

	LEGISLATIVE ACTION	
Senate	•	House
Comm: RCS	•	
01/31/2022		
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The Committee on Judiciary (Burgess) recommended the following:

Senate Amendment (with title amendment)

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Delete lines 88 - 239

and insert:

(d) A school district shall enter into an interlocal agreement with one or more law enforcement agencies authorized to enforce violations of s. 316.172 within the geographic area of the school district which jointly establishes the responsibilities of enforcement and the reimbursement of costs associated with side stop signal arm enforcement system violations consistent with this section.

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- (3) Each private manufacturer or vendor shall, within 30 days after an alleged violation is captured, submit the following information to a law enforcement agency authorized pursuant to paragraph (2)(d):
 - (a) A copy of the recorded image showing the motor vehicle.
- (b) The license plate number and state of issuance of the motor vehicle.
 - (c) The date, time, and place of the alleged violation.
- (4) (a) Each law enforcement agency authorized to enforce violations pursuant to paragraph (2)(d) shall review the information submitted by the private manufacturer or vendor as provided under subsection (3) to determine whether there is sufficient evidence that a violation of s. 316.172 occurred and, if the evidence shows a violation occurred, shall electronically certify a notice of violation.
- (b) A certificate or a facsimile of a certificate based on inspection of recorded images produced by a side stop signal arm enforcement system and sworn to or affirmed by a law enforcement officer authorized pursuant to paragraph (2)(d) to enforce violations shall be prima facie evidence of the facts contained in it. Upon request by the law enforcement agency, the school district shall provide written documentation that the side stop signal arm enforcement system was operating correctly at the time of the alleged violation.
- (c) A recorded image evidencing a violation of s. 316.172 shall be admissible in any judicial or administrative proceeding to adjudicate the liability for the violation.
- (d) A rebuttable presumption shall exist that the registered owner of the motor vehicle was the driver at the time



of the alleged violation.

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- (5) (a) Within 30 days after receiving the information provided under subsection (3), a law enforcement agency authorized pursuant to paragraph (2)(d) to enforce violations or an agent authorized by such law enforcement agency shall send by first-class mail a notice of violation to the registered owner of the motor vehicle involved in the violation. Mailing the notice of violation constitutes notification.
- (b) In the case of joint ownership of a motor vehicle, the notice of violation shall be mailed to the first name appearing on the registration. However, if the first name appearing on the registration is a business entity, the second name appearing on the registration may be used.
- (c) The notice of violation must include all of the following:
- 1. A copy of the recorded image showing the motor vehicle involved in the violation.
- 2. A citation for the violation indicating the date, time, and location of the alleged violation.
- 3. The amount of the civil penalty and the date by which such penalty must be paid.
- 4. A copy of the certificate described in subsection (4) and a statement of the inference therein.
- 5. Instructions on how to request a hearing to contest liability or notice.
- 6. A warning that failure to pay the civil penalty or to contest liability within 30 days after the notice is mailed shall waive the right to contest liability.
 - (d) The owner of the motor vehicle involved in a violation

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may admit responsibility for the violation and pay the fine as indicated on the notice of violation. Payment of the fine operates as a final disposition of the civil penalty.

- (6) (a) If a violation has not been contested and the civil penalty has not been paid within 30 days after a notice required under subsection (5) is mailed, the law enforcement agency or an agent authorized by the law enforcement agency shall send by first-class mail a final notice of the unpaid civil penalty. The final notice must inform the owner that the law enforcement agency or the agent authorized by the law enforcement agency shall send an electronic referral, in a form prescribed by the department, to the department if the civil penalty is not paid within 30 days after the final notice was mailed and that such referral shall result in the nonrenewal of the registration of such motor vehicle and prohibit the title transfer of such motor vehicle within this state.
- (b) Within 5 days after receipt of a referral under paragraph (a), the department shall enter the referral into the department's motor vehicle database and shall refuse to renew the registration of the motor vehicle and prohibit the title transfer of the motor vehicle within this state until the civil penalty is paid.
- (c) The department shall remove the penalties imposed under paragraph (b) upon receipt of notification, in an electronic format and method prescribed by the department, by a law enforcement agency or an agent authorized by the law enforcement agency that the civil penalty has been paid.
- (7) (a) 1. Notwithstanding any other law, equipment deployed as part of a side stop signal arm enforcement system as provided

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under this section must be incapable of automated or usercontrolled remote surveillance by means of recorded video or still images.

- 2. Recorded images collected as part of the side stop signal arm enforcement system may only be used to document violations of s. 316.172 and may not be used for any other surveillance purposes.
- 3. To the extent practicable, a side stop signal arm enforcement system must use necessary technology to ensure that recorded video or still images produced by the system do not identify the driver, any passenger, or the contents of a motor vehicle.
- 4. A notice of a violation issued under this section may not be dismissed solely because a recorded video or still images allow for the identification of the driver, any passenger, or the contents of a motor vehicle as long as a reasonable effort has been made to comply with this subsection.
- (b) Any recorded video or still image obtained through the use of a side stop signal arm enforcement system must be destroyed within 90 days after the final disposition of the recorded event. The vendor of a side stop signal arm enforcement system shall provide the school district with written notice by December 31 of each year that such records have been destroyed in accordance with this section.
- (c) Notwithstanding any other law, registered motor vehicle owner information obtained as a result of the operation of a side stop signal arm enforcement system is not the property of the manufacturer or vendor of the system and may be used only for the purposes of this section.



128 (8) The owner of a motor vehicle is not responsible for a 129 violation of this section if the vehicle involved was reported 130 to a state or local law enforcement agency as stolen at the time 131 the violation occurred. 132 (9) This section supplements the enforcement of s. 316.172 133 by law enforcement officers when a driver fails to stop while a 134 school bus is stopped and does not prohibit a law enforcement 135 officer from issuing a traffic citation for a violation of s. 136 316.172. 137 (10) (a) The registered owner of a motor vehicle who is 138 found in violation of s. 316.172 by a side stop signal arm 139 enforcement system is subject to a civil penalty of \$200 for a 140 violation of s. 316.172(1)(a) and \$400 for a violation of s. 141 316.172(1)(b). Notwithstanding s. 318.18(5), the fine shall be 142 paid to the school district in which the violation occurred and 143 must be used for the installation or maintenance of side stop signal arm enforcement systems on school buses, for the 144 145 administration and costs associated with enforcement of such 146 violations, or for any other 147 148 ======= T I T L E A M E N D M E N T ========= And the title is amended as follows: 149 150 Delete lines 12 - 36 and insert: 151 152 requiring school districts to enter into interlocal 153 agreements with certain law enforcement agencies for 154 certain purposes; requiring manufacturers and vendors 155 to submit specified information to law enforcement

agencies within a specified timeframe; requiring law

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enforcement agencies to review such information to determine whether a violation occurred and electronically certify the notice of violation under certain circumstances; providing that certain certificates sworn to or affirmed by a law enforcement officer are prima facie evidence; providing that recorded images evidencing a violation of this act are admissible in any judicial or administrative proceeding for a certain purpose; providing a rebuttable presumption; providing notice requirements and procedures; authorizing motor vehicle owners served a notice of violation to take certain actions as a final disposition of such notice; providing that payment of the fine operates as a final disposition of the civil penalty; providing notice requirements and procedures for unpaid civil penalties; requiring the Department of Highway Safety and Motor Vehicles to refuse to renew the registration of motor vehicles and prohibit the transfer of title under specified circumstances; requiring the department to remove penalties imposed on a motor vehicle owner upon receipt of a certain notification; requiring that side