN ACCIDENT WHICH WAS STAGED TO DEFRAUD AN INSURER WHO IS WITHOUT KNOWLEDGE OF THE STAGING OR FRAUDULENT INTENT OF THE or any other type of accident occurring within this state, it shall give written notice as soon as is reasonably possible of such disclaimer of liability or denial of coverage to the insured and the injured person or any other claimant.
- S 3. Paragraph 1 of subsection (f) of section 3420 of the insurance law, as amended by chapter 305 of the laws of 1995, is amended to read as follows:
- (1) No policy insuring against loss resulting from liability imposed by law for bodily injury or death suffered by any natural person arising out of the ownership, maintenance and use of a motor vehicle by the insured shall be issued or delivered by any authorized insurer upon any 37 motor vehicle then principally garaged or principally used in this state unless it contains a provision whereby the insurer agrees that it will pay to the insured, as defined in such provision, subject to the terms and conditions set forth therein to be prescribed by the board of directors of the Motor Vehicle Accident Indemnification Corporation and approved by the superintendent, all sums, not exceeding a maximum amount or limit of twenty-five thousand dollars exclusive of interest 44 costs, on account of injury to and all sums, not exceeding a maximum amount or limit of fifty thousand dollars exclusive of interest and costs, on account of death of one person, in any one accident, and the maximum amount or limit, subject to such limit for any one person so injured of fifty thousand dollars or so killed of one hundred thousand dollars, exclusive of interest and costs, on account of injury to, death of, more than one person in any one accident, which the insured or his legal representative shall be entitled to recover as damages from an owner or operator of an uninsured motor vehicle, unidentified motor vehicle which leaves the scene of an accident, a motor vehicle registered in this state as to which at the time of the accident there was 55 not in effect a policy of liability insurance, A MOTOR VEHICLE FOR WHICH THE POLICY OF INSURANCE HAS BEEN RESCINDED OR CANCELLED PURSUANT

24

25

26

272829

30

31

32 33

34

35

36

37 38

39 40

41

42

43 44

45

46 47

48

49

50 51

52

53 54

55

56

SECTION THREE THOUSAND FOUR HUNDRED FIFTY-FIVE OF THIS ARTICLE, a stolen INVOLVED IN AN ACCIDENT WHICH WAS STAGED TO vehicle, A MOTOR VEHICLE 3 DEFRAUD AN INSURER, EXCEPT SUCH VEHICLE OWNED AND OPERATED BY THE PERPE-TRATOR OR PERPETRATORS OF SUCH ACCIDENT, a motor vehicle operated with-5 out permission of the owner, an insured motor vehicle where the 6 disclaims liability or denies coverage or an unregistered vehicle 7 because of bodily injury, sickness or disease, including death resulting therefrom, sustained by the insured, caused by accident occurring in 8 this state and arising out of the ownership, maintenance or use of such 9 10 motor vehicle. No payment for non-economic loss shall be made under such 11 policy provision to a covered person unless such person has incurred a 12 serious injury, as such terms are defined in section five thousand one 13 hundred two of this chapter. Such policy shall not duplicate any element 14 of basic economic loss provided for under article fifty-one of chapter. No payments of first party benefits for basic economic loss 15 made pursuant to such article shall diminish the obligations of 16 insurer under this policy provision for the payment of non-economic loss 17 and economic loss in excess of basic economic loss. Notwithstanding any 18 19 inconsistent provisions of section three thousand four hundred twenty-20 five of this article, any such policy which does not contain the afore-21 said provisions shall be construed as if such provisions were embodied 22 therein. 23

S 4. Subparagraph (A) of paragraph 2 of subsection (f) of section 3420 of the insurance law, as separately amended by chapters 547 and 568 of the laws of 1997, is amended to read as follows:

(A) Any such policy shall, at the option of the insured, also provide supplementary uninsured/underinsured motorists insurance for bodily injury, in an amount up to the bodily injury liability insurance limits coverage provided under such policy, subject to a maximum of two hundred fifty thousand dollars because of bodily injury to or death of one person in any one accident and, subject to such limit for one person, up to five hundred thousand dollars because of bodily injury to death of two or more persons in any one accident, or a combined single limit policy of five hundred thousand dollars because of injury to or death of one or more persons in any one accident. Provided however, an insurer issuing such policy, in lieu of offering to insured the coverages stated above, may provide supplementary uninsured/underinsured motorists insurance for bodily injury, in an amount up to the bodily injury liability insurance limits of coverage provided under such policy, subject to a maximum of one hundred thousand dollars because of bodily injury to or death of one person in any one accident and, subject to such limit for one person, up to three hundred thousand dollars because of bodily injury to or death of two or more persons in any one accident, or a combined single limit policy of three hundred thousand dollars because of bodily injury to or death of one or more persons in any one accident, if such insurer also makes available a personal umbrella policy with liability coverage limits up to at least five hundred thousand dollars which also provides coverage for suppleuninsured/underinsured motorists claims. Supplementary uninsured/underinsured motorists insurance shall provide coverage, state or Canadian province, if the limits of liability under all bodily injury liability bonds and insurance policies of another motor vehicle liable for damages INCLUDING BUT NOT LIMITED TO A VEHICLE FOR WHICH THE POLICY OF INSURANCE HAS BEEN RESCINDED OR CANCELLED THREE THOUSAND FOUR HUNDRED FIFTY-FIVE OF THIS ARTICLE, A SECTION MOTOR VEHICLE INVOLVED IN AN ACCIDENT WHICH WAS STAGED TO DEFRAUD AN

23

24

25

26

27

28

29

30

31 32

33 34

35 36

37

38

39

40

INSURER, EXCEPT SUCH VEHICLE OWNED AND OPERATED BY THE PERPETRATOR OR PERPETRATORS OF SUCH ACCIDENT, are in a lesser amount than the bodily 3 injury liability insurance limits of coverage provided by such policy. written request by any insured covered by supplemental 5 uninsured/underinsured motorists insurance or his duly authorized repre-6 sentative and upon disclosure by the insured of the insured's bodily 7 injury and supplemental uninsured/underinsured motorists insurance 8 coverage limits, the insurer of any other owner or operator of another motor vehicle against which a claim has been made for damages to the 9 10 insured shall disclose, within forty-five days of the request, the bodi-11 ly injury liability insurance limits of its coverage provided under the policy or all bodily injury liability bonds. The time of the insured to 12 make any supplementary uninsured/underinsured motorist claim, 13 14 tolled during the period the insurer of any other owner or operator of 15 another motor vehicle that may be liable for damages to the insured, 16 fails to so disclose its coverage. As a condition precedent to the obli-17 insurer under of the to pay the supplementary 18 uninsured/underinsured motorists insurance coverage, the limits of 19 liability of all bodily injury liability bonds or insurance policies 20 applicable at the time of the accident shall be exhausted by payment of 21 judgments or settlements. 22

- S 5. Paragraph 1 of subsection (b) of section 5103 of the insurance law is amended to read as follows:
- (1) Intentionally causes his own injury, EXCEPT ANY OCCUPANT OF A MOTOR VEHICLE OR OTHER PERSON INVOLVED IN AN ACCIDENT STAGED TO DEFRAUD AN INSURER WHO IS WITHOUT KNOWLEDGE OF THE STAGING OR FRAUDULENT INTENT OF SUCH ACCIDENT.
- S 6. Paragraph 2 of subsection (a) of section 5103 of the insurance law is amended to read as follows:
- (2) The named insured and members of his household, other than occupants of a motorcycle, for loss arising out of the use or operation of (i) an uninsured motor vehicle or motorcycle, OR A VEHICLE WHOSE COVERAGE IS RESCINDED OR CANCELLED PURSUANT TO SECTION THREE THOUSAND FOUR HUNDRED FIFTY-FIVE OF THIS CHAPTER, within the United States, its territories or possessions, or Canada; and (ii) an insured motor vehicle or motorcycle outside of this state and within the United States, its territories or possessions, or Canada.
- S 7. Paragraph (a) of subdivision 1 of section 313 of the vehicle and traffic law, as amended by chapter 569 of the laws of 1981, is amended to read as follows:
- (a) [No] EXCEPT AS PROVIDED FOR IN SECTION THREE THOUSAND FOUR HUNDRED 41 FIFTY-FIVE OF THE INSURANCE LAW, NO contract of insurance for which a 42 43 certificate of insurance has been filed with the commissioner shall be 44 terminated by cancellation by the insurer until at least twenty days 45 after mailing to the named insured at the address shown on the policy a notice of termination by regular mail, with a certificate of mailing, 46 47 properly endorsed by the postal service to be obtained, except where the 48 cancellation is for non-payment of premium in which case fifteen days 49 notice of cancellation by the insurer shall be sufficient, 50 if another insurance contract has been procured, such other 51 insurance contract shall, as of its effective date and hour, terminate insurance previously in effect with respect to any motor vehicles 52 designated in both contracts. No contract of insurance for which a 53 certificate of insurance has been filed with the commissioner in which a 54 55 natural person is the named insured and the motor vehicle is used 56 predominantly for non-business purposes shall be non-renewed by an

insurer unless at least forty-five, but not more than sixty days in advance of the renewal date the insurer mails or delivers to the named the address shown on the policy a written notice of its insured at intention not to renew. No such contract of insurance in which the named 5 insured is not a natural person or the motor vehicle is used predominantly for business purposes shall be non-renewed by an insurer unless 6 7 at least twenty days in advance of the renewal date the insurer mails or delivers to the named insured at the address shown on the policy a writ-8 ten notice of its intention not to renew. All notices of non-renewal 9 10 shall be sent by regular mail with a certificate of mailing, endorsed by the postal service to be obtained. Time of the effective 11 date and hour of termination stated in the notice shall become the end 12 of the policy period. Every notice or acknowledgement of termination for 13 14 any cause whatsoever sent to the insured shall include in type of which 15 the face shall not be smaller than twelve point a statement that proof 16 of financial security is required to be maintained continuously through-17 out the registration period and a notice prescribed by the commissioner indicating the punitive effects of failure to maintain continuous proof 18 19 financial security and actions which may be taken by the insured to 20 avoid such punitive effects.

- 21 S 8. Paragraphs 6 and 7 of subsection (b) of section 5201 of the 22 insurance law are amended and a new paragraph 8 is added to read as 23 follows:
- 24 (6) insured motor vehicles where the insurer disclaims liability or 25 denies coverage, [and]
 - (7) unregistered motor vehicles[.], AND

26

27

- (8) AN ACCIDENT STAGED TO DEFRAUD AN INSURER.
- 28 S 9. This act shall take effect one year after it shall have become a 29 law.