H.B. NO. ¹⁵³⁹ H.D. 1 S.D. 1

A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

1 SECTION 1. The legislature finds that traffic fatalities 2 and injuries in Hawaii have increased, with a record high of one 3 hundred seventeen traffic fatalities and five hundred seventy 4 serious traffic-related injuries in 2022. In the first six 5 months of 2023, Hawaii had forty-three traffic fatalities, with 6 two deaths occurring immediately outside of public schools. The 7 legislature recognizes that these tragic events demonstrate the 8 need for greater safeguards and deterrents to improve safety on 9 Hawaii's streets and better protect Hawaii's residents.

10 The legislature further recognizes that the increase in 11 traffic violations committed by repeat offenders, including 12 driving without a license and speeding, is jeopardizing the 13 safety and welfare of Hawaii residents. The legislature finds 14 that increased fines for these repeat offenders are necessary to 15 both deter repeat violations of Hawaii's traffic laws and hold 16 these individuals accountable for their actions.

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1 The legislature further finds that repeated violations of the State's minimum motor vehicle insurance policy requirements 2 3 have increased, burdening innocent victims of motor vehicle 4 accidents with the cost of accidents caused by repeat offenders. 5 Motor vehicle insurance minimums have remained unamended for nearly twenty-five years, making the required liability 6 7 insurance minimums insufficient to protect Hawaii residents from repeat offenders. 8

9 The legislature also finds that with rising inflation, 10 failure to increase motor vehicle insurance policy requirements 11 will operate as a financial burden imposed on tort victims 12 throughout Hawaii. The legislature notes that the State is 13 experiencing medical inflation, which has substantially 14 increased the average cost of motor vehicle accident-related injuries since the required motor vehicle insurance minimums 15 16 were last amended. The legislature also notes that Hawaii's 17 outdated liability insurance minimum requirements 18 disproportionately impact residents injured in motor vehicle 19 accidents, and are no longer sufficient to protect law-abiding 20 drivers and pedestrians. The legislature believes that it is 21 necessary to mitigate these impacts on Hawaii residents through

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legislation to increase certain traffic fines and required motor
 vehicle insurance minimums.

3 The legislature further finds that many residents 4 throughout the State, especially those in high-density areas, 5 have complained about growing noise pollution and disturbances 6 from low restriction mufflers on motor vehicles. While existing 7 law prohibits vehicle owners from installing mufflers that 8 increase the noise of their vehicle, the penalties are minimal 9 and do little to deter violations. The legislature believes 10 that enhancing the existing noisy exhaust pipe and muffler laws is necessary to reduce noise levels throughout the State. 11 12 Accordingly, the purpose of this Act is to: 13 (1) Amend the penalties for repeated traffic violations; 14 (2) Amend the penalties for repeated reckless driving 15 violations; 16 Amend the penalties for repeated violations of (3) 17 excessive speeding; 18 Increase fines for driving without motor vehicle (4) 19 liability insurance; 20 (5) Increase motor vehicle insurance minimums to protect

residents from repeat offenders;

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1	(6)	Establish a separate prohibition on driving motor
2		vehicles having noisy mufflers on public highways in
3		high-density areas;
4	(7)	Establish tiered fines for violations of motor scooter
5		muffler regulations; and
6	(8)	Establish tiered fines for violations of motor vehicle
7		muffler regulations.
8	SECT	ION 2. Chapter 291, Hawaii Revised Statutes, is
9	amended b	y adding two new sections to be appropriately
10	designate	d and to read as follows:
11	" <u>§</u> 29	1- Unauthorized use of vehicle immobilization
11 12		1- Unauthorized use of vehicle immobilization penalty. (a) Any person who places any device upon a
	devices;	
12	devices; vehicle d	penalty. (a) Any person who places any device upon a
12 13	devices; vehicle d	penalty. (a) Any person who places any device upon a esigned to immobilize the vehicle without consent of of the vehicle shall be fined not more than
12 13 14	devices; vehicle d the owner \$	penalty. (a) Any person who places any device upon a esigned to immobilize the vehicle without consent of of the vehicle shall be fined not more than
12 13 14 15	devices; vehicle d the owner \$ <u>\$</u> 291	penalty. (a) Any person who places any device upon a esigned to immobilize the vehicle without consent of of the vehicle shall be fined not more than
12 13 14 15 16	devices; vehicle d the owner \$ <u>\$291</u> No person	<pre>penalty. (a) Any person who places any device upon a esigned to immobilize the vehicle without consent of of the vehicle shall be fined not more than . . . Motor vehicle muffler; high-density areas. (a)</pre>
12 13 14 15 16 17	devices; vehicle d the owner \$ <u>\$291</u> No person muffler t	<pre>penalty. (a) Any person who places any device upon a esigned to immobilize the vehicle without consent of of the vehicle shall be fined not more than Motor vehicle muffler; high-density areas. (a) shall use on a public highway in a high-density area a</pre>

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1	(b)	Any violation of this section shall constitute a
2	violation	and shall be enforceable by police officers. Any
3	person wh	o violates the provisions of this section may be issued
4	a summons	or citation for the violation. Violation of any of
5	the provi	sions of this section shall subject the violator to the
6	following	penalties:
7	(1)	For a first conviction, the person shall be fined not
8		more than \$;
9	(2)	For a second conviction committed within five years of
10		any other conviction under this section, the person
11		shall be fined not more than \$; and
12	(3)	For a conviction of a third or subsequent offense
13		committed within five years of any other conviction
14	`	under this section, the person shall be fined not more
15		than \$
16	(c)	As used in this section, "high-density area" means a
17	county ha	ving a population of five hundred thousand or more."
18	SECT	ION 3. Section 286-136, Hawaii Revised Statutes, is
19	amended b	y amending subsection (b) to read as follows:
20	"(b)	Any person who is convicted of violating
21	section 2	86-102, 286-122, 286-130, 286-131, 286-132, 286-133, or

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1	286-134 shall be subject to a minimum fine of [\$500]
2	$\frac{1}{2}$ and a maximum fine of $\left[\frac{1}{2},000\right]$ $\frac{1}{2}$, or
3	imprisoned [no] <u>not less than days nor</u> more than one year,
4	or both, if the person has two or more prior convictions for the
5	same offense in the preceding five-year period."
6	SECTION 4. Section 291-2, Hawaii Revised Statutes, is
7	amended to read as follows:
8	"§291-2 Reckless driving of <u>a</u> vehicle or riding of
9	[animals;] an animal; penalty. [Whoever] (a) Any person who
10	operates any vehicle or rides any animal recklessly in disregard
11	of the safety of persons or property [is] shall be guilty of
12	reckless driving of <u>a</u> vehicle or reckless riding of an animal,
13	as appropriate, and shall be fined not more than \$1,000 or
14	imprisoned not more than thirty days, or both.
15	(b) Any person who is convicted of violating subsection
16	(a) shall be subject to a minimum fine of \$ and a
17	maximum fine of \$, or imprisoned not less
18	than days nor more than year, or both, if the person
19	has two or more prior convictions for the same offense in the
20	preceding five-year period."



1	SECT	ION 5. Section 291-23, Hawaii Revised Statutes, is
2	amended t	o read as follows:
3	"§29	1-23 Penalty. [Whoever is convicted of violating any
4	of the pr	ovisions of section 291-22 shall be fined not more than
5	\$100.] <u>(a</u>) Violation of any of the provisions of section 291-22
6	shall sub	ject the violator to the following penalties:
7	(1)	For a first conviction, the person shall be fined not
8		more than \$;
9	(2)	For a second conviction committed within five years of
10		any other conviction under this section, the person
11		shall be fined not more than \$; and
12	(3)	For a conviction of a third or subsequent offense
13		committed within five years of any other conviction
14		under this section, the person shall be fined not more
15		than \$."
16	SECT	ION 6. Section 291-24.5, Hawaii Revised Statutes, is
17	amended t	o read as follows:
18	" [+]	§291-24.5[]] Motor vehicle muffler. (a) [No] <u>Except</u>
19	as otherw	ise provided in section 291- , no person shall use on
20	a public	highway, sell, alter <u>,</u> or install a muffler [which] <u>that</u>

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1	will noti	ceably increase the noise emitted by a motor vehicle
2	above tha	t emitted by the vehicle as equipped from the factory.
3	(b)	Any violation of this section shall constitute a
4	violation	and shall be enforceable by police officers. [The
5	fine for	this violation shall be not less than \$25 nor more than
6	\$250 for -	each separate offense.] Violation of this section shall
7	subject t	he violator to the following penalties:
8	(1)	For a first conviction, the person shall be fined not
9		more than \$;
10	(2)	For a second conviction committed within three years
11		of any other conviction under this section, the person
12		shall be fined not more than \$; and
13	(3)	For a conviction of a third or subsequent offense
14		committed within five years of any other conviction
15		under this section, the person shall be fined not more
16		than \$.
17	Any perso	n who violates the provisions of this section may be
18	issued a	summons or citation for [such] <u>the</u> violation."
19	SECT	ION 7. Section 291C-105, Hawaii Revised Statutes, is
20	amended b	y amending subsection (c) to read as follows:

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1	"(C)	Any	person who violates this section shall be guilty
2	of a petty	mis	demeanor and shall be sentenced as follows without
3	the possib	ilit	y of probation or suspension of sentence:
4	(1)	For a	a first offense not preceded by a prior conviction
5		for a	an offense under this section in the preceding
6		five	years:
7		(A)	A fine of not less than \$500 and not more than
8			\$1,000;
9		(B)	Thirty-day prompt suspension of license and
10			privilege to operate a vehicle during the
11			suspension period, or the court may impose, in
12			lieu of the thirty-day prompt suspension of
13			license, a minimum fifteen-day prompt suspension
14			of license with absolute prohibition from
15			operating a vehicle and, for the remainder of the
16			thirty-day period, a restriction on the license
17			that allows the person to drive for limited
18			work-related purposes;
19		(C)	Attendance in a course of instruction in driver
20			retraining;

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1		(D)	A surcharge of \$25 to be deposited into the
2			neurotrauma special fund;
3		(E)	May be charged a surcharge of up to \$100 to be
4			deposited into the trauma system special fund if
5			the court so orders;
6		(F)	An assessment for driver education pursuant to
7			section 286G-3; and
8		(G)	Either one of the following:
9			(i) Thirty-six hours of community service work;
10			or
11			(ii) Not less than forty-eight hours and not more
12			than five days of imprisonment;
13	(2)	For	an offense that occurs within five years of a
14		prio	or conviction for an offense under this section,
15		by:	
16		(A)	A fine of not less than $[\$750]$ $\$$ and
17			not more than [\$1,000;] <u>\$;</u>
18		(B)	Prompt suspension of license and privilege to
19			operate a vehicle for a period of thirty days
20			with an absolute prohibition from operating a
21			vehicle during the suspension period;



1	(C)	Attendance in a course of instruction in driver
2		retraining;
3	(D)	A surcharge of \$25 to be deposited into the
4		neurotrauma special fund;
5	(E)	May be charged a surcharge of up to [\$100]
6		<u>\$</u> to be deposited into the trauma
7		system special fund if the court so orders;
8	(F)	An assessment for driver education pursuant to
9		section 286G-3; and
10	(G)	Either one of the following:
11		(i) Not less than one hundred twenty hours of
12		community service work; or
13		(ii) Not less than five days but not more than
14		fourteen days of imprisonment of which at
15		least forty-eight hours shall be served
16		consecutively; and
17 (3) For	an offense that occurs within five years of two
18	prio	r convictions for offenses under this section, by:
19	(A)	A fine of [\$1,000;] <u>\$;</u>

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1	(B)	Revocation of license and privilege to operate a
2		vehicle for a period of not less than ninety days
3		but not more than one year;
4	(C)	Attendance in a course of instruction in driver
5		retraining;
6	(D)	No fewer than [ten] days but no more than
7		[thirty] days of imprisonment of which at
8		least forty-eight hours shall be served
9		consecutively;
10	(E)	A surcharge of \$25 to be deposited into the
11		neurotrauma special fund;
12	(F)	May be charged a surcharge of up to [\$100]
13		\underline{s} to be deposited into the trauma
14		system special fund if the court so orders; and
15	(G)	An assessment for driver education pursuant to
16		section 286G-3."
17	SECTION 8	. Section 431:10C-117, Hawaii Revised Statutes,
18	is amended by	amending subsection (a) to read as follows:
19	"(a)(1) Any	person subject to this article in the capacity of
20	the	operator, owner, or registrant of a motor vehicle
21	oper	ated in this State, or registered in this State,

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1		who	violates any applicable provision of this article,		
2		shal	shall be subject to citation for the violation by any		
3		coun	ty police department in a form and manner approved		
4		by t	he traffic and emergency period violations bureau		
5		of t	he district court of the first circuit;		
6	(2)	Notw	ithstanding any provision of the Hawaii Penal		
7		Code	:		
8		(A)	Each violation shall be deemed a separate offense		
9			and shall be subject to a fine of no less than		
10			[\$100] <u>\$</u> nor more than [\$5,000]		
11			\$, which shall not be suspended except		
12			as provided in subparagraph (B); and		
13		(B)	If the person is convicted of not having had a		
14			motor vehicle insurance policy in effect at the		
15			time the citation was issued, the fine shall be		
16			[\$500] <u>\$</u> for the first offense and a		
17			minimum of [\$1,500] <u>\$</u> for each		
18			subsequent offense that occurs within a five-year		
19			period from any prior offense; provided that the		
20			court:		



1		(i)	Shall have the discretion to suspend all or
2			any portion of the fine if the defendant
3			provides proof of having a current motor
4			vehicle insurance policy; provided further
5			that upon the defendant's request, the court
6			may grant community service in lieu of the
7			fine, of no less than seventy-five hours and
8			no more than one hundred hours for the first
9			offense, and no less than
10			[two] hundred hours nor more than [two
11			hundred seventy five] hours for the
12			second offense; and
13		(ii)	May grant community service in lieu of the
14			fine for subsequent offenses at the court's
15			discretion;
16	(3)	In additi	on to the fine in paragraph (2), the court
17		shall eit	her:
18		(A) Susp	end the driver's license of the driver or of
19		the	registered owner for:
20		(i)	Three months for the first conviction; and



1		(ii) One year for any subsequent offense within a
2		five-year period from a previous offense;
3		provided that the driver or the registered owner
4		shall not be required to obtain proof of
5		financial responsibility pursuant to section
6		287-20; or
7		(B) Require the driver or the registered owner to
8		keep a nonrefundable motor vehicle insurance
9		policy in force for six months;
10	(4)	Any person subject to a fine under this section and
11		who fails to timely pay the fine shall be given an
12		opportunity to petition the court to demonstrate that
13		the person's nonpayment or inability to pay is not
14		wilful; provided that if the person petitions the
15		court, the court shall make an individualized
16		assessment of the person's ability to pay based upon
17		the totality of the circumstances, including the
18		person's disposable income, financial obligations, and
19		liquid assets; provided further that if the court
20		determines that the person's nonpayment or inability
21		to pay is not wilful, the court may enter an order





1		that allows additional time for payment; reduces the
2		amount of each installment; revokes the fee or fine,
3		or unpaid portion thereof, in whole or in part; or
4		converts any outstanding fine to community service;
5	(5)	Any person cited under this section shall have an
6		opportunity to present a good faith defense, including
7		lack of knowledge or proof of insurance; provided that
8		the general penalty provision of this section shall
9		not apply to:
10		(A) Any operator of a motor vehicle owned by another
11		person if the operator's own insurance covers
12		such driving;
13		(B) Any operator of a motor vehicle owned by that
14		person's employer during the normal scope of that
15		person's employment; or
16		(C) Any operator of a borrowed motor vehicle if the
17		operator holds a reasonable belief that the
18		subject vehicle is insured;
19	(6)	In the case of multiple convictions for driving
20		without a valid motor vehicle insurance policy within
21		a five-year period from any prior offense, the court,

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1		in a	ddition to any other penalty, shall impose the			
2		foll	following penalties:			
3		(A)	Imprisonment of no more than thirty days;			
4		(B)	Suspension or revocation of the motor vehicle			
5			registration plates of the vehicle involved;			
6		(C)	Impoundment, or impoundment and sale, of the			
7			motor vehicle for the costs of storage and other			
8			charges incident to seizure of the vehicle, or			
9			any other cost involved pursuant to section			
10			431:10C-301; or			
11		(D)	Any combination of those penalties; and			
12	(7)	Any	violation as provided in paragraph (2)(B) shall			
13		not	be deemed to be a traffic infraction as defined by			
14		chap	ter 291D."			
15	SECT	ION 9	. Section 431:10C-301, Hawaii Revised Statutes,			
16	is amende	d by	amending subsection (b) to read as follows:			
17	"(b)	[A]	Each motor vehicle insurance policy shall			
18	include:					
19	(1)	If i	ssued before January 1, 2027:			
20	[(1)]	<u>(A)</u>	Liability coverage of not less than [\$20,000]			
21			<u>\$</u> per person, with an aggregate limit of			



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1		[\$40,000] <u>\$</u> per accident, for all
2		damages arising out of accidental harm sustained
3		as a result of any one accident and arising out of
4		ownership, maintenance, use, loading, or unloading
5		of a motor vehicle; <u>and</u>
6	[(2)] <u>(B)</u>	Liability coverage of not less than [\$10,000]
7		\$ for all damages arising out of damage
8		to or destruction of property including motor
9		vehicles and including the loss of use thereof,
10		but not including property owned by, being
11		transported by, or in the charge of the insured,
12		as a result of any one accident arising out of
13		ownership, maintenance, use, loading, or
14		unloading, of the insured vehicle;
15	<u>(2)</u> If	issued on or after January 1, 2027:
16	<u>(A)</u>	Liability coverage of not less than
17		<pre>\$ per person, with an aggregate limit of</pre>
18		<pre>\$ per accident, for all damages arising</pre>
19		out of accidental harm sustained as a result of
20		any one accident and arising out of ownership,

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1			maintenance, use, loading, or unloading of a motor
2			vehicle; and
3		<u>(B)</u>	Liability coverage of not less than
4			<pre>\$ for all damages arising out of damage</pre>
5			to or destruction of property including motor
6			vehicles and including the loss of use thereof,
7			but not including property owned by, being
8			transported by, or in the charge of the insured,
9			as a result of any one accident arising out of
10			ownership, maintenance, use, loading, or
11			unloading; of the insured vehicle;
12	(3)	With	n respect to any motor vehicle registered or
13		prir	ncipally garaged in this State, liability coverage
14		prov	vided therein or supplemental thereto, in limits
15		for	bodily injury or death set forth in [paragraph
16		(1) ,	-] paragraph (1)(A) or (2)(A), as applicable, under
17		prov	visions filed with and approved by the
18		com	nissioner, for the protection of persons insured
19		ther	reunder who are legally entitled to recover damages
20		from	n owners or operators of uninsured motor vehicles
21		beca	ause of bodily injury, sickness, or disease,



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1 including death, resulting therefrom; provided that the coverage required under this paragraph shall not 2 3 be applicable where any named insured in the policy shall reject the coverage in writing; and 4 Coverage for loss resulting from bodily injury or 5 (4) death suffered by any person legally entitled to 6 7 recover damages from owners or operators of underinsured motor vehicles. An insurer may offer the 8 9 underinsured motorist coverage required by this 10 paragraph in the same manner as uninsured motorist 11 coverage; provided that the offer of both shall: 12 Be conspicuously displayed so as to be readily (A) 13 noticeable by the insured; 14 (B) Set forth the premium for the coverage adjacent 15 to the offer in a manner that the premium is 16 clearly identifiable with the offer and may be easily subtracted from the total premium to 17 determine the premium payment due in the event 18 19 the insured elects not to purchase the option; 20 and



1	(C) Provide for written rejection of the coverage by
2	requiring the insured to affix the insured's
3	signature in a location adjacent to or directly
4	below the offer."
5	SECTION 10. This Act does not affect rights and duties
6	that matured, penalties that were incurred, and proceedings that
7	were begun before its effective date.
8	SECTION 11. Statutory material to be repealed is bracketed
9	and stricken. New statutory material is underscored.
10	SECTION 12. This Act shall take effect on July 1, 3000.





Report Title:

Transportation; Motor Vehicles; Traffic Laws; Penalties; Insurance Minimums; Noisy Mufflers; Fines

Description:

Increases fines for violations of certain traffic laws and required motor vehicle insurance minimums. Establishes minimum and maximum sentences for persons convicted of violations of certain traffic laws. Amends the minimum liability coverage thresholds to unspecified amounts. Establishes a separate prohibition on driving motor vehicles having noisy mufflers on public highways in high-density areas. Establishes separate fines for violations of motor scooter and motor vehicle muffler regulations. Defines "high-density areas". Establishes fines for placing any device upon a vehicle designed to immobilize the vehicle without consent of the owner of the vehicle. Effective 7/1/3000. (SD1)

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

