AN ACT

Amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in rules of the road in general, further providing for additional parking regulations.

This act may be referred to as Susan's and Emily's Law.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Section 3354(d)(2.1) and (f) 3354(D)(2.1), (F) and (H) of Title 75 of the Pennsylvania Consolidated Statutes are amended and the section is amended by adding a subsection to read:

§ 3354. Additional parking regulations.

* * *

(b.1) Protected pedestrian plazas and pedalcycle lanes.--

(1) When there is an on-street pedestrian plaza or a pedalcycle lane adjacent to the right-hand curb of a two-way or one-way highway, a vehicle standing or parked upon the...
right-hand side of the two-way or one-way highway shall be positioned in the direction of authorized traffic movement with the right-hand wheels of the vehicle parallel to and within 12 inches of the outside line of the buffer area between the pedestrian plaza or pedalcycle lane and parking.

(2) When there is an on-street pedestrian plaza or a pedalcycle lane adjacent to the left-hand curb of a one-way or median-divided, two-way highway, a vehicle standing or parked upon the left-hand side of the highway shall be positioned in the direction of authorized traffic movement with the left-hand wheels of the vehicle parallel to and within 12 inches of the outside line of the buffer area between the pedestrian plaza or pedalcycle lane and parking.

(3) Nothing under this section shall be deemed to prevent a local authority from enacting parking regulations under section 6109 (relating to specific powers of department and local authorities) to provide for a special, alternative or temporary configuration and signage for parking on a highway with an on-street pedestrian plaza or pedalcycle lane.

(4) NOTHING UNDER THIS SECTION SHALL BE DEEMED TO APPLY TO THE STOPPING OR STANDING OF SCHOOL BUSES OR SCHOOL VEHICLES WHEN RECEIVING OR DISCHARGING SCHOOL STUDENTS. A SCHOOL BUS OR SCHOOL VEHICLE MAY STOP OR STAND AS CLOSE AS PRACTICABLE TO THE CURB OR SHOULDER.

(5) PRIOR TO DESIGN OR CONSTRUCTION OF A PROTECTED PEDESTRIAN PLAZA OR PEDELCYCLE LANE UNDER THIS SUBSECTION, THE POLITICAL SUBDIVISION AND DEPARTMENT SHALL PROVIDE DEERENCE TO THE FOLLOWING:

(I) BUSINESSES WHOSE FRONT OR REAR ENTRANCE IS
FACING THE HIGHWAY FOR THE PURPOSES OF LOADING AND
UNLOADING PROPERTY OR PASSENGERS.

(II) ELECTRIC VEHICLE CHARGING INFRASTRUCTURE.

(5) (6) BEFORE A POLITICAL SUBDIVISION IN A COUNTY OF
THE SECOND THROUGH EIGHTH CLASS MAY DESIGN OR CONSTRUCT A
PROTECTED PEDESTRIAN PLAZA OR PROTECTED PEDALCYCLE LANE UNDER
THIS SUBSECTION, THE DEPARTMENT SHALL CERTIFY THAT THE
POLITICAL SUBDIVISION IS COMPLIANT WITH AND IS ENFORCING ALL
APPLICABLE PROVISIONS OF THIS TITLE. THE FOLLOWING SHALL
APPLY:

(I) A POLITICAL SUBDIVISION THAT HAS AN ORDINANCE
THAT IS INCONSISTENT WITH THIS TITLE OR CAUSES A
VIOLATION OF THIS TITLE, INCLUDING ANY ORDINANCE THAT
CREATES TIERED VIOLATIONS OF THIS TITLE, INCLUDING, BUT
NOT LIMITED TO, PRIMARY OR SECONDARY VIOLATIONS, SHALL BE
CONSIDERED TO BE A VIOLATION OF THIS SECTION.

(II) A POLITICAL SUBDIVISION THAT DIRECTS A POLICE
OFFICER TO NOT ENFORCE THE PROVISIONS OF THIS TITLE SHALL
BE CONSIDERED TO BE IN VIOLATION OF THIS SECTION.

(III) A POLITICAL SUBDIVISION THAT IS IN VIOLATION
OF THIS PARAGRAPH MAY NOT CONSTRUCT A PROTECTED
PEDESTRIAN PLAZA OR PEDALCYCLE LANE UNDER THIS
SUBSECTION. THE POLITICAL SUBDIVISION MAY CONSTRUCT THE
PROTECTED PEDESTRIAN PLAZA OR PEDALCYCLE LANE UNDER THIS
SUBSECTION IF THE DEPARTMENT DETERMINES THAT THE
POLITICAL SUBDIVISION IS COMPLIANT WITH THIS PARAGRAPH.

(6) (7) BEFORE A POLITICAL SUBDIVISION IN A COUNTY OF
THE FIRST CLASS MAY DESIGN OR CONSTRUCT A PROTECTED
PEDESTRIAN PLAZA OR PROTECTED PEDALCYCLE LANE UNDER THIS
SUBSECTION, THE FOLLOWING MUST OCCUR:

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(I) THE DEPARTMENT CERTIFIES THAT THE POLITICAL
SUBDIVISION IS COMPLIANT WITH AND IS ENFORCING ALL
APPLICABLE PROVISIONS OF THIS TITLE. THE FOLLOWING SHALL
APPLY:

(A) A POLITICAL SUBDIVISION THAT HAS AN
ORDINANCE THAT IS INCONSISTENT WITH THIS TITLE OR
CAUSES A VIOLATION OF THIS TITLE, INCLUDING ANY
ORDINANCE THAT CREATES TIERED VIOLATIONS OF THIS
TITLE, INCLUDING, BUT NOT LIMITED TO, PRIMARY OR
SECONDARY VIOLATIONS, SHALL BE CONSIDERED TO BE A
VIOLATION OF THIS SECTION.

(B) A POLITICAL SUBDIVISION THAT DIRECTS A
POLICE OFFICER TO NOT ENFORCE THE PROVISIONS OF THIS
TITLE SHALL BE CONSIDERED TO BE IN VIOLATION OF THIS
SECTION.

(C) A POLITICAL SUBDIVISION THAT IS IN VIOLATION
OF THIS PARAGRAPH MAY NOT CONSTRUCT A PROTECTED
PEDESTRIAN PLAZA OR PEDALCYCLE LANE UNDER THIS
SUBSECTION. THE POLITICAL SUBDIVISION MAY CONSTRUCT
THE PROTECTED PEDESTRIAN PLAZA OR PEDALCYCLE LANE
UNDER THIS SUBSECTION IF THE DEPARTMENT DETERMINES
THAT THE POLITICAL SUBDIVISION IS COMPLIANT WITH THIS
PARAGRAPH.

(II) THE ATTORNEY GENERAL HAS APPOINTED A SPECIAL
PROSECUTOR IN THE COUNTY OF THE FIRST CLASS TO
INVESTIGATE AND INSTITUTE CRIMINAL PROCEEDINGS FOR A
VIOLATION OF THE LAWS OF THIS COMMONWEALTH OCCURRING
WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS
THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION
IN THE COUNTY OF THE FIRST CLASS. THE FOLLOWING SHALL
APPLY:

(A) THE SPECIAL PROSECUTOR SHALL HAVE A MINIMUM OF THREE YEARS' EXPERIENCE IN CRIMINAL PROSECUTIONS WITHIN THIS COMMONWEALTH AND HAVE NOT BEEN EMPLOYED BY THE DISTRICT ATTORNEY'S OFFICE OF THE COUNTY OF THE FIRST CLASS WITHIN SIX YEARS OF THE ENACTMENT OF THIS SECTION.

(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW OR REGULATION, THE SPECIAL PROSECUTOR SHALL HAVE THE AUTHORITY TO INVESTIGATE AND INSTITUTE CRIMINAL PROCEEDINGS FOR A VIOLATION OF THE LAWS OF THIS COMMONWEALTH. THE SPECIAL PROSECUTOR'S AUTHORITY SHALL INCLUDE, BUT NOT BE LIMITED TO, THE FOLLOWING:

(1) PARTICIPATING IN COURT PROCEEDINGS AND ENGAGING IN ANY CRIMINAL LITIGATION, THAT THE SPECIAL PROSECUTOR CONSIDERS NECESSARY.

(2) APPELLING ANY DECISION OF A COURT IN ANY CASE OR PROCEEDING IN WHICH THE SPECIAL PROSECUTOR PARTICIPATES IN AN OFFICIAL CAPACITY.

(3) REVIEWING ALL AVAILABLE EVIDENCE.

(4) MAKING APPLICATION TO THE APPROPRIATE COURT FOR A GRANT OF IMMUNITY TO A WITNESS, CONSISTENT WITH APPLICABLE STATUTORY REQUIREMENTS, OR FOR WARRANTS, SUBPOENAS OR OTHER COURT ORDERS.

(5) INITIATING AND CONDUCTING PROSECUTIONS IN ANY COURT OF COMPETENT JURISDICTION, FILING INFORMATION AND HANDLING ALL ASPECTS OF ANY CASE IN THE NAME OF THE COMMONWEALTH.

(C) NO PERSON CHARGED WITH A VIOLATION OF THE...
LAW BY THE SPECIAL PROSECUTOR SHALL HAVE STANDING TO
CHALLENGE THE AUTHORITY OF THE SPECIAL PROSECUTOR TO
PROSECUTE THE CASE, AND, IF ANY CHALLENGE IS MADE,
THE CHALLENGE SHALL BE DISMISSED AND NO RELIEF SHALL
BE AVAILABLE IN THE COURTS OF THIS COMMONWEALTH TO
THE INDIVIDUAL MAKING THE CHALLENGE.

(D) THE APPOINTED SPECIAL PROSECUTOR SHALL SERVE
FOR THREE YEARS. THIS SUBSECTION SHALL NOT APPLY TO
ANY CASE INSTITUTED THREE YEARS AFTER THE EFFECTIVE
DATE OF THIS SUBSECTION.

(E) THE COUNTY OF THE FIRST CLASS MUST COMPLY
WITH THIS SUBSECTION FOR THE DURATION OF THE SPECIAL
PROSECUTOR'S APPOINTMENT.

(F) THE SPECIAL PROSECUTOR SHALL COMPILE A
REPORT RELATED TO THE CRIMINAL ACTIVITY AND
ADMINISTRATIVE PROCEEDINGS WITHIN A PUBLIC
TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY
PROVIDER OF PUBLIC PASSENGER TRANSPORTATION IN THE
COUNTY OF THE FIRST CLASS. THE FOLLOWING SHALL APPLY:

(I) THE INITIAL REPORT SHALL BE SUBMITTED NO
LATER THAN 90 DAYS FOLLOWING APPOINTMENT.
FOLLOWING THE INITIAL REPORT, ANNUAL REPORTS
SHALL BE SUBMITTED TO THE GENERAL ASSEMBLY.

(II) REPORTS SHALL BE SUBMITTED TO THE
FOLLOWING:

(A) THE PRESIDENT PRO TEMPORE OF THE
SENATE.

(B) THE SPEAKER OF THE HOUSE OF
REPRESENTATIVES.

(C) THE CHAIRPERSON AND MINORITY
CHAIRPERSON OF THE JUDICIARY COMMITTEE OF THE
SENATE.

(D) THE CHAIRPERSON AND MINORITY
CHAIRPERSON OF THE JUDICIARY COMMITTEE OF THE
HOUSE OF REPRESENTATIVES.

(E) THE CHAIRPERSON AND MINORITY
CHAIRPERSON OF THE TRANSPORTATION COMMITTEE
OF THE SENATE.

(F) THE CHAIRPERSON AND MINORITY
CHAIRPERSON OF THE TRANSPORTATION COMMITTEE
OF THE HOUSE OF REPRESENTATIVES.

(III) IF, AT ANY TIME, THE GENERAL ASSEMBLY
FINDS THE CONTENTS OF THE REPORT TO BE
UNSATISFACTORY, INCLUDING IF THE SPECIAL
PROSECUTOR HAS BEEN FOUND NOT TO REDUCE CRIME OR
RESULT IN SUCCESSFUL PROSECUTIONS, THE GENERAL
ASSEMBLY SHALL PASS A CONCURRENT RESOLUTION IN
OPPOSITION OF THE REPORT. FOLLOWING THE PASSAGE
OF THE CONCURRENT RESOLUTION, THE DEPARTMENT
SHALL PROHIBIT THE CONSTRUCTION OF PROTECTED
PEDESTRIAN PLAZAS AND PEDALCYCLE LANES IN THE
COUNTY OF THE FIRST CLASS UNTIL THE GENERAL
ASSEMBLY PASSES A CONCURRENT RESOLUTION IN
SUPPORT OF A SUBSEQUENT REPORT.

(G) THE REQUIREMENTS UNDER THIS SUBPARAGRAPH
SHALL EXPIRE THREE YEARS FOLLOWING THE APPOINTMENT OF
THE SPECIAL PROSECUTOR.

(II) THE SPECIAL PROSECUTOR SELECTION PANEL
ESTABLISHED UNDER CLAUSE (A) HAS APPOINTED A SPECIAL
PROSECUTOR IN THE COUNTY OF THE FIRST CLASS TO
INVESTIGATE AND INSTITUTE CRIMINAL PROCEEDINGS FOR A
VIOLATION OF THE LAWS OF THIS COMMONWEALTH OCCURRING
WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS
THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION
IN THE COUNTY OF THE FIRST CLASS. THE FOLLOWING SHALL
APPLY:

(A) THE SPECIAL PROSECUTOR SELECTION PANEL IS
ESTABLISHED FOR THE PURPOSE OF SELECTING A SPECIAL
PROSECUTOR, TO WHICH THE FOLLOWING SHALL APPLY:

(I) THE PANEL SHALL BE COMPOSED OF ONE JUDGE
OF THE SUPERIOR COURT AND TWO JUDGES, WHICH MAY
INCLUDE SENIOR JUDGES, OF THE COURTS OF COMMON
PLEAS OF THIS COMMONWEALTH.

(II) THE MEMBERS OF THE PANEL SHALL BE
CHosen BY LOT.

(III) THE PROCEDURE FOR SELECTING THE PANEL
SHALL BE DETERMINED AND SUPERVISED BY THE COURT
ADMINISTRATOR OF PENNSYLVANIA IN THE
ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS.

(IV) THE ADMINISTRATIVE OFFICE OF
PENNSYLVANIA COURTS SHALL DISCLOSE TO THE PUBLIC
THE MEMBERSHIP OF THE PANEL BY POSTING THE
MEMBERSHIP OF THE PANEL ON THE OFFICE'S PUBLICLY
ACCESSIBLE INTERNET WEBSITE AND BY TRANSMITTING
NOTICE OF THE MEMBERSHIP OF THE PANEL TO THE
LEGISLATIVE REFERENCE BUREAU FOR PUBLICATION IN
THE PENNSYLVANIA BULLETIN.

(V) WITHIN 30 DAYS OF THE EFFECTIVE DATE OF
THIS SUBSECTION, THE PANEL SHALL SELECT A SPECIAL
PROSECUTOR IN ACCORDANCE WITH THIS SECTION.
(VI) All decisions of the panel shall be by majority vote of the members of the panel.

(VII) A member of the panel who participated in a function conferred on the panel under this section involving a special prosecutor shall not be eligible to participate in any judicial or disciplinary proceeding concerning a matter that involves the special prosecutor or the exercise of the special prosecutor's official duties, notwithstanding whether the special prosecutor is still serving in that office.

(B) The special prosecutor must:

(I) be a member in good standing of the bar of this commonwealth for a minimum of 10 years.

(II) have a minimum of five years of experience in criminal prosecutions in this commonwealth.

(III) not have been employed by the district attorney's office in a county of the first class within six years of the effective date of this subparagraph.

(IV) possess the character and fitness compatible with the standards expected to be observed by members of the bar of this commonwealth.

(V) be a resident of the county in which the special prosecutor shall serve.

(C) notwithstanding any other provision of law or regulation, a special prosecutor shall have the authority to investigate and prosecute, and has

  (I) INVESTIGATIVE AND PROSECUTORIAL FUNCTIONS AND POWERS SHALL INCLUDE THE FOLLOWING:

  (A) CONDUCTING PROCEEDINGS BEFORE GRAND JURIES AND OTHER INVESTIGATIONS.

  (B) PARTICIPATING IN COURT PROCEEDINGS AND ENGAGING IN ANY LITIGATION, INCLUDING CIVIL AND CRIMINAL MATTERS, THAT THE SPECIAL PROSECUTOR CONSIDERS NECESSARY.

  (C) INITIATING AND CONDUCTING PROSECUTIONS IN ANY COURT OF COMPETENT JURISDICTION, APPEALING ANY DECISION OF A COURT IN A PROCEEDING IN WHICH THE SPECIAL PROSECUTOR PARTICIPATES AND HANDLING ALL ASPECTS OF ANY CASE IN THE NAME OF THE COMMONWEALTH.

  (D) REVIEWING ALL DOCUMENTARY EVIDENCE
AVAILABLE FROM ANY SOURCE.

(E) MAKING APPLICATIONS TO A STATE COURT FOR A GRANT OF IMMUNITY TO A WITNESS, CONSISTENT WITH APPLICABLE STATUTORY REQUIREMENTS, OR FOR WARRANTS, SUBPOENAS OR OTHER COURT ORDERS.

(II) (RESERVED).

(D) FOR THE PURPOSES OF CARRYING OUT THE DUTIES OF THE OFFICE OF SPECIAL PROSECUTOR, A SPECIAL PROSECUTOR MAY USE FACILITIES, RESOURCES AND PERSONNEL OF THE ATTORNEY GENERAL, INCLUDING INVESTIGATORS, ATTORNEYS AND NECESSARY EXPERTS, TO ASSIST WITH A CRIMINAL INVESTIGATION OR PROSECUTION. A SPECIAL PROSECUTOR MAY REQUEST ASSISTANCE FROM THE PENNSYLVANIA STATE POLICE IN CARRYING OUT THE FUNCTIONS OF THE SPECIAL PROSECUTOR. THE PENNSYLVANIA STATE POLICE SHALL PROVIDE ASSISTANCE, WHICH MAY INCLUDE THE USE OF RESOURCES AND PERSONNEL NECESSARY TO PERFORM THE DUTIES OF THE SPECIAL PROSECUTOR.

(E) A SPECIAL PROSECUTOR MAY ASSERT PREEMPTIVE PROSECUTORIAL JURISDICTION OVER ANY CRIMINAL ACTIONS OR PROCEEDINGS INVOLVING ALLEGED VIOLATIONS OF THE LAWS OF THIS COMMONWEALTH OCCURRING WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC PASSenger TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS. THE FOLLOWING SHALL APPLY:

(I) AN ASSERTION OF PREEMPTIVE PROSECUTORIAL JURISDICTION UNDER THIS SECTION SHALL BE WITHIN THE SOLE DISCRETION OF THE SPECIAL PROSECUTOR.

(II) IN CASES IN WHICH A SPECIAL PROSECUTOR
ASSERTS PREEMPTIVE PROSECUTORIAL JURISDICTION
UNDER THIS SECTION, NO OTHER PROSECUTING ENTITY
FOR THE COMMONWEALTH SHALL HAVE AUTHORITY TO ACT,
EXCEPT AS AUTHORIZED BY THE SPECIAL PROSECUTOR.

(III) A SPECIAL PROSECUTOR MAY NOT ASSERT
PREEMPTIVE PROSECUTORIAL JURISDICTION UNDER THIS
SECTION IN A CASE WHERE JURISDICTION ALSO EXISTS
IN A COUNTY OTHER THAN A COUNTY OF THE FIRST
CLASS UNLESS THE SPECIAL PROSECUTOR REQUESTS IN
WRITING TO THE DISTRICT ATTORNEY IN THE COUNTY
OTHER THAN THE COUNTY OF THE FIRST CLASS TO
ASSERT PREEMPTIVE PROSECUTORIAL JURISDICTION AND
THE DISTRICT ATTORNEY IN THE COUNTY OTHER THAN
THE COUNTY OF THE FIRST CLASS ACCEPTS THE REQUEST
IN WRITING.

(IV) WHEN A SPECIAL PROSECUTOR ASSERTS
PREEMPTIVE PROSECUTORIAL JURISDICTION UNDER THIS
CLAUSE, THE OFFICE OF THE DISTRICT ATTORNEY IN A
COUNTY OF THE FIRST CLASS SHALL SUSPEND ALL
INVESTIGATIONS AND PROCEEDINGS REGARDING THE
MATTER AND SHALL TURN OVER TO THE SPECIAL
PROSECUTOR ALL MATERIALS, FILES AND OTHER DATA
RELATING TO THE MATTER.

(V) NOTWITHSTANDING ANY OTHER LAW OR COURT
RULE, PRIOR APPROVAL OF THE DISTRICT ATTORNEY OF
A COUNTY OF THE FIRST CLASS OR AN EMPLOYEE OF THE
DISTRICT ATTORNEY OF A COUNTY OF THE FIRST CLASS
SHALL NOT BE REQUIRED PRIOR TO THE FILING OF ANY
CRIMINAL COMPLAINT OR ARREST WARRANT AFFIDAVIT,
OR BOTH, INVOLVING ANY VIOLATION OF THE LAWS OF
THIS COMMONWEALTH OCCURRING WITHIN A PUBLIC
TRANSPORTATION AUTHORITY THAT SERVES AS THE
PRIMARY PROVIDER OF PUBLIC PASSENGER
TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS.

(F) NO PERSON CHARGED WITH A VIOLATION OF THE
LAW BY A SPECIAL PROSECUTOR SHALL HAVE STANDING TO
CHALLENGE THE AUTHORITY OF THE SPECIAL PROSECUTOR TO
PROSECUTE THE CASE. IF A CHALLENGE IS MADE, THE
CHALLENGE SHALL BE DISMISSED AND NO RELIEF SHALL BE
AVAILABLE IN THE COURTS OF THIS COMMONWEALTH TO THE
INDIVIDUAL MAKING THE CHALLENGE.

(G) IF A VACANCY IN OFFICE ARISES BY REASON OF
THE RESIGNATION, DEATH OR REMOVAL FOR ANY OTHER
REASON OF A SPECIAL PROSECUTOR, THE PANEL SHALL
APPOINT A REPLACEMENT WITHIN 30 DAYS.

(H) EACH LAW ENFORCEMENT AGENCY WITH
JURISDICTION IN A COUNTY OF THE FIRST CLASS SHALL
NOTIFY A SPECIAL PROSECUTOR OF ANY ARREST OR OTHER
CRIMINAL ACTION OR PROCEEDING INVOLVING AN ALLEGED
VIOLATION OF THE LAWS OF THIS COMMONWEALTH OCCURRING
WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES
AS THE PRIMARY PROVIDER OF PUBLIC PASSENGER
TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS
WITHIN 48 HOURS OF THE ARREST OR OF INSTITUTING THE
ACTION OR PROCEEDING.

(I) NO NEW ACTION OR PROCEEDING MAY BE INITIATED
BY A SPECIAL PROSECUTOR UNDER THIS SECTION AFTER
DECEMBER 31, 2025. NOTICE OF FINAL DISPOSITION OF THE
LAST REMAINING ACTION OR PROCEEDING INITIATED UNDER
THIS SECTION PRIOR TO DECEMBER 31, 2025, SHALL BE
(J) THE SPECIAL PROSECUTOR SHALL Compile REPORTS RELATED TO THE CRIMINAL ACTIVITY AND ADMINISTRATIVE PROCEEDINGS WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS, TO WHICH THE FOLLOWING SHALL APPLY:

(I) AN INITIAL REPORT SHALL BE SUBMITTED NO LATER THAN 90 DAYS FOLLOWING APPOINTMENT OF THE SPECIAL PROSECUTOR. FOLLOWING THE INITIAL REPORT, ANNUAL REPORTS SHALL BE SUBMITTED TO THE GENERAL ASSEMBLY.

(II) REPORTS SHALL BE SUBMITTED TO THE FOLLOWING:

(A) THE PRESIDENT PRO TEMPORE OF THE SENATE.

(B) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES.

(C) THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE JUDICIARY COMMITTEE OF THE SENATE.

(D) THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE JUDICIARY COMMITTEE OF THE HOUSE OF REPRESENTATIVES.

(E) THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE TRANSPORTATION COMMITTEE OF THE SENATE.

(F) THE CHAIRPERSON AND MINORITY CHAIRPERSON OF THE TRANSPORTATION COMMITTEE.
OF THE HOUSE OF REPRESENTATIVES.

(III) EACH REPORT SHALL CONTAIN THE FOLLOWING INFORMATION FOR THE PERIOD OF TIME BETWEEN EACH REPORT:

(A) THE TOTAL NUMBER OF ARRESTS FOR ALLEGED CRIMINAL ACTIVITY WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS.

(B) THE TOTAL NUMBER OF BILLS OF INFORMATION FILED FOR ALLEGED VIOLATIONS WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS.

(C) THE TOTAL NUMBER OF CONVICTIONS RESULTING FROM PROSECUTIONS BY THE SPECIAL PROSECUTOR.

(D) EACH SENTENCE IMPOSED FOR EACH CONVICTION FOR A CRIME COMMITTED WITHIN A PUBLIC TRANSPORTATION AUTHORITY THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC PASSENGER TRANSPORTATION IN THE COUNTY OF THE FIRST CLASS.

(IV) IF, AT ANY TIME, THE GENERAL ASSEMBLY FINDS THE CONTENTS OF THE REPORT TO BE UNSATISFACTORY, INCLUDING IF THE SPECIAL PROSECUTOR HAS BEEN FOUND NOT TO REDUCE CRIME OR RESULT IN SUCCESSFUL PROSECUTIONS, THE GENERAL
ASSEMBLY MAY PASS A CONCURRENT RESOLUTION IN
OPPOSITION OF THE REPORT. FOLLOWING ADOPTION OF
THE CONCURRENT RESOLUTION, THE DEPARTMENT SHALL
PROHIBIT THE CONSTRUCTION OF PROTECTED PEDESTRIAN
PLAZAS AND PEDALCYCLE LANES IN THE COUNTY OF THE
FIRST CLASS UNTIL THE GENERAL ASSEMBLY PASSES A
CONCURRENT RESOLUTION IN SUPPORT OF A SUBSEQUENT
REPORT.

(K) A COUNTY OF THE FIRST CLASS IN WHICH A
SPECIAL PROSECUTOR IS APPOINTED UNDER THIS
SUBPARAGRAPH SHALL REIMBURSE THE SPECIAL PROSECUTOR
AND THE OFFICE OF ATTORNEY GENERAL FOR ANY EXPENSES
INCURRED WHILE INVESTIGATING OR PROSECUTING AN
ALLEGED VIOLATION OF THE LAWS OF THIS COMMONWEALTH
OCCURRING WITHIN A PUBLIC TRANSPORTATION AUTHORITY
THAT SERVES AS THE PRIMARY PROVIDER OF PUBLIC
PASSENGER TRANSPORTATION IN THE COUNTY OF THE FIRST
CLASS. FOR REIMBURSEMENT, THE SPECIAL PROSECUTOR
SHALL SUBMIT AN ITEMIZED STATEMENT OF EXPENSES OF THE
SPECIAL PROSECUTOR AND OFFICE OF ATTORNEY GENERAL TO
THE TREASURER OF THE COUNTY OF THE FIRST CLASS, WHO
SHALL PAY THE EXPENSES FROM THE GENERAL FUNDS OF THE
COUNTY OF THE FIRST CLASS WITHIN 30 DAYS OF RECEIPT
OF THE ITEMIZED STATEMENT. REIMBURSEMENT UNDER THIS
SECTION MAY NOT EXCEED ACTUAL EXPENSES INCURRED IN
PROSECUTING ANY ACTION, INCLUDING THE AMOUNT
NECESSARY TO COMPENSATE THE SPECIAL PROSECUTOR.

(L) A SPECIAL PROSECUTOR APPOINTED UNDER THIS
SUBPARAGRAPH SHALL RECEIVE COMPENSATION TO BE PAID BY
THE OFFICE OF ATTORNEY GENERAL AT THE PER DIEM RATE
EQUAL TO THE ANNUAL RATE OF COMPENSATION PAYABLE TO
THE DISTRICT ATTORNEY OF A COUNTY OF THE FIRST CLASS.
A SPECIAL PROSECUTOR SHALL BE ENTITLED TO THE PAYMENT
OF TRAVEL EXPENSES WITHIN THIS COMMONWEALTH.

(M) NOTWITHSTANDING SECTION 1401(P) OF THE ACT
OF AUGUST 9, 1955 (P.L.323, NO.130), KNOWN AS THE
COUNTY CODE, DURING THE PERIOD IN WHICH A SPECIAL
PROSECUTOR SERVES IN A COUNTY OF THE FIRST CLASS, THE
COMMONWEALTH MAY NOT REIMBURSE THAT COUNTY FOR THE
SALARY OF THE DISTRICT ATTORNEY OF THAT COUNTY. AN
AMOUNT EQUAL TO THE REIMBURSEMENT THAT WOULD HAVE
BEEN MADE IF NO SPECIAL PROSECUTOR HAD BEEN APPOINTED
SHALL BE USED TO REIMBURSE THE OFFICE OF ATTORNEY
GENERAL FOR THE COMPENSATION OF THE SPECIAL
PROSECUTOR AND ANY EXPENSES INCURRED FOR THE PURPOSE
OF CARRYING OUT THE DUTIES OF THE SPECIAL PROSECUTOR.

(N) THIS SUBPARAGRAPH SHALL EXPIRE UPON
PUBLICATION OF THE NOTICE UNDER CLAUSE (I).

(O) THE COUNTY OF THE FIRST CLASS MUST COMPLY
WITH THIS SUBSECTION UNTIL THIS SUBPARAGRAPH EXPIRES
UNDER CLAUSE (N).

* * *

(d) Person with a disability and disabled veterans.--
* * *

(2.1) Local authorities may limit access to a parking
space reserved under paragraph (2) to a specific vehicle,
license plate or other method of designation. Under this
paragraph, local authorities may charge a reasonable fee and
shall comply with section 6109 [(relating to specific powers
of department and local authorities)] and the Americans with
Penalty.--A person violating subsection (a), (b), (b.1) or (d)(1) is guilty of a summary offense and shall, upon conviction, be sentenced to pay a fine of not more than $15. A person violating subsection (d)(2) or (3) or (e) is guilty of a summary offense and shall, upon conviction, be sentenced to pay a fine of not less than $50 nor more than $200. If a person is convicted under subsection (d)(2) or (3) in the absence of a sign stating the penalty amount, the fine imposed may not exceed $50. A person violating subsection (d.1) is guilty of a summary offense and shall, upon conviction, be sentenced to pay a fine of not less than $100 nor more than $300.

DEFINITIONS.--AS USED IN THIS SECTION, THE FOLLOWING WORDS AND PHRASES SHALL HAVE THE MEANINGS GIVEN TO THEM IN THIS SUBSECTION UNLESS THE CONTEXT CLEARLY INDICATES OTHERWISE:

"ACCESS AISLE." A PHYSICAL AREA MARKED IN ACCORDANCE WITH DEPARTMENTAL REGULATIONS:

(1) DESIGNATED BY WHITE OR BLUE PAVEMENT MARKING HASH MARKS, CROSS-HATCHING OR OTHER SIMILAR VISUAL NO-PARKING INDICATORS;

(2) WHICH PROVIDES ADDITIONAL SPACE FOR A PERSON USING A WHEELCHAIR, WHEELCHAIR LIFT OR OTHER MOBILITY DEVICE; AND

(3) WHICH IS LOCATED ADJACENT TO A PARKING SPACE RESERVED FOR A PERSON WITH A DISABILITY.

"PANEL." THE SPECIAL PROSECUTOR SELECTION PANEL ESTABLISHED UNDER SECTION 3354(B.1)(7)(II).

"PERSON WITH A DISABILITY." A PERSON ISSUED A PLATE OR PLACARD.
"PLATE OR PLACARD." A PLATE OR PLACARD ISSUED UNDER:
(1) SECTION 1338 (RELATING TO PERSON WITH DISABILITY PLATE AND PLACARD).
(2) SECTION 1342(A) OR (B) (RELATING TO VETERAN PLATES AND PLACARD).
"POLITICAL SUBDIVISION." A COUNTY, CITY, BOROUGH, INCORPORATED TOWN, TOWNSHIP OR HOME RULE MUNICIPALITY IN THIS COMMONWEALTH.
"SPECIAL PROSECUTOR." AN ATTORNEY APPOINTED BY THE PANEL IN ACCORDANCE WITH SECTION 3354(B.1)(7)(II).

Section 2. This act shall take effect in 60 days.