A BILL FOR AN ACT

RELATING TO HIGHWAY SAFETY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. The legislature finds that the prevalence of
3	drivers violating Hawaii's traffic laws, especially on the
4	island of Oahu, has become intolerable, particularly drivers who
5	run red lights. These violations endanger the lives of
6	motorists and pedestrians and compound the already hazardous
7	conditions on Hawaii's roads and highways. It has become
8	increasingly common to hear reports of hit-and-run drivers who
9	have run over children or the elderly. Disregarding traffic
10	signals has also been the common denominator in recent highly-
11	publicized motor vehicle crashes that have claimed lives.
12	The legislature further finds that in other jurisdictions
13	in the United States, in Canada, in Europe, and in other
14	countries throughout the world, a technological innovation, the
15	photo red light imaging detector system, has already
16	demonstrated its reliability, efficiency, and effectiveness in
17	identifying and deterring those who run red lights.

1 Photo red light imaging detector systems are safe, quick, 2 cost-effective, and efficient. No traffic stop is involved, and 3 a police officer is not at risk from passing traffic or 4 violators who are armed or dangerous. Photo red light imaging 5 detector systems use a camera positioned at intersections where 6 red light violations are a major cause of collisions. 7 system serves as a twenty-four hour deterrent. Sensors are 8 buried under a crosswalk and lead to a self-contained camera system mounted on a nearby structure. When a vehicle enters the 9 10 intersection and the traffic light is red, the camera takes a 11 telephoto color picture of the rear of the car, capturing the 12 license plate. A second wide-angle photograph takes in the 13 entire intersection, including other traffic. 14 These systems provide numerous benefits. Not only are 15 streets safer, but police officers are freed from time-consuming 16 traffic enforcement activities and have more time to respond to 17 priority calls. A violator is less likely to go to court, since the color photograph of the violation, imprinted with the time, 18 19 date, and location of the violation, and the number of seconds 20 the light had been red before the violator entered the 21 intersection, can be used as evidence in court. Few cases are 22 contested in jurisdictions using this system, and officers make



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fewer court appearances, saving court, overtime, and other
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    costs.
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         The system may also result in lower insurance costs for
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    safe drivers through an overall reduction in crashes and
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    injuries. System costs are placed on the violators who have
    created the need for the program, rather than law-abiding
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    taxpayers. Traffic laws are enforced without partiality, and
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    safety and efficiency are increased by reducing the number of
    motor vehicle chases and the number of personnel required for
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    traffic accident clean-up, investigation, and court testimony.
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         The legislature additionally finds that the photo speed
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    imaging detector system created by Act 234, Session Laws of
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    Hawaii 1998, and implemented in January 2002, generated intense
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    public opposition to this program. As a result of this
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    opposition, the legislature repealed Act 234 in its entirety by
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    Act 58, Session Laws of Hawaii 2002. However, the majority of
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    the opposition to this program resulted from the method in which
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    the program was implemented. The public perceived that the
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    program operated more to maximize revenue for the vendor
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    administering the program, rather than to improve traffic
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    safety. In particular, vans in which the cameras were mounted
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    were often placed at locations that did not necessarily have a
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- 1 history of speed-related accidents and instead were used to
- 2 monitor locations with heavy traffic flow at lower speeds. This
- 3 permitted the vendor to issue the maximum number of citations in
- 4 the shortest period of time and at the least cost, thereby
- 5 maximizing the potential return to the vendor without
- 6 necessarily maximizing traffic safety.
- 7 The purpose of this Act is to:
- **8** (1) Establish a three-year pilot photo red light imaging
- 9 detector system program to improve enforcement of the
- 10 traffic signal laws in all counties with a population
- in excess of 600,000; and
- 12 (2) Make other amendments regarding highway safety.
- 13 PART II
- 14 SECTION 2. Definitions. As used in this Act, unless the
- 15 context otherwise requires:
- 16 "County" means any county with a population in excess of
- 17 600,000.
- 18 "County highway" has the same meaning as used in section
- 19 264-1, Hawaii Revised Statutes.
- 20 "Department" means the department of transportation.
- "Motor vehicle" has the same meaning as defined in section
- 22 291C-1, Hawaii Revised Statutes.



- 1 "Photo red light imaging detector" means a device used for
- 2 traffic enforcement that includes a vehicle sensor that works in
- 3 conjunction with a traffic-control signal and a camera or
- 4 similar device to automatically produce a photographic, digital,
- 5 or other visual image of a motor vehicle that has disregarded a
- 6 steady red traffic-control signal in violation of section
- 7 291C-32(a)(3), Hawaii Revised Statutes, and a photographic,
- 8 digital, or other visual image of the driver of the motor
- 9 vehicle.
- 10 "State highway" has the same meaning as used in section
- 11 264-1, Hawaii Revised Statutes.
- 12 "Traffic-control signal" has the same meaning as defined in
- 13 section 291C-1, Hawaii Revised Statutes.
- "Truck" means any motor vehicle with a maximum gross
- 15 vehicle weight rating of no less than 16,000 pounds.
- 16 SECTION 3. Photo red light imaging detector system
- 17 program; established. There is established a pilot photo red
- 18 light imaging detector system program, which may be implemented
- 19 by any county on state or county highways within the respective
- 20 county to enforce the traffic-control signal laws of the State.
- 21 The program shall cease to operate on July 1, 2016.

- 1 SECTION 4. County powers and duties. Each county may 2 establish and implement, in accordance with this Act, a photo 3 red light imaging detector system program imposing monetary 4 liability on the registered owner of a motor vehicle for failure 5 to comply with traffic-control signal laws. Each county may 6 provide for the procurement, location, installation, operation, 7 maintenance, and repair of the photo red light imaging detector 8 system within the program. Where the photo red light imaging 9 detector system affects state property, the department shall 10 cooperate with and assist the county as needed to install, maintain, and repair the photo red light imaging detector system 11 12 established pursuant to this Act. 13 SECTION 5. Photo red light imaging detector system program 14 requirements. (a) Photo red light imaging detector system 15 program equipment shall be operated from a fixed pole, post, or 16 other fixed structure on a state or county highway.
- 17 (b) Signs and other official traffic-control devices
 18 indicating that traffic signal laws are enforced by a photo red
 19 light imaging detector system shall be posted on all major
 20 routes entering the area where the system is in operation to
 21 provide, as far as practicable, notice to drivers of the
 22 existence and operation of the system.

- 1 (c) Proof of a traffic-control signal violation shall be
- 2 as evidenced by information obtained from the photo red light
- 3 imaging detector system authorized pursuant to this Act. A
- 4 certificate, sworn to or affirmed by the county's agent or
- 5 employee, or a facsimile thereof, based upon inspection of
- 6 photographs, microphotographs, videotape, or other recorded
- 7 images produced by the system, shall be prima facie evidence of
- 8 the facts contained therein. Any photographs, microphotographs,
- 9 videotape, or other recorded images evidencing a violation shall
- 10 be available for inspection in any proceeding to adjudicate the
- 11 liability for that violation.
- 12 (d) No summons or citation issued pursuant to the photo
- 13 red light imaging detector system program shall be issued unless
- 14 it contains a clear and unobstructed photographic, digital, or
- 15 other visual image of the driver of the motor vehicle.
- (e) This section shall not apply to information gathered
- 17 for highway safety research or to issue warning citations not
- 18 involving a fine, court appearance, or a person's driving
- 19 record.
- 20 SECTION 6. Summons or citations; form and content;
- 21 issuance. (a) Notwithstanding any law to the contrary,
- 22 whenever any motor vehicle operator is determined to have



- 1 disregarded a steady red traffic-control signal in violation of
- 2 section 291C-32(a)(3), Hawaii Revised Statutes, by a photo red
- 3 light imaging detector system, the county shall send a summons
- 4 or citation, as described in this section, to the registered
- 5 owner of the motor vehicle at the address on record at the
- 6 vehicle licensing division, by certified or registered mail with
- 7 a return receipt that is postmarked within seventy-two hours of
- 8 the time of the incident. If the end of the seventy-two hour
- 9 period falls on a Saturday, Sunday, or holiday, then the end of
- 10 the period shall run until the end of the next day that is not a
- 11 Saturday, Sunday, or holiday.
- 12 (b) The form and content of the summons or citation shall
- 13 be as adopted or prescribed by the administrative judge of the
- 14 district courts and shall be printed on a form identical with
- 15 the form of other summonses or citations used in modern methods
- 16 of arrest, so designed to include all necessary information to
- 17 make the summons or citation valid within the laws of the State;
- 18 provided that any summons or citation pursuant to the photo red
- 19 light imaging detector system program shall contain a clear and
- 20 unobstructed photographic, digital, or other visual image of the
- 21 driver of the motor vehicle that is to be used as evidence of
- 22 the violation.

- 1 (c) Every citation shall be consecutively numbered and
- 2 each copy thereof shall bear the number of its respective
- 3 original.
- 4 (d) Upon receipt of the summons or citation, the
- 5 registered owner shall respond as provided for in chapter 291D,
- 6 Hawaii Revised Statutes. A mail receipt signed by the
- 7 registered owner is prima facie evidence of notification. The
- 8 registered owner shall be determined by the identification of
- 9 the vehicle's registration plates.
- (e) The county, or the county's agent or employee, shall
- 11 be available to testify as to the authenticity of the
- 12 information relating to the traffic-control signal violation
- 13 that is provided pursuant to this section.
- 14 SECTION 7. Summons or citation; evidence of violation. In
- 15 any proceeding for a violation of this Act, the information
- 16 contained in the summons or citation mailed in accordance with
- 17 section 6 shall be deemed evidence that the registered motor
- 18 vehicle was operated in violation of section 291C-32(a)(3),
- 19 Hawaii Revised Statutes.
- 20 SECTION 8. Prima facie evidence of registered owner's
- 21 responsibility. (a) Whenever the photo red light imaging
- 22 detector system determines a motor vehicle to have been operated

- 1 in violation of section 291C-32(a)(3), Hawaii Revised Statutes,
- 2 evidence that the motor vehicle described in the citation or
- 3 summons issued pursuant to this Act was operated in violation of
- 4 that section, together with proof that the person to whom the
- 5 summons or citation was sent was the registered owner of the
- 6 motor vehicle at the time of the violation, shall constitute
- 7 prima facie evidence that the registered owner of the motor
- 8 vehicle was the person who committed the violation.
- 9 (b) The registered owner of the motor vehicle may rebut
- 10 the evidence in subsection (a) by:
- 11 (1) Submitting a written statement as provided in section
- 12 291D-6(b)(2), Hawaii Revised Statutes;
- 13 (2) Testifying in open court under oath that the
- 14 registered owner was not the person operating the
- 15 motor vehicle at the time of the alleged violation;
- 16 (3) Calling witnesses to testify in open court under oath
- that the registered owner was not the person operating
- 18 the motor vehicle at the time of the alleged
- violation;
- 20 (4) Extrinsic evidence that the registered owner was not
- the person operating the motor vehicle at the time of
- the alleged violation; or



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1 (5) Presenting to the court adjudicating the alleged
2 violation, prior to the return date established on the
3 citation or summons issued pursuant to this Act, a
4 letter of verification of loss from the police
5 department indicating the motor vehicle had been
6 reported stolen.

rebuttal of identification of operator. (a) If the registered owner of the motor vehicle does not return an answer in response to a summons or citation within a period of fifteen days upon receipt of the summons or citation, the district court shall issue, pursuant to section 291D-7(e), Hawaii Revised Statutes, a notice of entry of default judgment to the registered owner of the vehicle, except if the registered owner rebuts the

SECTION 9. Failure to comply with summons or citation;

(b) The registered owner shall be given an opportunity by the district court to rebut the identification of the operator of the motor vehicle as provided in section 8(b).

identification of the operator of the vehicle.

19 SECTION 10. Liability for rental or U-drive motor vehicle.
20 Notwithstanding any law to the contrary, if the registered owner
21 of record is the lessor of a rental or U-drive motor vehicle, as
22 defined in section 286-2, Hawaii Revised Statutes, pursuant to a



1 written lease agreement, the lessee at the time of the violation

- 2 shall be responsible for the summons or citation; provided:
- 3 (1) The lessor shall be responsible for the summons or
- 4 citation if the lessor does not provide the court
- 5 having jurisdiction over the summons or citation with
- 6 the name and address of the lessee within thirty days
- 7 after a notice containing the date, time, and location
- 8 of the violation and the license number of the motor
- 9 vehicle is sent to the lessor; and
- 10 (2) The administrative judge of the court having
- 11 jurisdiction over the summons or citation may waive
- 12 the requirement of providing the name and address of
- the lessee and impose on the lessor an administrative
- fee of \$50 per citation.
- 15 SECTION 11. Penalty. The penalties for all consequences
- 16 of a violation for disregarding a steady red traffic-control
- 17 signal initiated by the use of a photo red light imaging
- 18 detector system shall be as provided in section 291C-161, Hawaii
- 19 Revised Statutes.
- 20 SECTION 12. Fines for unauthorized disclosure. (a) The
- 21 information obtained by a photo red light imaging detector, and
- 22 any other information arising therefrom, shall be kept



- 1 confidential and used exclusively for purposes of law
- 2 enforcement, including highway safety research, and court
- 3 proceedings.
- 4 (b) Any officer, employee, or agent of a county who
- 5 intentionally discloses or provides a copy of personal and
- 6 confidential information obtained from a photo red light imaging
- 7 detector to any person or agency, with actual knowledge that
- 8 disclosure is prohibited by this Act or any other law, shall be
- 9 fined up to \$1,000; provided that the fine shall not preclude
- 10 the application of penalties or fines otherwise provided for by
- 11 law.
- 12 SECTION 13. Photo red light imaging detector program
- 13 revenue from fines. Revenue derived from fines pursuant to this
- 14 Act shall be deposited into the general fund.
- 15 SECTION 14. Rules. The department shall adopt rules
- 16 pursuant to chapter 91, Hawaii Revised Statutes, as may be
- 17 necessary to implement this Act.
- 18 PART III
- 19 SECTION 15. Section 249-7, Hawaii Revised Statutes, is
- 20 amended by amending subsection (b) to read as follows:
- 21 "(b) Upon an original registration the director of finance
- 22 shall fix, and shall charge to the owner, a fee equal to the



1 cost of the number plate and tag or emblem plus the 2 administrative cost of furnishing the plate and tag or emblem and effecting the registration. Upon the issuance of a new 3 series of number plates as determined by the directors of 4 5 finance of each county through majority consent, the director of 6 finance shall charge the owner a fee equal to the costs of the 7 number plate plus the administrative cost of furnishing the 8 plates. Upon issuing a tag or emblem, the director of finance 9 shall charge the owner a fee of 50 cents. The owner shall 10 securely fasten the number plates on the vehicle $[\tau]$ or 11 motorcycle, one on the front and the other on the rear, at a 12 location provided by the manufacturer or in the absence of such 13 a location upon the bumpers of the vehicle and in conformance 14 with section 291-31, in such a manner as to prevent the plates 15 from swinging. Number plates shall at all times be displayed 16 entirely unobscured and be kept reasonably clean. In the case 17 of trailers[,] and semitrailers[, or motorcycles], one plate 18 shall be used and it shall be fastened to the rear thereof at a 19 location provided by the manufacturer or in the absence of such 20 a location at the rear thereof, and in the case of motorcycles

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in conformance with section 291-31."

1	SECTION 16. Section 291C-32, Hawaii Revised Statutes, is
2	amended by amending subsection (a) to read as follows:
3	"(a) Whenever traffic is controlled by traffic-control
4	signals exhibiting different colored lights, or colored lighted
5	arrows, successively one at a time or in combination, only the
6	colors green, red, and yellow shall be used, except for special
7	pedestrian signals carrying a word or symbol legend, and the
8	lights shall indicate and apply to drivers of vehicles and
9	pedestrians as follows:
10	(1) Green indication:
11	(A) Vehicular traffic facing a circular green signal
12	may proceed straight through or turn right or
13	left unless a sign at the place prohibits either
14	[such] turn. But vehicular traffic, including
15	vehicles turning right or left, shall yield the
16	right-of-way to other vehicles and to pedestrians
17	lawfully within the intersection or an adjacent
18	crosswalk at the time [such] the signal is
19	exhibited[-];
20	(B) Vehicular traffic facing a green arrow signal,
21	shown alone or in combination with another
22	indication, may cautiously enter the intersection

1			only to make the movement indicated by [such] the
2			arrow, or [such] other movement as is permitted
3			by other indications shown at the same time.
4			[Such vehicular] Vehicular traffic shall yield
5			the right-of-way to pedestrians lawfully within
6			an adjacent crosswalk and to other traffic
7			lawfully using the intersection[-]; and
8		(C)	Unless otherwise directed by a pedestrian-control
9			signal, as provided in section 291C-33,
10			pedestrians facing any green signal, except when
11			the sole green signal is a turn arrow, may
12			proceed across the roadway within any marked or
13			unmarked crosswalk[-];
14	(2)	Stea	dy yellow indication:
15		(A)	Vehicular traffic facing a steady yellow signal
16			is thereby warned that the related green movement
17			is being terminated or that a red indication will
18			be exhibited immediately thereafter when
19			vehicular traffic shall not enter the
20			intersection[-]; provided that the length of the
21			steady yellow indication shall be sufficient to
22			allow any truck to pass through the intersection

1			In a reasonable amount of time before a steady
2			red indication commences; and
3		(B)	Pedestrians facing a steady yellow signal, unless
4			otherwise directed by a pedestrian-control signal
5			as provided in section 291C-33, are thereby
6			advised that there is insufficient time to cross
7			the roadway before a red indication is shown and
8			no pedestrian shall then start to cross the
9			roadway[.]; and
10	(3)	Stea	dy red indication:
11		(A)	Vehicular traffic facing a steady red signal
12			alone shall stop at a clearly marked stop line,
13			but if none, before entering the crosswalk on the
14			near side of the intersection or, if none, then
15			before entering the intersection and shall remain
16			standing until an indication to proceed is shown,
17			except as provided in the next succeeding
18			paragraphs[-]; provided that the steady red
19			indication shall not commence until any truck has
20			had sufficient time to pass through the
21			intersection on a steady yellow indication;

1	(B)	The driver of a vehicle [which] that is stopped
2		in obedience to a steady red indication may make
3		a right turn but shall yield the right-of-way to
4		pedestrians and other traffic proceeding as
5		directed by the signal at [said] the
6		intersection, except that counties by ordinance
7		may prohibit [any such] <u>a</u> right turn against a
8		steady red indication, which ordinance shall be
9		effective when a sign is erected at [such] the
10		intersection giving notice thereof [-];
11	(C)	The driver of a vehicle on a one-way street
12		[which] that intersects another one-way street or
13		which traffic moves to the left shall stop in
14		obedience to a steady red indication but may then
15		make a left turn into [said] the one-way street,
16		but shall yield right-of-way to pedestrians,
17		proceeding as directed by the signal at [said]
18		the intersection except that counties by
19		ordinance may prohibit any [such] left turn as
20		above described which ordinance shall be

effective when a sign is erected at [such] the

intersection giving notice thereof $[\div]$; and

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1	(D) Unless otherwise directed by a pedestrian-control
2	signal as provided in section 291C-33,
3	pedestrians facing a steady red signal alone
4	shall not enter the roadway."
5	SECTION 17. Section 291C-161, Hawaii Revised Statutes, is
6	amended to read as follows:
7	"§291C-161 Penalties[-]; photo red light imaging detector
8	system fine. (a) It is a violation for any person to violate
9	any of the provisions of this chapter, except as otherwise
10	specified in subsections (c) and (d) and unless the violation is
11	by other law of this State declared to be a felony, misdemeanor,
12	or petty misdemeanor.
13	(b) Except as provided in subsections (c) and (d), every
14	person who is determined to have violated any provision of this
15	chapter for which another penalty is not provided shall be
16	fined:
17	(1) Not more than \$200 for a first violation thereof;
18	(2) Not more than \$300 for a second violation committed
19	within one year after the date of the first violation;
20	and

- 1 (3) Not more than \$500 for a third or subsequent violation 2 committed within one year after the date of the first 3 violation.
- 4 (c) [Every] A person convicted under or found in violation
- 5 of section 291C-12, 291C-12.5, 291C-12.6, 291C-13, 291C-14,
- 6 291C-15, 291C-16, 291C-72, 291C-73, 291C-95, 291C-102, 291C-103,
- 7 291C-104, or 291C-105 shall be sentenced or fined in accordance
- 8 with [those sections.] that section.
- 9 (d) [Every] \underline{A} person who violates section 291C-13 or 291C-
- 10 18 shall:
- 11 (1) Be fined not more than \$200 or imprisoned not more
 12 than ten days for a first conviction thereof;
- 13 (2) Be fined not more than \$300 or imprisoned not more
 14 than twenty days or both for conviction of a second
 15 offense committed within one year after the date of
 16 the first offense; and
- 17 (3) Be fined not more than \$500 or imprisoned not more

 18 than six months or both for conviction of a third or

 19 subsequent offense committed within one year after the

 20 date of the first offense.
- (e) The court may assess a sum not to exceed \$50 for thecost of issuing a penal summons upon any person who fails to

- 1 appear at the place within the time specified in the citation
- 2 issued to the person for any traffic violation.
- 3 (f) The court may require a person who violates any of the
- 4 provisions of this chapter to attend a course of instruction in
- 5 driver retraining as deemed appropriate by the court, in
- 6 addition to any other penalties imposed.
- 7 (g) Fines collected for violations of section
- 8 291C-32(a)(3) pursuant to the photo red light imaging detector
- 9 system program established pursuant to Act , Session Laws of
- 10 Hawaii 2013, shall be deposited into the general fund."
- 11 SECTION 18. Section 291C-163, Hawaii Revised Statutes, is
- 12 amended by amending subsection (a) to read as follows:
- "(a) This chapter shall not be deemed to prevent counties
- 14 with respect to streets and highways under their jurisdiction
- 15 from:
- 16 (1) Regulating or prohibiting stopping, standing, or
- parking except as provided in section 291C-111;
- 18 (2) Regulating traffic by means of police officers or
- 20 (3) Regulating or prohibiting processions or assemblages
- 21 on the highways;

1	(4)	Designating particular highways or roadways for use by
2		traffic moving in one direction;
3	(5)	Establishing speed limits for vehicles in public
4		parks;
5	(6)	Designating any highway as a through highway or
6		designating any intersection as a stop or yield
7		intersection;
8	(7)	Restricting the use of highways;
9	(8)	Regulating the operation and equipment of and
10		requiring the registration and inspection of bicycles,
11		including the requirement of a registration fee;
12	(9)	Regulating or prohibiting the turning of vehicles or
13		specified types of vehicles;
14	(10)	Altering or establishing speed limits;
15	(11)	Requiring written accident reports;
16	(12)	Designating no-passing zones;
17	(13)	Prohibiting or regulating the use of controlled-access
18		roadways by any class or kind of traffic;
19	(14)	Prohibiting or regulating the use of heavily traveled
20		streets by any class or kind of traffic found to be
21		incompatible with the normal and safe movement of
22		traffic;

1	(15)	Establishing minimum speed limits;
2	(16)	Designating hazardous railroad grade crossing;
3	(17)	Designating and regulating traffic on play streets;
4	(18)	Prohibiting pedestrians from crossing a roadway in a
5		business district or any designated highway except in
6		a crosswalk;
7	(19)	Restricting pedestrian crossing at unmarked
8		crosswalks;
9	(20)	Regulating persons propelling push carts;
10	(21)	Regulating persons upon skates, coasters, sleds, and
11		other toy vehicles;
12	(22)	Adopting and enforcing [such] temporary or
13		experimental regulations as may be necessary to cover
14		emergencies or special conditions;
15	(23)	Adopting maximum and minimum speed limits on streets
16		and highways within their respective jurisdictions;
17	(24)	Adopting requirements on stopping, standing, and
18		parking on streets and highways within their
19		respective jurisdictions except as provided in section
20		291C-111;
21	(25)	Prohibiting or regulating electric personal assistive
22		mobility devices on sidewalks and bicycle paths; [and]



1	(26)	Implementing a photo red light imaging detector system
2		pursuant to Act , Session Laws of Hawaii 2013; or
3	[(26)]	(27) Adopting [such] other traffic regulations as
4		[are] specifically authorized by this chapter."
5	SECT	ION 19. Section 291C-165, Hawaii Revised Statutes, is
6	amended by	y amending subsection (b) to read as follows:
7	"(b)	In every case when a citation is issued, the original
8	of the cit	tation shall be given to the violator; provided that $[\div$
9	(1)	$\frac{1}{1}$ in the case of an unattended vehicle, the original
10		of the citation shall be affixed to the vehicle as
11		provided for in section 291C-167; [ex
12	(2)]	and provided further that:
13	(1)	In the case of:
14		(A) A vehicle utilizing the high occupancy vehicle
15		lane illegally; or
16		(B) A vehicle illegally utilizing a parking space
17		reserved for persons with disabilities, where the
18		violator refuses the citation; or
19	(2)	In the case of a motor vehicle operator determined by
20		a photo red light imaging detector system established
21		pursuant to Act , Session Laws of Hawaii 2013, to

1	have disregarded a steady red signal in violation of
2	section 291C-32(a)(3);
3	the original of the citation shall be sent by certified or
4	registered mail, with a return receipt that is postmarked within
5	forty-eight hours of the time of the incident, as provided in
6	section 291C-223 for vehicles illegally utilizing the high
7	occupancy vehicle lane $[\tau]$; or within seventy-two hours of the
8	time of the incident for vehicles illegally utilizing a parking
9	space reserved for persons with disabilities, to the registered
10	owner of the vehicle at the address on record at the vehicle
11	licensing division[-]; or within seventy-two hours of the time
12	of the incident to the registered owner of the vehicle at the
13	address on record at the vehicle licensing division for vehicle
14	operators disregarding a steady red signal in violation of
15	section 291C-32(a)(3), as determined by means of a photo red
16	light imaging detector system. If the end of the applicable
17	forty-eight or seventy-two hour period falls on a Saturday,
18	Sunday, or holiday, then the [ending] end of the period shall
19	run until the end of the next day which is not a Saturday,
20	Sunday, or holiday; provided that the administrative judge of
21	the district courts may allow a carbon copy of the citation to
22	be given to the violator or affixed to the vehicle and provide
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- 1 for the disposition of the original and any other copies of the
- 2 citation."
- 3 PART IV
- 4 SECTION 20. It is the intent of this Act not to jeopardize
- 5 the receipt of any federal aid nor to impair the obligation of
- 6 the State or any agency thereof to the holders of any bond
- 7 issued by the State or by any such agency, and to the extent
- 8 necessary to effectuate this intent, the governor may modify the
- 9 strict provisions of this Act, but shall promptly report any
- 10 modification with reasons therefor to the legislature at its
- 11 next session for review.
- 12 SECTION 21. If any provision of this Act, or the
- 13 application thereof to any person or circumstance, is held
- 14 invalid, the invalidity does not affect other provisions or
- 15 applications of the Act that can be given effect without the
- 16 invalid provision or application, and to this end the provisions
- 17 of this Act are severable.
- 18 SECTION 22. This Act does not affect rights and duties
- 19 that matured, penalties that were incurred, and proceedings that
- 20 were begun before its effective date.
- 21 SECTION 23. Upon enactment, the revisor of statutes shall
- 22 insert the number of this Act into sections 291C-161, 291C-163,



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- 1 and 291C-165, Hawaii Revised Statutes, where indicated in
- 2 sections 17, 18, and 19 of this Act, respectively.
- 3 SECTION 24. Statutory material to be repealed is bracketed
- 4 and stricken. New statutory material is underscored.
- 5 SECTION 25. This Act shall take effect on July 1, 2050;
- 6 provided that on July 1, 2016, this Act shall be repealed and
- 7 sections 249-7(b), 291C-32(a), 291C-161, 291C-163(a), and 291C-
- 8 165(b), Hawaii Revised Statutes, shall be reenacted in the form
- 9 in which they read on the day before the effective date of this
- 10 Act.

Report Title:

Highway Safety; Pilot Program; Photo Red Light Imaging Detector System Program

Description:

Establishes a three-year pilot photo red light imaging detector system program. Authorizes counties to administer the program. Makes other amendments regarding highway safety. Effective 07/01/2050. Repeals 07/01/2016. (SD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.