STATE OF NEW YORK

5395

2017-2018 Regular Sessions

IN SENATE

March 24, 2017

Introduced by Sen. ROBACH -- 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 mandatory testing in the event of a motor vehicle collision resulting in injury or death

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

1 Section 1. Subparagraphs 1 and 2 of paragraph (a) of subdivision 2 of 2 section 1194 of the vehicle and traffic law, as amended by chapter 196 3 of the laws of 1996, are amended and a new subparagraph 2-a is added to 4 read as follows:

5 (1) having reasonable grounds to believe such person to have been 6 operating in violation of any subdivision of section eleven hundred 7 ninety-two of this article and within two hours after such person has 8 been placed under arrest for any such violation; or having reasonable 9 grounds to believe such person to have been operating in violation of 10 section eleven hundred ninety-two-a of this article and within two hours 11 after the stop of such person for any such violation, <u>or</u>

(2) within two hours after a breath test, as provided in paragraph (b) of subdivision one of this section, indicates that alcohol has been consumed by such person and in accordance with the rules and regulations established by the police force of which the officer is a member[+], or

16 (2-a) having reasonable grounds to believe such person to have been 17 operating a motor vehicle in a manner that causes serious physical inju-18 ry as defined in section 10.00 of the penal law to, or the death of, 19 another person and within two hours after such operation which resulted 20 in such serious physical injury or death, or

§ 2. Subdivision 3 of section 1194 of the vehicle and traffic law, as
added by chapter 47 of the laws of 1988, is amended to read as follows:
3. Compulsory chemical tests. (a) [Court] Mandatory and court ordered
chemical tests. Notwithstanding the provisions of subdivision two of

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

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1 this section, no person who operates a motor vehicle in this state may 2 refuse to submit to a chemical test of one or more of the following: 3 breath, blood, urine or saliva, for the purpose of determining the alco-4 holic and/or drug content of the blood when (i) a court order for such 5 chemical test has been issued in accordance with the provisions of this 6 subdivision or (ii) such person operated a motor vehicle in a manner 7 that causes the death of another person.

8 (b) [When] Court ordered chemical tests, when authorized. Upon (i) 9 refusal by any person to submit to a chemical test or any portion there-10 [as described above] requested by a police officer, pursuant to the of provisions of subparagraph two-a of paragraph (a) of subdivision two of 11 this section, having reasonable cause to believe such person to have 12 13 been operating a motor vehicle in a manner that caused serious physical injury to another person, or (ii) the inability of any person to give 14 consent to a chemical test or any portion thereof requested by a police 15 16 officer, pursuant to the provisions of subparagraph two-a of paragraph 17 (a) of subdivision two of this section, having reasonable cause to believe such person to have been operating a motor vehicle in a manner 18 19 that caused serious physical injury to, or the death of, another person, 20 the test shall not be given unless a police officer or a district attor-21 ney, as defined in subdivision thirty-two of section 1.20 of the criminal procedure law, requests and obtains a court order to compel a person 22 to submit to a chemical test to determine the alcoholic or drug content 23 24 of the person's blood upon a finding of reasonable cause to believe 25 that:

(1) (A) such person was the operator of a motor vehicle and in the course of such operation a person other than the operator [was killed series] suffered series physical injury as defined in section 10.00 of the penal law; and

30 [(2) a. either such person operated the vehicle in violation of any 31 subdivision of section eleven hundred ninety-two of this article, or 32 b. a breath test administered by a police officer in accordance with 33 paragraph (b) of subdivision one of this section indicates that alcohol

34 has been consumed by such person; and

35 (3) such person has been placed under lawful arrest; and

(4)] (B) such person has refused to submit to a chemical test or any
 portion thereof, requested in accordance with the provisions of <u>subpara-</u>
 <u>graph two-a of</u> paragraph (a) of subdivision two of this section or [is
 <u>unable to give consent to such a test</u>]

40 (2) (A) such person was the operator of a motor vehicle and in the 41 course of such operation a person other than the operator was killed or 42 suffered serious physical injury as defined in section 10.00 of the 43 penal law; and

44 (B) such person was unable to give consent to such a test.

45 (c) Reasonable cause; definition. For the purpose of this subdivision 46 "reasonable cause" shall be determined by viewing the totality of 47 circumstances surrounding the incident which, when taken together, indicate that the operator was [driving in violation of section eleven 48 hundred ninety-two of this article. Such circumstances may include, but 49 are not limited to: evidence that the operator was operating a motor 50 vehicle in violation of any provision of this article or any other 51 moving violation at the time of the incident; any visible indication of 52 53 alcohol or drug consumption or impairment by the operator; the existence 54 of an open container containing an alcoholic beverage in or around the 55 vehicle driven by the operator; any other evidence surrounding the 56 circumstances of the incident which indicates that the operator has been

1 operating a motor vehicle while impaired by the consumption of alcohol 2 or drugs or intoxicated at the time of the incident] operating a motor 3 vehicle and in the course of such operation a person other than the 4 operator was killed or suffered serious physical injury as defined in 5 section 10.00 of the penal law.

б (d) Court order; procedure. (1) An application for a court order to 7 compel submission to a chemical test or any portion thereof, may be made 8 to any supreme court justice, county court judge or district court judge 9 in the judicial district in which the incident occurred, or if the inci-10 dent occurred in the city of New York before any supreme court justice 11 or judge of the criminal court of the city of New York. Such application may be communicated by telephone, radio or other means of electronic 12 13 communication, or in person.

14 (2) The applicant must provide identification by name and title and 15 must state the purpose of the communication. Upon being advised that an 16 application for a court order to compel submission to a chemical test is 17 being made, the court shall place under oath the applicant and any other person providing information in support of the application as provided 18 19 in subparagraph three of this paragraph. After being sworn the applicant 20 must state that the person from whom the chemical test was requested was 21 the operator of a motor vehicle and in the course of such operation a 22 person, other than the operator, has been [killed or] seriously injured [and, based upon the totality of circumstances, there is reasonable 23 cause to believe that such person was operating a motor vehicle in 24 violation of any subdivision of section eleven hundred ninety-two of 25

this article] and, after being placed under lawful arrest such person refused to submit to a chemical test or any portion thereof[τ] in accordance with the provisions of this section or is unable to give consent to such a test or any portion thereof. The applicant must make specific allegations of fact to support such statement. Any other person properly identified, may present sworn allegations of fact in support of the applicant's statement.

33 (3) Upon being advised that an oral application for a court order to 34 compel a person to submit to a chemical test is being made, a judge or 35 justice shall place under oath the applicant and any other person 36 providing information in support of the application. Such oath or oaths 37 and all of the remaining communication must be recorded, either by means 38 of a voice recording device or verbatim stenographic or verbatim long-39 hand notes. If a voice recording device is used or a stenographic record made, the judge must have the record transcribed, certify to the accura-40 41 cy of the transcription and file the original record and transcription 42 with the court within seventy-two hours of the issuance of the court 43 order. If the longhand notes are taken, the judge shall subscribe a copy 44 and file it with the court within twenty-four hours of the issuance of 45 the order.

46 (4) If the court is satisfied that the requirements for the issuance 47 of a court order pursuant to the provisions of paragraph (b) of this subdivision have been met, it may grant the application and issue an 48 order requiring the accused to submit to a chemical test to determine 49 the alcoholic and/or drug content of his blood and ordering the with-50 51 drawal of a blood sample in accordance with the provisions of paragraph 52 of subdivision four of this section. When a judge or justice deter-(a) 53 mines to issue an order to compel submission to a chemical test based on 54 an oral application, the applicant therefor shall prepare the order in 55 accordance with the instructions of the judge or justice. In all cases 56 the order shall include the name of the issuing judge or justice, the

1 name of the applicant, and the date and time it was issued. It must be 2 signed by the judge or justice if issued in person, or by the applicant 3 if issued orally.

4 (5) Any false statement by an applicant or any other person in support 5 of an application for a court order shall subject such person to the 6 offenses for perjury set forth in article two hundred ten of the penal 7 law.

8 (6) The chief administrator of the courts shall establish a schedule 9 to provide that a sufficient number of judges or justices will be avail-10 able in each judicial district to hear oral applications for court 11 orders as permitted by this section.

(e) Administration of compulsory chemical test. An order issued pursuant to the provisions of this subdivision shall require that a chemical test to determine the alcoholic and/or drug content of the operator's blood must be administered. The provisions of paragraphs (a), (b) and (c) of subdivision four of this section shall be applicable to any chemical test administered pursuant to this section.

18 § 3. This act shall take effect on the first of November next succeed-19 ing the date on which it shall have become a law, and shall apply to 20 violations committed on and after such date.