STATE OF NEW YORK

1429--В

2017-2018 Regular Sessions

IN ASSEMBLY

January 12, 2017

- Introduced by M. of A. JENNE, CROUCH -- read once and referred to the Committee on Transportation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the environmental conservation law and the vehicle and traffic law, in relation to the definition and use of all terrain vehicles; to amend the state finance law, in relation to establishing the all terrain vehicle trail development and maintenance fund and the ATV environmental restoration fund; and to amend the tax law and the state finance law, in relation to establishing tax credits for landowners who allow all terrain vehicle access

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

| 1 | Section 1. Section 9-0303 of the environmental conservation law is |
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| 2 | amended by adding a new subdivision 8 to read as follows: |
| 3 | 8. All terrain vehicles. a. For the purposes of this subdivision: |
| 4 | (i) "All terrain vehicle" or "ATV" means (1) any self-propelled vehi- |
| 5 | cle which is manufactured for sale for operation primarily on off-high- |
| б | way trails or off-highway competitions and only incidentally operated on |
| 7 | public highways providing that such vehicle does not exceed seventy |
| 8 | inches in width, or one thousand five hundred pounds dry weight. |
| 9 | Provided, however, this definition shall not include a "snowmobile" or |
| 10 | other self-propelled vehicles manufactured for off-highway use exclu- |
| 11 | sively designed for travel on snow or ice, steered by skis or runners |
| 12 | and supported in whole or in part by one or more skis, belts or cleats |
| 13 | <u>which utilize an endless belt tread; or</u> |
| 14 | (2) any self-propelled vehicle which is manufactured for sale for |
| 15 | operation primarily on off-highway trails or off-highway competitions |
| 16 | and only incidentally operated on public highways providing that such |
| 17 | vehicle does not exceed seventy inches in width, or one thousand five |
| | |

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

LBD02533-03-7

| 1 | hundred pounds dry weight, consists of a side-by-side passenger config- |
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| 2 | uration and has safety features which include, but are not limited to, |
| 3 | seat belts and roll-over bars. Provided, however, that this definition |
| 4 | shall not include a "snowmobile" or other self-propelled vehicles manu- |
| | factured for off-highway use exclusively designed for travel on snow or |
| 5 | |
| 6 | ice, steered by skis or runners and supported in whole or in part by one |
| 7 | or more skis, belts or cleats which utilize an endless belt tread. |
| 8 | (ii) "Snowmobile" shall mean a motor vehicle designed for travel on |
| 9 | snow or ice by means of a combination of tracks and a ski or skis. |
| 10 | (iii) "Travel corridor" shall mean natural and man-made undeveloped |
| 11 | areas of land or water adjacent to and within sight of transportation |
| 12 | routes such as interstate, state, county and town highways, boating and |
| 13 | canoe routes, and hiking and horse trails. |
| 14 | (iv) "Environmentally sensitive lands" shall have the same meaning as |
| 15 | in section 52-0101 of the environmental conservation law. |
| 16 | b. Notwithstanding any other provision of law to the contrary, the use |
| 17 | of all terrain vehicles by the general public within the forest preserve |
| 18 | is prohibited. |
| 19 | c. A qualified person with a disability to whom the department has |
| 20 | issued a nontransferable temporary revocable permit providing motor |
| 21 | vehicle access to certain state lands under the jurisdiction of the |
| 22 | department may use an all terrain vehicle pursuant to the terms and |
| 23 | conditions of such permit, subject to land management plans. |
| 24 | d. Employees of the department may use all terrain vehicles for appro- |
| | |
| 25 | priate administrative purposes where necessary and consistent with the |
| 26 | provisions of the Adirondack park state land master plan or the Catskill |
| 27 | park state land master plan. The department shall not delegate its |
| 28 | authority pursuant to this paragraph. |
| 29 | e. All terrain vehicles may be used by appropriate officials where |
| 30 | necessary for law enforcement. |
| 31 | f. All terrain vehicles may be used, by or under the supervision of |
| 32 | appropriate officials, in cases of sudden, actual and ongoing emergen- |
| 33 | cies that involve the protection or preservation of human life or |
| 21 | |
| 34 | intrinsic resource values, and that involve search and rescue oper- |
| 35 | intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. |
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| 35 36 37 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows:</pre> |
| 35 36 37 38 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows: § 19-0306-b. All terrain vehicle emissions regulations.</pre> |
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| 35 36 37 38 39 40 41 42 43 44 45 46 47 48 9 50 51 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows: § 19-0306-b. All terrain vehicle emissions regulations. 1. The department shall annually review the air emission standards for all terrain vehicles adopted by the United States environmental protection agency and the California air resources board (CARB). On or before April first of each year, the commissioner shall publish in the state register a finding of which standard is more protective of human health and the environment. If the finding determines that the Califor- nia standards are more protective, the department shall promulgate regu- lations to apply such standards to every all terrain vehicle sold or offered for sale in the state. Such standard shall apply to the next applicable model year. 2. For purposes of this section, the term "all terrain vehicle" shall have the same meaning as in subdivision one of section twenty-two hundred eighty-one of the vehicle and traffic law.</pre> |
| 35 36 37 38 39 40 41 42 43 44 45 46 47 48 9 50 51 52 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows: § 19-0306-b. All terrain vehicle emissions regulations. 1. The department shall annually review the air emission standards for all terrain vehicles adopted by the United States environmental protection agency and the California air resources board (CARB). On or before April first of each year, the commissioner shall publish in the state register a finding of which standard is more protective of human health and the environment. If the finding determines that the Califor- nia standards are more protective, the department shall promulgate regu- lations to apply such standards to every all terrain vehicle sold or offered for sale in the state. Such standard shall apply to the next applicable model year. 2. For purposes of this section, the term "all terrain vehicle" shall have the same meaning as in subdivision one of section twenty-two hundred eighty-one of the vehicle and traffic law. § 3. Subdivision 1 of section 2281 of the vehicle and traffic law, as</pre> |
| 35 36 37 38 39 40 41 42 44 45 46 47 48 950 51 252 53 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows: § 19-0306-b. All terrain vehicle emissions regulations. 1. The department shall annually review the air emission standards for all terrain vehicles adopted by the United States environmental protection agency and the California air resources board (CARB). On or before April first of each year, the commissioner shall publish in the state register a finding of which standard is more protective of human health and the environment. If the finding determines that the Califor- nia standards are more protective, the department shall promulgate regu- lations to apply such standards to every all terrain vehicle sold or offered for sale in the state. Such standard shall apply to the next applicable model year. 2. For purposes of this section, the term "all terrain vehicle" shall have the same meaning as in subdivision one of section twenty-two hundred eighty-one of the vehicle and traffic law. § 3. Subdivision 1 of section 2281 of the vehicle and traffic law, as amended by chapter 319 of the laws of 1997, is amended to read as</pre> |
| 35 36 37 38 39 40 41 42 43 44 50 51 52 53 54 | <pre>intrinsic resource values, and that involve search and rescue oper- ations, forest fires or large-scale contamination of water bodies. § 2. The environmental conservation law is amended by adding a new section 19-0306-b to read as follows: § 19-0306-b. All terrain vehicle emissions regulations. 1. The department shall annually review the air emission standards for all terrain vehicles adopted by the United States environmental protection agency and the California air resources board (CARB). On or before April first of each year, the commissioner shall publish in the state register a finding of which standard is more protective of human health and the environment. If the finding determines that the Califor- nia standards are more protective, the department shall promulgate regu- lations to apply such standards to every all terrain vehicle sold or offered for sale in the state. Such standard shall apply to the next applicable model year. 2. For purposes of this section, the term "all terrain vehicle" shall have the same meaning as in subdivision one of section twenty-two hundred eighty-one of the vehicle and traffic law. § 3. Subdivision 1 of section 2281 of the vehicle and traffic law, as amended by chapter 319 of the laws of 1997, is amended to read as follows:</pre> |
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highway trails or off-highway competitions and only incidentally oper-1 ated on public highways providing that such vehicle does not exceed 2 seventy inches in width, or one thousand five hundred pounds dry weight. 3 4 Provided, however, this definition shall not include a "snowmobile" or 5 other self-propelled vehicles manufactured for off-highway use excluб sively designed for travel on snow or ice, steered by skis or runners 7 and supported in whole or in part by one or more skis, belts or cleats 8 which utilize an endless belt tread; or 9 (ii) any self-propelled vehicle which is manufactured for sale for 10 operation primarily on off-highway trails or off-highway competitions 11 and only incidentally operated on public highways providing that such vehicle does not exceed seventy inches in width, or one thousand five 12 13 hundred pounds dry weight, consists of a side-by-side passenger config-14 uration and has safety features which include, but are not limited to, 15 seat belts and roll-over bars. Provided, however, that this definition 16 shall not include a "snowmobile" or other self-propelled vehicles manu-17 factured for off-highway use exclusively designed for travel on snow or ice, steered by skis or runners and supported in whole or in part by one 18 19 or more skis, belts or cleats which utilize an endless belt tread. 20 (b) Notwithstanding the provisions of [paragraph (a)] subparagraphs 21 (i) and (ii) of paragraph (a) of this subdivision, the [terms "all 22 terrain vehicle" or "ATV" shall not include any vehicle used for agricultural purposes or for snowplowing, other than for hire, provided, 23 however, that any such vehicle shall register as an "all terrain vehi-24 25 cle" or "ATV" pursuant to the provisions of this article if such vehicle 26 is used or is intended to be used for any purpose other than agricul-27 tural purposes or for snowplowing and shall be regulated in accordance with provisions governing the operation of "all terrain vehicles" or 28 29 "ATV's" while in such use. 30 4. The environmental conservation law is amended by adding a new 8

30 § 4. The environmental conservation law is amended by adding a new 31 section 71-0717 to read as follows:

32 <u>§ 71-0717. Additional all terrain vehicle enforcement on sensitive state</u> 33 <u>lands.</u>

34 1. In addition to the penalties set forth in subdivision one of 35 section 71-0703 of this title, and sections 71-4001 and 71-4003 of this 36 article, a police officer or peace officer may immediately impound any 37 all terrain vehicle operated in violation of subdivision eight of 38 section 9-0303, paragraph (d) of subdivision two of section 57-0121 or 39 subparagraph (v) of paragraph a of subdivision two of section 46-0111 of 40 this chapter. A surcharge of one hundred dollars shall be paid by the 41 owner of such vehicle, and monies therefrom shall be deposited into a 42 separate, non-lapsing enforcement fund of the impounding law enforcement 43 agency, except as provided by subdivision two of this section. 2. Where the impounding officer is a peace officer employed by the 44

45 department, the environmental regulatory account of the environmental 46 conservation special revenue fund shall be credited with the monies 47 received from the surcharge required by subdivision one of this section. Monies collected pursuant to this subdivision shall be made available to 48 the department for the purpose of enforcing laws applicable to the 49 forest preserve, Long Island Central Pine Barrens area and the Albany 50 51 Pine Bush preserve. 52 3. A qualified person with a disability to whom the department has

53 <u>issued a nontransferable temporary revocable permit providing motor</u> 54 <u>vehicle access to certain state lands under the jurisdiction of the</u> 55 <u>department may use an all terrain vehicle pursuant to the terms and</u> 56 <u>conditions of such permit, subject to land management plans.</u>

| 1 | 4. Employees of the department may use all terrain vehicles for appro- |
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| 2 | priate administrative purposes where necessary and consistent with the |
| 3 | provisions of the Adirondack park state land master plan or the Catskill |
| 4 | park state land master plan. The department shall not delegate its |
| 5 | authority pursuant to this paragraph. |
| 6 | 5. All terrain vehicles may be used by appropriate officials where |
| 7 | necessary for law enforcement. |
| 8 | 6. All terrain vehicles may be used, by or under the supervision of |
| 9 | appropriate officials, in cases of sudden, actual and ongoing emergen- |
| 10 | cies that involve the protection or preservation of human life or |
| 11 | intrinsic resource values, and that involve search and rescue oper- |
| 12 | ations, forest fires or large-scale contamination of water bodies. |
| 13 | § 5. The state finance law is amended by adding a new section 92-gg to |
| 14 15 | read as follows: |
| 15 16 | § 92-gg. ATV trail development and maintenance fund. 1. There is here- by established in the joint custody of the commissioner of motor vehi- |
| 17 17 | cles and the state comptroller a special fund to be known as the "all |
| 18 | terrain vehicle trail development and maintenance fund". The moneys in |
| 19 | such fund shall be available for payment of any and all costs and |
| 20 | expenditures incurred in performing any of the work required in develop- |
| 20 21 | ing and maintaining a system of all terrain vehicle trails pursuant to |
| 22 | section two thousand two hundred ninety-two of the vehicle and traffic |
| 23 | law, including costs and expenses incidental and appurtenant thereto. |
| 24 | 2. Moneys in the all terrain vehicle trail development and maintenance |
| 25 | fund shall be kept separately from and shall not be commingled with any |
| 26 | other moneys in the joint or sole custody of the state comptroller or |
| 27 | the commissioner of motor vehicles. |
| 28 | |
| | 3. The all terrain vehicle trail development and maintenance fund |
| 29 | 3. The all terrain vehicle trail development and maintenance fund shall consist of the revenues required to be deposited therein pursuant |
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| 29 | |
| 29 30 | shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the |
| 29 30 31 | shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred |
| 29 30 31 32 | shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. |
| 29 30 31 32 33 | <pre>shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. 4. The moneys in such fund shall be appropriated by the legislature and paid out pursuant to section two thousand two hundred ninety-two of the vehicle and traffic law.</pre> |
| 29 30 31 32 33 34 35 36 | <pre>shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. 4. The moneys in such fund shall be appropriated by the legislature and paid out pursuant to section two thousand two hundred ninety-two of</pre> |
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| 29 30 31 32 33 34 35 36 37 38 | <pre>shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. 4. The moneys in such fund shall be appropriated by the legislature and paid out pursuant to section two thousand two hundred ninety-two of the vehicle and traffic law. § 6. The state finance law is amended by adding a new section 92-hh to read as follows: § 92-hh. ATV environmental restoration fund. 1. There is hereby estab-</pre> |
| 29 30 31 32 33 34 35 36 37 | <pre>shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. 4. The moneys in such fund shall be appropriated by the legislature and paid out pursuant to section two thousand two hundred ninety-two of the vehicle and traffic law. § 6. The state finance law is amended by adding a new section 92-hh to read as follows: § 92-hh. ATV environmental restoration fund. 1. There is hereby estab- lished in the joint custody of the commissioner of motor vehicles and</pre> |
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| 29 30 31 32 33 34 35 36 37 38 39 | <pre>shall consist of the revenues required to be deposited therein pursuant to the provisions of section two thousand two hundred eighty-two of the vehicle and traffic law and all other moneys credited or transferred thereto from any other fund or source pursuant to law. 4. The moneys in such fund shall be appropriated by the legislature and paid out pursuant to section two thousand two hundred ninety-two of the vehicle and traffic law. § 6. The state finance law is amended by adding a new section 92-hh to read as follows: § 92-hh. ATV environmental restoration fund. 1. There is hereby estab- lished in the joint custody of the commissioner of motor vehicles and the state comptroller a special fund to be known as the "ATV environ- mental restoration fund". The moneys in such fund shall be available for</pre> |
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55 2292 to read as follows:

§ 2292. ATV trail development and maintenance. 1. Every county engag-1 2 ing and assisting in the development and maintenance of a system of ATV 3 trails and a program with relation thereto within its boundaries in 4 order to encourage safety, tourism and utilization and, in the event a 5 county does not undertake such a program, or system of trails, any city, б town or village within such county which undertakes the same, shall be 7 entitled to receive, in accordance with rules and regulations to be 8 promulgated by the commissioner, state aid as hereinafter provided. 9 2. Notwithstanding any other provision of law to the contrary, the 10 commissioner shall establish a plan for the development and maintenance 11 of ATV trails and facilities in the various counties or where applicable, cities, towns or villages of the state as may be appropriate and 12 13 shall take whatever action he or she deems necessary to foster and 14 promote the safe utilization of such trails and facilities; for these purposes, he or she may draw upon the moneys deposited in the ATV trail 15 16 development and maintenance fund pursuant to section ninety-two-gg of 17 the state finance law for expenses, including personal services, as approved by the comptroller and is hereby authorized to assign three 18 employees of his or her office to carry out such responsibilities and to 19 20 pay their salaries, benefits and expenses out of such fund. 21 3. Every county or, where applicable, any city, town or village within 22 such county, shall be eligible for a grant for the development and maintenance of a system of ATV trails and a program with relation thereto 23 within its boundaries. Such grants shall be made by the commissioner and 24 25 may constitute up to one hundred percent of the cost of such program 26 including expenditures incurred for signs and markers of ATV trails. Any 27 county or, where applicable, any city, town or village within such county, applying for such grant shall submit to the commissioner by April 28 29 first of each year an estimate of such expenditures for the current 30 fiscal year, in such form and containing such information as the commis-31 sioner may require. No city, town or village may apply for such grant 32 where the county within which it is contained has submitted an applica-33 tion for the same fiscal year. For the purpose of this section, "fiscal year" shall mean the period from April first through March thirty-first. 34 35 The commissioner shall review all such applications and shall determine 36 the amount of state aid to be allocated to each county or, where appli-37 cable, any city, town or village within such county in accordance with 38 the provisions of subdivision five of this section. Of the amount the 39 commissioner determines each county or, where applicable, any city, town or village within such county is eligible to receive, seventy percent 40 41 shall be made available for distribution by June first and thirty 42 percent for distribution upon demonstration of completion, submitted by 43 December first, of the program. 44 4. Not more than ten percent of the ATV trail development and mainte-45 nance fund pursuant to section ninety-two-qq of the state finance law, 46 as determined by the commissioner, shall be made available to the 47 commissioner and the commissioner of environmental conservation for ATV 48 trail development and maintenance on state owned lands. 49 5. The amount of state aid to be allocated to each county or, where applicable, any city, town or village within such county, shall be drawn 50 51 upon the monies remaining in the ATV trail development and maintenance fund pursuant to section ninety-two-qq of the state finance law after 52 53 withdrawal pursuant to subdivisions two and four of this section and 54 shall be determined by the commissioner as hereinafter provided. The

55 <u>commissioner shall determine the percentage proportion which the author-</u> 56 <u>ized expenditures of each individual county or, where applicable, any</u>

city, town or village within such county shall bear to the total author-1 2 ized expenditures of all the counties, cities, towns or villages for ATV 3 trail development and maintenance pursuant to this section during the 4 fiscal year. Such percentage proportion shall then be applied against 5 the amount received in additional fees imposed by section two thousand б two hundred eighty-two of this article for registration of ATVs during 7 such fiscal year, to the extent only and not exceeding the balance of 8 such fund remaining after the payment of expenses as set forth in this 9 section. The amount thus determined shall constitute the maximum amount 10 of state aid to which each county or, where applicable, any city, town or village within such county, shall be entitled. The commissioner shall 11 certify to the comptroller the amount thus determined for each county 12 13 or, where applicable, any city, town or village within such county, as the amount of state aid to be apportioned to such county or, where 14 15 applicable, any city, town or village within such county. 16 § 8. The vehicle and traffic law is amended by adding a new section 2293 to read as follows: 17 § 2293. Fee for ATV trail development and maintenance. 1. A fee of 18 19 seventy-seven dollars is hereby imposed upon the owner of an ATV for the 20 ATV trail development and maintenance fund pursuant to section ninety-21 two-qq of the state finance law to be paid to the commissioner upon the registration thereof in addition to the registration fee required by 22 this article, the payment of which fee hereby imposed shall be a condi-23 24 tion precedent to such individual resident, individual nonresident or 25 dealer registration. 26 2. Notwithstanding the fee as established in subdivision one of this 27 section, an individual registering an ATV who provides proof at the time of registration, that such individual is a member of an organized New 28 29 York state ATV club, that is a member of the New York state off-highway recreational vehicle association or is a member of an organized New York 30 31 state ATV club that is a trail maintenance entity and a member of the 32 New York state off-highway recreational vehicle association, shall pay thirty dollars for each ATV for the ATV trail development and mainte-33 34 nance fund pursuant to section ninety-two-gg of the state finance law in 35 addition to the registration required by this article. In the event that an individual seeking ATV club membership is unable, for any reason, to 36 secure such club membership, he or she may contact the New York state 37 off-highway recreational vehicle association, who shall secure such 38 39 membership for such person. 40 § 9. The vehicle and traffic law is amended by adding a new section 41 2294 to read as follows: 42 § 2294. Disposition of penalties and fines. The commissioner shall 43 deposit all monies received from all penalties and fines collected 44 pursuant to this article and article forty-eight-c of this title or as a 45 result of a violation of subdivision eight of section 9-0303, paragraph 46 (d) of subdivision two of section 57-0121 or subparagraph (v) of para-47 graph a of subdivision two of section 46-0111 of the environmental conservation law to the credit of the ATV environmental restoration 48 49 fund. 50 § 10. Section 2403 of the vehicle and traffic law is amended by adding 51 a new subdivision 5 to read as follows: 5. Trespass. The violation of subdivision one, two, three, or three-a 52 53 of this section shall be a misdemeanor and shall constitute a ground for 54 suspension or revocation of the ATV safety certificate of any person or 55 the certificate of registration of any ATV involved in such violation. 56 The commissioner may suspend or revoke the ATV safety certificate of the

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| 1 | person committing such violation or the certificate of registration of |
| 2 3 | the ATV involved in such violation in accordance with the provisions of subdivision three of section five hundred ten of this chapter. |
| 5 4 | § 11. Subdivision 1 of section 2405 of the vehicle and traffic law, as |
| 4 5 | added by chapter 402 of the laws of 1986, is amended to read as follows: |
| 6 | 1. Highways. (a) Except with respect to interstate highways or |
| 7 | controlled access highways, the department of transportation with |
| 8 | respect to state highways, maintained by the state and any other govern- |
| 9 | mental agency with respect to highways, including bridge and culvert |
| 10 | crossings, under its jurisdiction may designate and post any such public |
| 11 | highway or portion thereof as open for travel by ATVs when in the deter- |
| 12 | mination of the governmental agency concerned, it is otherwise impossi- |
| 13 | ble for ATVs to gain access to areas or trails adjacent to the highway. |
| 14 | Such designations by a state agency shall be by rule or regulation, and |
| 15 | such designations by any municipality other than a state agency shall be |
| 16 | by local law or ordinance. |
| 17 | (b) Any ATV operator utilizing a highway in accordance with paragraph |
| 18 | (a) of this subdivision shall be in possession of a valid driver's |
| 19 | license; provided, however, that the provisions of this paragraph shall |
| 20 | not apply to an operator utilizing a highway in accordance with para- |
| 21 | graph g of subdivision eight of section 9-0303 of the environmental |
| 22 | conservation law. |
| 23 | § 12. The vehicle and traffic law is amended by adding a new section |
| 24 | 2414 to read as follows: |
| 25 | <u>§ 2414. Operating an ATV upon a street, highway, public trails, lands,</u> |
| 26 | bodies of water, or private property of another while under the influ- |
| 27 | <u>ence of alcohol or drugs. 1. Offenses; criminal penalties. (a) No person</u> |
| 28 | shall operate an ATV upon a street, highway, public trails, lands, |
| 20 | hadiag of water on private preparty of eacther while his on her shility |
| 29 | bodies of water, or private property of another while his or her ability |
| 30 | to operate such ATV is impaired by the consumption of alcohol. A |
| 30 31 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- |
| 30 31 32 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than |
| 30 31 32 33 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or |
| 30 31 32 33 34 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and |
| 30 31 32 33 34 35 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- |
| 30 31 32 33 34 35 36 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this |
| 30 31 32 33 34 35 36 37 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of |
| 30 31 32 33 34 35 36 37 38 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred |
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| 30 31 32 33 34 35 36 37 38 39 40 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. |
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| 30 31 32 33 34 35 36 37 38 39 40 41 42 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he |
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| 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 5 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she has .08 of one per centum or more by weight of alcohol in his or her blood, breath, urine, or saliva, as determined by the chemical test made pursuant to the provisions of subdivision six of this section. |
| 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 | to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she has .08 of one per centum or more by weight of alcohol in his or her blood, breath, urine, or saliva, as determined by the chemical test made pursuant to the provisions of subdivision six of this section. (c) No person shall operate an ATV upon a street, highway, public |
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| 30 31 32 33 34 35 36 37 38 39 40 412 43 445 46 47 489 501 52 53 | <pre>to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she has .08 of one per centum or more by weight of alcohol in his or her blood, breath, urine, or saliva, as determined by the chemical test made pursuant to the provisions of subdivision six of this section. (c) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she is in an intoxicated condition. (d) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while his or her ability to operate such ATV is impaired by the use of a drug as defined by section one hundred fourteen-a of this chapter. (e) A violation of paragraph (b), (c), or (d) of this subdivision</pre> |
| 30 31 32 33 34 35 36 37 38 40 412 43 45 46 78 49 512 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 53 54 54 53 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 54 | <pre>to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she has .08 of one per centum or more by weight of alcohol in his or her blood, breath, urine, or saliva, as determined by the chemical test made pursuant to the provisions of subdivision six of this section. (c) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she is in an intoxicated condition. (d) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while his or her ability to operate such ATV is impaired by the use of a drug as defined by section one hundred fourteen-a of this chapter. (e) A violation of paragraph (b), (c), or (d) of this subdivision shall be a misdemeanor and shall be punishable by imprisonment in a</pre> |
| 30 31 32 33 34 35 36 37 38 39 40 412 43 445 46 47 489 501 52 53 | <pre>to operate such ATV is impaired by the consumption of alcohol. A violation of this subdivision shall be an offense and shall be punisha- ble by a fine of not less than two hundred fifty dollars nor more than three hundred fifty dollars, or by imprisonment in a penitentiary or county jail for not more than fifteen days, or by both such fine and imprisonment. A person who operates an ATV in violation of this subdivi- sion after being convicted of a violation of any subdivision of this section within the preceding five years shall be punished by a fine of not less than five hundred dollars nor more than fifteen hundred dollars, or by imprisonment of not more than thirty days in a penitenti- ary or county jail or by both such fine and imprisonment. (b) No such person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she has .08 of one per centum or more by weight of alcohol in his or her blood, breath, urine, or saliva, as determined by the chemical test made pursuant to the provisions of subdivision six of this section. (c) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while he or she is in an intoxicated condition. (d) No person shall operate an ATV upon a street, highway, public trails, lands, bodies of water, or private property of another while his or her ability to operate such ATV is impaired by the use of a drug as defined by section one hundred fourteen-a of this chapter. (e) A violation of paragraph (b), (c), or (d) of this subdivision</pre> |

dollars, or by both such fine and imprisonment. A person who operates an 1 ATV in violation of paragraph (b), (c), or (d) of this subdivision after 2 3 having been convicted of a violation of paragraph (b), (c), or (d) of 4 this subdivision, or of operating an ATV while intoxicated or while 5 under the influence of drugs, within the preceding ten years, shall be б guilty of a misdemeanor and shall be punished by imprisonment for not 7 more than one year, or by a fine of not less than five hundred dollars 8 nor more than fifteen hundred dollars, or by both such fine and impri-9 sonment. A person who operates an ATV in violation of paragraph (b), 10 (c), or (d) of this subdivision after having been twice convicted of a 11 violation of paragraph (b), (c), or (d) of this subdivision, or of operating an ATV while intoxicated or under the influence of drugs, within 12 the preceding ten years, shall be guilty of a class E felony and shall 13 14 be punished by a fine of not less than five hundred dollars nor more than five thousand dollars or by a period of imprisonment as provided in 15 16 the penal law, or by both such fine and imprisonment. 17 2. Privilege to operate an ATV; suspensions. (a) The court shall suspend a person's privilege to operate an ATV and may suspend an ATV 18 19 registration for: 20 (1) a period of six months where an operator is convicted of a 21 violation of paragraph (a) of subdivision one of this section; 22 (2) a period of twelve months where an operator is convicted of a violation of paragraph (b), (c), or (d) of subdivision one of this 23 24 section; 25 (3) a period of twenty-four months where a person is convicted of a 26 violation of paragraph (b), (c), or (d) of subdivision one of this 27 section after having been convicted of a violation of paragraph (b), (c), or (d) of subdivision one of this section or of operating an ATV 28 29 while intoxicated or under the influence of drugs within the preceding 30 ten years; 31 (4) a period of one year or until the person reaches the age of twenty-one, whichever is the greater period of time, where a person has been 32 found to have operated a motor vehicle after having consumed alcohol in 33 34 violation of section eleven hundred ninety-two-a of this chapter where 35 such person was under the age of twenty-one at the time of commission of 36 such violation. 37 (b) The court shall report each conviction recorded pursuant to this 38 section to the commissioner on forms provided by the department. Such reports shall include the length of any suspension imposed on the privi-39 lege to operate an ATV and any suspension imposed against an ATV regis-40 41 tration. The department shall maintain a record of all convictions and 42 suspensions in order to effectuate the provisions of this section. 43 3. Operation of an ATV while operating privileges have been suspended. (a) No person shall operate an ATV upon a street, highway, public 44 trails, lands, bodies of water, or private property of another while 45 46 operating privileges have been suspended pursuant to this section. A violation of the provisions of this paragraph shall be a violation and 47 shall be punishable by a fine of not less than three hundred fifty 48 dollars nor more than seven hundred fifty dollars or by imprisonment for 49 50 a period of not more than ninety days, or by both such fine and impri-51 sonment. 52 (b) A person who is in violation of the provisions of paragraph (a) of 53 this subdivision, and in addition is in violation of the provisions of 54 any paragraph of subdivision one of this section arising out of the same incident, shall be guilty of a misdemeanor punishable by a fine of not 55 56 less than five hundred dollars nor more than five thousand dollars or by

| 1 | a period of imprisonment for a period of not more than one year or by |
|----------|--------------------------------------------------------------------------|
| 2 | both such fine and imprisonment. |
| 3 | 4. Sentencing limitations. Notwithstanding any provision of the penal |
| 4 | law, no judge or magistrate shall impose a sentence of unconditional |
| 5 | discharge for a violation of paragraph (b), (c), or (d) of subdivision |
| б | one of this section nor shall he or she impose a sentence of conditional |
| 7 | discharge unless such conditional discharge is accompanied by a sentence |
| 8 | of a fine as provided in this section. |
| 9 | 5. Arrest and testing. (a) Arrest. Notwithstanding the provisions of |
| 10 | section 140.10 of the criminal procedure law, a police officer may, |
| 11 | without a warrant, arrest a person, in case of a violation of any para- |
| 12 | graph of subdivision one of this section, if such violation is coupled |
| 13 | with an accident or collision in which such person is involved, which in |
| 14 | fact had been committed, though not in the police officer's presence, |
| 15 | when he or she has reasonable cause to believe that the violation was |
| 16 | committed by such person. For the purposes of this subdivision police |
| 17 | officer shall also include a peace officer authorized to enforce the |
| 18 | provisions of this chapter when the alleged violation constitutes a |
| 19 | <u>crime.</u> |
| 20 | (b) Breath test for operators of an ATV. Every person operating an ATV |
| 21 | upon a street, highway, public trails, lands, bodies of water, or |
| 22 | private property of another which has been involved in an accident or |
| 23 | which is operated in violation of any of the provisions of this chapter |
| 24 | which regulate the manner in which an ATV is to be properly operated |
| 25 | shall, at the request of a police officer, submit to a breath test to be |
| 26 | administered by the police officer. If such test indicates that such |
| 27 | operator has consumed alcohol, the police officer may request such oper- |
| 28 | ator to submit to a chemical test in the manner set forth in subdivision |
| 29 | six of this section. |
| 30 | 6. Chemical tests. (a) Any person who operates an ATV upon a street, |
| 31 | highway, public trails, lands, bodies of water, or private property of |
| 32 | another shall be requested to consent to a chemical test of one or more |
| 33 | of the following: breath, blood, urine or saliva for the purpose of |
| 34 | determining the alcoholic or drug content of his or her blood, provided |
| 35 | that such test is administered at the direction of a police officer: (1) |
| 36 | having reasonable cause to believe such person to have been operating in |
| 37 | violation of this subdivision or paragraph (a), (b), (c), or (d) of |
| 38 | subdivision one of this section and within two hours after such person |
| 39 | has been placed under arrest for any such violation or (2) within two |
| 40 | hours after a breath test as provided in paragraph (b) of subdivision |
| 41 | five of this section indicates that alcohol has been consumed by such |
| 42 | person and in accordance with the rules and regulations established by |
| 43 | the police force of which the officer is a member. |
| 44 | (b) If such person having been placed under arrest or after a breath |
| 45 | test indicates the presence of alcohol in the person's system and having |
| 46 | thereafter been requested to submit to such chemical test and having |
| 47 | been informed that the person's privilege to operate an ATV shall be |
| 48 | immediately suspended for refusal to submit to such chemical test or any |
| 49 50 | portion thereof, whether or not the person is found guilty of the charge |
| 50 | for which such person is arrested, refuses to submit to such chemical |
| 51 | test or any portion thereof, unless a court order has been granted |
| 52 52 | pursuant to subdivision seven of this section, the test shall not be |
| 53 E4 | given and a written report of such refusal shall be immediately made by |
| 54 55 | the police officer before whom such refusal was made. Such report may be |
| 55 | verified by having the report sworn to, or by affixing to such report a |
| 56 | form notice that false statements made therein are punishable as a class |

A misdemeanor pursuant to section 210.45 of the penal law and such form 1 2 notice together with the subscription of the deponent shall constitute a 3 verification of the report. The report of the police officer shall set 4 forth reasonable grounds to believe such arrested person to have been 5 operating an ATV in violation of any paragraph of subdivision one of б this section, that such person had refused to submit to such chemical test, and that no chemical test was administered pursuant to the 7 8 requirements of subdivision seven of this section. The report shall be 9 presented to the court upon the arraignment of the arrested person. The privilege to operate an ATV shall, upon the basis of such written 10 11 report, be temporarily suspended by the court without notice pending the determination of a hearing as provided herein. Copies of such report 12 13 must be transmitted by the court to the commissioner and such transmit-14 tal may not be waived even with the consent of all the parties. Such report shall be forwarded to the commissioner within forty-eight hours 15 16 of such arraignment. The court shall provide such person with a hearing 17 date schedule, a waiver form, and such other information as may be required by the commissioner. If a hearing, as provided for in paragraph 18 (c) of this subdivision, is waived by such person, the commissioner of 19 20 motor vehicles shall immediately suspend the privilege to operate an 21 ATV, as of the date of receipt of such waiver in accordance with the 22 provisions of paragraph (d) of this subdivision. 23 (c) Any person whose privilege to operate an ATV has been suspended 24 pursuant to paragraph (b) of this subdivision is entitled to a hearing 25 in accordance with a hearing schedule to be promulgated by the commis-26 sioner. If the department fails to provide for such hearing fifteen days 27 after the date of the arraignment of the arrested person, the privilege to operate an ATV of such person shall be reinstated pending a hearing 28 29 pursuant to this section. The hearing shall be limited to the following 30 issues: (1) did the police officer have reasonable cause to believe that 31 such person had been operating an ATV in violation of any paragraph of 32 subdivision one of this section; (2) did the police officer make a 33 lawful arrest of such person; (3) was such person given sufficient warning, in clear and unequivocal language, prior to such refusal that such 34 35 refusal to submit to such chemical test or any portion thereof, would 36 result in the immediate suspension of such person's privilege to operate 37 an ATV whether or not such person is found quilty of the charge for 38 which the arrest was made; and (4) did such person refuse to submit to 39 such chemical test or any portion thereof. If, after such hearing, the hearing officer, acting on behalf of the commissioner, finds on any one 40 of said issues in the negative, the hearing officer shall immediately 41 42 terminate any suspension arising from such refusal. If, after such hear-43 ing, the hearing officer, acting on behalf of the commissioner finds all 44 of the issues in the affirmative, such officer shall immediately suspend 45 the privilege to operate an ATV in accordance with the provisions of 46 paragraph (d) of this subdivision. A person who has had the privilege to operate an ATV suspended pursuant to this subdivision may appeal the 47 findings of the hearing officer in accordance with the provisions of 48 article three-A of this chapter. Any person may waive the right to a 49 hearing under this section. Failure by such person to appear for the 50 51 scheduled hearing shall constitute a waiver of such hearing, provided, 52 however, that such person may petition the commissioner for a new hear-53 ing which shall be held as soon as practicable.

54 <u>(d) (1) Any privilege to operate an ATV which has been suspended</u> 55 <u>pursuant to paragraph (c) of this subdivision shall not be restored for</u> 56 <u>six months after such suspension. However, no such privilege shall be</u>

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restored for at least one year after such suspension in any case where 1 2 the person has had a prior suspension resulting from refusal to submit 3 to a chemical test pursuant to this subdivision, or has been convicted 4 of a violation of any paragraph of subdivision one of this section not 5 arising out of the same incident, within the five years immediately б preceding the date of such suspension. 7 (2) Any person whose privilege to operate an ATV is suspended pursuant 8 to the provisions of this subdivision shall also be liable for a civil 9 penalty in the amount of two hundred dollars except that if such suspen-10 sion is a second or subsequent suspension pursuant to this subdivision 11 issued within a five year period, or such person has been convicted of a violation of any paragraph of subdivision one of this section within the 12 13 past five years not arising out of the same incident, the civil penalty 14 shall be in the amount of five hundred dollars. The privilege to operate an ATV shall not be restored to such person unless such penalty has been 15 16 paid. The first one hundred dollars of each penalty collected by the 17 department pursuant to the provisions of this subdivision shall be paid to the commissioner for deposit to the general fund and the remainder of 18 19 all such penalties shall be paid to the commissioner for deposit in the 20 ATV environmental restoration fund established pursuant to section nine-21 ty-two-hh of the state finance law. 22 (e) The commissioner shall promulgate such rules and regulations as 23 may be necessary to effectuate the provisions of this subdivision. 24 (f) Evidence of a refusal to submit to such chemical test shall be 25 admissible in any trial, proceeding or hearing based upon a violation of 26 the provisions of this section, but only upon a showing that the person 27 was given sufficient warning, in clear and unequivocal language, of the effect of such refusal and that the person persisted in his or her 28 29 <u>refusal.</u> 30 (g) Upon the request of the person tested, the results of such test 31 shall be made available to him or her. 32 7. Compulsory chemical tests. (a) Notwithstanding the provisions of 33 subdivision six of this section, no person who operates an ATV upon a 34 street, highway, public trails, lands, bodies of water, or private prop-35 erty of another may refuse to submit to a chemical test of one or more of the following: breath, blood, urine or saliva, for the purpose of 36 determining the alcoholic and/or drug content of the blood when a court 37 38 order for such chemical test has been issued in accordance with the 39 provisions of this subdivision. 40 (b) Upon refusal by any person to submit to a chemical test or any portion thereof as described in paragraph (a) of this subdivision, the 41 42 test shall not be given unless a police officer or a district attorney, 43 as defined in subdivision thirty-two of section 1.20 of the criminal 44 procedure law, requests and obtains a court order to compel a person to 45 submit to a chemical test to determine the alcoholic or drug content of 46 the person's blood upon a finding of reasonable cause to believe that: 47 (1) such person was the operator of an ATV and in the course of such operation a person other than the operator was killed or suffered seri-48 49 ous physical injury as defined in section 10.00 of the penal law; and (2) (i) either such person operated the ATV in violation of any para-50 51 graph of subdivision one of this section, or 52 (ii) a breath test administered by a police officer in accordance with 53 subdivision five of this section indicates that alcohol has been 54 consumed by such person; and

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

1 (4) such person has refused to submit to a chemical test or any portion thereof, requested in accordance with the provisions of subdivi-2 3 sion six of this section or is unable to give consent to such a test. 4 (c) For the purpose of this subdivision "reasonable cause" shall be 5 determined by viewing the totality of circumstances surrounding the б incident which, when taken together, indicate that the operator was operating an ATV in violation of any paragraph of subdivision one of 7 8 this section. Such circumstances may include, but are not limited to: 9 evidence that the operator was operating an ATV in violation of any 10 provision of this chapter which regulates the manner in which an ATV is 11 to be properly operated at the time of the incident; any visible indication of alcohol or drug consumption or impairment by the operator; any 12 13 other evidence surrounding the circumstances of the incident which indi-14 cates that the operator has been operating an ATV while impaired by the 15 consumption of alcohol or drugs or was intoxicated at the time of the 16 incident. 17 (d) (1) An application for a court order to compel submission to a chemical test or any portion thereof, may be made to any supreme court 18 19 justice, county court judge or district court judge in the judicial 20 district in which the incident occurred, or if the incident occurred in 21 the city of New York before any supreme court justice or judge of the criminal court of the city of New York. Such application may be communi-22 cated by telephone, radio or other means of electronic communication, or 23 24 in person. 25 (2) The applicant must provide identification by name and title and 26 must state the purpose of the communication. Upon being advised that an 27 application for a court order to compel submission to a chemical test is being made, the court shall place under oath the applicant and any other 28 29 person providing information in support of the application as provided 30 in subparagraph three of this paragraph. After being sworn the applicant 31 must state that the person from whom the chemical test was requested was 32 the operator of an ATV and in the course of such operation a person, 33 other than the operator, has been killed or seriously injured and, based 34 upon the totality of circumstances, there is reasonable cause to believe 35 that such person was operating an ATV in violation of any paragraph of 36 subdivision one of this section and, after being placed under lawful 37 arrest such person refused to submit to a chemical test or any portion 38 thereof, in accordance with the provisions of this section or is unable to give consent to such a test or any portion thereof. The applicant 39 must make specific allegations of fact to support such statement. Any 40 other person properly identified may present sworn allegations of fact 41 42 in support of the applicant's statement. 43 (3) Upon being advised that an oral application for a court order to compel a person to submit to a chemical test is being made, a judge or 44 45 justice shall place under oath the applicant and any other person 46 providing information in support of the application. Such oath or oaths 47 and all of the remaining communication must be recorded, either by means of a voice recording device or verbatim stenographic or verbatim long-48 hand notes. If a voice recording device is used or a stenographic record 49 made, the judge must have the record transcribed, certify to the accura-50 51 cy of the transcription and file the original record and transcription 52 with the court within seventy-two hours of the issuance of the court 53 order. If the longhand notes are taken, the judge shall subscribe a copy 54 and file it with the court within twenty-four hours of the issuance of 55 the order.

(4) If the court is satisfied that the requirements for the issuance 1 of a court order pursuant to the provisions of paragraph (b) of this 2 3 subdivision have been met, it may grant the application and issue an 4 order requiring the accused to submit to a chemical test to determine 5 the alcoholic and/or drug content of his or her blood and ordering the б withdrawal of a blood sample in accordance with the provisions of subdi-7 vision eight of this section. When a judge or justice determines to 8 issue an order to compel submission to a chemical test based on an oral 9 application, the applicant therefor shall prepare the order in accord-10 ance with the instructions of the judge or justice. In all cases the 11 order shall include the name of the issuing judge or justice, the name of the applicant, and the date and time it was issued. It must be signed 12 13 by the judge or justice if issued in person, or by the applicant if 14 issued orally. 15 (5) Any false statement by an applicant or any other person in support of an application for a court order shall subject such person to the 16 17 offenses for perjury set forth in article two hundred ten of the penal 18 law. 19 (e) An order issued pursuant to the provisions of this subdivision 20 shall require that a chemical test to determine the alcoholic and/or drug content of the operator's blood must be administered. The 21 provisions of paragraphs (a), (b) and (c) of subdivision eight of this 22 section shall be applicable to any chemical test administered pursuant 23 24 to this section. 25 (f) A defendant who has been compelled to submit to a chemical test 26 pursuant to the provisions of this subdivision may move for the 27 suppression of such evidence in accordance with article seven hundred ten of the criminal procedure law on the grounds that the order was 28 29 obtained and the test administered in violation of the provisions of 30 this subdivision or any other applicable law. 31 8. Testing procedures. (a) At the request of a police officer, the 32 following persons may withdraw blood for the purpose of determining the 33 alcohol or drug content therein: (1) a physician, a registered profes-34 sional nurse or a registered physician's assistant; or (2) under the 35 supervision and at the direction of a physician: a medical laboratory technician or medical technologist as classified by civil service; a 36 phlebotomist; an advanced emergency medical technician as certified by 37 38 the department of health, or a medical laboratory technician or medical 39 technologist employed by a clinical laboratory approved under title five of article five of the public health law. This limitation shall not 40 apply to the taking of a urine, saliva or breath specimen. 41 42 (b) No person entitled to withdraw blood pursuant to paragraph (a) of 43 this subdivision or hospital employing such person and no other employer 44 of such person shall be sued or held liable for any act done or omitted 45 in the course of withdrawing blood at the request of a police officer or 46 peace officer acting pursuant to his or her special duties pursuant to this subdivision. 47 (c) Any person who may have a cause of action arising from the with-48 drawal of blood as aforesaid, for which no personal liability exists 49 under paragraph (b) of this subdivision, may maintain such action 50 51 against the state if the person entitled to withdraw blood pursuant to 52 paragraph (a) of this subdivision acted at the request of a police offi-53 cer or peace officer acting pursuant to his or her special duties, 54 employed by the state, or against the appropriate political subdivision of the state if the person acted at the request of a police officer or 55 56 peace officer acting pursuant to his or her special duties, employed by

a political subdivision of the state. No action shall be maintained 1 pursuant to this paragraph unless notice of claim is duly filed or 2 3 served in compliance with law. 4 (d) Notwithstanding the foregoing provisions of this subdivision, an 5 action may be maintained by the state or a political subdivision thereof б against a person entitled to withdraw blood pursuant to paragraph (a) of 7 this subdivision or hospital employing such person for whose act or omission the state or the political subdivision has been held liable 8 9 under this subdivision to recover damages, not exceeding the amount 10 awarded to the claimant, that may have been sustained by the state or 11 the political subdivision by reason of gross negligence on the part of 12 such person entitled to withdraw blood. 13 (e) The testimony of any person, other than a physician, entitled to 14 draw blood pursuant to paragraph (a) of this subdivision in respect to any such withdrawal of blood made by him or her may be received in 15 16 evidence with the same weight, force and effect as if such withdrawal of 17 blood were made by a physician. (f) The provisions of paragraphs (b), (c) and (d) of this subdivision 18 19 shall also apply with regard to any person employed by a hospital as security personnel for any act done or omitted in the course of with-20 21 drawing blood at the request of a police officer pursuant to a court order in accordance with this subdivision. 22 (g) The person tested shall be permitted to choose a physician to 23 24 administer a chemical test in addition to the one administered at the 25 direction of the police officer. 26 9. Chemical test evidence. (a) Upon the trial of any such action or 27 proceeding arising out of actions alleged to have been committed by any person arrested for a violation of any paragraph of subdivision one of 28 29 this section, the court shall admit evidence of the amount of alcohol or 30 drugs in the defendant's blood as shown by a test administered pursuant 31 to the provisions of subdivision six or seven of this section. 32 (b) The following effect shall be given to evidence of blood alcohol 33 content, as determined by such tests, of a person arrested for a violation of any paragraph of subdivision one of this section and who 34 was operating an ATV: 35 (1) evidence that there was .05 of one per centum or less by weight of 36 alcohol in such person's blood shall be prima facie evidence that the 37 38 ability of such person to operate an ATV was not impaired by the consumption of alcohol, and that such person was not in an intoxicated 39 40 condition. 41 (2) evidence that there was more than .05 of one per centum but less 42 than .07 of one per centum of weight in such person's blood shall be 43 prima facie evidence that such person was not in an intoxicated condition, but such evidence shall be relevant evidence but not be given 44 45 prima facie effect, in determining whether the ability of such person to 46 operate an ATV was impaired by the consumption of alcohol. 47 (3) evidence that there was .07 of one per centum or more but less 48 than .08 of one per centum by weight of alcohol in such person's blood 49 shall be prima facie evidence that such person was not in an intoxicated condition, but such evidence shall be given prima facie effect in deter-50 51 mining whether the ability of such person to operate an ATV was impaired by the consumption of alcohol. 52 53 (c) Evidence of a refusal to submit to a chemical test or any portion 54 thereof shall be admissible in any trial or hearing provided the request 55 to submit to such a test was made in accordance with the provisions of

56 subdivision six of this section.

А. 1429--В

| 1 | 10. Limitations. (a) An ATV operator may be convicted of a violation |
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| 2 | of paragraph (a), (b), (c), or (d) of subdivision one of this section, |
| 3 | notwithstanding that the charge laid before the court alleged a |
| 4 | violation of paragraph (b), (c), or (d) of subdivision one of this |
| 5 | section, and regardless of whether or not such conviction is based on a |
| 6 | plea of quilty. |
| 7 | (b) In any case wherein the charge laid before the court alleges a |
| 8 | violation of paragraph (b), (c), or (d) of subdivision one of this |
| 9 | section, any plea of guilty thereafter entered in satisfaction of such |
| 10 | charge must include at least a plea of guilty to the violation of the |
| 11 | provisions of one of the paragraphs of such subdivision one and no other |
| 12^{11} | disposition by plea of quilty to any other charge in satisfaction of |
| 13 | such charge shall be authorized; provided, however, if the district |
| 14^{15} | attorney upon reviewing the available evidence determines that the |
| 15 | charge of a violation of subdivision one of this section is not |
| 16 | warranted, he or she may consent, and the court may allow a disposition |
| 17 | by plea of quilty to another charge in satisfaction of such charge. |
| | |
| 18 | 11. Suspension pending prosecution. (a) Without notice, pending any |
| 19 | prosecution, the court may suspend the right to operate an ATV where the |
| 20 | ATV operator has been charged with vehicular assault in the second |
| 21 | degree or vehicular manslaughter in the second degree as defined, |
| 22 | respectively, in sections 120.03 and 125.12 of the penal law. |
| 23 | (b) A suspension under this subdivision shall occur no later than |
| 24 | twenty days after the ATV operator's first appearance before the court |
| 25 | on the charges or at the conclusion of all proceedings required for the |
| 26 | arraignment, whichever comes first. In order for the court to impose |
| 27 | such suspension it must find that the accusatory instrument conforms to |
| 28 | the requirements of section 100.40 of the criminal procedure law and |
| 29 | there exists reasonable cause to believe that the accused operated an |
| 30 | ATV in violation of section 120.03 or 125.12 of the penal law. At such |
| 31 | time the operator shall be entitled to an opportunity to make a state- |
| 32 | ment regarding the enumerated issues and to present evidence tending to |
| 33 24 | rebut the court's findings. Where such suspension is imposed upon such |
| 34 25 | pending charge and the operator has requested a hearing pursuant to |
| 35 | article one hundred eighty of the criminal procedure law, the court |
| 36 | shall conduct such hearing. If upon completion of the hearing, the court |
| 37 | fails to find that theme is measurable source to believe that the second |
| 38 | fails to find that there is reasonable cause to believe that the opera- |
| 20 | tor committed a felony under section 120.03 or 125.12 of the penal law |
| 39 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges |
| 40 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or |
| 40 41 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. |
| 40 41 42 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. 12. ATV safety course. Upon the conviction of any subdivision of this |
| 40 41 42 43 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. 12. ATV safety course. Upon the conviction of any subdivision of this section, the court shall, in addition to any other penalties invoked |
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| 40 41 42 43 44 45 46 47 | tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. 12. ATV safety course. Upon the conviction of any subdivision of this section, the court shall, in addition to any other penalties invoked under this section, require the convicted person, as a condition of the sentence, to complete an ATV safety course approved by the commissioner and show proof of successful completion of such course to the court or its designee. |
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| 40 41 42 43 44 45 46 47 48 49 | <pre>tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. 12. ATV safety course. Upon the conviction of any subdivision of this section, the court shall, in addition to any other penalties invoked under this section, require the convicted person, as a condition of the sentence, to complete an ATV safety course approved by the commissioner and show proof of successful completion of such course to the court or its designee. § 13. Section 606 of the tax law is amended by adding a new subsection (n-3) to read as follows:</pre> |
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| $\begin{array}{c} 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54 \end{array}$ | <pre>tor committed a felony under section 120.03 or 125.12 of the penal law the court shall promptly direct restoration of such operating privileges to the operator unless such operating privileges are suspended or revoked pursuant to any other provision of this chapter. 12. ATV safety course. Upon the conviction of any subdivision of this section, the court shall, in addition to any other penalties invoked under this section, require the convicted person, as a condition of the sentence, to complete an ATV safety course approved by the commissioner and show proof of successful completion of such course to the court or its designee. § 13. Section 606 of the tax law is amended by adding a new subsection (n-3) to read as follows: (n-3) Credit for certain landowners who allow all terrain vehicle access. (1) An individual taxpayer who meets the eligibility standards in paragraph two of this subsection shall be allowed a credit against the taxes imposed by this article in the amount specified in paragraph three of this subsection.</pre> |
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| 1 | vehicle access in the form of a state-funded all terrain vehicle trail |
| 2 | or portion thereof on property owned by the taxpayer that either |
| 3 | receives an agricultural assessment under section three hundred five or |
| 4 | three hundred six of the agriculture and markets law or is eligible |
| 5 | forest land under section four hundred eighty-a of the real property tax |
| б | law. |
| 7 | (3) A taxpayer shall be allowed a credit equal to ten cents per linear foot of state-funded all terrain vehicle trail on eligible property |
| 8 9 | pursuant to paragraph two of this subsection. |
| 9 10 | § 14. Paragraph (d) of subdivision 6 of section 92-s of the state |
| 11 | finance law, as amended by section 13 of part E of chapter 61 of the |
| 12^{11} | laws of 2000, is amended to read as follows: |
| 13 | (d) Moneys from the open space account shall be available, pursuant to |
| 14^{13} | appropriation, for any open space land conservation project, bio-diver- |
| 15 | sity stewardship and research pursuant to chapter five hundred fifty- |
| 16 | four of the laws of nineteen hundred ninety-three, for the purposes of |
| 17 | agricultural and farmland protection activities as authorized by article |
| 18 | twenty-five-AAA of the agriculture and markets law, <u>for support of the</u> |
| 19 | landowner all terrain vehicle access tax credit pursuant to subsection |
| 20 | (n-3) of section six hundred six of the tax law, non-point source abate- |
| 21 | ment and control projects pursuant to section 17-1409 of the environ- |
| 22 | mental conservation law and section eleven-b of the soil and water |
| 23 | conservation districts law, for Long Island Central Pine Barrens area |
| 24 | planning or Long Island south shore estuary reserve planning pursuant to |
| 25 | title thirteen of article fifty-four of the environmental conservation |
| 26 | law, and for operation and management of the Albany Pine Bush preserve |
| 27 | commission pursuant to subdivision two of section 54-0303 of the envi- |
| 28 | ronmental conservation law. |
| 29 | § 15. Nothing in this act shall be deemed to limit the authority of |
| 30 | any county, city, town or village to adopt or amend any local law or |
| 31 | ordinance which imposes stricter restrictions and conditions on the |
| 32 | operation of all terrain vehicles than are provided or authorized by |
| 33 | this act, so long as such local law or ordinance is consistent with the |
| 34 | authority to protect the order, conduct, health, safety and general |
| 35 | welfare of persons or property. Nothing in this act shall be deemed to |
| 36 | alter or invalidate any local law or ordinance in effect on the effec- |
| 37 | tive date of this act. |
| 38 | § 16. This act shall take effect on the thirtieth day after it shall |
| 39 | have become a law; provided, however that sections thirteen and fourteen |
| 40 | of this act shall take effect on the first of January next succeeding |
| 41 | the date on which it shall have become a law and shall apply to taxable |
| 42 43 | years beginning on or after such date; provided, however, that the |
| | department of taxation and finance is authorized and directed to promul- |
| 44 45 | gate rules and regulations necessary for the timely implementation of sections thirteen and fourteen of this act on or before such effective |
| 45 46 | date. |
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