

A BILL FOR AN ACT

RELATING TO MOTOR VEHICLES.

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

- 1 SECTION 1. Section 286G-2, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "§286G-2 Driver education and training fund. There is
- 4 established in the state treasury a special fund to be known as
- 5 the driver education and training fund. All driver education
- 6 assessments collected pursuant to this chapter shall be
- 7 deposited in the driver education and training fund to be
- 8 expended by the administrative director of the courts for driver
- 9 education and training programs and services administered by the
- 10 judiciary, subject to part III of chapter 37 to the extent that
- 11 the same applies to appropriations for the judiciary."
- 12 SECTION 2. Section 286G-3, Hawaii Revised Statutes, is
- 13 amended to read as follows:
- 14 "§286G-3 Driver education assessments. (a) A driver
- 15 education assessment of \$7 shall be levied on a finding that a
- 16 violation of a statute or county ordinance relating to vehicles
- 17 or their drivers or owners occurred, except for:



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1	(1)	Offenses relating to stopping (when prohibited),
2		standing, or parking;
3	(2)	Offenses relating to registration; and
4	(3)	Offenses by pedestrians.
5	(b)	[Driver] To defray the costs of programs and services
6	provided h	by the division of driver education, driver education
7	assessment	cs of:
8	(1)	\$100 shall be levied on persons [convicted]:
9		(A) Convicted under section 291E-61 or 291E-61.5 [to
10		defray costs of services provided by the driver
11		education and training program]; or
12		(B) Required to attend or that are enrolled in an
13		alcohol and drug education or driving under the
14		influence of intoxicants program;
15	(2)	\$50 shall be levied on persons required to attend or
16		that are enrolled in a child passenger restraint
17		system safety class, including persons convicted under
18		section 291-11.5; and
19	(3)	\$75 shall be levied on persons required to attend or
20		that are enrolled in a driver retraining program,
21		including persons convicted under section 291C-105 [te

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1	defray costs of services provided by the driver		
2	education and training program].		
3	(c) A driver education fee of \$ shall be assessed		
4	on any person who registers and attends the driver education and		
5	training program to satisfy driver education and training		
6	requirements imposed pursuant to a conviction for an offense		
7	under federal law or the laws of another state.		
8	$\left[\frac{\left(c\right)}{\left(d\right)}\right]$ The driver education assessments levied by		
9	subsections (a) and (b) shall be paid for each violation in		
10	addition to any fine imposed by the court, and regardless of		
11	whether a fine is suspended; provided that the driver education		
12	assessment of \$100 levied on a person convicted under section		
13	291E-61 or 291E-61.5 may be waived by the court if the court		
14	determines that the person is unable to pay the driver education		
15	assessment.		
16	[(d)] <u>(e)</u> The amount of each driver education assessment		
17	levied by subsections (a) [and], (b), and (c) shall be		
18	transmitted by the clerk of the court for deposit in the driver		
19	education and training fund."		
20	SECTION 2. Statutory material to be repealed is bracketed		

and stricken. New statutory material is underscored.

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1 SECTION 3. This Act shall take effect on July 1, 2016.

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INTRODUCED BY:

JAN 2 2 2016

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Report Title:

Out-of-State Violators; Fees; Judiciary Driver Education and Training Program.

Description:

Assesses a fee on a person who attends the Judiciary's driver education and training program as a requirement pursuant to a conviction under federal law or the laws of another state.

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