THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1098 Session of 2018

INTRODUCED BY BROWNE, RAFFERTY, WHITE, RESCHENTHALER, TARTAGLIONE, SCAVELLO, COSTA, YUDICHAK, BREWSTER, REGAN, AUMENT, BAKER AND KILLION, APRIL 6, 2018

REFERRED TO TRANSPORTATION, APRIL 6, 2018

AN ACT

1 2 3 4	Amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in enforcement, providing for automated enforcement of failure to stop for school bus with flashing red lights and establishing the School Bus Safety Grant Program Fund.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 75 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 6314. Automated enforcement of failure to stop for school bus
10	with flashing red lights.
11	(a) General ruleA school district may install and operate
12	an automated side stop signal arm enforcement system for the
13	purpose of enforcing the provisions of section 3345(a) (relating
14	to meeting or overtaking school bus).
15	(b) Applicability
16	(1) Except as provided in paragraph (2), this section
17	shall apply to a driver of a motor vehicle meeting or
18	<u>overtaking a school bus stopped on a highway or trafficway</u>

1	when the red signal lights on the school bus are flashing and
2	the side stop signal arms are activated as described in
3	<u>section 3345(a) and (f.1).</u>
4	(2) Nothing in this section shall supersede the
5	provisions of:
6	(i) Section 3105(h) (relating to drivers of
7	<pre>emergency vehicles).</pre>
8	<u>(ii) Section 3345 (c) or (d).</u>
9	(c) Owner liabilityFor each violation under section
10	3345(a), the owner or owners of the motor vehicle shall be
11	<u>liable as follows:</u>
12	(1) The penalty for a violation under subsection (a)
13	shall be as provided in section 3345.
14	(2) A fine is not authorized for a violation of this
15	section if the exceptions provided under section 3345(g) are
16	met.
17	(3) Fines collected under this section shall be subject
18	to 42 Pa.C.S. § 3571 (relating to Commonwealth portion of
19	fines, etc.) or 3573 (relating to municipal corporation
20	portion of fines, etc.).
21	(4) Violations resulting in a homicide by vehicle under
22	section 3732 (relating to homicide by vehicle) shall be
23	subject to the penalties provided under that section.
24	(d) Certificate as evidenceA certificate, or a facsimile
25	of a certificate, based upon inspection of recorded images
26	produced by an automated side stop signal arm enforcement system
27	and sworn to or affirmed by a police officer shall be prima
28	facie evidence of the facts contained in it. The city of the
29	first class must include written documentation that the
30	automated side stop signal arm enforcement system was operating
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1	correctly at the time of the alleged violation. A recorded image
2	evidencing a violation of section 3345(a) shall be admissible in
3	any judicial or administrative proceeding to adjudicate the
4	liability for the violation.
5	<u>(e) Limitations</u>
6	(1) (i) Notwithstanding any other provision of law,
7	equipment deployed as part of an automated side stop
8	signal arm enforcement system as provided under this
9	section must be incapable of automated or user-controlled
10	remote intersection surveillance by means of recorded
11	video images.
12	(ii) Recorded images collected as part of the
13	automated side stop signal arm enforcement system may
14	only record traffic violations and may not be used for
15	any other surveillance purposes.
16	(iii) Restrictions under this paragraph shall not be
17	deemed to preclude a court of competent jurisdiction from
18	issuing an order directing that the information be
19	provided to law enforcement officials if the information
20	is reasonably described and is requested solely in
21	connection with a criminal law enforcement action.
22	(2) (i) To the extent practicable, an automated side
23	stop signal arm enforcement system shall use necessary
24	technologies to ensure that photographs or recorded video
25	images produced by the system shall not identify the
26	operator, the passengers or the contents of the vehicle.
27	(ii) No notice of liability issued under this
28	section may be dismissed solely because a photograph or
29	recorded video image allows for the identification of the
30	operator, passengers or contents of a vehicle as long as

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1 a reasonable effort has been made to comply with this 2 paragraph. (3) (i) Notwithstanding any other provision of law, 3 information prepared under this section and information 4 5 relating to violations under this section which is kept by the department of the police officer having the 6 7 authority to exercise police power in the area where the violation occurred, its authorized agents or employees, 8 9 including recorded images, written records, reports or 10 facsimiles, names, addresses and the number of violations under this section, shall be for the exclusive use of the 11 department of the police officer having the authority to 12 exercise police power in the area where the violation 13 14 occurred, its authorized agents or employees and law enforcement officials for the purpose of discharging 15 their duties under this section. 16 (ii) The information shall not be deemed a public 17 record under the act of February 14, 2008 (P.L.6, No.3), 18 19 known as the Right-to-Know Law. 20 (iii) The information may be discoverable by court 21 order or otherwise and may be offered in evidence in any 22 action or proceeding which is directly related to a 23 violation of this section or any other violation in 24 connection with a criminal law enforcement action. 25 (4) Images obtained through the use of an automated side 26 stop signal arm enforcement system shall be destroyed within one year of final disposition of the recorded event. The 27 vendor of an automated side stop signal arm enforcement 28 system shall notify the department by written notice in 29 accordance with this section that the records have been 30

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1 <u>destroyed</u>.

2	(5) Notwithstanding any other provision of law,
3	registered vehicle owner information obtained as a result of
4	the operation of an automated side stop signal arm
5	enforcement system shall not be the property of the
6	manufacturer or vendor of the system and may not be used for
7	any purpose other than prescribed in this section.
8	(f) Defenses
9	(1) It shall be a defense to a prosecution using an
10	automated side stop signal arm enforcement system for a
11	violation under section 3345 that the person named in the
12	notice of the violation was not operating the vehicle at the
13	time of the violation. The owner shall be required to submit
14	evidence that the owner was not the driver at the time of the
15	alleged violation.
16	(2) The person named in the notice of violation may have
17	the opportunity to identify the actual driver of the vehicle
18	at the time the violation occurred.
19	(3) (i) The owner shall provide to the court or vendor
20	for the governing body a sworn affidavit signed under penalty
21	of perjury containing the name and address of the person who
22	had care, custody or control of the motor vehicle, including
23	an employee of the owner or the person who was renting or
24	leasing the motor vehicle at the time of the alleged
25	violation.
26	(ii) The court or vendor for the governing body
27	shall mail or electronically transfer a notice of the
28	citation to the person identified as having the care,
29	custody or control of the motor vehicle at the time of
30	the violation. The proof required under this section

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1	creates a rebuttable presumption that the person having
2	the care, custody or control of the motor vehicle at the
3	time of the violation was the operator of the motor
4	vehicle at the time of the violation.
5	(iii) The notice required under this paragraph shall
6	contain the following:
7	(A) The information described in subsection (j)
8	<u>(1).</u>
9	(B) A statement that the person receiving the
10	notice was identified by the owner of the motor
11	vehicle as the person having the care, custody or
12	control of the motor vehicle at the time of the
13	violation.
14	(C) A statement that a person may offer a
15	defense as described in this subsection or in
16	subsection (d). If the person identified by the owner
17	as having care, custody or control of the vehicle
18	disclaims having care, custody or control of the
19	vehicle at the time of the violation, the
20	responsibility shall revert to the owner of the
21	vehicle.
22	(iv) The owner may not attempt to transfer
23	responsibility more than one time using this procedure.
24	(v) If a person other than the owner denies the
25	person was the operator and declines responsibility, a
26	new notice shall be issued to the owner which shall
27	include the following:
28	(A) a statement that the other person declined
29	responsibility; and
30	(B) a provision allowing for the option of

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1	paying the civil fine or contesting the violation by
2	<u>a stated date that shall be not less than 20 days</u>
3	from the mailing of the new notice.
4	(4) The person receiving the notice shall be responsible
5	for payment of the civil fine unless the person either:
6	(i) timely returns a signed statement on a form
7	provided with the notice of violation that the person was
8	not the operator and declining responsibility, in which
9	case responsibility for the violation shall revert to the
10	<u>owner; or</u>
11	(ii) admits to being the operator but denies
12	committing a violation, in which case the person may
13	contest the notice of violation in the same manner as the
14	owner may contest the violation.
15	(5) If the owner receives a notice of violation under
16	section 3345 of a time period during which the vehicle was
17	reported to the police department of any state or
18	municipality as having been stolen, it shall be a defense to
19	the violation that the vehicle has been reported to a police
20	department as stolen prior to the time the violation occurred
21	and has not been recovered prior to that time.
22	(6) It shall be a defense to a prosecution using an
23	automated side stop signal arm enforcement system for a
24	violation under section 3345 that the person receiving the
25	notice of violation was not the owner of the vehicle at the
26	time of the offense if the person can provide valid
27	documentation of nonownership.
28	<u>(g) Approval</u>
29	(1) A school district may enter into an agreement with a
30	private vendor or manufacturer to provide an automated side

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1	stop signal arm enforcement system on each bus within its
2	fleet, whether owned or leased, up to and including the
3	installation, operation and maintenance of the systems.
4	(2) Except as otherwise provided, an agreement under
5	this section shall take effect in a school district by vote
6	of the board of school directors. The meeting to consider
7	approval of an automated side stop signal arm enforcement
8	system shall be properly noticed under 65 Pa.C.S. Ch. 7
9	(relating to open meetings).
10	(h) Duty of school district or contracted company to provide
11	school transportation
12	(1) A school district or contracted company that
13	provides school transportation shall enter into an
14	intergovernmental agreement with the primary police
15	department with authority to issue violations using an
16	automated side stop signal arm enforcement system.
17	(2) A school district operating an automated side stop
18	signal arm enforcement system shall conduct a statistical
19	analysis to assess the safety impact of the system. The
20	statistical analysis, notwithstanding whether the analysis is
21	completed independently or with a manufacturer or vendor of
22	an automated side stop signal arm enforcement system, shall:
23	(i) Be based upon the best available crash, traffic
24	and other data.
25	(ii) Include any additional information deemed of
26	interest or importance by the school district.
27	(iii) Be conducted no later than 12 months after the
28	installation of the system.
29	(iv) Be made available to the public and published
30	on the school district's publicly accessible Internet

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1	website.
2	(v) Be submitted to the department.
3	(3) Provide a list of all approved bus stop locations to
4	the police officer or department charged with reviewing the
5	violations and the manufacturer or vendor.
6	(i) Duty of police and police departmentPolice officers
7	and police departments enforcing violations of section 3345 and
8	using automated side stop signal arm enforcement systems shall:
9	(1) Review submitted evidence from the manufacturer or
10	vendor of a system to determine if there is sufficient
11	evidence that a violation under section 3345 occurred and
12	electronically certify the notice of violation.
13	(2) Provide information to a school district or
14	contracted company that provides school transportation with
15	information related to the police or police department's
16	capacity to review and authorize the notice of violation.
17	(j) Duty of the manufacturer or vendorA manufacturer or
18	vendor of automated side stop signal arm enforcement systems
19	<pre>shall:</pre>
20	(1) Prepare a notice of violation to the registered
21	owner of a vehicle identified in a recorded image or video
22	link produced by a system as evidence of a violation of
23	section 3345 upon authorization of the police officer
24	employed by the police department with primary jurisdiction
25	over the area where the violation occurred. The notice of
26	violation must have attached to it all of the following:
27	(i) A copy of the recorded image showing the
28	vehicle.
29	(ii) The license plate number and state of issuance
30	of the motor vehicle.

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1	(iii) The date, time and place of the alleged
2	violation.
3	(iv) Notice that the violation charged is under
4	section 3345.
5	(v) Instructions for return of the notice of
6	violation.
7	(vi) Instructions for the registered owner to
8	identify the driver of the vehicle at the time of the
9	<u>violation by way of an affidavit of nonliability.</u>
10	(2) The text of the notice must be as follows:
11	This notice shall be returned personally, by mail or
12	by an agent duly authorized in writing or
13	electronically within 30 days of issuance. A hearing
14	may be obtained upon the written request of the
15	registered owner.
16	(3) Process fines issued under this section.
17	(4) Receive affidavits of nonliability in order to
18	update the violation and send to the primary police
19	department with authority to issue violations under section
20	<u>3345 to approve the change.</u>
21	(5) Preclude the issuance of any violation occurring in
22	a location where the use of the system is not authorized,
23	including, but not limited to, emergency vehicles.
24	(k) Notice to owner
25	(1) In the case of a violation involving a motor vehicle
26	registered under the laws of this Commonwealth, the notice of
27	violation shall be mailed within 60 days after the commission
28	of the violation or within 60 days after the discovery of the
29	identity of the registered owner, whichever is later, to the
30	address of the registered owner as listed in the records of

1 <u>the department.</u>

2	(2) In the case of motor vehicles registered in
3	jurisdictions other than this Commonwealth, the notice of
4	violation shall be mailed within 60 days after the discovery
5	of the identity of the registered owner to the address of the
6	registered owner as listed in the records of the official in
7	the jurisdiction having charge of the registration of the
8	vehicle.
9	(1) Mailing of notice and records
10	(1) A notice of violation shall be sent by first class
11	mail.
12	(2) A manual or automatic record of mailing prepared by
13	the manufacturer or vendor in the ordinary course of business
14	shall be prima facie evidence of mailing and shall be
15	admissible in any judicial or administrative proceeding as to
16	the facts contained in it.
17	(m) Payment of fine
18	(1) An owner to whom a notice of violation has been
19	issued may admit responsibility for the violation and pay the
20	fine provided in the notice.
21	(2) (i) Payment must be made personally, through an
22	authorized agent, electronically or by mailing both
23	payment and the notice of violation to the manufacturer
24	or vendor of an automated side stop signal arm
25	enforcement system. Payment by mail must be made only by
26	money order, credit card or check made payable to the
27	court or governing body.
28	(ii) The court or the vendor on behalf of the
29	governing body shall distribute the fine, less the
30	operation and maintenance costs necessitated under this

1	section, as provided under 42 Pa.C.S. §§ 3571 and 3573.
2	(n) Hearing
3	(1) An owner to whom a notice of violation has been
4	issued may, within 30 days of the mailing of the notice,
5	request in writing a hearing to contest the liability alleged
6	in the notice before a magisterial district judge.
7	(2) The manufacturer or vendor of an automated side stop
8	signal arm enforcement system shall file the notice of
9	violation and supporting documents with the magisterial
10	district judge, who shall hear and decide the matter de novo.
11	(o) Compensation to manufacturer or vendorThe
12	compensation paid to the manufacturer or vendor of the automated
13	side stop signal arm enforcement system may not be based on the
14	number of citations issued. The compensation paid to the
15	manufacturer or vendor of the equipment shall be based upon the
16	value of the equipment and services provided or rendered in
17	support of the automated side stop signal arm enforcement
18	system.
19	<u>(p) Enforcement</u>
20	(1) If a violation has not been contested and the
21	assessed penalty has not been paid, the vendor or governing
22	body shall send to the person who is the owner of the motor
23	vehicle a final notice of any unpaid civil fine authorized by
24	law, except in cases where there is an adjudication that no
25	violation occurred or there is otherwise a lawful
26	determination that no civil penalty shall be imposed. The
27	notice shall inform the owner of the following:
28	(i) The governing body or vendor will send a
29	referral to the department if the assessed penalty is not
30	paid within 30 days after the final notice is mailed.

1	(ii) The referral will result in the nonrenewal of
2	the registration of the motor vehicle, cause the title of
3	the vehicle involved in the violation to not be
4	transferred and cause the person held responsible for the
5	violation to be ineligible to obtain or renew a driver's
6	license if the assessed penalty is not paid.
7	(2) The governing body or vendor shall send a referral
8	to the department not sooner than 30 days after the final
9	notice required under paragraph (1) is mailed if a violation
10	of an ordinance or resolution adopted under this act has not
11	been contested and the assessed penalty has not been paid.
12	The referral to the department shall include the following:
13	(i) Any information known or available to the vendor
14	or governing body concerning the license plate number and
15	year of registration and the name of the owner of the
16	motor vehicle.
17	(ii) The date on which the violation occurred.
18	(iii) The date when the notice required under this
19	section was mailed.
20	(iv) The seal, logo, emblem or electronic seal of
21	the governing body.
22	(3) If the department receives a referral under
23	paragraph (2), the referral shall be entered into the motor
24	vehicle database within five days of receipt. The department
25	shall refuse to renew the registration of the motor vehicle
26	and the title of the vehicle involved in the violation may
27	not be transferred. The person held responsible for the
28	violation shall be ineligible to obtain or renew a driver's
29	license, unless and until the civil fine plus any late fee is
30	paid to the governing body.

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1	(4) The department shall mail a notice to the person in
2	whose name the vehicle is registered that informs the person
3	of the following:
4	(i) The registration of the vehicle involved in the
5	violation will not be permitted to be renewed.
6	(ii) The title of the vehicle involved in the
7	violation will not be permitted to be transferred.
8	(iii) The person held responsible for the violation
9	<u>will be ineligible to obtain or renew a driver's license.</u>
10	(iv) The penalties under this section are being
11	imposed due to the failure to pay the civil fine for an
12	ordinance violation adopted under the authority of this
13	section.
14	(v) That there is a procedure to remove the
15	penalties and a brief explanation of the procedure.
16	(5) The department shall remove the penalties of a
17	vehicle and vehicle owner if any person presents the
18	department with adequate proof that the penalty and any
19	imposed reinstatement fee, if applicable, have been paid.
20	(6) Any State or county official charged with issuance
21	or transfer of vehicle licenses or titles or issuance of
22	drivers' licenses may not issue or renew the vehicle license,
23	issue or transfer the title of the vehicle or issue or renew
24	the driver's license of the responsible person if the
25	official has notice that a civil fine authorized by this
26	section is unpaid. If the governing body has given a notice
27	of nonpayment to the appropriate licensing official under
28	paragraph (2) and when thereafter the civil fine has been
29	paid, the governing body shall transmit notice of the payment
30	to the appropriate licensing official.

1	(q) School Bus Safety Grant ProgramThe School Bus Safety
2	Grant Program Fund is established as a restricted receipts
3	account in the Motor License Fund. Fines collected under
4	subsection (c)(1) and deposited in accordance with 42 Pa.C.S. §
5	3571 shall be deposited into the fund and shall be used by the
6	department to implement the School Bus Safety Grant Program,
7	which is established to promote and increase school bus safety
8	education and training throughout this Commonwealth. Independent
9	school bus contractors are eligible for the grant. The
10	department shall develop a uniform application process and
11	regulations to administer the grant program.
12	(r) Contracted companies
13	(1) No contracted company that provides school
14	transportation shall be liable if an automated side stop
15	signal arm enforcement system is vandalized or otherwise
16	malfunctions.
17	(2) Nothing in this section shall be construed to
18	require a contracted company that provides school
19	transportation to take a bus out of service due to a
20	nonfunctioning automated side stop signal arm enforcement
21	system, except that a contracted company shall allow the
22	manufacturer or vendor of the automated side stop signal arm
23	enforcement system access to the bus when the bus is not in
24	service at a time mutually agreeable to the contractor and
25	<u>vendor.</u>
26	(3) Independent school bus contractors shall not be held
27	responsible for costs associated with the automated side stop
28	signal arm enforcement system, including, but not limited to,
29	installation, maintenance, repair, replacement or removal of
30	the system.

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1	(s) DefinitionsAs used in this section, the following
2	words and phrases shall have the meanings given to them in this
3	subsection unless the context clearly indicates otherwise:
4	"Automated side stop signal arm enforcement system" or
5	"system." A camera system with two or more camera sensors and
6	computers that produce recorded video and two or more film or
7	digital photographic still images of a motor vehicle being used
8	or operated in a manner that violates section 3345(a).
9	"Manufacturer" or "vendor." A company that creates, owns or
10	has a license or permission to sell, lease or distribute an
11	automated side stop signal arm enforcement system.
12	"Police officer" or "police department." A State, county or
13	municipal full-time law enforcement officer or agency with the
14	power to issue citations for violations under this title.
15	"Pupil transportation." The transport of resident pupils of
16	a school district to and from preprimary, primary or secondary
17	schools and students to or from public, private or parochial
18	schools. The term does not include transportation for field
19	trips.
20	"Side stop signal arms." As described in section 4552(b.1)
21	(relating to general requirements for school buses).
22	"Violation certificate." A certificate, or a facsimile of a
23	certificate, based upon inspection of recorded images or video
24	produced by an automated side stop signal arm enforcement system
25	and sworn to or affirmed by a police officer having the
26	authority to exercise police power in the area where the
27	violation occurred as described in section 3345(a.1)(2).
28	Section 2. This act shall take effect in 60 days.

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