STATE OF NEW YORK

4524

2019-2020 Regular Sessions

IN SENATE

March 14, 2019

Introduced by Sen. KENNEDY -- 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 school bus photo violation monitoring systems and owner liability for failure of operator to stop for a school bus displaying a red visual signal; to amend the general municipal law, in relation to jurisdiction and procedure; to amend the public officers law, in relation to certain photographs, videotapes or other recorded images; to amend the education law, in relation to authorizing school districts to enter into agreements with municipalities for the installation and use of school bus photo violation monitoring systems; and providing for the repeal of such provisions upon expiration thereof

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

1 Section 1. Subdivision 1 of section 235 of the vehicle and traffic 2 law, as amended by section 1 of chapter 222 of the laws of 2015, is 3 amended to read as follows:

1. Notwithstanding any inconsistent provision of any general, special 5 or local law or administrative code to the contrary, in any city which 6 heretofore or hereafter is authorized to establish an administrative 7 tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven 10 hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter, or to adjudicate the liability of owners for 11 12 violations of subdivision (d) of section eleven hundred eleven of this 13 chapter in accordance with sections eleven hundred eleven-b of this 14 chapter as added by sections sixteen of chapters twenty, [twenty one, and twenty-two of the laws of two thousand nine, or to adjudicate the 15 liability of owners for violations of subdivision (d) of section eleven 17 hundred eleven of this chapter in accordance with section eleven hundred

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

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1 eleven-d of this chapter, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, 3 or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or to adjudicate the 7 liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand 9 nine hundred eighty-five of the public authorities law and sections 10 sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four 11 of the laws of nineteen hundred fifty, or to adjudicate liability of owners in accordance with section eleven hundred eleven-c of this chap-12 ter for violations of bus lane restrictions as defined in subdivision 13 14 (b), (c), (d), (f) or (g) of such section, or to adjudicate the liabil-15 ity of owners for violations of section eleven hundred eighty of this 16 chapter in accordance with section eleven hundred eighty-b of this chap-17 ter, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following 18 19 sections.

§ 1-a. Section 235 of the vehicle and traffic law, as amended by section 1-a of chapter 222 of the laws of 2015, is amended to read as follows:

23 § 235. Jurisdiction. Notwithstanding any inconsistent provision of any 24 general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an 25 26 administrative tribunal to hear and determine complaints of traffic 27 infractions constituting parking, standing or stopping violations, or to 28 adjudicate the liability of owners for violations of subdivision (d) of 29 section eleven hundred eleven of this chapter in accordance with section 30 eleven hundred eleven-a of this chapter, or to adjudicate the liability 31 owners for violations of subdivision (d) of section eleven hundred 32 eleven of this chapter in accordance with sections eleven hundred 33 eleven-b of this chapter as added by sections sixteen of chapters twen-34 ty, [twenty-one,] and twenty-two of the laws of two thousand nine, or to 35 adjudicate the liability of owners for violations of subdivision (d) of 36 section eleven hundred eleven of this chapter in accordance with section 37 eleven hundred eleven-d of this chapter, or to adjudicate the liability 38 of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred 39 eleven-e of this chapter, or to adjudicate the liability of owners for 40 41 violations of section eleven hundred seventy-four of this chapter in 42 accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll 43 collection regulations as defined in and in accordance with the 44 provisions of section two thousand nine hundred eighty-five of the 45 46 public authorities law and sections sixteen-a, sixteen-b and sixteen-c 47 chapter seven hundred seventy-four of the laws of nineteen hundred fifty, or to adjudicate liability of owners in accordance with section 48 eleven hundred eleven-c of this chapter for violations of bus lane 49 restrictions as defined in such section, or to adjudicate the liability 50 51 owners for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section 52 eleven hundred eighty-b of this chapter, such tribunal and the rules and 54 regulations pertaining thereto shall be constituted in substantial 55 conformance with the following sections.

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1-b. Section 235 of the vehicle and traffic law, as amended by section 1-b of chapter 222 of the laws of 2015, is amended to read as follows:

4 § 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an 7 administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to 9 adjudicate the liability of owners for violations of subdivision (d) of 10 section eleven hundred eleven of this chapter in accordance with 11 sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of 12 thousand nine, or to adjudicate the liability of owners for 13 14 violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chap-15 16 ter, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance 17 with section eleven hundred eleven-e of this chapter, or to adjudicate 18 19 the liability of owners for violations of section eleven hundred seven-20 ty-four of this chapter in accordance with section eleven hundred seven-21 ty-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accord-22 ance with the provisions of section two thousand nine hundred eighty-23 five of the public authorities law and sections sixteen-a, sixteen-b and 24 25 sixteen-c of chapter seven hundred seventy-four of the laws of nineteen 26 hundred fifty, or to adjudicate liability of owners in accordance with 27 section eleven hundred eleven-c of this chapter for violations of bus lane restrictions as defined in such section, or to adjudicate the 28 liability of owners for violations of subdivision (b), (c), (d), (f) or 29 30 (g) of section eleven hundred eighty of this chapter in accordance with 31 section eleven hundred eighty-b of this chapter, such tribunal and the 32 rules and regulations pertaining thereto shall be constituted in 33 substantial conformance with the following sections.

1-c. Section 235 of the vehicle and traffic law, as amended by section 1-c of chapter 222 of the laws of 2015, is amended to read as follows:

§ 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or to adjudicate the liability owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c 54 of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, or to adjudicate liability of owners in accordance with section 56 eleven hundred eleven-c of this chapter for violations of bus lane

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1 restrictions as defined in such section, or to adjudicate the liability of owners for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following sections.

§ 1-d. Section 235 of the vehicle and traffic law, as amended by section 1-d of chapter 222 of the laws of 2015, is amended to read as follows:

§ 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, or to adjudicate liability of owners for violations of subdivisions (c) and (d) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following sections.

§ 1-e. Section 235 of the vehicle and traffic law, as amended by section 1-e of chapter 222 of the laws of 2015, is amended to read as 34 follows:

§ 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred 54 fifty, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following sections.

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§ 1-f. Section 235 of the vehicle and traffic law, as amended by 2 section 1-f of chapter 222 of the laws of 2015, is amended to read as 3 follows:

§ 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following sections.

§ 1-g. Section 235 of the vehicle and traffic law, as separately amended by chapter 715 of the laws of 1972 and chapter 379 of the laws of 1992, is amended to read as follows:

§ 235. Jurisdiction. Notwithstanding any inconsistent provision of any general, special or local law or administrative code to the contrary, in any city which heretofore or hereafter is authorized to establish an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations, or to adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, or to adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, such tribunal and the rules and regulations pertaining thereto shall be constituted in substantial conformance with the following sections.

§ 2. Subdivision 1 of section 236 of the vehicle and traffic law, amended by section 2 of chapter 222 of the laws of 2015, is amended to read as follows:

1. Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau and shall have jurisdiction of traffic infractions which constitute a parking violation and, where authorized by local law adopted pursuant to subdivision (a) of section eleven hundred eleven-a of this chapter or subdivisions (a) of sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twentytwo of the laws of two thousand nine, or subdivision (a) of section eleven hundred eleven-d of this chapter, or subdivision (a) of section eleven hundred eleven-e of this chapter, or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with such section eleven 56 hundred eleven-a, sections eleven hundred eleven-b as added by sections

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sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine, or section eleven hundred eleven-d or section eleven 3 hundred eleven-e and shall adjudicate the liability of owners for violations of toll collection regulations as defined in and in accordance with the provisions of section two thousand nine hundred eightyfive of the public authorities law and sections sixteen-a, sixteen-b and 7 sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty and shall adjudicate liability of owners in accordance 8 9 with section eleven hundred eleven-c of this chapter for violations of 10 bus lane restrictions as defined in such section and shall adjudicate 11 liability of owners in accordance with section eleven hundred seventyfour-a of this chapter for violations of section eleven hundred seven-12 13 ty-four of this chapter and shall adjudicate the liability of owners for 14 violations of subdivision (b), (c), (d), (f) or (g) of section eleven 15 hundred eighty of this chapter in accordance with section eleven hundred 16 eighty-b of this chapter. Such tribunal, except in a city with a popu-17 lation of one million or more, shall also have jurisdiction of abandoned vehicle violations. For the purposes of this article, a parking 18 violation is the violation of any law, rule or regulation providing for 19 20 regulating the parking, stopping or standing of a vehicle. In addi-21 tion for purposes of this article, "commissioner" shall mean and include 22 the commissioner of traffic of the city or an official possessing 23 authority as such a commissioner.

§ 2-a. Subdivision 1 of section 236 of the vehicle and traffic law, as amended by section 2-a of chapter 222 of the laws of 2015, is amended to read as follows:

1. Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau shall have jurisdiction of traffic infractions which constitute a parking violation and, where authorized by local law adopted pursuant to subdivisions (a) of sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twentytwo of the laws of two thousand nine, or subdivision (a) of section eleven hundred eleven-d of this chapter, or subdivision (a) of section eleven hundred eleven-e of this chapter, or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of this chapter in accordance with such sections eleven hundred eleven-b as added by sections sixteen of chapters twenty, [twenty one, and twenty-two of the laws of two thousand nine or section eleven hundred eleven-d or section eleven hundred eleven-e; and shall adjudicate liability of owners in accordance with section eleven hundred eleven-c of this chapter for violations of bus lane restrictions as defined in such section and shall adjudicate liability of owners in accordance with section eleven hundred seventy-four-a of this chapter for violations of section eleven hundred seventy-four of this chapter and shall adjudicate liability of owners for violations of subdivisions and (d) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter. For the purposes of this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, stopping or standing of a vehicle. In addition for purposes of this article, "commissioner" shall mean and include the commissioner of traffic of the 54 city or an official possessing authority as such a commissioner.

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§ 2-b. Subdivision 1 of section 236 of the vehicle and traffic law, as amended by section 2-b of chapter 222 of the laws of 2015, is amended to read as follows:

- 1. Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau and shall have jurisdiction of traffic infractions which constitute a parking violation and, where authorized by local law adopted pursuant to subdivision (a) of section eleven hundred eleven-d or subdivision (a) of section eleven hundred eleven-e of this chapter, or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall adjudicate liability of owners in accordance with section eleven hundred eleven-c this chapter for violations of bus lane restrictions as defined in such section; and shall adjudicate the liability of owners violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter. For the purposes of this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, stopping or standing of a vehicle. In addition for purposes of this article, "commissioner" shall mean and include the commissioner of traffic of the city or an official possessing authority as such a commissioner.
- § 2-c. Subdivision 1 of section 236 of the vehicle and traffic law, as amended by section 2-c of chapter 222 of the laws of 2015, is amended to read as follows:
- 1. Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau and, where authorized by local law adopted pursuant to subdivision (a) of section eleven hundred eleven-d of this chapter or subdivision (a) of section eleven hundred eleven-e of this chapter, or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall have jurisdiction of traffic infractions which constitute a parking violation and shall adjudicate the liability of owners for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter. For the purposes of this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, stopping or standing of a vehicle. In addition for purposes of this article, "commissioner" shall mean and include the commissioner of traffic of the city or an official possessing authority as such a commissioner.
- § 2-d. Subdivision 1 of section 236 of the vehicle and traffic law, as amended by section 2-d of chapter 222 of the laws of 2015, is amended to read as follows:
- Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau and, where authorized by local law adopted pursuant to subdivision (a) of section eleven hundred eleven-d of this chapter or subdivision (a) of section eleven hundred eleven-e of this chapter, or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall have jurisdiction of traffic infractions which constitute a parking violation. For the purposes of this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, stopping or standing of a vehicle. In addition for purposes of this 54 article, "commissioner" shall mean and include the commissioner of traf-55 fic of the city or an official possessing authority as such a commis-56 sioner.

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§ 2-e. Subdivision 1 of section 236 of the vehicle and traffic law, as amended by section 2-e of chapter 222 of the laws of 2015, is amended to read as follows:

- 1. Creation. In any city as hereinbefore or hereafter authorized such tribunal when created shall be known as the parking violations bureau and where authorized by local law adopted pursuant to subdivision (a) of section eleven hundred eleven-e or subdivision (a) of section eleven hundred seventy-four-a of this chapter, shall have jurisdiction of traffic infractions which constitute a parking violation. For the purposes this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, stopping or standing of a vehicle. In addition for purposes of this article, "commissioner" shall mean and include the commissioner of traffic of the city or an official possessing authority as such a commissioner.
- § 2-f. Subdivision 1 of section 236 of the vehicle and traffic law, as added by chapter 715 of the laws of 1972, is amended to read as follows: 1. Creation. In any city as hereinbefore or hereafter authorized such 18 tribunal when created shall be known as the parking violations bureau 19 and where authorized by local law adopted pursuant to subdivision (a) of 20 section eleven hundred seventy-four-a of this chapter, shall have juris-21 diction of traffic infractions which constitute a parking violation. For 22 the purposes of this article, a parking violation is the violation of any law, rule or regulation providing for or regulating the parking, 23 stopping or standing of a vehicle. In addition for purposes of this 24 article, "commissioner" shall mean and include the commissioner of traffic of the city or an official possessing authority as such a commissioner.
 - § 3. Section 237 of the vehicle and traffic law is amended by adding a new subdivision 16 to read as follows:
 - 16. To adjudicate the liability of owners for violations of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, if authorized by local law adopted pursuant to subdivision (a) of such section eleven hundred seventy-four-a.
 - § 4. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4 of chapter 222 of the laws of 2015, is amended to read as follows:
 - "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article, but shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-a of this chapter, or sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine, or section eleven hundred eleven-d of this chapter, or section eleven hundred eleven-e of this chapter, or section eleven hundred seventy-four-a of this chapter, and shall not be deemed to include a notice of liability issued pursuant to section two thousand nine hundred eighty-five of the public authorities law and sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eleven-c of this chapter and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eighty-b of this chapter.
- 54 § 4-a. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4-a of chapter 222 of the laws of 55 2015, is amended to read as follows:

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f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article but shall not be deemed to include a notice of liability issued pursuant to authorization set forth in sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty one,] and twenty-two of the laws of two thousand nine or section eleven hundred eleven-d of this chapter or section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter and shall not be deemed to include a notice of liability issued pursuant section eleven hundred eleven-c of this chapter and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eighty-b of this chapter.

- § 4-b. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4-b of chapter 222 of the laws of 2015, is amended to read as follows:
- f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article and shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-d of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-e of this chapter or to a notice 22 of liability issued pursuant to authorization set forth in section eleven hundred seventy-four-a of this chapter and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eleven-c of this chapter and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eighty-b of this chapter.
 - § 4-c. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4-c of chapter 222 of the laws of 2015, is amended to read as follows:
 - f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article and shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-d of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-e of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred seventy-four-a of this chapter and shall not be deemed to include a notice of liability issued pursuant to section eleven hundred eighty-b of this chapter.
 - § 4-d. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4-d of chapter 222 of the laws of 2015, is amended to read as follows:
 - f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article and shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-d of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-e of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred seventy-four-a of this chapter.
 - § 4-e. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as amended by section 4-e of chapter 222 of the laws of 2015, is amended to read as follows:
 - f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article and

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shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred eleven-e of this chapter or to a notice of liability issued pursuant to authorization set forth in section eleven hundred seventy-four-a of this chapter.

- § 4-f. Paragraph f of subdivision 1 of section 239 of the vehicle and traffic law, as added by chapter 180 of the laws of 1980, is amended to read as follows:
- f. "Notice of violation" means a notice of violation as defined in subdivision nine of section two hundred thirty-seven of this article and shall not be deemed to include a notice of liability issued pursuant to authorization set forth in section eleven hundred seventy-four-a of this chapter.
- § 5. Subdivisions 1 and 1-a of section 240 of the vehicle and traffic law, as amended by section 5 of chapter 222 of the laws of 2015, are amended to read as follows:
- 1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty or a person alleged to be liable in accordance with section eleven hundred eleven-a of this chapter or sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or section eleven hundred eleven-d of this chapter, or section eleven hundred eleven-e of this chapter, or section eleven hundred seventy-four-a of this chapter, for a violation of subdivision (d) of section eleven hundred eleven of this chapter contests such allegation, or a person alleged to be liable in accordance with the provisions of section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, or a person alleged to be liable in accordance with the provisions of section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section contests such allegation, or a person alleged to be liable in accordance with the provisions of section eleven hundred eighty-b of this chapter for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven 35 hundred eighty of this chapter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content of such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading or contesting that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered thereon.
- 1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-a of this chapter or sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or section eleven hundred eleven-d of this chapter or section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of 54 chapter seven hundred seventy-four of the laws of nineteen hundred fifty 55 or an allegation of liability in accordance with section eleven hundred 56 eleven-c of this chapter or an allegation of liability in accordance

with section eleven hundred eighty-b of this chapter, is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.

- § 5-a. Subdivisions 1 and 1-a of section 240 of the vehicle and traffic law, as amended by section 5-a of chapter 222 of the laws of 2015, are amended to read as follows:
- 1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty or a person alleged to be liable in accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or section eleven hundred eleven-d this chapter or section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter for a violation of subdivision (d) of section eleven hundred eleven of this chapter, or a person alleged to be liable in accordance with the provisions of section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section contests such allegation, or a person alleged to be liable in accordance with the provisions of section eleven hundred eighty-b of this chapter for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-ter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content of such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading or contesting that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered ther-eon.
 - 1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with sections eleven hundred eleven-b of this chapter, as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter, or in accordance with section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section eleven hundred eleven-c of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.
 - § 5-b. Subdivisions 1 and 1-a of section 240 of the vehicle and traffic law, as amended by section 5-b of chapter 222 of the laws of 2015, are amended to read as follows:
 - 1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty or a person alleged to be liable in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter or in accordance with the provisions of section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section, contests such allegation, or a person alleged to be liable in accordance

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1 with the provisions of section eleven hundred eighty-b of this chapter for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter contests such allegation, the bureau 3 shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content of such notice of 7 hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading that failure to appear on the date 9 designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered ther-10 11 eon.

1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or section eleven hundred seventy-four-a of this chapter or in accordance with section eleven hundred eleven-c of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.

§ 5-c. Subdivisions 1 and 1-a of section 240 of the vehicle and traffic law, as amended by section 5-c of chapter 222 of the laws of are amended to read as follows:

1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty, or a person alleged to be liable in accordance with section eleven hundred eleven-d of this chapter, or a person alleged to be liable in accordance with section eleven hundred eleven-e of this chapter, or a person alleged to be liable in accordance with section eleven hundred seventy-four-a of this chapter, or a person alleged to be liable in accordance with the provisions of section eleven hundred eighty-b of this chapter for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content of such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered thereon.

1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-d of this chapter, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-e of this chapter, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eighty-b of this chapter, is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or 54 penalty to that person prior to the date of the hearing.

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5-d. Subdivisions 1 and 1-a of section 240 of the vehicle and traffic law, as amended by section 5-d of chapter 222 of the laws of are amended to read as follows:

1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty, or a person alleged to be liable in accordance with section eleven hundred eleven-d of this chapter contests such allegation, or a person alleged to be liable in accordance with section eleven hundred eleven-e of this chapter contests such allegation, or a person alleged to be liable in accordance with section eleven hundred seventy-four-a of this chapter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered thereon.

1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-d of this chapter, is being contested, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-e of this chapter, is being contested, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.

 \S 5-e. Subdivisions 1 and 1-a of section 240 of the vehicle and $\,$ traffic law, as amended by section 5-e of chapter 222 of the laws of 2015, are amended to read as follows:

1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty, or a person alleged to be liable in accordance with section eleven hundred eleven-e of this chapter contests such allegation, or a person alleged to be liable in accordance with section eleven hundred seventy-four-a of this chapter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he she must appear to answer the charge at a hearing. The form and content of such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered thereon.

1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred eleven-e of this chapter, is being contested, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.

§ 5-f. Subdivisions 1 and 1-a of section 240 of the vehicle and traf-56 fic law, subdivision 1 as added by chapter 715 of the laws of 1972 and

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subdivision 1-a as added by chapter 365 of the laws of 1978, are amended to read as follows:

- 1. Notice of hearing. Whenever a person charged with a parking violation enters a plea of not guilty, or a person alleged to be liable in accordance with section eleven hundred seventy-four-a of this chapter contests such allegation, the bureau shall advise such person personally by such form of first class mail as the director may direct of the date on which he or she must appear to answer the charge at a hearing. The form and content of such notice of hearing shall be prescribed by the director, and shall contain a warning to advise the person so pleading that failure to appear on the date designated, or on any subsequent adjourned date, shall be deemed an admission of liability, and that a default judgment may be entered thereon.
- 1-a. Fines and penalties. Whenever a plea of not guilty has been entered, or the bureau has been notified that an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, is being contested, by a person in a timely fashion and a hearing upon the merits has been demanded, but has not yet been held, the bureau shall not issue any notice of fine or penalty to that person prior to the date of the hearing.
- § 6. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6 of chapter 222 of the laws of 2015, are amended to read as follows:
- a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with section eleven hundred eleven-a of this chapter or in accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty or an allegation of liability in accordance with section eleven hundred eleven-c of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter, shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
- g. A record shall be made of a hearing on a plea of not guilty or of a hearing at which liability in accordance with section eleven hundred eleven-a of this chapter or in accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter is contested or in accordance with section eleven hundred eleven-e of this chapter is contested or in accordance with section eleven hundred seventy-four-a of this chapter is contested or of a hearing at which liability in accordance with section two thousand nine hundred eighty-five of public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty is contested or of a hearing at which liability in accordance with section eleven hundred eleven-c of this chapter or a hearing at which liability in accordance with section eleven hundred eighty-b of this chapter is contested. Recording devices may be used for the making of the record.

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§ 6-a. Paragraphs a and q of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6-a of chapter 222 of the laws of 2015, are amended to read as follows:

- a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with sections eleven hundred eleven-b of this chapter, as added by sections sixteen of chapters twen-[twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section eleven hundred eleven-c of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter, shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
- g. A record shall be made of a hearing on a plea of not guilty or of a hearing at which liability in accordance with sections eleven hundred eleven-b of this chapter, as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter or of a hearing at which liability in accordance with section eleven 24 hundred eleven-c of this chapter or a hearing at which liability in accordance with section eleven hundred eighty-b of this chapter is contested. Recording devices may be used for the making of the record.
 - § 6-b. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6-b of chapter 222 of the laws of 2015, are amended to read as follows:
 - a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or an allegation of liability in accordance with section eleven hundred eleven-d of this chapter or an allegation of liability in accordance with section eleven hundred eleven-c of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
 - g. A record shall be made of a hearing on a plea of not guilty <u>or of a</u> hearing at which liability in accordance with section eleven hundred seventy-four-a of this chapter or of a hearing at which liability in accordance with section eleven hundred eleven-e of this chapter or of a hearing at which liability in accordance with section eleven hundred eleven-d of this chapter or of a hearing at which liability in accordance with section eleven hundred eleven-c of this chapter or a hearing at which liability in accordance with section eleven hundred eighty-b of this chapter is contested. Recording devices may be used for the making of the record.
 - § 6-c. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6-c of chapter 222 of the laws of 2015, are amended to read as follows:
- a. Every hearing for the adjudication of a charge of parking violation 54 an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or an allega-

tion of liability in accordance with section eleven hundred eleven-d of this chapter or an allegation of liability in accordance with section eleven hundred eighty-b of this chapter shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.

- g. A record shall be made of a hearing on a plea of not guilty or of a hearing at which liability in accordance with section eleven hundred seventy-four-a of this chapter or of a hearing at which liability in accordance with section eleven hundred eleven-e of this chapter or of a hearing at which liability in accordance with section eleven hundred eleven-d of this chapter or a hearing at which liability in accordance with section eleven hundred eighty-b of this chapter is contested. Recording devices may be used for the making of the record.
- § 6-d. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6-d of chapter 222 of the laws of 2015, are amended to read as follows:
- a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter or an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or an allegation of liability in accordance with section eleven hundred eleven-d of this chapter shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
- g. A record shall be made of a hearing on a plea of not guilty or a hearing at which liability in accordance with section eleven hundred eleven-d of this chapter is contested or of a hearing at which liability in accordance with section eleven hundred seventy-four-a of this chapter or a hearing at which liability in accordance with section eleven hundred eleven-e of this chapter is contested. Recording devices may be used for the making of the record.
- § 6-e. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as amended by section 6-e of chapter 222 of the laws of 2015, are amended to read as follows:
- a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
- g. A record shall be made of a hearing on a plea of not guilty or a hearing at which liability in accordance with section eleven hundred eleven-e of this chapter is contested or a hearing at which liability in accordance with section eleven hundred seventy-four-a of this chapter is contested. Recording devices may be used for the making of the record.
- § 6-f. Paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law, as added by chapter 715 of the laws of 1972, are amended to read as follows:
- a. Every hearing for the adjudication of a charge of parking violation or an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter shall be held before a hearing examiner in accordance with rules and regulations promulgated by the bureau.
- g. A record shall be made of a hearing on a plea of not guilty or a hearing at which liability in accordance with section eleven hundred seventy-four-a of this chapter is contested. Recording devices may be used for the making of the record.

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§ 7. Subdivisions 1 and 2 of section 241 of the vehicle and traffic as amended by section 7 of chapter 222 of the laws of 2015, are amended to read as follows:

- The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine either the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred eleven-a of this chapter or in accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with 14 section eleven hundred seventy-four-a of this chapter or the record of liabilities incurred in accordance with section two thousand nine 16 hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty of the person charged, or the record of liabilities incurred in accordance with section eleven hundred eleven-c 20 of this chapter, or the record of liabilities incurred in accordance with section eleven hundred eighty-b of this chapter, as applicable prior to rendering a final determination. Final determinations sustain-22 ing or dismissing charges shall be entered on a final determination roll 24 maintained by the bureau together with records showing payment and nonpayment of penalties.
- 2. Where an operator or owner fails to enter a plea to a charge of a parking violation or contest an allegation of liability in accordance with section eleven hundred eleven-a of this chapter or in accordance with sections eleven hundred eleven-b of this chapter as added by 30 sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred 32 33 eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter or fails to contest an allegation of 34 liability in accordance with section two thousand nine hundred eightyfive of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, or fails to contest an allegation of liability in accordance with section eleven hundred eleven-c of this chapter or fails to contest an allegation of liability in accordance with section eleven hundred eighty-b of this chapter or fails to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to 43 comply with the determination of a hearing examiner, as prescribed by this article or by rule or regulation of the bureau, such failure to plead or contest, appear or comply shall be deemed, for all purposes, an admission of liability and shall be grounds for rendering and entering a judgment in an amount provided by the rules and regulations of the bureau. However, after the expiration of the original prescribed for entering a plea and before a default judgment may be rendered, in such case the bureau shall pursuant to the applicable 51 provisions of law notify such operator or owner, by such form of first 52 class mail as the commission may direct; (1) of the violation charged, 53 liability in accordance with section eleven hundred eleven-a of this 54 chapter or in accordance with sections eleven hundred eleven-b of this 55 chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with

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section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter alleged or liabil-3 ity in accordance with section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b sixteen-c of chapter seven hundred seventy-four of the laws of nineteen 7 hundred fifty alleged or liability in accordance with section eleven hundred eleven-c of this chapter or liability in accordance with section 9 eleven hundred eighty-b of this chapter alleged, (2) of the impending 10 default judgment, (3) that such judgment will be entered in the Civil 11 Court of the city in which the bureau has been established, or other court of civil jurisdiction or any other place provided for the entry of 12 13 civil judgments within the state of New York, and (4) that a default may 14 be avoided by entering a plea or contesting an allegation of liability 15 in accordance with section eleven hundred eleven-a of this chapter or in 16 accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-17 two of the laws of two thousand nine or in accordance with section elev-18 en hundred eleven-d of this chapter or in accordance with section eleven 19 20 hundred eleven-e of this chapter or in accordance with section eleven 21 hundred seventy-four-a of this chapter or contesting an allegation of liability in accordance with section two thousand nine hundred eighty-22 five of the public authorities law or sections sixteen-a, sixteen-b and 23 sixteen-c of chapter seven hundred seventy-four of the laws of nineteen 24 25 hundred fifty or contesting an allegation of liability in accordance 26 with section eleven hundred eleven-c of this chapter or contesting an 27 allegation of liability in accordance with section eleven hundred eight-28 y-b of this chapter, as appropriate, or making an appearance within 29 thirty days of the sending of such notice. Pleas entered and allegations 30 contested within that period shall be in the manner prescribed in the 31 notice and not subject to additional penalty or fee. Such notice of 32 impending default judgment shall not be required prior to the rendering 33 and entry thereof in the case of operators or owners who are non-residents of the state of New York. In no case shall a default judgment be 34 35 rendered or, where required, a notice of impending default judgment be 36 sent, more than two years after the expiration of the time prescribed 37 for entering a plea or contesting an allegation. When a person has 38 demanded a hearing, no fine or penalty shall be imposed for any reason, prior to the holding of the hearing. If the hearing examiner shall make 39 40 a determination on the charges, sustaining them, he or she shall impose 41 no greater penalty or fine than those upon which the person was 42 originally charged. 43

§ 7-a. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, as amended by section 7-a of chapter 222 of the laws of 2015, are amended to read as follows:

1. The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine either the prior parking violations record or the record of liabilities incurred in accordance with sections eleven hundred eleven-b of this chapter as added by sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of two thousand nine or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter of the person charged, or the record of liabilities incurred in accordance with

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section eleven hundred eleven-c of this chapter, or the record of liabilities incurred in accordance with section eleven hundred eighty-b of this chapter, as applicable prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penalties.

7 Where an operator or owner fails to enter a plea to a charge of a 8 parking violation or contest an allegation of liability in accordance 9 with sections eleven hundred eleven-b of this chapter as added by 10 sections sixteen of chapters twenty, [twenty-one,] and twenty-two of the 11 laws of two thousand nine or in accordance with section eleven hundred 12 eleven-d of this chapter, or in accordance with section eleven hundred 13 eleven-e of this chapter, or in accordance with section eleven hundred 14 seventy-four-a of this chapter, or fails to contest an allegation of 15 liability in accordance with section eleven hundred eleven-c of this 16 chapter, or fails to contest an allegation of liability incurred in 17 accordance with section eleven hundred eighty-b of this chapter, or 18 fails to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to comply with the determination of a 19 20 hearing examiner, as prescribed by this article or by rule or regulation 21 of the bureau, such failure to plead, contest, appear or comply shall be deemed, for all purposes, an admission of liability and shall be grounds 22 for rendering and entering a default judgment in an amount provided by 23 the rules and regulations of the bureau. However, after the expiration 24 25 of the original date prescribed for entering a plea and before a default 26 judgment may be rendered, in such case the bureau shall pursuant to the 27 applicable provisions of law notify such operator or owner, by such form 28 of first class mail as the commission may direct; (1) of the violation 29 charged, or liability in accordance with sections eleven hundred 30 eleven-b of this chapter, as added by sections sixteen of chapters twen-31 ty, [twenty-one,] and twenty-two of the laws of two thousand nine or accordance with section eleven hundred eleven-d of this chapter, or in 32 33 accordance with section eleven hundred eleven-e of this chapter, or in 34 accordance with section eleven hundred seventy-four-a of this chapter, 35 or liability in accordance with section eleven hundred eleven-c of this 36 chapter or liability in accordance with section eleven hundred eighty-b 37 of this chapter alleged, (2) of the impending default judgment, (3) that 38 such judgment will be entered in the Civil Court of the city in which the bureau has been established, or other court of civil jurisdiction or 39 any other place provided for the entry of civil judgments within the 40 41 state of New York, and (4) that a default may be avoided by entering a 42 plea or contesting an allegation of liability in accordance with 43 sections eleven hundred eleven-b of this chapter as added by sections 44 sixteen of chapters twenty, [twenty-one,] and twenty-two of the laws of 45 two thousand nine or in accordance with section eleven hundred eleven-d 46 of this chapter or in accordance with section eleven hundred eleven-e of 47 or in accordance with section eleven hundred seventy-four-a of this chapter, or contesting an allegation of liability 48 49 in accordance with section eleven hundred eleven-c of this chapter or contesting an allegation of liability in accordance with section eleven 50 51 hundred eighty-b of this chapter as appropriate, or making an appearance 52 within thirty days of the sending of such notice. Pleas entered and allegations contested within that period shall be in the manner 54 prescribed in the notice and not subject to additional penalty or fee. 55 Such notice of impending default judgment shall not be required prior to the rendering and entry thereof in the case of operators or owners who

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are non-residents of the state of New York. In no case shall a default judgment be rendered or, where required, a notice of impending default judgment be sent, more than two years after the expiration of the time prescribed for entering a plea or contesting an allegation. When a person has demanded a hearing, no fine or penalty shall be imposed for any reason, prior to the holding of the hearing. If the hearing examiner shall make a determination on the charges, sustaining them, he or she shall impose no greater penalty or fine than those upon which the person was originally charged.

- § 7-b. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, as amended by section 7-b of chapter 222 of the laws of 2015, are amended to read as follows:
- 1. The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred eleven-e of this chapter of the person charged, or the record of liabilities incurred in accordance with section eleven hundred seventy-four-a of this chapter of the person charged, or the record of liabilities incurred in accordance with section eleven hundred eleven-d of this chapter of the person charged, the record of liabilities incurred in accordance with section eleven hundred eleven-c of this chapter, or the record of liabilities incurred in accordance with section eleven hundred eighty-b of this chapter, as applicable, prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penalties.
- 28 29 2. Where an operator or owner fails to enter a plea to a charge of a 30 parking violation or contest an allegation of liability in accordance 31 with section eleven hundred seventy-four-a of this chapter, or contest 32 an allegation of liability in accordance with section eleven hundred 33 eleven-e of this chapter, or contest an allegation of liability in 34 accordance with section eleven hundred eleven-d of this chapter, or 35 fails to contest an allegation of liability in accordance with section 36 eleven hundred eleven-c of this chapter, or fails to contest an allega-37 tion of liability incurred in accordance with section eleven hundred 38 eighty-b of this chapter, or fails to appear on a designated hearing 39 date or subsequent adjourned date or fails after a hearing to comply with the determination of a hearing examiner, as prescribed by this 40 41 article or by rule or regulation of the bureau, such failure to plead, 42 appear or comply shall be deemed, for all purposes, an admission of 43 liability and shall be grounds for rendering and entering a default judgment in an amount provided by the rules and regulations of the 44 45 bureau. However, after the expiration of the original date prescribed 46 for entering a plea and before a default judgment may be rendered, 47 such case the bureau shall pursuant to the applicable provisions of law notify such operator or owner, by such form of first class mail as the 48 commission may direct; (1) of the violation charged, $\underline{\text{or liability in}}$ 49 accordance with section eleven hundred seventy-four-a of this chapter, 50 or liability in accordance with section eleven hundred eleven-e of this 51 52 chapter, or liability in accordance with section eleven hundred eleven-d of this chapter, or alleged liability in accordance with section eleven 54 hundred eleven-c of this chapter or alleged liability in accordance with section eleven hundred eighty-b of this chapter, (2) of the impending 55 default judgment, (3) that such judgment will be entered in the Civil

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1 Court of the city in which the bureau has been established, or other court of civil jurisdiction or any other place provided for the entry of civil judgments within the state of New York, and (4) that a default may 3 be avoided by entering a plea or contesting an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter or contesting an allegation of liability in accordance with section 7 eleven hundred eleven-e of this chapter or contesting an allegation of liability in accordance with section eleven hundred eleven-d of this 9 chapter or contesting an allegation of liability in accordance with 10 section eleven hundred eleven-c of this chapter or contesting an allega-11 tion of liability in accordance with section eleven hundred eighty-b of this chapter or making an appearance within thirty days of the sending 12 13 of such notice. Pleas entered within that period shall be in the manner 14 prescribed in the notice and not subject to additional penalty or fee. 15 Such notice of impending default judgment shall not be required prior to 16 the rendering and entry thereof in the case of operators or owners who 17 are non-residents of the state of New York. In no case shall a default judgment be rendered or, where required, a notice of impending default 18 judgment be sent, more than two years after the expiration of the time 19 20 prescribed for entering a plea. When a person has demanded a hearing, no fine or penalty shall be imposed for any reason, prior to the holding the hearing. If the hearing examiner shall make a determination on 22 the charges, sustaining them, he or she shall impose no greater penalty 23 24 or fine than those upon which the person was originally charged. 25

- 7-c. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, as amended by section 7-c of chapter 222 of the laws of 2015, amended to read as follows:
- 1. The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine either the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred eleven-d of this chapter of the person charged, or the record of liabilities incurred in accordance with section eleven hundred seventy-four-a of this chapter of the person charged, or the record of liabilities incurred in accordance with section eleven hundred eleven-e of this chapter of the person charged or the record of liabilities incurred in accordance with section eleven hundred eighty-b of this chapter, as applicable, prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penal-
- 2. Where an operator or owner fails to enter a plea to a charge of a parking violation or contest an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, or contest an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or contest an allegation of liability in accordance with section eleven hundred eleven-d of this chapter or fails contest an allegation of liability incurred in accordance with section eleven hundred eighty-b of this chapter or fails to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to comply with the determination of a hearing examiner, as prescribed by this article or by rule or regulation of the bureau, such 54 failure to plead, appear or comply shall be deemed, for all purposes, an 55 admission of liability and shall be grounds for rendering and entering a default judgment in an amount provided by the rules and regulations of

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bureau. However, after the expiration of the original date prescribed for entering a plea and before a default judgment may be rendered, in such case the bureau shall pursuant to the applicable provisions of law notify such operator or owner, by such form of first class mail as the commission may direct; (1) of the violation charged or liability in accordance with section eleven hundred seventy-four-a of 7 this chapter or liability in accordance with section eleven hundred eleven-e of this chapter or liability in accordance with section eleven 9 hundred eleven-d of this chapter or liability in accordance with section 10 eleven hundred eighty-b of this chapter alleged, (2) of the impending default judgment, (3) that such judgment will be entered in the Civil 11 Court of the city in which the bureau has been established, or other 12 13 court of civil jurisdiction or any other place provided for the entry of 14 civil judgments within the state of New York, and (4) that a default may 15 be avoided by entering a plea or contesting an allegation of liability 16 in accordance with section eleven hundred seventy-four-a of this chapter 17 or contesting an allegation of liability in accordance with section 18 eleven hundred eleven-e of this chapter or contesting an allegation of liability in accordance with section eleven hundred eleven-d of this 19 20 chapter or contesting an allegation of liability in accordance with 21 section eleven hundred eighty-b of this chapter or making an appearance within thirty days of the sending of such notice. Pleas entered within 22 that period shall be in the manner prescribed in the notice and not 23 subject to additional penalty or fee. Such notice of impending default 24 25 judgment shall not be required prior to the rendering and entry thereof 26 in the case of operators or owners who are non-residents of the state of 27 New York. In no case shall a default judgment be rendered or, where 28 required, a notice of impending default judgment be sent, more than two years after the expiration of the time prescribed for entering a plea. 29 30 When a person has demanded a hearing, no fine or penalty shall be 31 imposed for any reason, prior to the holding of the hearing. If the 32 hearing examiner shall make a determination on the charges, sustaining 33 them, he shall impose no greater penalty or fine than those upon which 34 the person was originally charged. 35

- § 7-d. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, as amended by section 7-d of chapter 222 of the laws of 2015, amended to read as follows:
- 1. The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine either the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred seventy-four-a of this chapter of the person charged or the record of liabilities incurred in accordance with section eleven hundred eleven-e of this chapter of the person charged or the record of liabilities incurred in accordance with section eleven hundred eleven-d of this chapter of the person charged, as applicable, prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penalties.
- Where an operator or owner fails to enter a plea to a charge of a parking violation or contest an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, or contest 54 an allegation of liability in accordance with section eleven hundred eleven-e of this chapter or contest an allegation of liability in accordance with section eleven hundred eleven-d of this chapter or fails

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to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to comply with the determination of a hearing 3 examiner, as prescribed by this article or by rule or regulation of the bureau, such failure to plead, appear or comply shall be deemed, for all purposes, an admission of liability and shall be grounds for rendering and entering a default judgment in an amount provided by the rules and 7 regulations of the bureau. However, after the expiration of the original date prescribed for entering a plea and before a default judgment may be 9 rendered, in such case the bureau shall pursuant to the applicable provisions of law notify such operator or owner, by such form of 10 11 class mail as the commission may direct; (1) of the violation charged or liability in accordance with section eleven hundred seventy-four-a of 12 13 this chapter or liability in accordance with section eleven hundred 14 eleven-e of this chapter alleged or liability in accordance with section 15 eleven hundred eleven-d of this chapter alleged, (2) of the impending 16 default judgment, (3) that such judgment will be entered in the Civil 17 Court of the city in which the bureau has been established, or other court of civil jurisdiction or any other place provided for the entry of 18 19 civil judgments within the state of New York, and (4) that a default may 20 be avoided by entering a plea or contesting an allegation of liability 21 in accordance with section eleven hundred seventy-four-a of this chapter or contesting an allegation of liability in accordance with section 22 eleven hundred eleven-e of this chapter or contesting an allegation of 23 24 liability in accordance with section eleven hundred eleven-d of this 25 chapter or making an appearance within thirty days of the sending of 26 Pleas entered within that period shall be in the manner 27 prescribed in the notice and not subject to additional penalty or fee. Such notice of impending default judgment shall not be required prior to 28 29 the rendering and entry thereof in the case of operators or owners who 30 are non-residents of the state of New York. In no case shall a default 31 judgment be rendered or, where required, a notice of impending default 32 judgment be sent, more than two years after the expiration of the time prescribed for entering a plea. When a person has demanded a hearing, no 33 34 fine or penalty shall be imposed for any reason, prior to the holding of 35 the hearing. If the hearing examiner shall make a determination on the 36 charges, sustaining them, he shall impose no greater penalty or fine 37 than those upon which the person was originally charged. 38

- § 7-e. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, as amended by section 7-e of chapter 222 of the laws of 2015, are amended to read as follows:
- 1. The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred eleven-e of this chapter of the person charged, as applicable, prior to rendering a final determination or the record of liabilities incurred in accordance with section eleven hundred seventy-four-a of this chapter of the person charged, as applicable, prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penalties.
- Where an operator or owner fails to enter a plea to a charge of a 54 parking violation or contest an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, or contest an allegation of liability in accordance with section eleven hundred

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1 eleven-e of this chapter or fails to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to comply with the 3 determination of a hearing examiner, as prescribed by this article or by rule or regulation of the bureau, such failure to plead, appear or comply shall be deemed, for all purposes, an admission of liability and shall be grounds for rendering and entering a default judgment in an 7 amount provided by the rules and regulations of the bureau. However, after the expiration of the original date prescribed for entering a plea 9 and before a default judgment may be rendered, in such case the bureau 10 shall pursuant to the applicable provisions of law notify such operator 11 or owner, by such form of first class mail as the commission may direct; (1) of the violation charged or liability in accordance with section 12 13 eleven hundred eleven-e of this chapter alleged or liability in accord-14 ance with section eleven hundred seventy-four-a of this chapter, (2) of 15 the impending default judgment, (3) that such judgment will be entered 16 in the Civil Court of the city in which the bureau has been established, 17 or other court of civil jurisdiction or any other place provided for the 18 entry of civil judgments within the state of New York, and (4) that a 19 default may be avoided by entering a plea or contesting an allegation of 20 liability in accordance with section eleven hundred eleven-e of this 21 chapter or contesting an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter or making an 22 appearance within thirty days of the sending of such notice. Pleas 23 entered within that period shall be in the manner prescribed in the 24 25 notice and not subject to additional penalty or fee. Such notice of 26 impending default judgment shall not be required prior to the rendering 27 and entry thereof in the case of operators or owners who are non-residents of the state of New York. In no case shall a default judgment be 28 29 rendered or, where required, a notice of impending default judgment be 30 sent, more than two years after the expiration of the time prescribed 31 for entering a plea. When a person has demanded a hearing, no fine or 32 penalty shall be imposed for any reason, prior to the holding of the 33 hearing. If the hearing examiner shall make a determination on the 34 charges, sustaining them, he shall impose no greater penalty or fine 35 than those upon which the person was originally charged. 36

- § 7-f. Subdivisions 1 and 2 of section 241 of the vehicle and traffic law, subdivision 1 as added by chapter 715 of the laws of 1972 and subdivision 2 as amended by chapter 365 of the laws of 1978, are amended to read as follows:
- The hearing examiner shall make a determination on the charges, either sustaining or dismissing them. Where the hearing examiner determines that the charges have been sustained he or she may examine the prior parking violations record or the record of liabilities incurred in accordance with section eleven hundred seventy-four-a of this chapter of the person charged, as applicable, prior to rendering a final determination. Final determinations sustaining or dismissing charges shall be entered on a final determination roll maintained by the bureau together with records showing payment and nonpayment of penalties.
- 2. Where an operator or owner fails to enter a plea to a charge of a parking violation or contest an allegation of liability in accordance with section eleven hundred seventy-four-a of this chapter, or fails to appear on a designated hearing date or subsequent adjourned date or fails after a hearing to comply with the determination of a hearing 54 examiner, as prescribed by this article or by rule or regulation of the 55 bureau, such failure to plead, appear or comply shall be deemed, for all purposes, an admission of liability and shall be grounds for rendering

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and entering a default judgment in an amount provided by the rules and regulations of the bureau. However, after the expiration of the original 3 date prescribed for entering a plea and before a default judgment may be rendered, in such case the bureau shall pursuant to the applicable provisions of law notify such operator or owner, by such form of first class mail as the commission may direct; (1) of the violation charged, (2) of the impending default judgment, (3) that such judgment will be 7 entered in the Civil Court of the city in which the bureau has been established, or other court of civil jurisdiction or any other place 9 10 provided for the entry of civil judgments within the state of New York, 11 and (4) that a default may be avoided by entering a plea or making an appearance within thirty days of the sending of such notice. Pleas 12 13 entered within that period shall be in the manner prescribed in the 14 notice and not subject to additional penalty or fee. Such notice of 15 impending default judgment shall not be required prior to the rendering 16 and entry thereof in the case of operators or owners who are non-resi-17 dents of the state of New York. In no case shall a default judgment be rendered or, where required, a notice of impending default judgment be 18 sent, more than two years after the expiration of the time prescribed 19 20 for entering a plea. When a person has demanded a hearing, no fine or 21 penalty shall be imposed for any reason, prior to the holding of hearing. If the hearing examiner shall make a determination on the 22 charges, sustaining them, he shall impose no greater penalty or fine 23 24 than those upon which the person was originally charged.

- § 8. Subparagraph (i) of paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8 of chapter 222 of the laws of 2015, is amended to read as follows:
- 27 28 (i) If at the time of application for a registration or renewal there-29 of there is a certification from a court, parking violations bureau, 30 traffic and parking violations agency or administrative tribunal of 31 appropriate jurisdiction that the registrant or his or her represen-32 tative failed to appear on the return date or any subsequent adjourned 33 date or failed to comply with the rules and regulations of an adminis-34 tribunal following entry of a final decision in response to a 35 total of three or more summonses or other process in the aggregate, 36 issued within an eighteen month period, charging either that: (i) such 37 motor vehicle was parked, stopped or standing, or that such motor vehi-38 cle was operated for hire by the registrant or his or her agent without being licensed as a motor vehicle for hire by the appropriate local 39 authority, in violation of any of the provisions of this chapter or of 40 41 any law, ordinance, rule or regulation made by a local authority; 42 (ii) the registrant was liable in accordance with section eleven hundred 43 eleven-a, section eleven hundred eleven-b or section eleven hundred 44 eleven-d of this chapter for a violation of subdivision (d) of section 45 eleven hundred eleven of this chapter; or (iii) the registrant was 46 liable in accordance with section eleven hundred eleven-c of this chap-47 for a violation of a bus lane restriction as defined in such section, or (iv) the registrant was liable in accordance with section 48 eleven hundred eighty-b of this chapter for a violation of subdivision 49 50 (c) or (d) of section eleven hundred eighty of this chapter, or (v) the 51 registrant was liable in accordance with section eleven hundred eighty-c this chapter for a violation of subdivision (c) or (d) of section 52 eleven hundred eighty of this chapter; or (vi) the registrant was liable in accordance with section eleven hundred eleven-e of this chapter for a 55 violation of subdivision (d) of section eleven hundred eleven of chapter; or (vii) the registrant was liable in accordance with section

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eleven hundred seventy-four-a of this chapter for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his or her agent shall deny the registration or renewal application until the 3 applicant provides proof from the court, traffic and parking violations agency or administrative tribunal wherein the charges are pending that an appearance or answer has been made or in the case of an administra-7 tive tribunal that he or she has complied with the rules and regulations of said tribunal following entry of a final decision. Where an applica-9 tion is denied pursuant to this section, the commissioner may, in his or 10 her discretion, deny a registration or renewal application to any other 11 person for the same vehicle and may deny a registration or renewal application for any other motor vehicle registered in the name of the 12 13 applicant where the commissioner has determined that such registrant's 14 intent has been to evade the purposes of this subdivision and where the 15 commissioner has reasonable grounds to believe that such registration or 16 renewal will have the effect of defeating the purposes of this subdivi-17 sion. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the case of an administrative tribunal, the 18 19 registrant fails to comply with the rules and regulations following 20 entry of a final decision.

§ 8-a. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-a of chapter 222 of the laws of 2015, is amended to read as follows:

23 24 a. If at the time of application for a registration or renewal thereof 25 there is a certification from a court or administrative tribunal of 26 appropriate jurisdiction that the registrant or his or her represen-27 tative failed to appear on the return date or any subsequent adjourned 28 date or failed to comply with the rules and regulations of an adminis-29 trative tribunal following entry of a final decision in response to a 30 total of three or more summonses or other process in the aggregate, 31 issued within an eighteen month period, charging either that: (i) such 32 motor vehicle was parked, stopped or standing, or that such motor vehicle was operated for hire by the registrant or his or her agent without 33 being licensed as a motor vehicle for hire by the appropriate local 34 35 authority, in violation of any of the provisions of this chapter or of 36 any law, ordinance, rule or regulation made by a local authority; 37 (ii) the registrant was liable in accordance with section eleven hundred 38 eleven-b of this chapter for a violation of subdivision (d) of section 39 eleven hundred eleven of this chapter; or (iii) the registrant was 40 liable in accordance with section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such 41 42 section; or (iv) the registrant was liable in accordance with section 43 eleven hundred eleven-d of this chapter for a violation of subdivision (d) of section eleven hundred eleven of this chapter or (v) the regis-44 45 trant was liable in accordance with section eleven hundred eighty-b of 46 this chapter for a violation of subdivision (b), (c), (d), (f) or (g) of 47 section eleven hundred eighty of this chapter; or (v) the registrant was 48 liable in accordance with section eleven hundred eighty-c of this chapter for a violation of subdivision (b), (c), (d), (f) or (g) of section 49 50 eleven hundred eighty of this chapter; or (vi) the registrant was liable 51 in accordance with section eleven hundred eleven-e of this chapter for a 52 violation of subdivision (d) of section eleven hundred eleven of this chapter; or (vii) the registrant was liable in accordance with section 54 eleven hundred seventy-four-a of this chapter for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his or 55 56 her agent shall deny the registration or renewal application until the

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applicant provides proof from the court or administrative tribunal wherein the charges are pending that an appearance or answer has been made 3 or in the case of an administrative tribunal that he or she has complied with the rules and regulations of said tribunal following entry of a final decision. Where an application is denied pursuant to this section, the commissioner may, in his or her discretion, deny a registration or 7 application to any other person for the same vehicle and may deny a registration or renewal application for any other motor vehicle 9 registered in the name of the applicant where the commissioner has 10 determined that such registrant's intent has been to evade the purposes 11 of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of 12 13 defeating the purposes of this subdivision. Such denial shall only 14 remain in effect as long as the summonses remain unanswered, or in the 15 case of an administrative tribunal, the registrant fails to comply with 16 the rules and regulations following entry of a final decision.

§ 8-b. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-b of chapter 222 of the laws of 2015, is amended to read as follows:

19 20 a. If at the time of application for a registration or renewal thereof 21 there is a certification from a court or administrative tribunal of appropriate jurisdiction that the registrant or his or her represen-22 tative failed to appear on the return date or any subsequent adjourned 23 date or failed to comply with the rules and regulations of an adminis-24 25 trative tribunal following entry of a final decision in response to 26 three or more summonses or other process, issued within an eighteen 27 month period, charging that: (i) such motor vehicle was parked, stopped standing, or that such motor vehicle was operated for hire by the 28 29 registrant or his or her agent without being licensed as a motor vehicle 30 for hire by the appropriate local authority, in violation of any of the 31 provisions of this chapter or of any law, ordinance, rule or regulation 32 made by a local authority; or (ii) the registrant was liable in accord-33 ance with section eleven hundred eleven-c of this chapter for a 34 violation of a bus lane restriction as defined in such section; or (iii) 35 the registrant was liable in accordance with section eleven hundred 36 eleven-d of this chapter for a violation of subdivision (d) of section 37 eleven hundred eleven of this chapter; or (iv) the registrant was liable 38 in accordance with section eleven hundred eighty-b of this chapter for a 39 violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter, or the registrant was liable in accord-40 41 ance with section eleven hundred eighty-c of this chapter for a 42 violation of subdivision (b), (c), (d), (f) or (g) of section eleven 43 hundred eighty of this chapter; or (v) the registrant was liable in 44 accordance with section eleven hundred eleven-e of this chapter for a 45 violation of subdivision (d) of section eleven hundred eleven of this 46 chapter; or (vii) the registrant was liable in accordance with section 47 eleven hundred seventy-four-a of this chapter for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his or 48 her agent shall deny the registration or renewal application until the 49 50 applicant provides proof from the court or administrative tribunal wher-51 ein the charges are pending that an appearance or answer has been made 52 or in the case of an administrative tribunal that he or she has complied with the rules and regulations of said tribunal following entry of a 54 final decision. Where an application is denied pursuant to this section, the commissioner may, in his or her discretion, deny a registration or 55 renewal application to any other person for the same vehicle and may

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deny a registration or renewal application for any other motor vehicle registered in the name of the applicant where the commissioner has determined that such registrant's intent has been to evade the purposes of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the case of an administrative tribunal, the registrant fails to comply with the rules and regulations following entry of a final decision.

§ 8-c. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-c of chapter 222 of the laws of 2015, is amended to read as follows:

13 a. If at the time of application for a registration or renewal thereof 14 there is a certification from a court or administrative tribunal of 15 appropriate jurisdiction that the registrant or his or her representative failed to appear on the return date or any subsequent adjourned 16 17 date or failed to comply with the rules and regulations of an administrative tribunal following entry of a final decision in response to 18 three or more summonses or other process, issued within an eighteen 19 20 month period, charging that: (i) such motor vehicle was parked, stopped 21 standing, or that such motor vehicle was operated for hire by the registrant or his or her agent without being licensed as a motor vehicle 22 for hire by the appropriate local authority, in violation of any of the 23 provisions of this chapter or of any law, ordinance, rule or regulation 24 25 made by a local authority; or (ii) the registrant was liable in accord-26 ance with section eleven hundred eleven-d of this chapter for a 27 violation of subdivision (d) of section eleven hundred eleven of this chapter; or (iii) the registrant was liable in accordance with section 28 29 eleven hundred eighty-b of this chapter for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-30 31 or the registrant was liable in accordance with section eleven 32 hundred eighty-c of this chapter for violations of subdivision (b), (c), 33 (d), (f) or (g) of section eleven hundred eighty of this chapter; or 34 (iv) the registrant was liable in accordance with section eleven hundred 35 eleven-e of this chapter for a violation of subdivision (d) of section 36 eleven hundred eleven of this chapter; or (v) the registrant was liable 37 in accordance with section eleven hundred seventy-four-a of this chapter 38 for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his or her agent shall deny the registration or 39 renewal application until the applicant provides proof from the court or 40 41 administrative tribunal wherein the charges are pending that an appear-42 ance or answer has been made or in the case of an administrative tribu-43 that he or she has complied with the rules and regulations of said 44 tribunal following entry of a final decision. Where an application is 45 denied pursuant to this section, the commissioner may, in his or her 46 discretion, deny a registration or renewal application to any other 47 person for the same vehicle and may deny a registration or renewal application for any other motor vehicle registered in the name of the 48 applicant where the commissioner has determined that such registrant's 49 50 intent has been to evade the purposes of this subdivision and where the 51 commissioner has reasonable grounds to believe that such registration or 52 renewal will have the effect of defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses 54 remain unanswered, or in the case of an administrative tribunal, the registrant fails to comply with the rules and regulations following 55 56 entry of a final decision.

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8-d. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-d of chapter 222 of the laws of 2015, is amended to read as follows:

4 a. If at the time of application for a registration or renewal thereof there is a certification from a court or administrative tribunal of appropriate jurisdiction that the registrant or his or her represen-7 tative failed to appear on the return date or any subsequent adjourned date or failed to comply with the rules and regulations of an adminis-9 trative tribunal following entry of a final decision in response to 10 three or more summonses or other process, issued within an eighteen 11 month period, charging that such motor vehicle was parked, stopped or standing, or that such motor vehicle was operated for hire by the regis-12 13 trant or his agent without being licensed as a motor vehicle for hire by 14 the appropriate local authority, in violation of any of the provisions 15 this chapter or of any law, ordinance, rule or regulation made by a 16 local authority, or the registrant was liable in accordance with section 17 eleven hundred eighty-c of this chapter for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-18 ter, or the registrant was liable in accordance with section eleven 19 20 hundred eleven-d of this chapter for a violation of subdivision (d) 21 section eleven hundred eleven of this chapter, or the registrant was 22 liable in accordance with section eleven hundred eleven-e of this chapter for a violation of subdivision (d) of section eleven hundred eleven 23 24 of this chapter, or the registrant was liable in accordance with section eleven hundred seventy-four-a of this chapter for a violation of section 25 26 eleven hundred seventy-four of this chapter, the commissioner or his or 27 her agent shall deny the registration or renewal application until the 28 applicant provides proof from the court or administrative tribunal wher-29 ein the charges are pending that an appearance or answer has been made 30 or in the case of an administrative tribunal that he or she has complied 31 with the rules and regulations of said tribunal following entry of a 32 final decision. Where an application is denied pursuant to this section, the commissioner may, in his or her discretion, deny a registration or 33 34 renewal application to any other person for the same vehicle and may deny a registration or renewal application for any other motor vehicle 35 36 registered in the name of the applicant where the commissioner has determined that such registrant's intent has been to evade the purposes 38 of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of 39 40 defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the 41 42 case of an administrative tribunal, the registrant fails to comply 43 the rules and regulations following entry of a final decision.

8-e. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-e of chapter 222 of the laws of 2015, is amended to read as follows:

a. If at the time of application for a registration or renewal thereof there is a certification from a court or administrative tribunal of appropriate jurisdiction that the registrant or his or her representative failed to appear on the return date or any subsequent adjourned date or failed to comply with the rules and regulations of an administrative tribunal following entry of a final decision in response to three or more summonses or other process, issued within an eighteen 54 month period, charging that such motor vehicle was parked, stopped or standing, or that such motor vehicle was operated for hire by the registrant or his or her agent without being licensed as a motor vehicle for

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hire by the appropriate local authority, in violation of any of the provisions of this chapter or of any law, ordinance, rule or regulation made by a local authority, or the registrant was liable in accordance 3 with section eleven hundred eleven-d of this chapter for a violation of subdivision (d) of section eleven hundred eleven of this chapter, or the registrant was liable in accordance with section eleven hundred eleven-e 7 of this chapter for a violation of subdivision (d) of section eleven hundred eleven of this chapter, or the registrant was liable in accord-9 ance with section eleven hundred seventy-four-a of this chapter for a 10 violation of section eleven hundred seventy-four of this chapter, the 11 commissioner or his or her agent shall deny the registration or renewal application until the applicant provides proof from the court or admin-12 13 istrative tribunal wherein the charges are pending that an appearance or 14 answer has been made or in the case of an administrative tribunal that he has complied with the rules and regulations of said tribunal follow-15 16 ing entry of a final decision. Where an application is denied pursuant 17 to this section, the commissioner may, in his or her discretion, deny a 18 registration or renewal application to any other person for the same 19 vehicle and may deny a registration or renewal application for any other 20 motor vehicle registered in the name of the applicant where the commis-21 sioner has determined that such registrant's intent has been to evade the purposes of this subdivision and where the commissioner has reason-22 able grounds to believe that such registration or renewal will have the 23 effect of defeating the purposes of this subdivision. Such denial shall 24 only remain in effect as long as the summonses remain unanswered, or 25 26 the case of an administrative tribunal, the registrant fails to comply 27 with the rules and regulations following entry of a final decision.

§ 8-f. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as amended by section 8-f of chapter 222 of the laws of 2015, is amended to read as follows:

30 31 a. If at the time of application for a registration or renewal thereof 32 there is a certification from a court or administrative tribunal of 33 appropriate jurisdiction that the registrant or his or her represen-34 tative failed to appear on the return date or any subsequent adjourned 35 date or failed to comply with the rules and regulations of an adminis-36 trative tribunal following entry of a final decision in response to 37 three or more summonses or other process, issued within an eighteen 38 month period, charging that such motor vehicle was parked, stopped or 39 standing, or that such motor vehicle was operated for hire by the registrant or his or her agent without being licensed as a motor vehicle for 40 41 hire by the appropriate local authority, in violation of any of the 42 provisions of this chapter or of any law, ordinance, rule or regulation 43 made by a local authority, or the registrant was liable in accordance with section eleven hundred eleven-e of this chapter for a violation of 44 45 subdivision (d) of section eleven hundred eleven of this chapter, or the 46 registrant was liable in accordance with section eleven hundred seven-47 ty-four-a of this chapter for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his or her agent shall 48 deny the registration or renewal application until the applicant 49 50 provides proof from the court or administrative tribunal wherein the 51 charges are pending that an appearance or answer has been made or in the 52 case of an administrative tribunal that he has complied with the rules and regulations of said tribunal following entry of a final decision. 54 Where an application is denied pursuant to this section, the commission-55 er may, in his or her discretion, deny a registration or renewal application to any other person for the same vehicle and may deny a registra-

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tion or renewal application for any other motor vehicle registered in the name of the applicant where the commissioner has determined that such registrant's intent has been to evade the purposes of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the case of an administrative tribunal, the registrant fails to comply with the rules and regulations following entry of a final decision.

§ 8-g. Paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law, as separately amended by chapters 339 and 592 of the laws of 1987, is amended to read as follows:

a. If at the time of application for a registration or renewal thereof there is a certification from a court or administrative tribunal of appropriate jurisdiction that the registrant or his representative failed to appear on the return date or any subsequent adjourned date or failed to comply with the rules and regulations of an administrative tribunal following entry of a final decision in response to three or more summonses or other process, issued within an eighteen month period, charging that such motor vehicle was parked, stopped or standing, that such motor vehicle was operated for hire by the registrant or his agent without being licensed as a motor vehicle for hire by the appropriate local authority, in violation of any of the provisions of this chapter or of any law, ordinance, rule or regulation made by a local authority, or the registrant was liable in accordance with section eleven hundred seventy-four-a of this chapter for a violation of section eleven hundred seventy-four of this chapter, the commissioner or his agent shall deny the registration or renewal application until the applicant provides proof from the court or administrative tribunal wherein the charges are pending that an appearance or answer has been made or in the case of an administrative tribunal that he or she has complied with the rules and regulations of said tribunal following entry of a final decision. Where an application is denied pursuant to this section, the commissioner may, in his discretion, deny a registration or renewal application to any other person for the same vehicle and may deny a registration or renewal application for any other motor vehicle registered in the name of the applicant where the commissioner has determined that such registrant's intent has been to evade the purposes of this subdivision and where the commissioner has reasonable grounds to believe that such registration or renewal will have the effect of defeating the purposes of this subdivision. Such denial shall only remain in effect as long as the summonses remain unanswered, or in the case of an administrative tribunal, the registrant fails to comply with the rules regulations following entry of a final decision.

§ 9. The vehicle and traffic law is amended by adding a new section 1174-a to read as follows:

§ 1174-a. Owner liability for failure of operator to stop for a school bus displaying a red visual signal and stop-arm. (a) 1. Notwithstanding any other provision of law, a county, city, town or village located within a school district ("district") is hereby authorized and empowered to adopt and amend a local law or ordinance establishing a demonstration program imposing monetary liability on the owner of a vehicle for failure of an operator thereof to comply with section eleven hundred seventy-four of this chapter when meeting a school bus marked and equipped as provided in subdivisions twenty and twenty-one-c of section three hundred seventy-five of this chapter and operated in such county, city,

town or village, in accordance with the provisions of this section. Such demonstration program shall empower such county, city, town or village to install and operate school bus photo violation monitoring systems which may be stationary or mobile, and which may be installed, pursuant to an agreement with a school district within such county, city, town or village, on school buses owned and operated by such school district or privately owned and operated for compensation under contract with such district. Provided, however, that (a) no stationary school bus photo violation monitoring system shall be installed or operated by a county, city, town or village except on roadways under the jurisdiction of such county, city, town or village, and (b) no mobile school bus photo violation monitoring system shall be installed or operated on any such school buses unless such county, city, town or village and such district enter into an agreement for such installation and operation.

1-a. Any county, city, town or village, located within a school district, that has adopted a local law or ordinance pursuant to this section establishing a demonstration program imposing liability on the owner of a vehicle for failure of an operator thereof to comply with section eleven hundred seventy-four of this chapter when meeting a school bus marked and equipped as provided in subdivisions twenty and twenty-one-c of section three hundred seventy-five of this chapter and operated in such county, city, town or village may enter into an agreement with the applicable school district for the installation, maintenance and use of school bus photo violation monitoring systems on school buses pursuant to this section and section twenty-two of the chapter of the laws of two thousand nineteen which added this section, for the proper handling and custody of photographs, microphotographs, videotapes, other recorded images and data produced by such systems, and for the forwarding of such photographs, microphotographs, videotapes, other recorded images and data to the applicable county, city, town or yillage. Any agreement entered into hereunder shall be approved by each participating county, city, town or village by a majority vote of the yoting strength of its governing body and by resolution of the district pursuant to section sixteen hundred four, section seventeen hundred nine, section twenty-five hundred three, section twenty-five hundred fifty-four or section twenty-five hundred ninety-h of the education law, as applicable. Provided, however, that where a district has entered an agreement as provided hereunder with a county, no cities, towns or villages within the same county may enter into, or be a party to, any agreement with such district pursuant to this section. Provided further, however, that no county shall enter an agreement with any city school district wholly contained within a city. Nothing in this section shall be construed to prevent a county, city, town, village or district at any time to withdraw from or terminate an agreement entered pursuant to this section and section twenty-two of the chapter of the laws of 2019 which added this section.

1-b. The total cost to the district of the installation, maintenance and use of school bus photo violation monitoring systems pursuant to this section shall be borne entirely by the county, city, town or village within the district which is a party to such agreement. On or before September first of each year, the district shall determine and certify to each county, city, town or village with which it has entered into an agreement pursuant to this section the total cost to the district for the school year ending the preceding June thirtieth of installing, maintaining and using such systems within each such county, city, town or village, respectively, for the proper handling and custody

of photographs, microphotographs, videotapes, other recorded images and data produced by such systems, and for the forwarding of such photo-graphs, microphotographs, videotapes, other recorded images and data to the applicable county, city, town or village. On or before the following December first of each year, each such county, city, town or village shall pay to the district such cost so certified to it on or before the preceding September first. Not later than twenty days after each such payment is submitted or is due, whichever occurs first, the district shall submit to the director of the budget and the chairpersons of the fiscal committees of the legislature a report for each such county, city, town and village showing the amount of costs so certified and the amount of payments so received or due. If a county, city, town or village fails to make the payment required to the district by the twen-tieth day after the date such payment was due, such county, city, town or village shall no longer be deemed a signatory to the agreement authorized by this section on such twentieth day and the district shall: (i) notify the director of the budget and the chairpersons of the fiscal committees of the legislature of such occurrence within twenty-four hours of such day; and (ii) be prohibited from operating school bus photo violation monitoring systems within such county, city, town or village. Provided, however, that any notice of liability issued prior to such date shall not be voided.

- 2. Any image or images captured by school bus photo violation monitoring systems shall be inadmissible in any disciplinary proceeding convened by any school district or any school bus contractor thereof, and any proceeding initiated by the department involving licensure privileges of school bus operators. Any school bus photo violation monitoring device mounted on a school bus shall be directed outwardly from such school bus to capture images of vehicles operated in violation of section eleven hundred seventy-four of this chapter, and images produced by such device shall not be used for any other purpose.
- 3. (i) Any participating school district shall be prohibited from accessing any photographs, microphotographs, videotapes, other recorded images or data from school bus photo violation monitoring systems but shall provide, pursuant to an agreement with a county, city, town or village as provided in this section, for the proper handling and custody of such photographs, microphotographs, videotapes, other recorded images and data produced by such systems, and for the forwarding of such photographs, microphotographs, videotapes, other recorded images and data to the applicable county, city, town or village for the purpose of determining whether a motor vehicle was operated in violation of subdivision (a) of section eleven hundred seventy-four of this title and imposing monetary liability on the owner of such motor vehicle therefor.
- (ii) Photographs, microphotographs, videotapes, other recorded images and data produced by school bus photo violation monitoring systems shall be destroyed (A) ninety days after the date of the alleged imposition of liability if a notice of liability is not issued for such alleged imposition of liability pursuant to this section or (B) upon final disposition of a notice of liability issued pursuant to this section.
- 4. A county, city, town or village establishing a demonstration program pursuant to this section shall adopt and enforce measures to protect the privacy of drivers, passengers, pedestrians and cyclists whose identity and identifying information may be captured by a school bus photo violation monitoring device. Such measures shall include:
- (i) utilization of necessary technologies to ensure, to the extent practicable, that photographs produced by such school bus photo

violation monitoring systems shall not include images that identify the driver, the passengers, the contents of the vehicle, pedestrians and cyclists. Provided, however, that no notice of liability issued pursuant to this section shall be dismissed solely because a photograph or photographs allow for the identification of the contents of a vehicle, provided that such county, city, town or village has made a reasonable effort to comply with the provisions of this paragraph;

- (ii) a prohibition on the use or dissemination of vehicles' license plate information and other information and images captured by school bus photo violation monitoring systems except: (A) as required to establish liability under this section or collect payment of penalties; (B) as required by court order; or (C) as otherwise required by law;
- (iii) the installation of signage in conformance with standards established in the MUTCD at each roadway entrance of the jurisdictional boundaries of such county, city, town or village giving notice that school bus photo violation monitoring systems are used to enforce restrictions on vehicles violating section eleven hundred seventy-four of this chapter. For the purposes of this paragraph, the term "roadway" shall not include state expressway routes or state interstate routes; and
- 20 <u>(iv) oversight procedures to ensure compliance with the aforementioned</u>
 21 <u>privacy protection measures.</u>
 - (b) In any such county, city, town or village which has adopted a local law or ordinance pursuant to subdivision (a) of this section, the owner of a vehicle shall be liable for a penalty imposed pursuant to this section if such vehicle was used or operated with the permission of the owner, express or implied, in violation of subdivision (a) of section eleven hundred seventy-four of this article, and such violation is evidenced by information obtained from a school bus photo violation monitoring system; provided however that no owner of a vehicle shall be liable for a penalty imposed pursuant to this section where the operator of such vehicle has been convicted of the underlying violation of subdivision (a) of section eleven hundred seventy-four of this article.
 - (c) For purposes of this section, the following terms shall have the following meanings: "county" shall have the meaning provided in section three of the county law, except that such term shall not include any county wholly contained within a city; "manual on uniform traffic control devices" or "MUTCD" shall mean the manual and specifications for a uniform system of traffic control devices maintained by the commissioner of transportation pursuant to section sixteen hundred eighty of this chapter; "owner" shall have the meaning provided in article two-B of this chapter; and "school bus photo violation monitoring system" shall mean a device that is capable of operating independently of an enforcement officer which is installed to work in conjunction with a school bus stop-arm and which automatically produces two or more photographs, two or more microphotographs, a videotape or other recorded images of a vehicle at the time it is used or operated in violation of subdivision (a) of section eleven hundred seventy-four of this article.
 - (d) A certificate, sworn to or affirmed by a technician employed by the county, city, town or village in which the charged violation occurred, or a facsimile thereof, based upon inspection of photographs, microphotographs, videotape or other recorded images produced by a school bus photo violation monitoring system, shall be prima facie evidence of the facts contained therein. Any photographs, microphotographs, videotape or other recorded images evidencing such a violation shall be available for inspection in any proceeding to adjudicate the

1 <u>liability for such violation pursuant to a local law or ordinance</u> 2 <u>adopted pursuant to this section.</u>

- (e) An owner liable for a violation of subdivision (a) of section eleven hundred seventy-four of this article pursuant to a local law or ordinance adopted pursuant to this section shall be liable for monetary penalties in accordance with a schedule of fines and penalties to be set forth in such local law or ordinance, except that if a city by local law has authorized the adjudication of such owner liability by a parking violations bureau, such schedule shall be promulgated by such bureau. The liability of the owner pursuant to this section shall be two hundred fifty dollars for each violation; provided, however, that such local law or ordinance may provide for an additional penalty not in excess of twenty-five dollars for each violation for the failure to respond to a notice of liability within the prescribed time period.
- (f) An imposition of liability under a local law or ordinance adopted pursuant to this section shall not be deemed a conviction as an operator and shall not be made part of the operating record of the person upon whom such liability is imposed nor shall it be used for insurance purposes in the provision of motor vehicle insurance coverage.
- (g) 1. A notice of liability shall be sent by first class mail to each person alleged to be liable as an owner for a violation of subdivision (a) of section eleven hundred seventy-four of this article pursuant to this section. Personal delivery on the owner shall not be required. A manual or automatic record of mailing prepared in the ordinary course of business shall be prima facie evidence of the facts contained therein.
- 2. A notice of liability shall contain the name and address of the person alleged to be liable as an owner for a violation of subdivision (a) of section eleven hundred seventy-four of this article pursuant to this section, the registration number of the vehicle involved in such violation, the location where such violation took place, the date and time of such violation and the identification number of the camera which recorded the violation or other document locator number.
- 3. The notice of liability shall contain information advising the person charged of the manner and the time in which he or she may contest the liability alleged in the notice. Such notice of liability shall also contain a warning to advise the persons charged that failure to contest in the manner and time provided shall be deemed an admission of liability and that a default judgment may be entered thereon.
- 4. The notice of liability shall be prepared and mailed by the county, city, town or village in which the violation occurred, or by any other entity authorized by such county, city, town or village to prepare and mail such notification of violation.
- (h) Adjudication of the liability imposed upon owners by this section shall be by a traffic violations bureau established pursuant to section three hundred seventy of the general municipal law where the violation occurred or, if there be none, by the court having jurisdiction over traffic infractions where the violation occurred, except that if a city has established an administrative tribunal to hear and determine complaints of traffic infractions constituting parking, standing or stopping violations such city may, by local law, authorize such adjudication by such tribunal.
- (i) If an owner receives a notice of liability pursuant to this section for any time period during which the vehicle was reported to the police as having been stolen, it shall be a valid defense to an allegation of liability for a violation of subdivision (a) of section eleven hundred seventy-four of this article pursuant to this section that the

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vehicle had been reported to the police as stolen prior to the time the violation occurred and had not been recovered by such time. For purposes of asserting the defense provided by this subdivision it shall be sufficient that a certified copy of the police report on the stolen vehicle be sent by first class mail to the traffic violations bureau, court having jurisdiction or parking violations bureau.

- 7 (j) 1. In such county, city, town or village where the adjudication of 8 liability imposed upon owners pursuant to this section is by a traffic 9 violations bureau or a court having jurisdiction, an owner who is a 10 lessor of a vehicle to which a notice of liability was issued pursuant 11 to subdivision (q) of this section shall not be liable for the violation of subdivision (a) of section eleven hundred seventy-four of this arti-12 cle, provided that he or she sends to the traffic violations bureau or 13 14 court having jurisdiction a copy of the rental, lease or other such contract document covering such vehicle on the date of the violation, 15 16 with the name and address of the lessee clearly legible, within thirty-17 seven days after receiving notice from the bureau or court of the date and time of such violation, together with the other information 18 contained in the original notice of liability. Failure to send such 19 20 information within such thirty-seven day time period shall render the 21 owner liable for the penalty prescribed by this section. Where the lessor complies with the provisions of this paragraph, the lessee of 22 such vehicle on the date of such violation shall be deemed to be the 23 owner of such vehicle for purposes of this section, shall be subject to 24 25 liability for the violation of subdivision (a) of section eleven hundred 26 seventy-four of this article pursuant to this section and shall be sent 27 a notice of liability pursuant to subdivision (q) of this section.
- 28 2. (i) In a city which, by local law, has authorized the adjudication
 29 of liability imposed upon owners by this section by a parking violations
 30 bureau, an owner who is a lessor of a vehicle to which a notice of
 31 liability was issued pursuant to subdivision (g) of this section shall
 32 not be liable for the violation of subdivision (a) of section eleven
 33 hundred seventy-four of this article, provided that:
 - (A) prior to the violation, the lessor has filed with the bureau in accordance with the provisions of section two hundred thirty-nine of this chapter; and
 - (B) within thirty-seven days after receiving notice from the bureau of the date and time of a liability, together with the other information contained in the original notice of liability, the lessor submits to the bureau the correct name and address of the lessee of the vehicle identified in the notice of liability at the time of such violation, together with such other additional information contained in the rental, lease or other contract document, as may be reasonably required by the bureau pursuant to regulations that may be promulgated for such purpose.
- 45 <u>(ii) Failure to comply with clause (B) of subparagraph (i) of this</u> 46 <u>paragraph shall render the owner liable for the penalty prescribed in</u> 47 <u>this section.</u>
 - (iii) Where the lessor complies with the provisions of this paragraph, the lessee of such vehicle on the date of such violation shall be deemed to be the owner of such vehicle for purposes of this section, shall be subject to liability for such violation pursuant to this section and shall be sent a notice of liability pursuant to subdivision (g) of this section.
- 54 (k) 1. If the owner liable for a violation of subdivision (a) of 55 section eleven hundred seventy-four of this article pursuant to this 56 section was not the operator of the vehicle at the time of the

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violation, the owner may maintain an action for indemnification against 1 2 the operator.

- 2. Notwithstanding any other provision of this section, no owner of a vehicle shall be subject to a monetary fine imposed pursuant to this section if the operator of such vehicle was operating such vehicle without the consent of the owner at the time such operator failed to comply with section eleven hundred seventy-four of this chapter. For purposes of this subdivision there shall be a presumption that the operator of such vehicle was operating such vehicle with the consent of the owner at the time such operator failed to comply with section eleven hundred seventy-four of this chapter.
- (1) Nothing in this section shall be construed to limit the liability of an operator of a vehicle for any violation of subdivision (a) of section eleven hundred seventy-four of this article.
- (m) In any such county, city, town or village which adopts a demonstration program pursuant to subdivision (a) of this section, such county, city, town or village shall submit an annual report on the results of the use of a school bus photo violation monitoring system to the governor, the temporary president of the senate and the speaker of the assembly on or before June first, two thousand nineteen and on the same date in each succeeding year in which the demonstration program is operable. Such report shall include, but not be limited to:
- 1. the number of buses and a description of the routes where stationary and mobile school bus photo violation monitoring systems were used;
- 2. the aggregate number, type and severity of accidents reported at locations where a school bus photo violation monitoring system is used for the year preceding the installation of such system, to the extent the information is maintained by the department of motor vehicles of this state;
- 3. the aggregate number, type and severity of accidents reported at locations where a school bus photo violation monitoring system is used, to the extent the information is maintained by the department of motor vehicles of this state;
- 4. the number of violations recorded at each location where a school 34 35 bus photo violation monitoring system is used and in the aggregate on a daily, weekly and monthly basis; 36
- 37 5. the total number of notices of liability issued for violations 38 recorded by such systems;
- 6. the number of fines and total amount of fines paid after the first notice of liability issued for violations recorded by such systems; 40
 - 7. the number of violations adjudicated and results of such adjudications including breakdowns of dispositions made for violations recorded by such systems which shall be provided at least annually to such county, city, town or village by the respective courts, bureaus and agencies conducting such adjudications;
- 46 8. the total amount of revenue realized by such city, town or village 47 from such adjudications;
- 9. the expenses incurred by such city, town or village in connection 48 49 with the program;
- 50 10. the quality of the adjudication process and its results including 51 the total number of hearings scheduled, re-scheduled, and held; the total number of persons scheduled for such hearings; the total number of 52 cases where fines were paid on or before the hearing date; and the total 53 number of default judgments entered. Such information shall be provided 54 55 at least annually to such county, city, town or village by the respec-56 tive courts, bureaus and agencies conducting such adjudications; and

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a description of public education activities conducted to warn motorists of the dangers of overtaking and passing stopped school buses. (n) It shall be a defense to any prosecution for a violation of subdivision (a) of section eleven hundred seventy-four of this article pursuant to a local law or ordinance adopted pursuant to this section that such school bus stop-arms were malfunctioning at the time of the alleged violation.

§ 10. The opening paragraph and paragraph (c) of subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10 of chapter 222 of the laws of 2015, are amended to read as follows:

Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for an offense under this chapter or a traffic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, other than a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter, or other than an adjudication of liability of owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-b of this chapter, or other than an adjudication in accordance with section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a crime victim assistance fee and a mandatory surcharge, in addition to any sentence required or permitted by law, accordance with the following schedule:

(c) Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for an offense under this chapter other than a crime pursuant to section eleven hundred ninety-two of this chapter, or a traffic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, other than a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, or other than an adjudication liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) 54 eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-b of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section

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eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or other than an infraction pursuant to article nine of this chapter or other than an adjudication of liabil-3 ity of an owner for a violation of toll collection regulations pursuant to section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven 7 hundred seventy-four of the laws of nineteen hundred fifty or other than 8 adjudication in accordance with section eleven hundred eleven-c of 9 this chapter for a violation of a bus lane restriction as defined in 10 such section, or other than an adjudication of liability of an owner for 11 a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred 12 eighty-b of this chapter, or other than an adjudication of liability of 13 14 an owner for a violation of subdivision (b), (c), (d), (f) or (g) of 15 section eleven hundred eighty of this chapter in accordance with section 16 eleven hundred eighty-c of this chapter, or other than an adjudication 17 liability of an owner for a violation of subdivision (d) of section 18 eleven hundred eleven of this chapter in accordance with section eleven 19 hundred eleven-e of this chapter, or other than an adjudication of 20 liability of an owner for a violation of section eleven hundred seven-21 ty-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a crime victim assist-22 ance fee in the amount of five dollars and a mandatory surcharge, in 23 addition to any sentence required or permitted by law, in the amount of 24 25 fifty-five dollars.

§ 10-a. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-a of chapter 222 of the laws of 2015, is amended to read as follows:

1. Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter, or other than an adjudication liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-b of this chapter, or other than an adjudication in accordance with section eleven hundred eleven-c of this chapter for a violation of a bus lane restriction as defined in such section, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, or other than an adjudication of liability of owner for a violation of subdivision (d) of section eleven hundred elev-54 en of this chapter in accordance with section eleven hundred eleven-e of this chapter, or other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in

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accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of twenty-five dollars.

- § 10-b. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-b of chapter 222 of the laws of 2015, is amended to read as follows:
- Whenever proceedings in an administrative tribunal or a court of 8 this state result in a conviction for a crime under this chapter or a 9 traffic infraction under this chapter other than a traffic infraction 10 involving standing, stopping, parking or motor vehicle equipment or 11 violations by pedestrians or bicyclists, or other than an adjudication in accordance with section eleven hundred eleven-c of this chapter for a 12 13 violation of a bus lane restriction as defined in such section, or other 14 than an adjudication of liability of an owner for a violation of subdi-15 vision (d) of section eleven hundred eleven of this chapter in accord-16 ance with section eleven hundred eleven-d of this chapter, or other than 17 an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-18 19 in accordance with section eleven hundred eighty-b of this chapter, 20 or other than an adjudication of liability of an owner for a violation 21 subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eight-22 y-c of this chapter, or other than an adjudication of liability of an 23 owner for a violation of subdivision (d) of section eleven hundred elev-24 25 en of this chapter in accordance with section eleven hundred eleven-e of 26 this chapter, or other than an adjudication of liability of an owner for 27 a violation of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, 28 29 there shall be levied a mandatory surcharge, in addition to any sentence 30 required or permitted by law, in the amount of seventeen dollars.
 - § 10-c. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-c of chapter 222 of the laws of 2015, is amended to read as follows:
- 1. Whenever proceedings in an administrative tribunal or a court of 34 35 this state result in a conviction for a crime under this chapter or a 36 traffic infraction under this chapter other than a traffic infraction 37 stopping, parking or motor vehicle equipment or involving standing, 38 violations by pedestrians or bicyclists, or other than an adjudication liability of an owner for a violation of subdivision (b), (c), (d), 39 40 (f) or (g) of section eleven hundred eighty of this chapter in accord-41 ance with section eleven hundred eighty-b of this chapter, or other than 42 an adjudication of liability of an owner for a violation of subdivision 43 (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-44 ter in accordance with section eleven hundred eighty-c of this chapter, 45 other than an adjudication of liability of an owner for a violation 46 of subdivision (d) of section eleven hundred eleven of this chapter in 47 accordance with section eleven hundred eleven-d of this chapter, or other than an adjudication of liability of an owner for a violation of 48 subdivision (d) of section eleven hundred eleven of this chapter in 49 accordance with section eleven hundred eleven-e of this chapter, or 50 51 other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in accordance with 52 section eleven hundred seventy-four-a of this chapter, there shall be 54 levied a mandatory surcharge, in addition to any sentence required or 55 permitted by law, in the amount of seventeen dollars.

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10-d. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-d of chapter 222 of the laws of 2015, amended to read as follows:

- 1. Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred 20 seventy-four-a of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, the amount of seventeen dollars.
 - 10-e. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-e of chapter 222 of the laws of 2015, amended to read as follows:
 - Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-d of this chapter, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of seventeen dollars.
 - 10-f. Subdivision 1 of section 1809 of the vehicle and traffic law, as amended by section 10-f of chapter 222 of the laws of 2015, amended to read as follows:
- 1. Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-e of this chapter, or other than an adjudication of liability of an owner for a violation of section eleven hundred seven-54 ty-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a mandatory surcharge,

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in addition to any sentence required or permitted by law, in the amount of seventeen dollars.

- § 10-g. Subdivision 1 of section 1809 of the vehicle and traffic law, as separately amended by chapter 16 of the laws of 1983 and chapter 62 of the laws of 1989, is amended to read as follows:
- 1. Whenever proceedings in an administrative tribunal or a court of this state result in a conviction for a crime under this chapter or a traffic infraction under this chapter other than a traffic infraction involving standing, stopping, parking or motor vehicle equipment or violations by pedestrians or bicyclists, or other than an adjudication of liability of an owner for a violation of section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, there shall be levied a mandatory surcharge, in addition to any sentence required or permitted by law, in the amount of seventeen dollars.
- § 11. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11 of chapter 222 of the laws of 2015, is amended to read as follows:
- 19 a. Notwithstanding any other provision of law, whenever proceedings in 20 a court or an administrative tribunal of this state result in a 21 conviction for an offense under this chapter, except a conviction pursuant to section eleven hundred ninety-two of this chapter, or for a traf-22 infraction under this chapter, or a local law, ordinance, rule or 23 regulation adopted pursuant to this chapter, except a traffic infraction 24 25 involving standing, stopping, or parking or violations by pedestrians or 26 bicyclists, and except an adjudication of liability of an owner for a 27 violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chap-28 29 ter or in accordance with section eleven hundred eleven-d of this chapter, or in accordance with section eleven hundred eleven-e of this chap-30 31 ter, or in accordance with section eleven hundred seventy-four-a of this 32 chapter, and except an adjudication of liability of an owner for a 33 violation of subdivision (d) of section eleven hundred eleven of this 34 chapter in accordance with section eleven hundred eleven-b of this chap-35 and except an adjudication in accordance with section eleven ter, 36 hundred eleven-c of this chapter of a violation of a bus lane 37 restriction as defined in such section, and except an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) 38 39 (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-b of this chapter, and except an 40 41 adjudication of liability of an owner for a violation of subdivision 42 (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-43 ter in accordance with section eleven hundred eighty-c of this chapter, 44 and except an adjudication of liability of an owner for a violation of 45 toll collection regulations pursuant to section two thousand nine 46 hundred eighty-five of the public authorities law or sections sixteen-a, 47 sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, there shall be levied in addition to any 48 49 sentence, penalty or other surcharge required or permitted by law, 50 additional surcharge of twenty-eight dollars.
 - § 11-a. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11-a of chapter 222 of the laws of 2015, is amended to read as follows:
 - a. Notwithstanding any other provision of law, whenever proceedings in a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursu-

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1 ant to section eleven hundred ninety-two of this chapter, or for a traffic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, except a traffic infraction 3 involving standing, stopping, or parking or violations by pedestrians or bicyclists, and except an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this 7 chapter in accordance with section eleven hundred eleven-a of this chapter or in accordance with section eleven hundred eleven-d of this chap-9 ter or in accordance with section eleven hundred eleven-e of this chap-10 ter, or in accordance with section eleven hundred seventy-four-a of this chapter, and except an adjudication in accordance with section eleven 11 hundred eleven-c of this chapter of a violation of a bus lane 12 13 restriction as defined in such section, and except an adjudication of 14 liability of an owner for a violation of subdivision (b), (c), (d), (f) 15 (g) of section eleven hundred eighty of this chapter in accordance 16 with section eleven hundred eighty-b of this chapter, and except an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chap-17 18 19 ter in accordance with section eleven hundred eighty-c of this chapter, 20 and except an adjudication of liability of an owner for a violation of 21 toll collection regulations pursuant to section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, 22 sixteen-b and sixteen-c of chapter seven hundred seventy-four of the 23 laws of nineteen hundred fifty, there shall be levied in addition to any 24 25 sentence, penalty or other surcharge required or permitted by law, 26 additional surcharge of twenty-eight dollars.

§ 11-b. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11-b of chapter 222 of the laws of 2015, is amended to read as follows:

30 a. Notwithstanding any other provision of law, whenever proceedings in 31 a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursu-32 33 ant to section eleven hundred ninety-two of this chapter, or for a traf-34 fic infraction under this chapter, or a local law, ordinance, rule or 35 regulation adopted pursuant to this chapter, except a traffic infraction 36 involving standing, stopping, or parking or violations by pedestrians or 37 bicyclists, and except an adjudication of liability of an owner for a 38 violation of subdivision (d) of section eleven hundred eleven of this 39 chapter in accordance with section eleven hundred eleven-a of this chapter or in accordance with section eleven hundred eleven-d of this chap-40 ter or in accordance with section eleven hundred eleven-e of this chap-41 42 ter, or in accordance with section eleven hundred seventy-four-a of this 43 chapter, and except an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven 44 45 hundred eighty of this chapter in accordance with section eleven hundred 46 eighty-b of this chapter, and except an adjudication of liability of an 47 owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section 48 eleven hundred eighty-c of this chapter, and except an adjudication of 49 liability of an owner for a violation of toll collection regulations 50 51 pursuant to section two thousand nine hundred eighty-five of the public 52 authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, 54 there shall be levied in addition to any sentence, penalty or other 55 surcharge required or permitted by law, an additional surcharge of twenty-eight dollars.

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11-c. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11-c of chapter 222 of the laws of 2015, is amended to read as follows:

a. Notwithstanding any other provision of law, whenever proceedings in a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursuant to section eleven hundred ninety-two of this chapter, or for a traffic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, except a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, and except an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of chapter in accordance with section eleven hundred eleven-a of this chapter or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter, or in accordance with section eleven hundred seventy-four-a of this chapter, and except an adjudication of liability of an owner for a violation of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of this chapter in accordance with section eleven hundred eighty-c of this chapter, and except an adjudication of liability of an owner for a violation of toll collection regulations pursuant to section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, there shall be levied in addition to any sentence, penalty or other surcharge required or permitted by law, an additional surcharge of twenty-eight dollars.

§ 11-d. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11-d of chapter 222 of the laws of 2015, is amended to read as follows:

a. Notwithstanding any other provision of law, whenever proceedings in a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursuant to section eleven hundred ninety-two of this chapter, or for a trafinfraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, except a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, and except an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter or in accordance with section eleven hundred eleven-d of this chapter or in accordance with section eleven hundred eleven-e of this chapter, or in accordance with section eleven hundred seventy-four-a of this chapter, and except an adjudication of liability of an owner for a violation of toll collection regulations pursuant to section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, there shall be levied in addition any sentence, penalty or other surcharge required or permitted by law, an additional surcharge of twenty-eight dollars.

§ 11-e. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 11-e of chapter 222 of the laws of 2015, is amended to read as follows:

a. Notwithstanding any other provision of law, whenever proceedings in 54 a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursuant to section eleven hundred ninety-two of this chapter, or for a traf-

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fic infraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, except a traffic infraction 3 involving standing, stopping, or parking or violations by pedestrians or bicyclists, and except an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chap-7 ter or in accordance with section eleven hundred eleven-e of this chap-8 ter, or in accordance with section eleven hundred seventy-four-a of this 9 chapter, and except an adjudication of liability of an owner for a 10 violation of toll collection regulations pursuant to section two thou-11 sand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four 12 13 of the laws of nineteen hundred fifty, there shall be levied in addition 14 to any sentence, penalty or other surcharge required or permitted by 15 law, an additional surcharge of twenty-eight dollars.

§ 11-f. Paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law, as amended by section 5 of part C of chapter 55 of the laws of 2013, is amended to read as follows:

a. Notwithstanding any other provision of law, whenever proceedings in a court or an administrative tribunal of this state result in a conviction for an offense under this chapter, except a conviction pursuant to section eleven hundred ninety-two of this chapter, or for a trafinfraction under this chapter, or a local law, ordinance, rule or regulation adopted pursuant to this chapter, except a traffic infraction involving standing, stopping, or parking or violations by pedestrians or bicyclists, and except an adjudication of liability of an owner for a violation of subdivision (d) of section eleven hundred eleven of this chapter in accordance with section eleven hundred eleven-a of this chapter or in accordance with section eleven hundred seventy-four-a of this chapter, and except an adjudication of liability of an owner for a violation of toll collection regulations pursuant to section two thousand nine hundred eighty-five of the public authorities law or sections sixteen-a, sixteen-b and sixteen-c of chapter seven hundred seventy-four of the laws of nineteen hundred fifty, there shall be levied in addition to any sentence, penalty or other surcharge required or permitted by law, an additional surcharge of twenty-eight dollars.

§ 12. Subdivision 3 of section 1803 of the vehicle and traffic law, as amended by chapter 679 of the laws of 1970, is amended and a new subdivision 10 is added to read as follows:

3. All fines, penalties and forfeitures paid to a city, town or village pursuant to the provisions of paragraph a of subdivision one of this section and subdivision ten of this section shall be credited to the general fund of such city, town or village, unless a different disposition is prescribed by charter, special law, local law or ordinance.

10. Except as otherwise provided in paragraph e of subdivision one of this section, where a county has established a demonstration program imposing monetary liability on the owner of a vehicle for failure of an operator thereof to comply with section eleven hundred seventy-four of this chapter in accordance with section eleven hundred seventy-four-a of this chapter, any fine or penalty collected by a court, judge, magistrate or other officer for an imposition of liability which occurs within such county pursuant to such program shall be paid to the state comptroller within the first ten days of the month following collection. Every such payment shall be accompanied by a statement in such form and detail as the comptroller shall provide. The comptroller shall pay nine-

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ty percent of any such fine or penalty imposed for such liability to the county in which the violation giving rise to the liability occurred, and ten percent of any such fine or penalty to the city, town or village in which the violation giving rise to the liability occurred.

- § 13. Subdivision 1 of section 371 of the general municipal law, as amended by section 12 of chapter 222 of the laws of 2015, is amended to read as follows:
- 1. A traffic violations bureau so established may be authorized to dispose of violations of traffic laws, ordinances, rules and regulations when such offenses shall not constitute the traffic infraction known as speeding or a misdemeanor or felony, and, if authorized by local law or ordinance, to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of the vehicle and traffic law in accordance with section eleven hundred eleven—a of such law or section eleven hundred eleven—b of such law as added by sections sixteen of chapters twenty, [twenty one,] and twenty—two of the laws of two thousand nine which amended this subdivision, or section eleven hundred eleven—e of such law or section eleven hundred eleven—e of such law or section eleven hundred seventy—four—a of such law.
- 20 § 13-a. Section 371 of the general municipal law, as amended by 21 section 12-a of chapter 222 of the laws of 2015, is amended to read as 22 follows:
- 23 § 371. Jurisdiction and procedure. A traffic violations bureau so 24 established may be authorized to dispose of violations of traffic laws, 25 ordinances, rules and regulations when such offenses shall not consti-26 tute the traffic infraction known as speeding or a misdemeanor or felo-27 ny, and, if authorized by local law or ordinance, to adjudicate the liability of owners for violations of subdivision (d) of section eleven 28 29 hundred eleven of the vehicle and traffic law in accordance with section 30 eleven hundred eleven-b of such law as added by sections sixteen of 31 chapters twenty, [twenty-one,] and twenty-two of the laws of two thou-32 sand nine which amended this section or section eleven hundred eleven-d 33 of such law or section eleven hundred eleven-e of such law, or section eleven hundred seventy-four-a of such law, by permitting a person 34 charged with an offense within the limitations herein stated, to answer, 35 36 within a specified time, at the traffic violations bureau, either in person or by written power of attorney in such form as may be prescribed 38 in the ordinance creating the bureau, by paying a prescribed fine and, 39 in writing, waiving a hearing in court, pleading guilty to the charge or admitting liability as an owner for the violation of subdivision (d) of 40 41 section eleven hundred eleven of the vehicle and traffic law, as the 42 case may be, and authorizing the person in charge of the bureau to make 43 such a plea or admission and pay such a fine in court. Acceptance of the 44 prescribed fine and power of attorney by the bureau shall be deemed 45 complete satisfaction for the violation or of the liability, and the 46 violator or owner liable for a violation of subdivision (d) of section 47 eleven hundred eleven of the vehicle and traffic law shall be given a receipt which so states. If a person charged with a traffic violation 48 does not answer as hereinbefore prescribed, within a designated time, 49 50 the bureau shall cause a complaint to be entered against him or her forthwith and a warrant to be issued for his or her arrest and appear-51 52 ance before the court. Any person who shall have been, within the preceding twelve months, guilty of a number of parking violations in excess of such maximum number as may be designated by the court, or of 55 three or more violations other than parking violations, shall not be 56 permitted to appear and answer to a subsequent violation at the traffic

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violations bureau, but must appear in court at a time specified by the bureau. Such traffic violations bureau shall not be authorized to deprive a person of his or her right to counsel or to prevent him or her from exercising his or her right to appear in court to answer to, explain, or defend any charge of a violation of any traffic law, ordinance, rule or regulation.

§ 13-b. Section 371 of the general municipal law, as amended by section 12-b of chapter 222 of the laws of 2015, is amended to read as follows:

10 371. Jurisdiction and procedure. A traffic violations bureau so 11 established may be authorized to dispose of violations of traffic laws, ordinances, rules and regulations when such offenses shall not consti-12 13 tute the traffic infraction known as speeding or a misdemeanor or felo-14 ny, and, if authorized by local law or ordinance, to adjudicate the liability of owners for violations of subdivision (d) of section eleven 15 16 hundred eleven of the vehicle and traffic law in accordance with section 17 eleven hundred eleven-d or section eleven hundred eleven-e or section eleven hundred seventy-four-a of the vehicle and traffic law, by permit-18 ting a person charged with an offense within the limitations herein 19 20 stated, to answer, within a specified time, at the traffic violations 21 bureau, either in person or by written power of attorney in such form as may be prescribed in the ordinance creating the bureau, by paying a 22 prescribed fine and, in writing, waiving a hearing in court, pleading 23 24 guilty to the charge or admitting liability as an owner for the 25 violation of subdivision (d) of section eleven hundred eleven of the 26 vehicle and traffic law, as the case may be, and authorizing the person 27 in charge of the bureau to make such a plea or admission and pay such a fine in court. Acceptance of the prescribed fine and power of attorney 28 29 by the bureau shall be deemed complete satisfaction for the violation or 30 the liability, and the violator or owner liable for a violation of 31 subdivision (d) of section eleven hundred eleven of the vehicle and traffic law shall be given a receipt which so states. If a person 32 33 charged with a traffic violation does not answer as hereinbefore prescribed, within a designated time, the bureau shall cause a complaint 34 35 to be entered against him or her forthwith and a warrant to be issued 36 for his or her arrest and appearance before the court. Any person who 37 shall have been, within the preceding twelve months, guilty of a number 38 of parking violations in excess of such maximum number as may be desig-39 nated by the court, or of three or more violations other than parking violations, shall not be permitted to appear and answer to a subsequent 40 41 violation at the traffic violations bureau, but must appear in court at 42 a time specified by the bureau. Such traffic violations bureau shall not 43 be authorized to deprive a person of his or her right to counsel or 44 prevent him or her from exercising his or her right to appear in court 45 to answer to, explain, or defend any charge of a violation of any traf-46 fic law, ordinance, rule or regulation.

§ 13-c. Section 371 of the general municipal law, as amended by section 12-c of chapter 222 of the laws of 2015, is amended to read as follows:

§ 371. Jurisdiction and procedure. A traffic violations bureau so established may be authorized to dispose of violations of traffic laws, ordinances, rules and regulations when such offenses shall not constitute the traffic infraction known as speeding or a misdemeanor or felony, and, if authorized by local law or ordinance, to adjudicate the liability of owners for violations of subdivision (d) of section eleven hundred eleven of the vehicle and traffic law in accordance with section

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eleven hundred eleven-e of the vehicle and traffic law, and, if authorized by local law or ordinance, to adjudicate the liability of owners 3 for violations of section eleven hundred seventy-four of the vehicle and traffic law in accordance with section eleven hundred seventy-four-a of the vehicle and traffic law by permitting a person charged with an offense within the limitations herein stated, to answer, within a speci-7 fied time, at the traffic violations bureau, either in person or by 8 written power of attorney in such form as may be prescribed in the ordi-9 nance creating the bureau, by paying a prescribed fine and, in writing, 10 waiving a hearing in court, pleading guilty to the charge or admitting 11 liability as an owner for violation of subdivision (d) of section eleven hundred eleven of the vehicle and traffic law, as the case may be, or 12 13 admitting liability as an owner for a violation of section eleven 14 hundred seventy-four of the vehicle and traffic law, as the case may be, 15 and authorizing the person in charge of the bureau to make such a plea 16 or admission and pay such a fine in court. Acceptance of the prescribed 17 fine and power of attorney by the bureau shall be deemed complete satis-18 faction for the violation or of the liability, and the violator or owner 19 liable for a violation of subdivision (d) of section eleven hundred 20 eleven of the vehicle and traffic law or owner liable for a violation of 21 section eleven hundred seventy-four of the vehicle and traffic law shall be given a receipt which so states. If a person charged with a traffic 22 violation does not answer as hereinbefore prescribed, within a desig-23 nated time, the bureau shall cause a complaint to be entered against him 24 25 her forthwith and a warrant to be issued for his or her arrest and 26 appearance before the court. Any person who shall have been, within the 27 preceding twelve months, guilty of a number of parking violations in excess of such maximum number as may be designated by the court, or of 28 29 three or more violations other than parking violations, shall not be permitted to appear and answer to a subsequent violation at the traffic 30 31 violations bureau, but must appear in court at a time specified by the 32 bureau. Such traffic violations bureau shall not be authorized to 33 deprive a person of his or her right to counsel or to prevent him or her from exercising his or her right to appear in court to answer to, 34 35 explain, or defend any charge of a violation of any traffic law, ordi-36 nance, rule or regulation. 37

§ 13-d. Section 371 of the general municipal law, as amended by chapter 802 of the laws of 1949, is amended to read as follows:

§ 371. Jurisdiction and procedure. A traffic violations bureau so established may be authorized to dispose of violations of traffic laws, ordinances, rules and regulations when such offenses shall not constitute the traffic infraction known as speeding or a misdemeanor or felony, and, if authorized by local law or ordinance, to adjudicate the liability of owners for violations of section eleven hundred seventyfour of the vehicle and traffic law in accordance with section eleven hundred seventy-four-a of the vehicle and traffic law by permitting a person charged with an offense within the limitations herein stated, to answer, within a specified time, at the traffic violations bureau, either in person or by written power of attorney in such form as may be prescribed in the ordinance creating the bureau, by paying a prescribed fine and, in writing, waiving a hearing in court, pleading guilty to the charge, or admitting liability as an owner for a violation of section eleven hundred seventy-four of the vehicle and traffic law, as the case may be and authorizing the person in charge of the bureau to make such a plea <u>or admission</u> and pay such a fine in court. Acceptance of the prescribed fine and power of attorney by the bureau shall be deemed

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complete satisfaction for the violation, and the violator or owner liable for a violation of section eleven hundred seventy-four of the 3 vehicle and traffic law shall be given a receipt which so states. person charged with a traffic violation does not answer as hereinbefore prescribed, within a designated time, the bureau shall cause a complaint to be entered against him or her forthwith and a warrant to be issued 7 for his or her arrest and appearance before the court. Any person who shall have been, within the preceding twelve months, guilty of a number 9 of parking violations in excess of such maximum number as may be desig-10 nated by the court, or of three or more violations other than parking 11 violations, shall not be permitted to appear and answer to a subsequent violation at the traffic violations bureau, but must appear in court at 12 13 a time specified by the bureau. Such traffic violations bureau shall not 14 authorized to deprive a person of his or her right to counsel or to 15 prevent him or her from exercising his or her right to appear in court 16 to answer to, explain, or defend any charge of a violation of any traf-17 fic law, ordinance, rule or regulation.

§ 14. Subdivision 2 of section 371 of the general municipal law, as amended by chapter 43 of the laws of 2014, is amended to read as follows:

2. The Nassau county traffic and parking violations agency, as established, may be authorized to assist the Nassau county district court, and the Suffolk county traffic and parking violations agency, as established, may be authorized to assist the Suffolk county district court, in the disposition and administration of infractions of traffic and parking laws, ordinances, rules and regulations and the liability of owners for violations of subdivision (d) of section eleven hundred eleven of the vehicle and traffic law in accordance with section eleven hundred eleven-b of such law and the liability of owners for violations of subdivision (b), (c), (d), (f) or (g) of section eleven hundred eighty of the vehicle and traffic law in accordance with section eleven hundred eighty-c of such law and the liability of owners for violations of section eleven hundred seventy-four of the vehicle and traffic law in accordance with section eleven hundred seventy-four-a of such law, except that such agencies shall not have jurisdiction over (a) the traffic infraction defined under subdivision one of section eleven hundred ninety-two of the vehicle and traffic law; (b) the traffic infraction defined under subdivision five of section eleven hundred ninety-two of the vehicle and traffic law; (c) the violation defined under paragraph (b) of subdivision four of section fourteen-f of the transportation law and the violation defined under clause (b) of subparagraph (iii) of paragraph c of subdivision two of section one hundred forty of the transportation law; (d) the traffic infraction defined under section three hundred ninety-seven-a of the vehicle and traffic law and the traffic infraction defined under subdivision (g) of section eleven hundred eighty of the vehicle and traffic law; (e) any misdemeanor felony; or (f) any offense that is part of the same criminal transaction, as that term is defined in subdivision two of section 40.10 of the criminal procedure law, as a violation of subdivision one of section eleven hundred ninety-two of the vehicle and traffic law, a violation of subdivision five of section eleven hundred ninety-two of the vehicle and traffic law, a violation of paragraph (b) of subdivision four of section fourteen-f of the transportation law, a violation of clause (b) of subparagraph (iii) of paragraph c of subdivision two of section one hundred forty of the transportation law, a violation of section three

hundred ninety-seven-a of the vehicle and traffic law, a violation of

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subdivision (g) of section eleven hundred eighty of the vehicle and traffic law or any misdemeanor or felony.

- § 14-a. Subdivision 2 of section 371 of the general municipal law, as amended by chapter 388 of the laws of 2012, is amended to read as follows:
- 6 2. The Nassau county traffic and parking violations agency, as estab-7 lished, may be authorized to assist the Nassau county district court, and the Suffolk county traffic and parking violations agency, as estab-9 lished, may be authorized to assist the Suffolk county district court, 10 the disposition and administration of infractions of traffic and parking laws, ordinances, rules and regulations and the liability of 11 owners for violations of subdivision (d) of section eleven hundred elev-12 of the vehicle and traffic law in accordance with section eleven 13 14 hundred eleven-b of such law and the liability of owners for violations 15 of section eleven hundred seventy-four of the vehicle and traffic law in 16 accordance with section eleven hundred seventy-four-a of such law, 17 except that such agencies shall not have jurisdiction over (a) the traffic infraction defined under subdivision one of section eleven hundred 18 ninety-two of the vehicle and traffic law; (b) the traffic infraction 19 20 defined under subdivision five of section eleven hundred ninety-two of 21 the vehicle and traffic law; (c) the violation defined under paragraph 22 (b) of subdivision four of section fourteen-f of the transportation law 23 and the violation defined under clause (b) of subparagraph (iii) of 24 paragraph c of subdivision two of section one hundred forty of the 25 transportation law; (d) the traffic infraction defined under section 26 three hundred ninety-seven-a of the vehicle and traffic law and the 27 traffic infraction defined under subdivision (g) of section eleven hundred eighty of the vehicle and traffic law; (e) any misdemeanor or 28 felony; or (f) any offense that is part of the same criminal trans-29 30 action, as that term is defined in subdivision two of section 40.10 of 31 the criminal procedure law, as a violation of subdivision one of section 32 eleven hundred ninety-two of the vehicle and traffic law, a violation of 33 subdivision five of section eleven hundred ninety-two of the vehicle and 34 traffic law, a violation of paragraph (b) of subdivision four of section 35 fourteen-f of the transportation law, a violation of clause (b) of 36 subparagraph (iii) of paragraph c of subdivision two of section one 37 hundred forty of the transportation law, a violation of section three 38 hundred ninety-seven-a of the vehicle and traffic law, a violation of subdivision (g) of section eleven hundred eighty of the vehicle and 39 40 traffic law or any misdemeanor or felony.
 - § 15. Subdivision 2 of section 87 of the public officers law is amended by adding a new paragraph (p) to read as follows:
 - (p) are photographs, microphotographs, videotape or other recorded images prepared under authority of section eleven hundred seventy-four-a of the vehicle and traffic law.
 - § 16. The purchase or lease of equipment for a demonstration program established pursuant to section 1174-a of the vehicle and traffic law shall be subject to the provisions of section 103 of the general municipal law.
 - § 17. Section 1604 of the education law is amended by adding a new subdivision 43 to read as follows:
 - 43. To pass a resolution, in the discretion of the board of such district, authorizing the entering of an agreement with a county, city, village or town within such district, for the installation and use of school bus photo violation monitoring systems pursuant to section eleven hundred seventy-four-a of the vehicle and traffic law, provided that the

purchase, lease, installation, operation and maintenance, or any other costs associated with such cameras shall not be considered an aidable expense pursuant to section thirty-six hundred twenty-three-a of this chapter.

- § 18. Section 1709 of the education law is amended by adding a new subdivision 43 to read as follows:
- 43. To pass a resolution, in the discretion of the board of such district, authorizing the entering of an agreement with a county, city, village or town within such district, for the installation and use of school bus photo violation monitoring systems pursuant to section eleven hundred seventy-four-a of the vehicle and traffic law, provided that the purchase, lease, installation, operation and maintenance, or any other costs associated with such cameras shall not be considered an aidable expense pursuant to section thirty-six hundred twenty-three-a of this chapter.
- § 19. Section 2503 of the education law is amended by adding a new subdivision 21 to read as follows:
- 21. To pass a resolution, in the discretion of the board of such district, authorizing the entering of an agreement with the city within such district, for the installation and use of school bus photo violation monitoring systems pursuant to section eleven hundred seventy-four-a of the vehicle and traffic law, provided that the purchase, lease, installation, operation and maintenance, or any other costs associated with such cameras shall not be considered an aidable expense pursuant to section thirty-six hundred twenty-three-a of this chapter.
- § 20. Section 2554 of the education law is amended by adding a new subdivision 28 to read as follows:
- 28. To pass a resolution, in the discretion of the board of such district, authorizing the entering of an agreement with the city within such district, for the installation and use of school bus photo violation monitoring systems pursuant to section eleven hundred seventy-four-a of the vehicle and traffic law, provided that the purchase, lease, installation, operation and maintenance, or any other costs associated with such cameras shall not be considered an aidable expense pursuant to section thirty-six hundred twenty-three-a of this chapter.
- § 21. Section 2590-h of the education law is amended by adding a new subdivision 39 to read as follows:
- 39. To enter an agreement, in his or her discretion, with the city of New York for the installation and use of school bus photo violation monitoring systems pursuant to section eleven hundred seventy-four-a of the vehicle and traffic law, provided that the purchase, lease, installation, operation and maintenance, or any other costs associated with such cameras shall not be considered an aidable expense pursuant to section thirty-six hundred twenty-three-a of this chapter.
- § 22. Operation of school bus photo violation monitoring systems with-in a school district in accordance with section 1174-a of the vehicle and traffic law. 1. The governing body of any county and the municipal officers and boards in the several cities, towns and villages located within a school district which have adopted local laws or ordinances pursuant to section 1174-a of the vehicle and traffic law establishing a demonstration program imposing monetary liability on the owner of a vehicle for failure of an operator thereof to comply with section 1174 the vehicle and traffic law when meeting a school bus marked and equipped as provided in subdivisions 20 and 21-c of section 375 of the vehicle and traffic law and operated in such county, city, town or 56 village, are each hereby authorized to enter into an agreement with the

1 applicable school district ("district") for the installation, maintenance and use of school bus photo violation monitoring systems, for the proper handling and custody of photographs, microphotographs, vide-4 otapes, other recorded images and data produced by such systems, and for the forwarding of such photographs, microphotographs, videotapes, other recorded images and data to the applicable county, city, town or village, subject to the provisions of this section and section 1174-a of the vehicle and traffic law. Provided, however, that where a district has entered an agreement as provided hereunder with a county, no cities, towns or villages within the same county may enter into, or be a party to, any agreement with such district pursuant to this section. Provided further, however, that no county shall enter an agreement with any city school district wholly contained within a city.

- 2. No agreement with the applicable school district shall take effect until a county, city, town or village located within such district has adopted a local law or ordinance as authorized by subdivision (a) of section 1174-a of the vehicle and traffic law. Except as otherwise provided herein, subsequent counties, cities, towns and villages within such district may enter into the agreement with the district provided that they have adopted a local law or ordinance as authorized by subdivision (a) of section 1174-a of the vehicle and traffic law.
- 3. Nothing in this section or act shall be construed to prevent a county, city, town, village or district at any time to withdraw from or terminate an agreement for the installation, maintenance and use of school bus photo violation monitoring systems within such county, city, town or village.
- 4. For purposes of this section, the term "county" shall have the same meaning as such term is defined in section 3 of the county law except that such term shall not include any county wholly contained within a city, and the term "school bus photo violation monitoring system" shall have the same meaning as such term is defined by subdivision (c) of section 1174-a of the vehicle and traffic law.
- § 23. For the purpose of informing and educating owners of motor vehicles in this state, any county not wholly contained within a city, city, town or village authorized to issue notices of liability pursuant to the provisions of this act may, during the first thirty-day period in which school bus photo violation monitoring systems are in operation pursuant to the provisions of this act within such county, city, town or village, issue a written warning in lieu of a notice of liability to all owners of motor vehicles who would be held liable for failure of operators thereof to comply with section 1174 of the vehicle and traffic law when meeting a school bus marked and equipped as provided in subdivisions 20 and 21-c of section 375 of such law.
- § 24. This act shall take effect on the thirtieth day after it shall have become a law and shall expire December 1, 2023 when upon such date the provisions of this act shall be deemed repealed; provided that any such local law as may be enacted pursuant to this act shall remain in full force and effect only until December 1, 2023 and provided, further, that:
- (a) the amendments to subdivision 1 of section 235 of the vehicle and traffic law made by section one of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section one-a of this act shall take effect;
- 55 (b) the amendments to section 235 of the vehicle and traffic law made 56 by section one-a of this act shall not affect the expiration of such

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section and shall be deemed to expire therewith, when upon such date the provisions of section one-b of this act shall take effect;

- (c) the amendments to section 235 of the vehicle and traffic law made by section one-b of this act shall not affect the expiration of such section and shall be deemed to expire therewith, when upon such date the provisions of section one-c of this act shall take effect;
- (d) the amendments to section 235 of the vehicle and traffic law made by section one-c of this act shall not affect the expiration of such section and shall be deemed to expire therewith, when upon such date the provisions of section one-d of this act shall take effect;
- (e) the amendments to section 235 of the vehicle and traffic law made by section one-d of this act shall not affect the expiration of such section and shall be deemed to expire therewith, when upon such date the provisions of section one-e of this act shall take effect;
- the amendments to section 235 of the vehicle and traffic law made by section one-e of this act shall not affect the expiration of such section and shall be deemed to expire therewith, when upon such date the provisions of section one-f of this act shall take effect;
- (g) the amendments to section 235 of the vehicle and traffic law made by section one-f of this act shall not affect the expiration of section and shall be deemed to expire therewith, when upon such date the provisions of section one-g of this act shall take effect;
- (h) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-a of this act shall take effect;
- (i) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two-a of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-b of this act shall take effect;
- (j) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two-b of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-c of this act shall take effect;
- (k) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two-c of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-d of this act shall take effect;
- (1) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two-d of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-e of this act shall take effect;
- (m) the amendments to subdivision 1 of section 236 of the vehicle and traffic law made by section two-e of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section two-f of this act shall take effect;
- (n) the amendments to paragraph f of subdivision 1 of section 239 of 54 the vehicle and traffic law made by section four of this act shall not affect the expiration of such paragraph and shall be deemed to expire

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therewith, when upon such date the provisions of section four-a of this act shall take effect;

- (o) the amendments to paragraph f of subdivision 1 of section 239 of the vehicle and traffic law made by section four-a of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section four-b of this act shall take effect;
- (p) the amendments to paragraph f of subdivision 1 of section 239 of the vehicle and traffic law made by section four-b of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section four-c of this act shall take effect;
- the amendments to paragraph f of subdivision 1 of section 239 of the vehicle and traffic law made by section four-c of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section four-d of this act shall take effect;
- (r) the amendments to paragraph f of subdivision 1 of section 239 of the vehicle and traffic law made by section four-d of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section four-e of this act shall take effect;
- (s) the amendments to paragraph f of subdivision 1 of section 239 of the vehicle and traffic law made by section four-e of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section four-f of this act shall take effect;
- (t) the amendments to subdivisions 1 and 1-a of section 240 of vehicle and traffic law made by section five of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section five-a of this act shall take effect;
- (u) the amendments to subdivisions 1 and 1-a of section 240 of the vehicle and traffic law made by section five-a of this act shall not 34 affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section five-b of this act shall take effect;
 - (v) the amendments to subdivisions 1 and 1-a of section 240 of the vehicle and traffic law made by section five-b of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section five-c of this act shall take effect;
 - (w) the amendments to subdivisions 1 and 1-a of section 240 of the vehicle and traffic law made by section five-c of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section five-d of this act shall take effect;
 - (x) the amendments to subdivisions 1 and 1-a of section 240 of vehicle and traffic law made by section five-d of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section five-e of this act shall take effect;
- the amendments to subdivisions 1 and 1-a of section 240 of the 54 vehicle and traffic law made by section five-e of this act shall not 55 affect the expiration of such subdivisions and shall be deemed to expire

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therewith, when upon such date the provisions of section five-f of this act shall take effect;

- (z) the amendments to paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law made by section six of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-a of this act shall take effect;
- (aa) the amendments to paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law made by section six-a of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-b of this act shall take effect;
- (bb) the amendments to paragraphs a and g of subdivision 2 of section of the vehicle and traffic law made by section six-b of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-c of this act shall take effect;
- (cc) the amendments to paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law made by section six-c of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-d of this act shall take effect;
- (dd) the amendments to paragraphs a and g of subdivision 2 of of the vehicle and traffic law made by section six-d of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-e of this act shall take effect;
- (ee) the amendments to paragraphs a and g of subdivision 2 of section 240 of the vehicle and traffic law made by section six-e of this act shall not affect the expiration of such paragraphs and shall be deemed to expire therewith, when upon such date the provisions of section six-f of this act shall take effect;
- (ff) the amendments to subdivisions 1 and 2 of section 241 of the vehicle and traffic law made by section seven of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section seven-a of this act shall take effect;
- (gg) the amendments to subdivisions 1 and 2 of section 241 of the vehicle and traffic law made by section seven-a of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section seven-b of this act shall take effect;
- (hh) the amendments to subdivisions 1 and 2 of section 241 of vehicle and traffic law made by section seven-b of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section seven-c of this act shall take effect;
- (ii) the amendments to subdivisions 1 and 2 of section 241 of vehicle and traffic law made by section seven-c of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section seven-d of this act shall take effect;
- (jj) the amendments to subdivisions 1 and 2 of section 241 of the 54 vehicle and traffic law made by section seven-d of this act shall not affect the expiration of such subdivisions and shall be deemed to expire

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therewith, when upon such date the provisions of section seven-e of this act shall take effect;

- (kk) the amendments to subdivisions 1 and 2 of section 241 of the vehicle and traffic law made by section seven-e of this act shall not affect the expiration of such subdivisions and shall be deemed to expire therewith, when upon such date the provisions of section seven-f of this act shall take effect;
- (11)the amendments to subparagraph (i) of paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-a of this act shall take effect;
- (mm) the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-a of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-b of this act shall take effect;
- (nn) the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-b of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-c of this act shall take effect;
- (oo) the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-c of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-d of this act shall take effect;
- (pp) the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-d of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-e of this act shall take effect;
- the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-e of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-f of this act shall take effect;
- (rr) the amendments to paragraph a of subdivision 5-a of section 401 of the vehicle and traffic law made by section eight-f of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eight-g of this act shall take effect;
- the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section ten of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-a of this act shall take effect;
- the amendments to subdivision 1 of section 1809 of the vehicle (tt) and traffic law made by section ten-a of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-b of this act shall take effect;
- the amendments to subdivision 1 of section 1809 of the vehicle 54 and traffic law made by section ten-b of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith,

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when upon such date the provisions of section ten-c of this act shall take effect;

- (vv) the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section ten-c of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-d of this act shall take effect;
- (ww) the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section ten-d of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-e of this act shall take effect;
- the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section ten-e of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-f of this act shall take effect;
- (yy) the amendments to subdivision 1 of section 1809 of the vehicle and traffic law made by section ten-f of this act shall not affect the expiration of such subdivision and shall be deemed to expire therewith, when upon such date the provisions of section ten-g of this act shall take effect;
- (zz) the amendments to paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law made by section eleven of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eleven-a of this act shall take effect;
- (aaa) the amendments to paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law made by section eleven-a of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eleven-b of this act shall take effect;
- (bbb) the amendments to paragraph a of subdivision 1 of section 1809-e the vehicle and traffic law made by section eleven-b of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eleven-c of this act shall take effect;
- (ccc) the amendments to paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law made by section eleven-c of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eleven-d of this act shall take effect;
- (ddd) the amendments to paragraph a of subdivision 1 of section 1809-e the vehicle and traffic law made by section eleven-d of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith, when upon such date the provisions of section eleven-e of this act shall take effect;
- (eee) the amendments to paragraph a of subdivision 1 of section 1809-e of the vehicle and traffic law made by section eleven-e of this act 49 shall not affect the expiration of such paragraph and shall be deemed to 51 expire therewith, when upon such date the provisions of section eleven-f 52 of this act shall take effect;
- 53 the amendments made to subdivision 1 of section 371 of the 54 general municipal law made by section thirteen of this act shall not affect the expiration of such subdivision and shall be deemed to expire

therewith, when upon such date the provisions of section thirteen-a of this act shall take effect;

(ggg) the amendments made to section 371 of the general municipal law 3 4 made by section thirteen-a of this act shall not affect the expiration of such section and shall be deemed to expire therewith, when upon such date the provisions of section thirteen-b of this act shall take effect; (hhh) the amendments made to section 371 of the general municipal law 8 made by section thirteen-b of this act shall not affect the expiration 9 of such section and shall be deemed to expire therewith, when upon such 10 date the provisions of section thirteen-c of this act shall take effect; 11 (iii) the amendments made to section 371 of the general municipal law 12 made by section thirteen-c of this act shall not affect the expiration such section and shall be deemed to expire therewith, when upon such 13 14 date the provisions of section thirteen-d of this act shall take effect; 15 (jjj) the amendments made to section 371 of the general municipal law 16 made by section fourteen of this act shall not affect the expiration of 17 such section and shall be deemed to expire therewith, when upon such date the provisions of section fourteen-a of this act shall take effect; 18 19 and

20 (kkk) the amendments made to section 2590-h of the education law made 21 by section twenty-one of this act shall not affect the expiration and 22 reversion of such section and shall expire therewith.