## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 236 Session of 2011

## INTRODUCED BY GODSHALL, CARROLL, D. COSTA, EVERETT, HORNAMAN, PRESTON, SANTARSIERO, K. SMITH, J. TAYLOR AND VULAKOVICH, JANUARY 26, 2011

REFERRED TO COMMITTEE ON TRANSPORTATION, JANUARY 26, 2011

## AN ACT

1 2	Amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for restraint systems.
3	The General Assembly of the Commonwealth of Pennsylvania
4	hereby enacts as follows:
5	Section 1. Section 4581(a), (b), (c), (e) and (g) of Title
6	75 of the Pennsylvania Consolidated Statutes are amended to
7	read:
8	§ 4581. Restraint systems.
9	(a) Occupant protection
10	(1) Any person who is operating a passenger car, Class I
11	truck, Class II truck, classic motor vehicle, antique motor
12	vehicle or motor home and who transports a child under four
13	years of age anywhere in the motor vehicle, including the
14	cargo area, shall fasten such child securely in a child
15	passenger restraint system, as defined in subsection (d).
16	This subsection shall apply to all persons while they are
17	operators of motor vehicles where a seating position is

available which is equipped with a seat safety belt or other means to secure the systems or where the seating position was originally equipped with seat safety belts.

4 [(1.1) Any person who is operating a passenger car, 5 Class I truck, Class II truck, classic motor vehicle, antique 6 motor vehicle or motor home and who transports a child four 7 years of age or older but under eight years of age anywhere 8 in the motor vehicle, including the cargo area, shall fasten 9 such child securely in a fastened safety seat belt system and 10 in an appropriately fitting child booster seat, as defined in 11 subsection (d). This paragraph shall apply to all persons 12 while they are operators of motor vehicles where a seating 13 position is available which is equipped with a seat safety 14 belt or other means to secure the systems or where the 15 seating position was originally equipped with seat safety 16 belts. A conviction under this paragraph by State or local 17 law enforcement agencies shall occur only as a secondary 18 action when a driver of a motor vehicle has been convicted of 19 violating any other provision of this title.]

20 (2) Except for children under [eight] four years of age 21 and except as provided in [paragraphs (1) and (1.1)] 22 paragraph (1), each driver and front seat occupant of a 23 passenger car, Class I truck, Class II truck or motor home 24 operated in this Commonwealth shall wear a properly adjusted 25 and fastened safety seat belt system. [A conviction under 26 this paragraph by State or local law enforcement agencies 27 shall occur only as a secondary action when a driver of a 28 motor vehicle has been convicted of any other provision of 29 this title.] The driver of a passenger automobile shall 30 secure or cause to be secured in a properly adjusted and

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1 fastened safety seat belt system any occupant who is [eight]
2 <u>four</u> years of age or older and less than 18 years of age.
3 This paragraph shall not apply to:

4 (i) A driver or front seat occupant of any vehicle 5 manufactured before July 1, 1966.

6 (ii) A driver or front seat occupant who possesses a 7 written verification from a physician that he is unable 8 to wear a safety seat belt system for physical or medical 9 reasons, or from a psychiatrist or other specialist 10 qualified to make an informed judgment that he is unable 11 to wear a safety seat belt system for psychological 12 reasons.

(iii) A rural letter carrier while operating any
motor vehicle during the performance of his duties as a
United States postal service rural letter carrier only
between the first and last delivery points.

(iv) A driver who makes frequent stops and is traveling less than 15 miles per hour for the purpose of delivering goods or services while in the performance of his duties and only between the first and last delivery points.

A violation of this paragraph shall not be subject to the assessment of any points under section 1535 (relating to schedule of convictions and points).

(3) A driver who is under 18 years of age may not
operate a motor vehicle in which the number of passengers
exceeds the number of available safety seat belts in the
vehicle.

(b) Offense.--Anyone who fails to comply with the provisions
of [subsection (a)(1) or (1.1) shall be guilty of a summary

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offense with a maximum fine of \$100. The court imposing and 1 2 collecting any such fines shall transfer the fines thus 3 collected to the State Treasurer for deposit in the Child Passenger Restraint Fund, pursuant to section 4582 (relating to 4 Child Passenger Restraint Fund). Anyone who violates subsection 5 6 (a)(2) or (3) commits a summary offense and shall, upon conviction, be sentenced to pay a fine of \$10. No person shall 7 8 be convicted of a violation of subsection (a) (2) unless the person is also convicted of another violation of this title 9 10 which occurred at the same time. No costs as described in 42 Pa.C.S. § 1725.1 (relating to costs) shall be imposed for 11 summary conviction of subsection (a) (2) or (3).] this subsection 12 13 commits a summary offense and shall, upon conviction, be 14 sentenced to pay a fine of \$25. No other fee, fine or court cost shall be imposed for violation of this section. Conviction under 15 16 this subsection shall not constitute a moving violation. 17 Waiver of fine.--If a person receives a citation issued (C) 18 by the proper authority for violation of subsection (a)(1) [or 19 (1.1)], a magisterial district judge, magistrate or judge shall 20 dismiss the charges if the person prior to or at the person's hearing displays evidence of acquisition of a child passenger 21 restraint system [or child booster seat] to such magisterial 22 23 district judge, magistrate or judge. Sufficient evidence shall 24 include a receipt mailed to the appropriate court officer which 25 evidences purchase, rental, transferal from another child seat 26 owner (evidenced by notarized letter) or bailment from a bona 27 fide loaner program of a child passenger restraint system [or 28 child booster seat].

29 \* \* \*

30 [(e) Civil actions.--In no event shall a violation or 20110HB0236PN0188 - 4 -

alleged violation of this subchapter be used as evidence in a 1 2 trial of any civil action; nor shall any jury in a civil action 3 be instructed that any conduct did constitute or could be interpreted by them to constitute a violation of this 4 subchapter; nor shall failure to use a child passenger restraint 5 system, child booster seat or safety seat belt system be 6 7 considered as contributory negligence nor shall failure to use 8 such a system be admissible as evidence in the trial of any civil action; nor shall this subchapter impose any legal 9 obligation upon or impute any civil liability whatsoever to an 10 11 owner, employer, manufacturer, dealer or person engaged in the 12 business of renting or leasing vehicles to the public to equip a 13 vehicle with a child passenger restraint system or child booster 14 seat or to have such child passenger restraint system or child 15 booster seat available whenever their vehicle may be used to 16 transport a child.]

17 \* \* \*

(g) Exemptions.--Exemptions will be allowed if it is determined, according to the rules and regulations of the department, that the use of a child passenger restraint system [or child booster seat] would be impractical for physical reasons including, but not limited to, medical reasons or size of the child.

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Section 2. This act shall take effect in 120 days.

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