STATE OF NEW YORK

493

2017-2018 Regular Sessions

IN SENATE

(Prefiled)

January 4, 2017

Introduced by Sen. SQUADRON -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation

AN ACT to amend the vehicle and traffic law, in relation to truck weight photo-monitoring systems in cities with a population of one million or more

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The vehicle and traffic law is amended by adding a new
2	section 1642-b to read as follows:
3	<u>§ 1642-b. Owner liability for failure of operator to comply with</u>
4	no-thru truck indications. (a) Notwithstanding any other provision of
5	law, each city with a population of one million or more is hereby
б	authorized and empowered to adopt and amend a local law or ordinance
7	establishing a demonstration program imposing monetary liability on the
8	owner of a vehicle for failure of an operator thereof to comply with
9	no-thru truck indications in such city in accordance with the provisions
10	of this section. Such demonstration program shall empower a city to
11	install and operate truck weight photo-monitoring devices at no more
12	than fifty intersections within such city at any one time.
13	(b) In any city which has adopted a local law or ordinance pursuant to
14	subdivision (a) of this section, the owner of a vehicle shall be liable
15	for a penalty imposed pursuant to this section if such vehicle was used
16	or operated with the permission of the owner, express or implied, in
17	violation of driving through a prohibited no-truck zone designated
18	pursuant to subdivision (f) of section eighteen hundred of this chapter,
19	and such violation is evidenced by information obtained from a truck
20	weight violation-monitoring system; provided however that no owner of a
21	vehicle shall be liable for a penalty imposed pursuant to this section
22	where the operator of such vehicle has been convicted of the underlying

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

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1	violation of subdivision (f) of section eighteen hundred of this chap-
2	ter.
3	(c) For purposes of this section, "owner" shall have the meaning
4	provided in article two-B of this chapter. For purposes of this section,
5	"truck weight violation-monitoring system" shall mean a vehicle sensor
б	installed to work in conjunction with a vehicle scale which automat-
7	ically produces two or more photographs, two or more microphotographs, a
8	videotape or other recorded images of each vehicle at the time it is
9	used or operated in violation of subdivision (f) of section eighteen
10	hundred of this chapter.
11	(d) A certificate, sworn to or affirmed by a technician employed by
12	the city in which the charged violation occurred, or a facsimile there-
13	of, based upon inspection of photographs, microphotographs, videotape or
14	other recorded images produced by a truck weight violation-monitoring
15	system, shall be prima facie evidence of the facts contained therein.
16	Any photographs, microphotographs, videotape or other recorded images
17	evidencing such a violation shall be available for inspection in any
18	proceeding to adjudicate the liability for such violation pursuant to a
19	local law or ordinance adopted pursuant to this section.
20	(e) An owner liable for a violation of subdivision (f) of section
21	eighteen hundred of this chapter pursuant to a local law or ordinance
22	adopted pursuant to this section shall be liable for monetary penalties
23	in accordance with a schedule of fines and penalties to be set forth in
24	such local law or ordinance, except that in a city which, by local law,
25	has authorized the adjudication of such owner liability by a parking
26	violations bureau, such schedule shall be promulgated by such bureau.
27	The liability of the owner pursuant to this section shall not exceed
28	fifty dollars for each violation; provided, however, that such local law
29	or ordinance may provide for an additional penalty not in excess of
30	twenty-five dollars for each violation for the failure to respond to a
31	notice of liability within the prescribed time period.
32	(f) An imposition of liability under a local law or ordinance adopted
33	pursuant to this section shall not be deemed a conviction as an operator
34	and shall not be made part of the operating record of the person upon
35	whom such liability is imposed nor shall it be used for insurance
36	purposes in the provision of motor vehicle insurance coverage.
37	(q) 1. A notice of liability shall be sent by first class mail to each
38	person alleged to be liable as an owner for a violation of subdivision
39	(f) of section eighteen hundred of this chapter pursuant to this
40	section. Personal delivery on the owner shall not be required. A manual
41	or automatic record of mailing prepared in the ordinary course of busi-
42	ness shall be prima facie evidence of the facts contained therein.
43	2. A notice of liability shall contain the name and address of the
44	person alleged to be liable as an owner for a violation of subdivision
45	(f) of section eighteen hundred of this chapter pursuant to this
46	section, the registration number of the vehicle involved in such
47	violation, the location where such violation took place, the date and
48	time of such violation and the identification number of the camera which
49	recorded the violation or other document locator number.
50	<u>3. The notice of liability shall contain information advising the</u>
50 51	person charged of the manner and the time in which he or she may contest
51 52	the liability alleged in the notice. Such notice of liability shall also
5⊿ 53	contain a warning to advise the persons charged that failure to contest
53 54	in the manner and time provided shall be deemed an admission of liabil-
54 55	ity and that a default judgment may be entered thereon.
55	The and that a default judgment may be entered thereon.

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1	4. The notice of liability shall be prepared and mailed by the city
2	having jurisdiction over the intersection where the violation occurred,
3	or by any other entity authorized by the city to prepare and mail such
4	notification of violation.
5	(h) Adjudication of the liability imposed upon owners by this section
6	shall be by a traffic violations bureau established pursuant to section
7	three hundred seventy of the general municipal law or, if there be none,
8	by the court having jurisdiction over traffic infractions, except that
9	any city which has established an administrative tribunal to hear and
10	determine complaints of traffic infractions constituting parking, stand-
11	ing or stopping violations may, by local law, authorize such adjudi-
12	cation by such tribunal.
13	(i) If an owner receives a notice of liability pursuant to this
14	section for any time period during which the vehicle was reported to the
15	police department as having been stolen, it shall be a valid defense to
16	an allegation of liability for a violation of subdivision (f) of section
17	eighteen hundred of this chapter pursuant to this section that the vehi-
18	cle had been reported to the police as stolen prior to the time the
19	violation occurred and had not been recovered by such time; or that the
20	vehicle was making a legitimate delivery within the area. For purposes
21	of asserting the defenses provided by this subdivision it shall be
22	sufficient that a certified copy of the police report on the stolen
23	vehicle or a copy of an invoice or some other proof of delivery be sent
24	by first class mail to the traffic violations bureau, court having
25	<u>jurisdiction or parking violations bureau.</u>
26	(j) 1. In a city where the adjudication of liability imposed upon
27	owners pursuant to this section is by a traffic violations bureau or a
28	court having jurisdiction, an owner who is a lessor of a vehicle to
29	which a notice of liability was issued pursuant to subdivision (g) of
30	this section shall not be liable for the violation of subdivision (f) of
31	section eighteen hundred of this chapter, provided that he or she sends
32	to the traffic violations bureau or court having jurisdiction a copy of
33	the rental, lease or other such contract document covering such vehicle
34	on the date of the violation, with the name and address of the lessee
35	clearly legible, within thirty-seven days after receiving notice from
36	the bureau or court of the date and time of such violation, together
37	with the other information contained in the original notice of liabil-
38	ity. Failure to send such information within such thirty-seven day time
39	period shall render the owner liable for the penalty prescribed by this
40	section. Where the lessor complies with the provisions of this para-
41	graph, the lessee of such vehicle on the date of such violation shall be
42	deemed to be the owner of such vehicle for purposes of this section,
43	shall be subject to liability for the violation of subdivision (f) of
44	section eighteen hundred of this chapter pursuant to this section and
45	shall be sent a notice of liability pursuant to subdivision (g) of this
46	section.
47	2. (i) In a city which, by local law, has authorized the adjudication
48	of liability imposed upon owners by this section by a parking violations
49	bureau, an owner who is a lessor of a vehicle to which a notice of
50	liability was issued pursuant to subdivision (g) of this section shall
51	not be liable for the violation of subdivision (f) of section eighteen
52	hundred of this chapter, provided that:
53	(A) prior to the violation, the lessor has filed with the bureau in
54	accordance with the provisions of section two hundred thirty-nine of

55 this chapter; and

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1	(B) within thirty-seven days after receiving notice from the bureau of
2	the date and time of a liability, together with the other information
3	contained in the original notice of liability, the lessor submits to the
4	bureau the correct name and address of the lessee of the vehicle identi-
5	fied in the notice of liability at the time of such violation, together
б	with such other additional information contained in the rental, lease or
7	other contract document, as may be reasonably required by the bureau
8	pursuant to regulations that may be promulgated for such purpose.
9	(ii) Failure to comply with clause (B) of subparagraph (i) of this
10	paragraph shall render the owner liable for the penalty prescribed in
11	this section.
12	(iii) Where the lessor complies with the provisions of this paragraph,
13	the lessee of such vehicle on the date of such violation shall be deemed
14	to be the owner of such vehicle for purposes of this section, shall be
15	subject to liability for such violation pursuant to this section and
16	shall be sent a notice of liability pursuant to subdivision (g) of this
17	section.
18	(k) If the owner liable for a violation of subdivision (f) of section
19	eighteen hundred of this chapter pursuant to this section was not the
20	operator of the vehicle at the time of the violation, the owner may
21	maintain an action for indemnification against the operator.
22	(1) Nothing in this section shall be construed to limit the liability
23	of an operator of a vehicle for any violation of subdivision (f) of
24	section eighteen hundred of this chapter.
25	(m) In any city which adopts a demonstration program pursuant to
26	subdivision (a) of this section, such city shall submit a report on the
27	results of the use of a truck weight photo-monitoring system to the
28	governor, the temporary president of the senate and the speaker of the
29	assembly by March first, two thousand twenty. Such report shall include,
30	but not be limited to:
31	1. a description of the locations where truck weight photo-monitoring
32	systems were used;
33	2. the number of violations recorded at each intersection and in the
34	aggregate on a daily, weekly and monthly basis;
35	3. the total number of notices of liability issued;
36	4. the number of fines and total amount of fines paid after first
37	notice of liability;
38	5. the number of violations adjudicated and results of such adjudi-
39	cations including breakdowns of dispositions made;
40	6. the total amount of revenue realized by such city; and
41	7. quality of the adjudication process and its results.
42	§ 2. This act shall take effect on the one hundred eightieth day after
43	it shall have become a law. Effective immediately the addition, amend-
44	ment, and/or repeal of any rule or regulation necessary for the timely
45	implementation of this act on its effective date is hereby authorized to

46 be made on or before such effective date.