
A BILL FOR AN ACT

RELATING TO TRANSPORTATION.

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

1 PART I

2 SECTION 1. Section 26-19, Hawaii Revised Statutes, is
3 amended to read as follows:

4 "**§26-19 Department of transportation.** (a) The department
5 of transportation shall be headed by a single executive to be
6 known as the director of transportation. The department shall
7 establish, maintain, and operate transportation facilities of
8 the State, including highways, airports, harbors, and any other
9 transportation facilities and activities as may be authorized by
10 law.

11 (b) The department shall plan, develop, promote, and
12 coordinate various transportation systems management programs
13 that shall include but not be limited to alternate work and
14 school hours programs, bicycling programs, and ridesharing
15 programs.

16 (c) The department shall develop and promote ridesharing
17 programs that shall include but not be limited to carpool and



1 vanpool programs, and may assist organizations interested in
2 promoting similar programs, arrange for contracts with private
3 organizations to manage and operate these programs, and assist
4 in the formulation of ridesharing arrangements. Ridesharing
5 programs include informal arrangements in which two or more
6 persons ride together in a motor vehicle.

7 (d) The functions and authority heretofore exercised by
8 the department of public works with respect to highways are
9 transferred to the department of transportation established by
10 this chapter.

11 (e) On July 1, 1961, the Hawaii aeronautics commission,
12 the board of harbor commissioners and the highway commission
13 shall be abolished and their remaining functions, duties, and
14 powers shall be transferred to the department of transportation.

15 (f) Notwithstanding any law to the contrary, the
16 department of transportation may:

17 (1) Acquire, or contract to acquire, by grant or purchase
18 any real, personal, or mixed property or any interest
19 therein for immediate or future use for the purposes
20 of:

21 (A) Climate mitigation and adaptation;



1 (B) Noise and visual buffer zones and barriers;
2 (C) Transportation projects pursuant to section 264-
3 142;
4 (D) This section; or
5 (E) Title 15;
6 (2) Own, hold, improve, and rehabilitate any real,
7 personal, or mixed property acquired pursuant to this
8 subsection; and
9 (3) Sell, assign, exchange, transfer, convey, lease or
10 otherwise dispose of, or encumber any real, personal,
11 or mixed property acquired pursuant to this
12 subsection. Upon making a finding that it is
13 necessary to acquire any real property for immediate
14 or future use for the purposes of this section or
15 title 15, the department of transportation may acquire
16 the property by condemnation pursuant to chapter 101;
17 provided that the property shall not thereafter be
18 acquired for any other public use without the consent
19 of the department of transportation;
20 provided that for the purposes of this subsection, the director
21 of transportation shall be authorized to exercise all the powers



1 vested in the board of land and natural resources for functions
2 subject to chapter 171; provided further that if state lands,
3 other than public lands, under the control and management of
4 another department or agency are required by the department of
5 transportation for the purposes of this section or title 15, the
6 department or agency having control and management of the
7 required lands shall, upon a request by the department of
8 transportation and with the approval of the governor, transfer
9 title to or lease those lands to the department of
10 transportation under terms and conditions as may be agreed to by
11 the parties.

12 (g) There is established within the department of
13 transportation the administrative hearings division to conduct
14 administrative hearings pursuant to chapter 91 for matters under
15 the jurisdiction of the department of transportation for which
16 an administrative hearing pursuant to chapter 91 has been
17 specified.

18 The director of transportation shall appoint a hearings
19 officer or officers not subject to chapter 76 to hear and decide
20 any case or controversy regarding matters under the jurisdiction
21 of the department of transportation for which an administrative



1 hearing pursuant to chapter 91 has been specified. Each hearing
2 officer shall have the power to issue subpoenas, administer
3 oaths, hear testimony, find facts, and make conclusions of law
4 and recommend a decision.

5 The director of transportation may adopt such rules as are
6 necessary to implement the provisions of this subsection."

7 PART II

8 SECTION 2. Chapter 279J, Hawaii Revised Statutes, is
9 amended by adding a new section to be appropriately designated
10 and to read as follows:

11 "§279J- Administrative hearing. (a) A transportation
12 network company aggrieved by a decision of the department taken
13 pursuant to this chapter may request an administrative hearing
14 conducted pursuant to chapter 91.

15 (b) A request for an administrative hearing shall be filed
16 with the administrative hearings division of the department
17 within thirty days after the order, notice, or decision being
18 contested is mailed.

19 (c) A decision of the administrative hearings division
20 under this section shall constitute a final decision and order



1 under chapter 91, subject to judicial review pursuant to section
2 91-14."

3 SECTION 3. Chapter 291J, Hawaii Revised Statutes, is
4 amended by adding a new section to be appropriately designated
5 and to read as follows:

6 "§291J- Appeals. (a) Whenever any person is aggrieved
7 by any decision of the director under this chapter, the person
8 may appeal from the decision of the director to the district
9 court of the circuit in which the county is situated, by filing
10 with the court, within twenty days after the decision, or within
11 such additional time as may have been consented to in writing by
12 the director, an informal notice of appeal setting forth the
13 name of the appellant, the circumstances attending the decision,
14 a general statement as to the ruling appealed from, and the date
15 of the decision. A copy of the notice shall be served upon, or
16 mailed, postage prepaid, by registered mail with request for
17 return receipt, to the director within two days after the date
18 of the filing with the court. Informalities in the notice shall
19 not invalidate the notice, and the notice may be amended for
20 good cause shown to the satisfaction of the court.



1 (b) Upon appeal, the district court shall hold a hearing
2 de novo, and shall have power to enter such judgment or order as
3 in its reasonable judgment may be warranted by all of the
4 circumstances.

5 (c) The supreme court may prescribe rules of procedure
6 relating to the appeals and hearings before the district courts.
7 An appeal shall lie from the judgment or order of the district
8 court to the intermediate appellate court, subject to chapter
9 602. The rules shall provide for informal procedure and for
10 minimizing expense and delay to litigants therein. The costs
11 upon such appeal to the district court shall be \$1, which may be
12 waived by the court for good cause shown. No costs shall be
13 chargeable against the director."

14 SECTION 4. Chapter 291L, Hawaii Revised Statutes, is
15 amended by adding two new sections to be appropriately
16 designated and to read as follows:

17 "§291L- Appeals. (a) Whenever any person is aggrieved
18 by any decision of the director under this chapter, the person
19 may appeal from the decision of the director to the district
20 court of the circuit in which the county is situated, by filing
21 with the court, within twenty days after the decision, or within



1 such additional time as may have been consented to in writing by
2 the director, an informal notice of appeal setting forth the
3 name of the appellant, the circumstances attending the decision,
4 a general statement as to the ruling appealed from, and the date
5 of the decision. A copy of the notice shall be served upon, or
6 mailed, postage prepaid, by registered mail with request for
7 return receipt, to the director within two days after the date
8 of the filing with the court. Informalities in the notice shall
9 not invalidate the notice, and the notice may be amended for
10 good cause shown to the satisfaction of the court.

11 (b) Upon appeal, the district court shall hold a hearing
12 de novo, and shall have power to enter such judgment or order as
13 in its reasonable judgment may be warranted by all of the
14 circumstances.

15 (c) The supreme court may prescribe rules of procedure
16 relating to the appeals and hearings before the district courts.
17 An appeal shall lie from the judgment or order of the district
18 court to the intermediate appellate court, subject to chapter
19 602. The rules shall provide for informal procedure and for
20 minimizing expense and delay to litigants therein. The costs
21 upon such appeal to the district court shall be \$1, which may be



1 waived by the court for good cause shown. No costs shall be
2 chargeable against the director.

3 §291L- Penalty. (a) The penalties for all
4 consequences of a violation initiated by the automated speed
5 enforcement systems program shall be set as provided in sections
6 291C-108 and 291C-161.

7 (b) Any summons or citations issued or convictions
8 resulting from this chapter shall not be recorded on a person's
9 traffic abstract and shall not be used for insurance purposes in
10 the provision of motor vehicle insurance coverage."

11 PART III

12 SECTION 5. Section 286-241.6, Hawaii Revised Statutes, is
13 amended to read as follows:

14 "[+]§286-241.6[+] ~~Appeal to circuit court.~~ Appeals. Any
15 suspension, revocation, or cancellation of a commercial driver's
16 license under section 286-241.4 may be appealed to the [~~circuit~~
17 ~~court in which the applicant or licensee resides~~] administrative
18 hearings division of the department of transportation by filing
19 a [~~notice of appeal in that court~~] request for administrative
20 hearing with the administrative hearings division of the
21 department within thirty days after being notified of the



1 suspension, revocation, or cancellation. The appeal shall not
2 operate as a stay to the order or decision appealed from. The
3 appeal shall be subject to procedures and rules as may be
4 prescribed by the ~~[court]~~ administrative hearings division and
5 the decision ~~[of the court]~~ shall be final except as otherwise
6 provided in chapter 91."

7 SECTION 6. Section 291C-32, Hawaii Revised Statutes, is
8 amended by amending subsection (c) to read as follows:

9 "(c) Whenever traffic is controlled by traffic-control
10 signals exhibiting different colored lights, or colored lighted
11 arrows, successively one at a time or in combination, and
12 actively monitored by an official photo red light imaging
13 detector system, all registered owners of all motor vehicles in
14 vehicular traffic at the intersection shall be held strictly
15 liable for the motor vehicle's compliance with the traffic-
16 control signal, to the extent that registered owners may be
17 cited and held accountable for non-compliance ~~[via civil traffic~~
18 ~~infractions]~~ pursuant to chapter 291J. The traffic-control
19 signal lights shall apply to the registered owners of motor
20 vehicles as follows:

21 (1) Steady red indication:



- 1 (A) Vehicular traffic facing a steady red signal
2 alone shall stop at a clearly marked stop line
3 or, if none, before entering the crosswalk on the
4 near side of the intersection or, if none, then
5 before entering the intersection and shall remain
6 standing until an indication to proceed is shown,
7 except as provided in subparagraphs (B) and (C).
- 8 (B) Vehicular traffic that is stopped in obedience to
9 a steady red indication may make a right turn but
10 shall yield the right-of-way to pedestrians and
11 other traffic proceeding as directed by the
12 signal at the intersection, except that counties
13 by ordinance may prohibit any right turn against
14 a steady red indication, which ordinance shall be
15 effective when a sign is erected at the
16 intersection giving notice thereof.
- 17 (C) Vehicular traffic on a one-way street that
18 intersects another one-way street on which
19 traffic moves to the left shall stop in obedience
20 to a steady red indication but may then make a
21 left turn into the one-way street, but shall



1 yield right-of-way to pedestrians proceeding as
2 directed by the signal at the intersection,
3 except that counties by ordinance may prohibit
4 any left turn against a steady red indication,
5 which ordinance shall be effective when a sign is
6 erected at the intersection giving notice
7 thereof.

8 (2) To the extent a registered owner's motor vehicle fails
9 to comply with any other law or ordinance related to
10 traffic-control signals, including subsection (a) (1)
11 or (2), the registered owner of a motor vehicle shall
12 not be held strictly liable unless otherwise provided
13 by law."

14 SECTION 7. Section 291C-108, Hawaii Revised Statutes, is
15 amended by amending subsection (a) to read as follows:

16 "(a) Whenever a motor vehicle travels through a location
17 actively monitored by an automated speed enforcement system, all
18 registered owners of all motor vehicles in vehicular traffic
19 shall be held strictly liable for their motor vehicle's
20 compliance with the maximum speed limit, to the extent that
21 registered owners may be cited and held accountable for their



1 motor vehicle traveling at a speed not less than five miles per
2 hour over the posted maximum speed limit [~~, via civil traffic~~
3 ~~infractions~~] pursuant to chapter 291L. The department may
4 increase the minimum speed threshold for issuance of a citation
5 pursuant to administrative rules adopted pursuant to chapter
6 91."

7 SECTION 8. Section 291C-161, Hawaii Revised Statutes, is
8 amended by amending subsections (f) and (g) to read as follows:

9 "(f) Fines collected for a violation of section 291C-32(c)
10 pursuant to the photo red light imaging detector system
11 established pursuant to chapter 291J shall be deposited into the
12 photo red light imaging detector systems program special fund
13 established under section 291J-12 [~~and shall be expended in the~~
14 ~~county in which the fine was imposed, for purposes that include~~
15 ~~the establishment, implementation, operation, oversight,~~
16 ~~management, repair, and maintenance of a photo red light imaging~~
17 ~~detector system]~~.

18 (g) Notwithstanding any other law to the contrary, fines
19 collected pursuant to chapter 291L and section 291C-108 shall be
20 deposited into the automated speed enforcement systems program
21 special fund established under section 291L-10 [~~and shall be~~



1 ~~expended in the county in which the fine was imposed, for~~
2 ~~purposes that include the establishment, implementation,~~
3 ~~operation, oversight, management, maintenance, and repair of an~~
4 ~~automated speed enforcement system and implementation of the~~
5 ~~automated speed enforcement systems program]."~~

6 SECTION 9. Section 291J-1, Hawaii Revised Statutes, is
7 amended by adding two new definitions to be appropriately
8 inserted and to read as follows:

9 "Director" means the director of transportation.

10 "Reviewing entity" means a county police department or
11 authorized employee of the department of law enforcement."

12 SECTION 10. Section 291J-2, Hawaii Revised Statutes, is
13 amended to read as follows:

14 "[+]§291J-2[+] **Photo red light imaging detector systems**
15 **program; established.** There is established the photo red light
16 imaging detector systems program to enforce the traffic-control
17 signal laws of the State, which may be implemented by the State
18 or any county following completion of a pilot program in the
19 city and county of Honolulu, on any state or county highways
20 within the respective county. [~~Nothing in this chapter shall be~~
21 ~~deemed to supersede or override any provision of chapter 291D.]"~~



1 SECTION 11. Section 291J-4, Hawaii Revised Statutes, is
2 amended as follows:

3 1. By amending subsection (b) to read:

4 "(b) If the State or a county establishes a red light
5 imaging detector system under this chapter, the compensation
6 paid by the State or county to a manufacturer or vendor of the
7 equipment used shall be based upon the value of the equipment
8 and services provided or rendered in support of the photo red
9 light imaging detector system, and shall not be based upon a
10 portion of the [~~fine or civil~~] administrative penalty imposed or
11 the revenue generated by the equipment."

12 2. By amending subsection (e) to read:

13 "(e) During the first thirty days of operation of an
14 individual photo red light imaging detector system at a
15 particular traffic signal, a warning shall be issued for any
16 violation of section 291C-32(c), and mailed to the registered
17 owner of the motor vehicle at the address on record at the
18 vehicle licensing division [~~, in lieu of a summons or citation~~
19 ~~pursuant to section 291J-6~~]."

20 SECTION 12. Section 291J-5, Hawaii Revised Statutes, is
21 amended by amending subsection (c) to read as follows:



1 "(c) Proof of a violation of section 291C-32(c) shall be
2 as evidenced by information obtained from the photo red light
3 imaging detector system authorized pursuant to this chapter. A
4 certificate, sworn to or affirmed by the reviewing [~~police~~
5 ~~department,~~] entity, or a facsimile thereof, based upon
6 inspection of photographs, microphotographs, video, or other
7 recorded images produced by the system, shall be prima facie
8 evidence of the facts contained therein. Any photograph,
9 microphotograph, video, or other recorded image, produced by the
10 system, that contains a clear and unobstructed image of a motor
11 vehicle license plate shall be prima facie evidence that the
12 motor vehicle to which the license plate is attached is the
13 motor vehicle for which the license plate was issued. Any
14 photographs, microphotographs, video, or other recorded images
15 evidencing a violation shall be available for inspection in any
16 administrative proceeding to adjudicate the liability for that
17 violation."

18 SECTION 13. Section 291J-6, Hawaii Revised Statutes, is
19 amended as follows:

20 1. By amending subsection (b) to read:



1 "(b) The form and content of the summons or citation shall
2 be as adopted or prescribed by the [~~administrative judge of the~~
3 ~~district courts~~] director and shall be printed on a form
4 commensurate with the form of other summonses or citations [~~used~~
5 ~~in modern methods of arrest~~], so designed to include all
6 necessary information to make the summons or citation valid
7 within the laws of the State; provided that any summons or
8 citation issued pursuant to the photo red light imaging detector
9 systems program shall contain a clear and unobstructed image of
10 the motor vehicle license plate, which shall be used as evidence
11 of the violation."

12 2. By amending subsections (d) to (f) to read:

13 "(d) [~~Prior to~~] Before the mailing of the summons or
14 citation [~~for a traffic infraction~~] pursuant to subsection (a),
15 the applicable [~~county police department~~] reviewing entity shall
16 review and verify the clear and unobstructed image of the
17 license plate of the motor vehicle required under section 291J-
18 6(b).

19 (e) Upon receipt of the summons or citation the registered
20 owner shall answer [~~as provided for in section 291D-6.~~]
21 accordingly to the rules designated by the department as the



1 director deems necessary for the purposes of carrying out this
2 chapter. A record of the mailing of the summons or citations
3 prepared in the ordinary course of business is prima facie
4 evidence of notification. The registered owner shall be
5 determined by the identification of the motor vehicle license
6 plate.

7 (f) Procedures regarding answering [~~court hearings, and~~
8 ~~court actions~~] a notice, administrative actions, and
9 administrative hearings shall be [~~pursuant to sections 291D-6,~~
10 ~~291D-7, 291D-8, and 291D-13;~~] set by the department as the
11 director deems necessary for the purposes of carrying out this
12 chapter; provided that it shall not be a defense of any citation
13 issued under this chapter that another person was driving the
14 defendant's motor vehicle at the time of incident, unless the
15 motor vehicle was stolen as documented by a police report;
16 provided further that any reference to the defendant's
17 commission of the [~~traffic infraction~~] administrative violation
18 or similar language shall be interpreted to mean commission of
19 the [~~traffic infraction.~~] administrative violation."



1 SECTION 14. Section 291L-1, Hawaii Revised Statutes, is
2 amended by adding two new definitions to be appropriately
3 inserted and to read as follows:

4 "Director" means the director of transportation.

5 "Reviewing entity" means a county police department or
6 authorized employee of the department of law enforcement."

7 SECTION 15. Section 291L-3, Hawaii Revised Statutes, is
8 amended as follows:

9 1. By amending subsection (b) to read:

10 "(b) The compensation paid by the State to establish an
11 automated speed enforcement system under this chapter to a
12 manufacturer or vendor of the equipment used shall be based upon
13 the value of the equipment and services provided or rendered in
14 support of the automated speed enforcement system and shall not
15 be based upon a portion of the [~~fine or civil~~] administrative
16 penalty imposed or the revenue generated by the equipment."

17 2. By amending subsection (e) to read:

18 "(e) During the first thirty days of operation of an
19 automated speed enforcement system at a particular location, a
20 warning shall be issued for any violation and mailed to the
21 registered owner of the motor vehicle at the address on record



1 at the vehicle licensing division [~~in lieu of a summons or~~
2 ~~citation pursuant to section 291L-5~~]."

3 SECTION 16. Section 291L-4, Hawaii Revised Statutes, is
4 amended by amending subsections (c) to (e) to read as follows:

5 "(c) Proof of a violation of section 291C-108 shall be
6 evidenced by information obtained from an automated speed
7 enforcement system authorized pursuant to this chapter. A
8 certificate, sworn to or affirmed by the reviewing [~~county~~
9 ~~police department,~~] entity, or a facsimile thereof, based upon
10 inspection of any clear and unobstructed photographs,
11 microphotographs, video, or other recorded images produced by
12 the system, shall be prima facie evidence of the facts contained
13 therein. Any photographs, microphotographs, video, or other
14 recorded images shall be available for inspection in any
15 administrative proceeding to adjudicate the liability for that
16 violation.

17 (d) It shall be a defense [~~to any prosecution~~] in a
18 requested administrative hearing for a violation of exceeding
19 the maximum motor vehicle speed limits pursuant to this chapter
20 and section 291C-108 that the automated speed enforcement system
21 was malfunctioning at the time of the alleged violation.



1 (e) The conditions specified in this section shall not
2 apply when the information gathered is used for highway safety
3 research or to issue warning citations not involving [~~a fine~~] an
4 administrative penalty or court appearance."

5 SECTION 17. Section 291L-5, Hawaii Revised Statutes, is
6 amended to read as follows:

7 "**§291L-5 Summons or citation.** (a) Notwithstanding any
8 law to the contrary and except as otherwise provided in this
9 chapter, beginning January 1, 2025, whenever any motor vehicle
10 is determined, by means of an automated speed enforcement
11 system, to have violated section 291C-108, the State's third-
12 party contractor shall cause a summons or citation, as described
13 in this section, to be sent by first-class mail to the
14 registered owner of the motor vehicle. The summons or citation
15 shall be mailed to the registered owner's address on record at
16 the vehicle licensing division and submitted to the post office
17 within ten calendar days after the date of the incident. The
18 State, the county, or the State's or county's third-party
19 contractor shall implement a process to record the date on which
20 the summons or citation was submitted to the post office, and
21 the record shall be prima facie evidence of the date the summons



1 or citation was submitted to the post office. If the end of the
2 ten-calendar-day period falls on a Saturday, Sunday, or holiday,
3 then the ending period shall run until the end of the next day
4 that is not a Saturday, Sunday, or holiday. The registered
5 owner shall be determined by the identification of the motor
6 vehicle license plate.

7 (b) The form and content of the summons or citation shall
8 be adopted or prescribed by the [~~administrative judge of the~~
9 ~~district courts~~] director and printed on a form commensurate
10 with the form of other summonses or citations [~~used in modern~~
11 ~~methods of arrest~~] that are designed to include all necessary
12 information to make the summons or citation valid within the
13 laws of the State; provided that any summons or citation issued
14 pursuant to the automated speed enforcement systems program
15 shall contain a clear and unobstructed photographic, digital, or
16 other visual image of the motor vehicle license plate, and speed
17 units measured by the speed reader that shall be used as
18 evidence of the violation.

19 (c) Every summons or citation shall be consecutively
20 numbered and each copy thereof shall bear the number of its
21 respective original.



1 (d) Before mailing the summons or citation [~~for a traffic~~
2 ~~infraction~~] pursuant to subsection (a), the applicable [~~county~~
3 ~~police department~~] reviewing entity shall review and verify the
4 clear and unobstructed photographic, digital, or other visual
5 image of the license plate of the motor vehicle required under
6 this section.

7 (e) Upon receipt of the summons or citation, the
8 registered owner shall respond [~~as provided for in section 291D-~~
9 ~~6.~~] in accordance with the rules designated by the department as
10 the director deems necessary for the purposes of carrying out
11 this chapter. A record of the mailing of the summons or
12 citation prepared in the ordinary course of business shall be
13 prima facie evidence of notification.

14 (f) Procedures regarding answering a notice, [~~court~~
15 ~~actions, and court hearings~~] administrative actions, and
16 administrative hearings shall be [~~pursuant to sections 291D-6,~~
17 ~~291D-7, 291D-8, and 291D-13;~~] set by the department as the
18 director deems necessary for the purposes of carrying out this
19 chapter; provided that it shall not be a defense to any citation
20 issued pursuant to this chapter that another person was driving
21 the defendant's motor vehicle at the time of incident, unless



1 the motor vehicle was stolen as documented by a police report;
2 provided further that any reference to the defendant's
3 commission of the [~~traffic infraction~~] administrative violation
4 or similar language shall be interpreted to mean commission of
5 the [~~traffic infraction.~~] administrative violation.

6 [~~(g) Any summons or citations issued or convictions~~
7 ~~resulting from this chapter shall not be recorded on a person's~~
8 ~~traffic abstract and shall not be used for insurance purposes in~~
9 ~~the provision of motor vehicle insurance coverage.]"~~

10 SECTION 18. Section 291L-10, Hawaii Revised Statutes, is
11 amended by amending subsection (a) to read as follows:

12 "(a) There is established in the state treasury an
13 automated speed enforcement systems program special fund to be
14 administered by the department, into which shall be deposited
15 all fines collected pursuant to this chapter and section 291C-
16 108. The fines for all consequences of a violation of the speed
17 restriction laws under this chapter shall be set by the
18 department as the director deems necessary for the purposes of
19 carrying out this chapter."

20 PART IV



1 SECTION 19. Section 291J-8, Hawaii Revised Statutes, is
2 repealed.

3 ~~["§291J-8] Failure to comply with summons or citation.~~
4 ~~If the registered owner of the motor vehicle does not return an~~
5 ~~answer in response to a summons or citation within a period of~~
6 ~~thirty days from the date of the mailing of the summons or~~
7 ~~citation, the district court shall issue, pursuant to section~~
8 ~~291D-7(e), a notice of entry of judgment of default to the~~
9 ~~registered owner of the motor vehicle."]~~

10 SECTION 20. Section 291L-7, Hawaii Revised Statutes, is
11 repealed.

12 ~~["§291L-7] Failure to comply with a summons or citation.~~
13 ~~If the registered owner of the motor vehicle fails to respond to~~
14 ~~a summons or citation within thirty days from the date of the~~
15 ~~mailing of the summons or citation, the district court shall~~
16 ~~issue a notice of entry of judgment of default to the registered~~
17 ~~owner of the motor vehicle pursuant to section 291D-7(e)."]~~

18 PART V

19 SECTION 21. There is appropriated out of the state highway
20 fund the sum of \$ or so much thereof as may be
21 necessary for fiscal year 2026-2027 for the establishment of the



1 administrative hearings division of the department of
2 transportation for purposes including implementation of the
3 photo red light imaging detector systems program and automated
4 speed enforcement systems program.

5 The sum appropriated shall be expended by the department of
6 transportation for the purposes of this Act.

7 SECTION 22. This Act does not affect rights and duties
8 that matured, penalties that were incurred, and proceedings that
9 were begun before its effective date.

10 SECTION 23. Statutory material to be repealed is bracketed
11 and stricken. New statutory material is underscored.

12 SECTION 24. This Act shall take effect on July 1, 3000.



Report Title:

DOT; DLE; Administrative Hearings Division; Administrative Hearings; Transportation Network Companies; Photo Red Light Imaging Detector Systems; Speed Enforcement Systems; Commercial Driver's Licenses

Description:

Establishes the Administrative Hearings Division within the Department of Transportation and transfers certain administrative hearing powers to the Division, including matters related to transportation network company permit appeals, automated red light camera and speed enforcement traffic citations, and commercial driver's license appeals. Allows authorized employees of the Department of Law Enforcement to review images produced by the automated red light camera and speed enforcement systems. Effective 7/1/3000. (HD2)

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

