STATE OF NEW YORK

5707

2023-2024 Regular Sessions

IN SENATE

March 13, 2023

Introduced by Sens. KENNEDY, GOUNARDES, HOYLMAN-SIGAL, MYRIE, RIVERA, SEPULVEDA, STAVISKY -- 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 and the insurance law, in relation to reckless driving and the implementation of a reckless driving and vehicular violence awareness component of the pre-licensing course for driver's licenses

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

Section 1. Legislative intent. The Legislature recognizes the height-1 2 ened responsibility of operating a multi-ton car or truck and that such motor vehicle is a dangerous instrument under state law that, in an 3 4 instant, can cause lethal physical harm. For example, when operating a 5 car at 30 miles per hour the average risk of a pedestrian dying upon б impact with such car is 40%, at 40 miles per hour the risk of death is 7 80%, and at speeds greater than 50 miles per hour the likelihood of 8 death is near certain at nearly 100%.

9 When deaths resulting from alcohol-impaired driving were reduced from 10 approximately 30,000 annually in the early 1980s across the United 11 States to approximately 10,000 annually in recent years, that remarkable 12 reduction was achieved in part by the certainty experienced by drivers that they would suffer legal consequences for driving impaired and risk-13 ing the lives of themselves and others, resulting from changes in laws 14 prohibiting impaired driving. However, that certainty does not exist for 15 other types of dangerous driving. A 2016 survey by the National Safety 16 Council showed that "although 83% of drivers surveyed believe driving is 17 18 a safety concern, a startling number say they are comfortable speeding 19 (64%) and texting either manually or through voice controls (47%)," 20 whereas far fewer (10%) say they are comfortable driving after they feel 21 they've had too much alcohol. This shows that, while drunk driving has 22 become socially unacceptable, most other forms of dangerous driving have

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

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1 not, and New Yorkers are paying the price with lives lost and bodies and 2 families shattered. Moreover, the New York city Department of Transpor-3 tation estimated in 2010 that the annual cost of all traffic crashes 4 just in New York city to be \$4.29 billion annually, about 1% of the 5 Gross City Product.

б As evidenced by our country's experience combatting drunk driving, 7 research has shown that perceived certainty of legal consequences is necessary to deter or prevent harmful acts, including dangerous driving. 8 9 The original statutory language of the New York vehicle and traffic law 10 section 1212, in and of itself, is favorable to a reasonable standard 11 for reckless or dangerous driving, specifying that driving in a manner 12 "unreasonably interferes with" or "unreasonably endangers others" that constitutes a violation of that section and is an unclassified misdemea-13 14 nor. However, that reasonableness standard has subsequently been height-15 ened by New York judicial interpretations that require factors such as a 16 finding of seriously blameworthy conduct, an "affirmative act" by the 17 driver, a "gross deviation" from the standard of conduct a reasonable person would observe, and additional "aggravating factors" on behalf of 18 19 the driver -- all judicial interpretations not required by the original 20 statutory text. This judicially imposed requirement fails to recognize 21 the awesome responsibility that operating a multi-ton car or truck is 22 and as a consequence, evidenced in part by the staggering injuries and deaths in our state, the statute has failed to achieve what it intended. 23 24 Cars and trucks are dangerous instruments under state law and should be 25 recognized as such when applying vehicle and traffic law section 1212. 26 For these reasons the legislature is correcting the misapplication of 27 vehicle and traffic law section 1212 and restoring the statute to its 28 original intent to deter and prevent dangerous operation of heavy motor 29 vehicles that pose a daily threat to public health and risk the lives of 30 New Yorkers throughout our state.

31 § 2. Section 1212 of the vehicle and traffic law, as added by chapter 32 47 of the laws of 1988, is amended to read as follows:

33 § 1212. Reckless driving. (a) Reckless driving shall mean [driving] operating or using any motor vehicle, motorcycle or any other vehicle 34 35 propelled by any power other than muscular power or any appliance or 36 accessory thereof in a manner which unreasonably interferes with the 37 free and [proper] safe use of the public highway, or unreasonably endan-38 gers users of the public highway. Reckless driving is prohibited. Every 39 person violating this provision shall be guilty of a misdemeanor. 40 Notwithstanding any other provision of this chapter or the penal law, there shall be a rebuttable presumption that every person violating this 41 42 section and who causes physical injury, serious physical injury or death 43 to another person shall be found to have acted with criminal negligence 44 under section 15.05 of the penal law, and every person violating this 45 section while acting with criminal negligence shall be guilty of a class 46 A misdemeanor. A violation of this section does not require a finding of 47 a minimum number of violations of law or a finding that a person was 48 aware of, had perceived, or had created the risk of harm to another 49 person.

50 (b) Provided further, if the operator of a motor vehicle, motorcycle 51 or any other vehicle propelled by any power other than muscular power or 52 any appliance or accessory thereof operates in a manner that causes 53 physical injury, serious physical injury or death to another person 54 while violating one or more sections of this chapter or of a law, ordi-55 nance, order, rule or regulation relating to traffic, except parking, 56 standing, or stopping offenses, then there shall be a rebuttable S. 5707

1	presumption such driver was operating in violation of subdivision (a) of
2	this section. Nothing contained in this section shall be deemed to
3	supersede the provisions of any other applicable section of law.
4	(c) A driver of a motor vehicle or motorcycle guilty of violating this
5	section shall additionally be required to participate in a motor vehicle
6	accident prevention course approved by the commissioner pursuant to
7	article twelve-B of this chapter.
8	§ 3. Section 1146 of the vehicle and traffic law, as amended by chap-
9	ter 333 of the laws of 2010, is amended to read as follows:
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	§ 1146. Drivers to exercise due care. $\left[\frac{(a)}{(a)}\right]$ Notwithstanding the
11	provisions of any other law to the contrary, every driver of a vehicle
12	shall exercise due care to avoid colliding with any bicyclist, pedestri-
13	an, or domestic animal upon any roadway and shall give warning by sound-
14	ing the horn when necessary. For the purposes of this section, the term
15	"domestic animal" shall mean domesticated sheep, cattle, and goats which
16	are under the supervision and control of a pedestrian.
17	[(b) 1. A driver of a motor vehicle who causes physical injury as
18	defined in article ten of the penal law to a pedestrian or bicyclist
19	while failing to exercise due care in violation of subdivision (a) of
20	this section, shall be guilty of a traffic infraction punishable by a
21	fine of not more than five hundred dollars or by imprisonment for not
22	more than fifteen days or by both such fine and imprisonment.
23	2. If such driver of a motor vehicle causes physical injury while
24	failing to exercise due care in violation of subdivision (a) of this
25	section, then there shall be a rebuttable presumption that, as a result
26	of such failure to exercise due care, such person operated the motor
27	vehicle in a manner that caused such physical injury.
28	(c) 1. A driver of a motor vehicle who causes serious physical injury
29	as defined in article ten of the penal law to a pedestrian or bioyclist
30	while failing to exercise due care in violation of subdivision (a) of
	this section, shall be guilty of a traffic infraction punishable by a
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32	fine of not more than seven hundred fifty dollars or by imprisonment for
33	not more than fifteen days or by required participation in a motor vehi-
34	cle accident prevention course pursuant to paragraph (e-1) of subdivi-
35	sion two of section 65.10 of the penal law or by any combination of such
36	fine, imprisonment or course, and by suspension of a license or regis-
37	tration pursuant to subparagraph (xiv) or (xv) of paragraph b of subdi-
38	vision two of section five hundred ten of this chapter.
39	2. If such driver of a motor vehicle causes serious physical injury
40	while failing to exercise due care in violation of subdivision (a) of
41	this section, then there shall be a rebuttable presumption that, as a
42	result of such failure to exercise due care, such person operated the
43	motor vehicle in a manner that caused such serious physical injury.
44	(d) A violation of subdivision (b) or (c) of this section committed by
45	a person who has previously been convicted of any violation of such
46	subdivisions within the preceding five years, shall constitute a class B
47	misdemeanor punishable by a fine of not more than one thousand dollars
48	in addition to any other penalties provided by law.
49	(e) Nothing contained in this section shall prevent the court from
50	imposing any other authorized disposition, including a period of commu-
51	nity service.]
52	§ 4. Subparagraph (i) of paragraph (a) and paragraphs (b) and (d) of
53	subdivision 4 of section 502 of the vehicle and traffic law, as amended
54	by chapter 379 of the laws of 2022, are amended and a new paragraph
55	(c-6) is added to read as follows:
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(i) Upon submission of an application for a driver's license, the 1 applicant shall be required to take and pass a test, or submit evidence 2 3 of passage of a test, with respect to the laws relating to traffic, the 4 laws relating to driving while ability is impaired and while intoxicat-5 ed, under the overpowering influence of "Road Rage", "Work Zone Safety" б awareness, "Motorcycle Safety" awareness and "Pedestrian and Bicyclist 7 Safety" awareness as defined by the commissioner, "School Bus Safety" awareness, the laws relating to "Reckless Driving and Vehicular 8 Violence" awareness, the law relating to exercising due care to avoid 9 10 colliding with a parked, stopped or standing authorized emergency vehi-11 cle or hazard vehicle pursuant to section eleven hundred forty-four-a of 12 this chapter, the ability to read and comprehend traffic signs and symbols and such other matters as the commissioner may prescribe, and to 13 14 satisfactorily complete a course prescribed by the commissioner of not 15 less than four hours and not more than five hours, consisting of class-16 room driver training and highway safety instruction or the equivalent 17 thereof. Such test shall include at least seven written questions 18 concerning the effects of consumption of alcohol or drugs on the ability of a person to operate a motor vehicle and the legal and financial 19 consequences resulting from violations of section eleven hundred nine-20 21 ty-two of this chapter, prohibiting the operation of a motor vehicle 22 while under the influence of alcohol or drugs. Such test shall include 23 one or more written questions concerning the devastating effects of "Road Rage" on the ability of a person to operate a motor vehicle and 24 25 the legal and financial consequences resulting from assaulting, threat-26 ening or interfering with the lawful conduct of another person legally 27 using the roadway. Such test shall include one or more questions 28 concerning the potential dangers to persons and equipment resulting from 29 the unsafe operation of a motor vehicle in a work zone. Such test shall 30 include one or more questions concerning reckless driving and exercising 31 due care to avoid colliding with bicyclists and pedestrians. Such test 32 may include one or more questions concerning motorcycle safety. Such 33 test may include one or more questions concerning the law for exercising 34 due care to avoid colliding with a parked, stopped or standing vehicle 35 pursuant to section eleven hundred forty-four-a of this chapter. Such 36 test may include one or more questions concerning school bus safety. 37 Such test may include one or more questions concerning pedestrian and 38 bicyclist safety. Such test shall be administered by the commissioner. 39 The commissioner shall cause the applicant to take a vision test and a test for color blindness. Upon passage of the vision test, the applica-40 41 tion may be accepted and the application fee shall be payable. 42 (b) Upon successful completion of the requirements set forth in para-43 graph (a) of this subdivision which shall include an alcohol and drug 44 education component as described in paragraph (c) of this subdivision, a 45 "Road Rage" awareness component as described in paragraph (c-1) of this subdivision, a "Work Zone Safety" awareness component as described in

46 47 paragraph (c-2) of this subdivision, a "Motorcycle Safety" awareness 48 component as described in paragraph (c-3) of this subdivision, a "School 49 Safety" awareness component as described in paragraph (c-4) of this Bus subdivision, [and] a "Pedestrian and Bicyclist Safety" awareness compo-50 51 nent as described in paragraph (c-5) of this subdivision, and a "Reck-52 less Driving and Vehicular Violence" awareness component as described in 53 paragraph (c-6) of this subdivision, the commissioner shall cause the 54 applicant to take a road test in a representative vehicle of a type prescribed by the commissioner which shall be appropriate to the type of 55 56 license for which application is made, except that the commissioner may

waive the road test requirements for certain classes of applicants. 1 Provided, however, that the term "representative vehicle" shall not 2 3 include a three-wheeled motor vehicle that has two wheels situated in 4 the front and one wheel in the rear, has a steering mechanism and seat-5 ing which does not require the operator to straddle or sit astride, is 6 equipped with safety belts for all occupants and is manufactured to comply with federal motor vehicle safety standards for motorcycles 7 including, but not limited to, 49 C.F.R. part 571. The commissioner 8 9 shall have the power to establish a program to allow persons other than 10 employees of the department to conduct road tests in representative 11 vehicles when such tests are required for applicants to obtain a class 12 A, B or C license. If she <u>or he</u> chooses to do so, she <u>or he</u> shall set 13 forth her or his reasons in writing and conduct a public hearing on the 14 matter. She or he shall only establish such a program after holding the 15 public hearing.

16 (c-6) "Reckless Driving and Vehicular Violence" awareness component. 17 (i) The commissioner shall provide in the pre-licensing course, set forth in paragraph (b) of this subdivision, a mandatory component in 18 "Reckless Driving and Vehicular Violence" awareness education as a 19 20 prerequisite for obtaining a license to operate a motor vehicle. The 21 purpose of the component is to educate prospective licensees on the 22 potential dangers to pedestrians, bicyclists, and other non-motorized 23 vehicles created by motor vehicles, and the consequences of committing a 24 vehicular crime that causes injury or death to another individual.

25 (ii) The curriculum shall include, but shall not be limited to, an overview of traffic laws governing motor vehicle operators' duty to 26 27 exercise due care with respect to pedestrians and bicyclists, including 28 but not limited to understanding bicyclists' and pedestrians' rights of 29 way, safe operation near bicyclists and pedestrians, including children 30 and blind, deaf, elderly and disabled pedestrians, bicycle lanes as 31 defined in section one hundred two-a of this chapter, safety overtaking 32 a bicycle, the dangers of distracted driving and reckless driving, driv-33 ing at appropriate reduced speeds when special hazards exist with 34 respect to pedestrians or other weather or highway conditions, safely 35 turning, stopping, standing, and parking, motor vehicle operators' obli-36 gations to comply with article twenty-two of this chapter, traffic 37 control devices and markings related to bicyclists and pedestrians, and 38 an overview of laws governing conduct committed while operating a motor-39 ized vehicle that causes injury or death to another person.

(iii) In developing such curriculum, the commissioner shall consult with the commissioner of transportation, the superintendent of state police, the commissioners of transportation and police of the city of New York, medical professionals and bicycle and pedestrian safety advocates.

45 (d) The commissioner shall make available for distribution upon regis-46 tration at each location where the pre-licensing course will be given, 47 instructional handbooks outlining the content of the entire curriculum 48 of the pre-licensing course including the information required to be 49 included in the course pursuant to paragraphs (c), (c-1), (c-2), (c-3), (c-4) [and], (c-5) and (c-6) of this subdivision. The commissioner shall 50 51 also provide for the additional training of the instructors necessary 52 for the competent instruction of the alcohol and drug education, "Road 53 Rage" awareness, "Work Zone Safety" awareness, "Motorcycle Safety" 54 awareness, "School Bus Safety" awareness and "Pedestrian and Bicyclist 55 Safety" awareness subject matters of the pre-licensing course.

1 § 5. Paragraph 1 of subsection (a) of section 2336 of the insurance 2 law, as amended by section 3 of chapter 4 of the laws of 2021, is 3 amended to read as follows:

(1) Any schedule of rates or rating plan for motor vehicle liability 4 5 and collision insurance submitted to the superintendent shall provide 6 for an actuarially appropriate reduction in premium charges for any 7 insured for a three year period after successfully completing a motor 8 vehicle accident prevention course, known as the national safety coun-9 cil's defensive driving course, or any driver improvement course 10 approved by the department of motor vehicles as being equivalent to the 11 national safety council's defensive driving course, provided that, 12 except as provided in article twelve-C of the vehicle and traffic law, there shall be no reduction in premiums for a self-instruction defensive 13 14 driving course or a course that does not provide for actual classroom 15 instruction for a minimum number of hours as determined by the depart-16 ment of motor vehicles. Such reduction in premium charges shall be subsequently modified to the extent appropriate, based upon analysis of 17 loss experience statistics and other relevant factors. All such accident 18 prevention courses shall be monitored by the department of motor vehi-19 cles and shall include components of instruction in "Road Rage" aware-20 21 ness [and], in "Work Zone Safety" awareness and in "Reckless Driving and 22 Vehicular Violence" awareness as defined by the commissioner of motor vehicles. The provisions of this section shall not apply to attendance 23 at a program pursuant to article twenty-one of the vehicle and traffic 24 25 law as a result of any traffic infraction.

26 § 6. Paragraph 1 of subsection (a) of section 2336 of the insurance 27 law, as amended by section 4 of chapter 4 of the laws of 2021, is 28 amended to read as follows:

29 (1) Any schedule of rates or rating plan for motor vehicle liability 30 and collision insurance submitted to the superintendent shall provide 31 for an actuarially appropriate reduction in premium charges for any 32 insured for a three year period after successfully completing a motor 33 vehicle accident prevention course, known as the national safety coun-34 cil's defensive driving course, or any driver improvement course 35 approved by the department of motor vehicles as being equivalent to the 36 national safety council's defensive driving course, provided that in 37 either event there shall be no reduction in premiums for a self-instruc-38 tion defensive driving course or a course that does not provide for 39 actual classroom instruction for a minimum number of hours as determined 40 by the department of motor vehicles. Such reduction in premium charges shall be subsequently modified to the extent appropriate, based upon 41 42 analysis of loss experience statistics and other relevant factors. All 43 such accident prevention courses shall be monitored by the department of 44 motor vehicles and shall include components of instruction in "Road 45 Rage" awareness [and], in "Work Zone Safety" awareness and in "Reckless 46 Driving and Vehicular Violence" awareness as defined by the commissioner 47 of motor vehicles. The provisions of this section shall not apply to 48 attendance at a program pursuant to article twenty-one of the vehicle and traffic law as a result of any traffic infraction. 49

50 § 7. This act shall take effect on the one hundred eightieth day after 51 it shall have become a law provided, however, that the amendments to 52 subsection (a) of section 2336 of the insurance law made by section five 53 of this act shall be subject to the expiration and reversion of such 54 subsection pursuant to section 5 of chapter 751 of the laws of 2005, as 55 amended, when upon such date the provisions of section six of this act 56 shall take effect.