2013 -- H 5150

LC00565

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2013

AN ACT

RELATING TO MOTOR AND OTHER VEHICLES -- ELECTRONIC CONFIRMATION AND COMPLIANCE SYSTEM

Introduced By: Representatives Ucci, San Bento, E Coderre, O'Brien, and Fellela

Date Introduced: January 24, 2013

Referred To: House Corporations

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 31 of the General Laws entitled "MOTOR AND OTHER											
2	VEHICLES" is hereby amended by adding thereto the following chapter:											
3	CHAPTER 21.3											
4	ELECTRONIC CONFIRMATION AND COMPLIANCE SYSTEM											
5	31-21.3-1. Short title This act shall be known and may be cited as the "Rhode Island											
6	Electronic Confirmation and Compliance System."											
7	31-21.3-2. Definitions. – When used in this chapter:											
8	(1) "Administrator" means the director of the division of motor vehicles.											
9	(2) "Department" means the department of public safety.											
10	(3) "Director" means the administrator of the department of public safety.											
11	(4) "Division" means the division of motor vehicles (DMV).											
12	(5) "Financial responsibility" means the ability to satisfy the requirements established in											
13	<u>chapter 31-31.</u>											
14	(6) "IICMVA" means the Insurance Industry Committee on Motor Vehicle											
15	Administration.											
16	(7) "NLETS" means the National Law Enforcement TeleCommunications System.											
17	(8) "Noninvasive" means does not contain or display personal identifying information											
18	including a name and address.											

1	(9) "RILETS" means the Rhode Island Law Enforcement TeleCommunications System.						
2	31-21.3-3. Electronic insurance confirmation and compliance system. – (a) The						
3	director of the department of public safety and/or his or her designees shall contract with a third						
4	(3 rd) party no later than ninety (90) days after passage of this act to implement an electronic						
5	automobile and commercial vehicle liability insurance confirmation and compliance system in the						
6	state that shall include the following:						
7	(1) A system to make both interstate and intrastate vehicle insurance and registration						
8	status available to law enforcement for automated query at any time through the national law						
9	enforcement telecommunications system, (NLETS) used by law enforcement in this state and all						
10	others and which is fully interfaced with the RILETS system, (Department's Law Enforcement						
11	Message Switch Communications and Hot File database system) and which is in turn linked to						
12	the Division of Motor Vehicles (DMV).						
13	(2) A system to make available by use of current connections only so as to require no						
14	modification to existing or planned DMV systems, the administrator of the division of motor						
15	vehicles, a financial responsibility verification system for use when an entity or individual						
16	registers a vehicle pursuant to chapter 31-31, such system to be accessed via the division's current						
17	connection with RILETS or directly via the internet or a combination of both when and in the						
18	manner as the administrator of the division of motor vehicles may determine;						
19	(3) A system to provide automobile and commercial vehicle insurance information to						
20	emergency medical service providers;						
21	(4) A verification system to provide courts with financial responsibility status for the						
22	court date, the citation date, the day prior to the citation date, and a history of the vehicle's periods						
23	of coverage, regarding both intrastate and whenever possible, interstate vehicles identified as non-						
24	compliant;						
25	(5) An automatic license plate recognition system to electronically capture license plate						
26	images in two (2) seconds or less and non-invasively attempt verification of the insurance and						
27	when possible, the registration status of the vehicle. If the vehicle is covered under an automobile						
28	insurance policy or properly registered or there is no conclusive proof of non-compliance as						
29	determined by a law enforcement officer, the automatic license plate recognition system shall						
30	erase the record of the vehicle's license plate within one minute.						
31	(6) A system to provide secure postal notification, telephone and internet-based help						
32	desk, verification and secure collection services for the state regarding citations issued by this						
33	system;						
34	(7) A system that provides secure, dedicated, electronic portals with appropriate						

2	(8) A system that provides a help desk service with live operators but also a fax service
3	and internet-based response service so that citations can be challenged and any errors corrected in
4	support of the public and also to reduce the burdens that might otherwise be placed upon the
5	traffic tribunal.
6	(b) All costs, including, but not limited to, development, manufacture, implementation,
7	maintenance, operation and purchasing shall be the burden of the third party and not the state.
8	31-21.3-4. Mandatory reporting. – (a) Each insurer that delivers, issues for delivery, or
9	renews automobile and commercial vehicle liability insurance policies in this state shall furnish to
10	NLETS acting for the department, on at least a daily basis, all of the following information
11	concerning vehicles owned by any persons or entity to whom it issued such policies of insurance
12	on the previous day and for whom/which any persons or entities on the previous day, cancelled
13	such policies or allowed such policies to lapse through failure to pay the premium due or for
14	whom/which such policies were otherwise cancelled or suspended by said insurer:
15	(1) The effective or termination date of the policy;
16	(2) The policy number;
17	(3) The vehicle identification number (or if a commercial policy, the asset identification
18	number or USDOT number) of the vehicle covered under the policy;
19	(4) The make, model, and model year of the vehicle covered under the policy;
20	(5) The zip code (but no other name or address elements) of residence of the
21	policyholder;
22	(6) Any lien holder identified in the policy and/or the federal lien holder identification
23	number;
24	(7) The level of insurance coverage expressed in the following categories: liability,
25	comprehensive, collision, and uninsured motorist coverage;
26	(8) Any other file elements as determined to be advantageous by the insurer; and
27	(9) Any other file elements determined to be necessary by the administrator.
28	(b) The insurance commissioner and administrator will require insurers to submit the
29	information required under subsection (a) of this section to the department and to NLETS, which
30	is owned and controlled by this state and all other states, via electronic means or, if in the case of
31	a small insurer with fewer than ten thousand (10,000) policies, by either fax or electronic
32	spreadsheet as they may choose.
33	(c) The state shall incur no liability concerning the accuracy of any insurance policy data
34	reported pursuant to this section.

information for authorized users as determined by the director.

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1	<u>31-21.3-5. Rules and regulations. – The administrator shall adopt rules and regulations</u>
2	to implement this chapter including rules to determine the method insurers must use to submit
3	information to the department and to NLETS under subsection 31-21.3-4(a) and which may
4	include the use of the Insurance Industry Committee on Motor Vehicle Administration (IICMVA)
5	web-enabled standard, provided that no privacy data is used to obtain information and that actual
6	status is provided.
7	31-21.3-6. Procedure Notice (a) Except as expressly provided in this chapter, all
8	prosecutions based on evidence produced by this confirmation and compliance system shall
9	follow the procedures established in chapter 41.1 of this title, chapter 8-18 of the general laws and
10	the rules promulgated by the chief magistrate of the traffic tribunal for the hearing of civil traffic
11	violations in the traffic tribunal. Provided, that in an action brought pursuant to the provisions of
12	this chapter, references in chapter 31-41.1 to an "operator" shall apply to the registered owner of
13	the vehicle. A summons shall be issued by an officer solely based on evidence obtained by use of
14	a live digital video vehicle confirmation and compliance system. All summonses issued based on
15	evidence obtained from a live digital video vehicle confirmation and compliance system shall be
16	issued within seven (7) days of the violation. Notwithstanding any provisions of the general laws
17	to the contrary, exclusive jurisdiction to hear and decide any violation under this chapter shall be
18	with the traffic tribunal.
19	(b) It shall be sufficient to commence a prosecution based on evidence obtained from a
20	live digital video vehicle confirmation and compliance system. A copy of the summons and
21	supporting documentation shall be mailed to the address of the registered owner kept on file by
22	the registry of motor vehicles pursuant to section 31-3-34 of the general laws. For purposes of
23	this section, the date of issuance shall be the date of mailing.
24	(c) The officer issuing the summons shall certify under penalties of perjury that the
25	evidence obtained from the live digital video vehicle confirmation and compliance system was
26	sufficient to demonstrate a violation of the motor vehicle code. Such certification shall be
27	sufficient in all prosecutions pursuant to this chapter to justify the entry of a default judgment
28	upon sufficient proof of actual notice in all cases where the citation is not answered within the
29	time period permitted.
30	(d) The summons shall contain all the information provided for on the uniform summons
31	as referred to in section 31-41.1-1 of the general laws and the rules of procedure promulgated by
32	the chief magistrate of the traffic tribunal as well as the date, time, and location of the violation.
33	In addition, the following information shall be attached to or accompany the summons:
34	(1) Copies of two (2) or more photographs, or microphotographs, videos, or other

1	enforcement information approved by the officer that, based on inspection of recorded images,
2	the motor vehicle was being operated in violation of this chapter;
3	(2) A signed statement that recorded images is evidence of a violation of this chapter.
4	(3) A statement that the person who receives the summons under this chapter may either
5	pay the civil fine or elect to stand trial for the alleged violation,
6	(4) A signed affidavit by a person who witnessed the motor vehicle being operated in
7	violation of this chapter as he or she reviewed recorded images;
8	(5) The contact telephone numbers, addresses and both facsimile and internet addresses
9	to provide proof of compliance along with a statement of procedures and confirmation that the
10	record will be modified should proper proof be provided and pending charges dismissed; and
11	(6) A signed statement certified under the penalties of perjury by a trained law
12	enforcement officer that the summons and attachments required under this subsection were
13	mailed to the address of the registered owner kept on file by the registry of motor vehicles.
14	(e) Any summons issued pursuant to this chapter shall be issued by a law enforcement
15	officer authorized to issue a traffic violation summons pursuant to title 31 of the general laws.
16	31-21.3-7. Driver/registered owner liability. – (a) The registered owner of a motor
17	vehicle shall not operate or allow the motor vehicle to be operated in violation of this chapter.
18	(b) In all prosecutions of civil traffic violations based on evidence obtained from a live
19	digital video vehicle confirmation and compliance system as provided under this chapter, the
20	registered owner of the vehicle shall be responsible in all prosecutions of violations pursuant to
21	the provisions of this chapter, except as otherwise provided under this chapter.
22	(c) In the event that the registered owner of the vehicle operated in violation of this
23	chapter was not the operator of the vehicle at the time of the violation, the registered owner shall
24	be responsible for the violation:
25	31-21.3-8. Fines revenue allocation. – (a) The state shall not pay the cost of the
26	implementation and administration of the electronic verification system created by this chapter.
27	(b) Only the revenue generated by the fines imposed through the use of the license plate
28	recognition system referenced in subdivisions 31-21.3-3(9) and 31.21.3-3(10) shall be shared
29	equally by the state and the third party.
30	SECTION 2. Section 31-8-1 of the General Laws in Chapter 31-8 entitled "Offenses
31	Against Registration and Certificate of Title Laws" is hereby amended to read as follows:
32	31-8-1. Operation of vehicles without evidences of registration No person shall
33	operate, nor shall an owner knowingly permit to be operated, upon any highway or bicycle trail or
34	path, any vehicle required to be registered pursuant to this title unless there has been issued for it

1	a valid registration card and unless there is attached to it and displayed on it, when and as
2	required by chapters 3 9 of this title, a valid registration plate or plates issued for it by the
3	division of motor vehicles for the current registration year except as otherwise expressly
4	permitted in those chapters. Any violation of this section shall be punishable by a fine of eighty-
5	five dollars (\$85.00) for a first offense of three hundred fifty dollars (\$350). The fine for a second
6	(2 nd) offense shall be six hundred dollars (\$600). The fine for a third (3 rd) and subsequent offense
7	shall be seven hundred fifty dollars (\$750).
8	SECTION 3. Section 31-47-9 of the General Laws in Chapter 31-47 entitled "Motor
9	Vehicle Reparations Act" is hereby amended to read as follows:
10	31-47-9. Penalties (a) Any owner of a motor vehicle registered in this state who shall
11	knowingly operate the motor vehicle or knowingly permit it to be operated in this state without
12	having in full force and effect the financial security required by the provisions of this chapter, and
13	any other person who shall operate in this state any motor vehicle registered in this state with the
14	knowledge that the owner of it does not have in full force and effect financial security, except a
15	person who, at the time of operation of the motor vehicle, had in effect an operator's policy of
16	liability insurance, as defined in this chapter, with respect to his or her operation of the vehicle,
17	may be subject to a mandatory suspension of license and registration as follows:
18	(1) For a first offense, a suspension of up to three (3) two (2) months and may shall be
19	fined one hundred dollars (\$100) up to five hundred dollars (\$500) three hundred fifty dollars
20	<u>(\$350);</u>
21	(2) For a second offense, a suspension of six (6) months; and may shall be fined five
22	hundred dollars (\$500) six hundred dollars (\$600); and
23	(3) For a third and subsequent offense, a suspension of up to one year. Additionally, any
24	person violating this section a third or subsequent time shall be punished as a civil violation and
25	may shall be fined one thousand dollars (\$1,000) seven hundred fifty dollars (\$750).
26	(b) An order of suspension and impoundment of a license or registration, or both, shall
27	state that date on or before which the person is required to surrender the person's license or
28	certificate of registration and registration plates. The person is deemed to have surrendered the
29	license or certificate of registration and registration plates, in compliance with the order, if the
30	person does either of the following:
31	(1) On or before the date specified in the order, personally delivers the license or
32	certificate of registration and registration plates, or causes the delivery of those items, to the
33	administrator of the division of motor vehicles or court, whichever issued the order;
34	(2) Mails the license or certificate of registration and registration plates to the

adı	ministrator	of the	division	of	motor	vehicles,	in	an	envelope	or	container	bearing	a	postmark
sho	owing a dat	te no la	ter than t	he	date sp	ecified in	the	e or	der.					

- (c) The administrator of the division of motor vehicles shall not restore any operating privileges or registration rights suspended under this section or return any license, certificate of registration, or registration plates impounded under this section unless the rights are not subject to suspension or revocation under any other law and unless the person, in addition to complying with all other conditions required by law for reinstatement of operating privileges or registration rights, complies with all of the following:
- (1) Pays a reinstatement fee of thirty dollars (\$30.00). The reinstatement fee may be increased, upon approval of the administrator of the division of motor vehicles, up to an amount not exceeding fifty dollars (\$50.00).
- (2) Files and maintains proof of financial security. To facilitate the administration of this chapter the clerk of the courts shall notify the administrator of the division of motor vehicles of all persons against whom judgments have been entered arising out of a motor vehicle collision.

15 SECTION 4. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO MOTOR AND OTHER VEHICLES -- ELECTRONIC CONFIRMATION AND COMPLIANCE SYSTEM

This act would create an electronic automobile and commercial vehicle liability insurance confirmation and compliance system in the state. Also, the financial penalties for violations would be increased.

This act would take effect upon passage.

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