## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 313 Session of 1993

## INTRODUCED BY CORMAN, STOUT, SHUMAKER, HOLL, SCHWARTZ, HART, GREENLEAF, RHOADES AND LEMMOND, FEBRUARY 1, 1993

AS RE-REPORTED FROM COMMITTEE ON APPROPRIATIONS, HOUSE OF REPRESENTATIVES, AS AMENDED, SEPTEMBER 26, 1994

## AN ACT

1 2 3 4	Amending Titles 42 (Judiciary and Judicial Procedure) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, further providing for distribution of fines, etc.; and regulating pursuit of vehicles by police.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Sections 3571(a), (b) and (e), 3572 and 3573 of
8	Title 42 of the Pennsylvania Consolidated Statutes are amended
9	to read:
10	§ 3571. Commonwealth portion of fines, etc.
11	(a) General ruleExcept as otherwise provided by statute,
12	the Commonwealth shall be entitled to receive all fines,
13	forfeited[,] recognizances and other forfeitures imposed, lost
14	or forfeited, fees and costs which by law have heretofore been
15	paid or credited to, or which by statute are payable or
16	creditable to, the Commonwealth. Fees and charges in an
17	appellate court fixed pursuant to section 1725 (relating to

establishment of fees and charges) shall be paid into the State
 Treasury. Unless otherwise expressly provided by the General
 Appropriation Act, such fees and charges shall be credited to
 the appropriation of the appellate court in which they were
 received.

6 (b) Vehicle offenses.--

10

(1) All fines, forfeited[,] recognizances and other
forfeitures imposed, lost or forfeited in connection with
matters arising under Chapter 77 of Title 75 (relating to

snowmobiles) shall be payable to the Commonwealth.

11 Except as provided in {paragraph (4)} paragraphs (4) (2) <-----<u>and (5)</u>, when prosecution under any other provision of Title 12 13 75 (relating to vehicles) is the result of State Police 14 action, all fines, forfeited[,] recognizances and other 15 forfeitures imposed, lost or forfeited shall be payable to the Commonwealth, for credit to the Motor License Fund. One-16 17 half of the revenue shall be paid to municipalities in the 18 same ratio provided in section 4 of the act of June 1, 1956 19 (P.L.1944, No.655), relating to partial allocation of liquid 20 fuels and fuel use tax proceeds.

(3) Except as provided in section 3573 (relating to
municipal corporation portion of fines, etc.) and paragraph
(6), when prosecution under any other provision of Title 75
is the result of local police action, one-half of all fines,
forfeited[,] recognizances and other forfeitures imposed,
lost or forfeited shall be payable to the Commonwealth, for
credit to the Motor License Fund.

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28 (4) When prosecution under 75 Pa.C.S. § 3731 (relating 29 to driving under influence of alcohol or controlled 30 substance) is the result of State Police action, 50% of all 19930S0313B2419 - 2 - 1 fines\_ forfeited[,] recognizances and other forfeitures
2 imposed, lost or forfeited shall be payable to the
3 Commonwealth, for credit to the Motor License Fund, and 50%
4 shall be payable to the county which shall be further divided
5 as follows:

6 (i) Fifty percent of the moneys received shall be 7 allocated to the appropriate county authority which 8 implements the county drug and alcohol program to be used 9 solely for the purposes of aiding programs promoting 10 alcoholism prevention, education, treatment and research.

(ii) Fifty percent of the moneys received shall be
used for expenditures incurred for county jails, prisons,
workhouses and detention centers.

(5) When prosecution under 75 Pa.C.S. § 3733 (relating 14 15 to fleeing or attempting to elude police officer) is the result of Pennsylvania State Police action, 50% of all fines, 16 17 forfeited recognizances and other forfeitures imposed, lost 18 or forfeited shall be payable to the Commonwealth for credit to the Motor License Fund, and 50% shall be payable to the 19 20 Commonwealth for distribution to the Municipal Police Officers' Education and Training Commission established under 21 22 the act of June 18, 1974 (P.L.359, No.120), referred to as 23 the Municipal Police Education and Training Law. The Municipal Police Officers' Education and Training Commission 24 25 shall use these funds for the purposes of training police 26 officers in the area of vehicular pursuit, except that the 27 commission shall be permitted to allocate not more than 10% 28 of the funds collected under this section to the Pennsylvania State Police to carry out the provisions of 75 Pa.C.S. § 29 6343(c) (relating to pursuit record). 30

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1	(6) When prosecution under 75 Pa.C.S. § 3733 is the	
2	result of local police action, 50% of all fines, forfeited	
3	recognizances and other forfeitures imposed, lost or	
4	forfeited shall be payable to the municipal corporation under	
5	which the local police are organized and 50% shall be payable	
6	to the Commonwealth for distribution to the Municipal Police	
7	Officers' Education and Training Commission. The commission	
8	shall use these funds for the purposes of training law	
9	enforcement officers in the area of vehicular pursuit, except	
10	that the commission shall be permitted to allocate not more	
11	than 10% of the funds collected under this section to the	
12	<u>Pennsylvania State Police to carry out the provisions of 75</u>	
13	<u>₽a.C.S. § 6343(c).</u>	
14	(7) The Municipal Police Officers' Education and	
15	Training Commission shall make an annual report to the	
16	<u>General Assembly which shall include the amount of funds it</u>	
17	received under paragraphs (5) and (6) and how the funds were	
18	used.	
19	* * *	
20	(e) Other offensesFines, forfeited[,] recognizances and	
21	other forfeitures imposed, lost or forfeited under the following	
22	provisions of law shall be payable to the Commonwealth:	
23	18 Pa.C.S. § 7361 (relating to worldly employment or	
24	business).	
25	Act of November 26, 1978 (P.L.1375, No.325), known as the	
26	["]Dam Safety and Encroachments Act.["]	
27	§ 3572. County portion of fines, etc.	
28	Except as otherwise provided in this subchapter, all fines,	
29	forfeited[,] recognizances and other forfeitures imposed, lost	
30	or forfeited and fees and costs collected in the court of common	
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pleas, or community court established for a judicial district
 embracing a county, or in a magisterial district within the
 county, or in the Philadelphia Municipal Court, shall be payable
 to such county.

5 § 3573. Municipal corporation portion of fines, etc.

6 (a) General rule.--Except as otherwise provided by this
7 subchapter, all fines, forfeited[,] recognizances and other
8 forfeitures imposed, lost or forfeited for violation of any
9 ordinance of any municipal corporation, or which under any other
10 statute are to be paid to any specified municipal corporation,
11 shall be payable to such municipal corporation.

12 (b) Vehicle offenses.--

(1) When prosecution under the provisions of Title 75 (relating to vehicles) for parking is the result of local police action, all fines, forfeited[,] recognizances and other forfeitures imposed, lost or forfeited shall be payable to the municipal corporation under which the local police are organized.

19 (2) Except as provided in paragraph (3), when 20 prosecution under any other provision of Title 75 (except 21 Chapter 77 (relating to snowmobiles)) is the result of local 22 police action, one-half of all fines, forfeited[,] 23 recognizances and other forfeitures imposed, lost or 24 forfeited shall be payable to the municipal corporation under 25 which the local police are organized.

26 (3) When prosecution under 75 Pa.C.S. § 3731 (relating
27 to driving under influence of alcohol or controlled
28 substance) is the result of local police action, 50% of all
29 fines, forfeited[,] recognizances and other forfeitures
30 imposed, lost or forfeited shall be payable to the municipal
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corporation under which the local police are organized, and
 50% shall be payable to the county which shall be further
 divided as follows:

4 (i) Fifty percent of the moneys received shall be
5 allocated to the appropriate county authority which
6 implements the county drug and alcohol program to be used
7 solely for the purposes of aiding programs promoting
8 alcoholism prevention, education, treatment and research.

9 (ii) Fifty percent of the moneys received shall be 10 used for expenditures incurred for county jails, prisons, 11 workhouses and detention centers.

12 (c) Summary offenses.--Fines, forfeited[,] recognizances and 13 other forfeitures imposed, lost or forfeited under the following 14 provisions of law shall, when any such offense is committed in a 15 municipal corporation, be payable to such municipal corporation: 16 (1) Under the following provisions of Title 18 (relating 17 to crimes and offenses):

18 Section 2709 (relating to harassment). 19 Section 3304 (relating to criminal mischief). 20 Section 3503 (relating to criminal trespass). 21 Section 3929 (relating to retail theft). 22 Section 4105 (relating to bad checks). 23 Section 5503 (relating to disorderly conduct). Section 5505 (relating to public drunkenness). 24 25 Section 5511 (relating to cruelty to animals). 26 Section 6308 (relating to purchase, consumption, 27 possession or transportation of intoxicating beverages). 28 Section 6501 (relating to scattering rubbish). Section 13, act of January 24, 1966 (1965 P.L.1535, 29 (2) 30 No.537), known as the ["]Pennsylvania Sewage Facilities

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1 Act.["]

(d) Pittsburgh.--Except as otherwise provided in this
subchapter, all fines, forfeited[,] recognizances and other
forfeitures imposed, lost or forfeited in the Pittsburgh
Magistrates Court or the Pittsburgh Traffic Court shall be
payable to the City of Pittsburgh.

7 Section 2. Section 1508 of Title 75 is amended by adding a8 subsection to read:

9 § 1508. Examination of applicant for driver's license.

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\* \* \*

11 (d) Police pursuit awareness.--The driver's manual shall 12 include a section summarizing the risks involved in fleeing or 13 attempting to elude a police officer. The section shall also 14 summarize the related penalties for a violation of section 3733 15 (relating to fleeing or attempting to elude police officer). 16 Section 3. Sections 1532(b)(1) and (3) and 3733 of Title 75 17 are amended to read:

18 § 1532. Revocation or suspension of operating privilege.

19 \* \* \*

20 (b) Suspension.--

(1) The department shall suspend the operating privilege of any driver for six months upon receiving a certified record of the driver's conviction of or an adjudication of delinquency based on any offense under the following provisions:

26 Section 3367 (relating to racing on highways). 27 [Section 3733 (relating to fleeing or attempting to 28 elude police officer).]

29 Section 3734 (relating to driving without lights to30 avoid identification or arrest).

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Section 3736 (relating to reckless driving).
 Section 3743 (relating to accidents involving damage
 to attended vehicle or property).

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5 (3) The department shall suspend the operating privilege of any driver for 12 months upon receiving a certified record 6 of the driver's conviction of section 3731 (relating to 7 8 driving under influence of alcohol or controlled substance) or 3733 (relating to fleeing or attempting to elude police 9 officer) or an adjudication of delinquency based on section 10 11 3731 or 3733. The department shall suspend the operating privilege of any driver for six months upon receiving a 12 13 certified record of a consent decree granted under 42 Pa.C.S. 14 Ch. 63 (relating to juvenile matters) based on section 3731 15 or 3733.

16

17 § 3733. Fleeing or attempting to elude police officer.

18 (a) Offense defined. -- Any driver of a motor vehicle who 19 willfully fails or refuses to bring his vehicle to a stop, or 20 who otherwise flees or attempts to elude a pursuing {police <----21 [vehicle] officer, when given visual or audible signal to bring <-----22 the vehicle to a stop, [is guilty of a summary offense and 23 shall, upon conviction, be sentenced to pay a fine of \$200.] 24 commits a misdemeanor of the second degree. ANY DRIVER UPON <\_\_\_\_ 25 CONVICTION SHALL PAY AN ADDITIONAL FINE OF \$500. THIS FINE SHALL 26 BE IN ADDITION TO AND NOT IN LIEU OF ALL OTHER FINES, COURT 27 EXPENSES, JAIL SENTENCES OR PENALTIES. 28 (A.1) DISPOSITION OF FINES, ETC. -- THE FINES IMPOSED AND

29 COLLECTED UNDER SUBSECTION (A) SHALL NOT BE SUBJECT TO 42

30 PA.C.S. § 3733 (RELATING TO DEPOSITS INTO ACCOUNT). THE FINES

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1 IMPOSED AND COLLECTED UNDER SUBSECTION (A) SHALL BE DISTRIBUTED 2 IN THE MANNER PROVIDED IN 42 PA.C.S. § 3571(B)(2) AND (3) 3 (RELATING TO COMMONWEALTH PORTION OF FINES, ETC.). 4 Signal by police officer. -- The signal given by the (b) 5 police officer may be by hand, voice, emergency lights or siren. 6 (c) Defenses.--It is a defense to a prosecution under this section that the pursuing police vehicle was not clearly 7 identifiable by its markings or, if unmarked, was not occupied 8 9 by a police officer who was in uniform and displaying a badge or 10 other sign of authority. 11 Section 4. Chapter 63 of Title 75 is amended by adding a 12 subchapter to read: 13 CHAPTER 63 14 ENFORCEMENT \* \* \* 15 16 SUBCHAPTER C 17 PURSUIT OF VEHICLES 18 Sec. 19 6341. Definitions. 6342. Written policies required. 20 6343. Pursuit record. 21 22 6344. Pennsylvania State Police report. 23 6345. Liability. 24 § 6341. Definitions. 25 The following words and phrases when used in this subchapter 26 shall have the meanings given to them in this section unless the 27 context clearly indicates otherwise: 28 "COMMISSION." THE MUNICIPAL POLICE OFFICERS' EDUCATION AND 29 TRAINING COMMISSION ESTABLISHED UNDER THE ACT OF JUNE 18, 1974 30 (P.L.359, NO.120), REFERRED TO AS THE MUNICIPAL POLICE EDUCATION 19930S0313B2419

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1 AND TRAINING LAW.

2 "COMMISSIONER." THE COMMISSIONER OF THE PENNSYLVANIA STATE
3 POLICE.

4 "Motor vehicle pursuit." An active attempt by a police 5 officer operating a motor vehicle to apprehend a suspect in a <---moving vehicle who refuses to voluntarily comply with a police 6 7 officer's visual or audible signal to stop. ONE OR MORE <-----OCCUPANTS OF A MOTOR VEHICLE WHEN THE DRIVER OF THE VEHICLE IS 8 RESISTING THE APPREHENSION BY MAINTAINING OR INCREASING HIS 9 10 SPEED OR BY IGNORING THE POLICE OFFICER'S AUDIBLE OR VISUAL 11 SIGNAL TO STOP.

12 § 6342. Written policies required.

13 (a) General rule.--Each police department shall develop and 14 implement a written emergency vehicle response policy governing 15 the procedures under which a police officer should initiate, 16 continue and terminate a motor vehicle pursuit. THIS POLICY MAY <-----17 BE THE MODEL POLICY ENDORSED BY A NATIONAL OR STATE ORGANIZATION 18 OR ASSOCIATION OF POLICE CHIEFS OR POLICE OFFICERS. The written policy shall incorporate the guidelines under this section. and 19 <-20 section 3105 (relating to drivers of emergency vehicles).

(b) Intent of guidelines.--The operation policy guidelines
under this section are solely intended to direct police
departments to maintain pursuit policies and outline the content
of those pursuit policies. The guidelines contained in this
section are not intended to mandate the actions of individual
police officers during any particular pursuit.

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27 (c) Operational policy guidelines. Each police department <-</p>
28 policy shall include, but not be limited to, the following
29 guidelines:

30 (1) The use of emergency equipment, including audible 19930S0313B2419 - 10 -

1	and visual signals, is mandatory.
2	(2) As soon as possible and prudent, an officer, upon
3	initiation of a motor vehicle pursuit, shall provide to the
4	radio dispatcher, and when possible a supervisor on duty, the
5	following information:
6	(i) Location and description of travel.
7	(ii) Description of pursued vehicle and occupant if
8	<del>possible.</del>
9	<del>(iii) Reason for pursuit.</del>
10	(iv) Information which would aid in apprehension of
11	the suspect.
12	(v) Any other information which may be useful in
13	evaluating the risks of the pursuit.
14	(3) The criteria to be considered by the pursuing
15	officer and available supervisor in determining whether a
16	pursuit should be initiated, continued or terminated. This
17	criteria may include, but not be limited to:
18	(i) The safety risk to police officers, other
19	motorists, pedestrians and persons in the fleeing
20	vehicle.
21	(ii) The seriousness of the offense committed or
22	believed to have been committed by the individual or
23	individuals attempting to flee.
24	(iii) The potential for harm to others if the
25	fleeing individual or individuals escape.
26	(iv) Road, weather, traffic and other environmental
27	conditions.
28	(v) Police vehicle type and condition.
29	(vi) Time of day, visibility and illumination.
30	(vii) Familiarity of the officer with the location
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1 of the pursuit.

1	or the pursuit.
2	(viii) Location of the pursuit, including nearby
3	school zones or residential areas.
4	(ix) Speed of vehicles involved in the pursuit.
5	(x) Likelihood of successful apprehension of the
6	fleeing individual or individuals.
7	(4) Whenever an officer in an unmarked emergency vehicle
8	is engaged in a motor vehicle pursuit, the officer in the
9	unmarked emergency vehicle shall relinquish the pursuit to an
10	officer in a marked emergency vehicle as soon as it is
11	prudent and possible.
12	(5) Specifically informing affected officers that
13	ramming, firing weapons at moving vehicles or occupants of
14	moving vehicles, roadblocks or other means of stopping a
15	vehicle which involve the use or potential use of deadly
16	force are governed by the provisions of 18 Pa.C.S. § 508
17	(relating to use of force in law enforcement).
18	(6) Vehicles transporting persons other than sworn
19	officers should not become directly involved in a pursuit.
20	(7) The maximum number of police vehicles that may be
21	directly involved in a pursuit. Only the ranking officer who
22	is available and on duty may authorize units in addition to a
23	department's limit as may be appropriate or necessary to
24	conduct an effective pursuit and ensure the safety of
25	officers and the general public.
26	(8) As soon as possible and prudent, officers should
27	ensure medical assistance to persons injured during the
28	<del>course of a vehicular pursuit.</del>
29	(9) An officer should not conduct a pursuit on a limited
30	access highway or ramp in the wrong direction, except in
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exigent circumstances or if authorized by an available
 supervisor.

3	(10) A requirement that as a pursuit travels into a
4	neighboring jurisdiction, communication should be made as
5	soon as possible with the police department of that
6	jurisdiction as to the status and reason for the pursuit, a
7	description of travel of the pursuit and any other
8	information that may be useful to the officers in the
9	neighboring jurisdiction.
10	(d) Policy to be forwarded to Pennsylvania State Police
11	Each police department shall send a written copy of its pursuit
12	policy to the Pennsylvania State Police who shall keep the
13	policies of all police departments on record.
14	§ 6343. Pursuit record.
15	(a) General rule. All police departments shall maintain a
16	written record of all motor vehicle pursuits.
17	(b) Contents. Each written pursuit record shall include the
18	following information:
19	(1) Reason the pursuit was initiated.
20	(2) Injuries of police officers.
21	(3) Injuries of other motorists and pedestrians.
22	(4) Injuries of individuals in fleeing vehicle.
23	(5) Deaths of police officers.
24	(6) Deaths of other motorists and pedestrians.
25	(7) Deaths of individuals in fleeing vehicle.
26	(8) The number of police vehicles involved.
27	(9) A detailed description of the route covered by the
28	<del>pursuit.</del>
29	(10) Approximate distance covered by pursuit.
30	(11) Approximate time elapsed during the pursuit.
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(12) Identification numbers of officers involved in the

2 <del>pursuit.</del>

3 (13) Description of damage to property and any vehicles, 4 including police vehicles, during the pursuit. 5 (14) A list of pursuit-related offenses with which 6 fleeing individual or individuals were charged. 7 (15) A list of any other nonpursuit related offenses 8 with which fleeing individual or individuals were charged. 9 (16) Whether the pursuit was voluntarily terminated by 10 the police department. 11 (c) Annual report. Each police department shall compile pursuit records, as required by this section, for the previous 12 13 year starting in January and send the compiled information to 14 the Pennsylvania State Police by February 1. The Pennsylvania 15 State Police shall specify the form or format which local police departments shall use when submitting the annual report. 16 17 (C) POLICY GUIDELINES.--EACH POLICE DEPARTMENT POLICY SHALL 18 INCLUDE, BUT NOT BE LIMITED TO, THE FOLLOWING PROCEDURAL 19 ELEMENTS: 20 (1) DECISION MAKING CRITERIA OR PRINCIPLES FOR INITIATION OF PURSUIT. THESE CRITERIA OR PRINCIPLES MAY 21 22 INCLUDE, BUT NOT BE LIMITED TO: 23 (I) THE POTENTIAL FOR HARM OR IMMEDIATE OR POTENTIAL 24 DANGER TO OTHERS IF THE FLEEING INDIVIDUAL OR INDIVIDUALS 25 ESCAPE. 26 (II) THE SERIOUSNESS OF THE OFFENSE COMMITTED OR 27 BELIEVED TO HAVE BEEN COMMITTED BY THE INDIVIDUAL OR 28 INDIVIDUALS ATTEMPTING TO FLEE. 29 SAFETY FACTORS THAT POSE A RISK TO POLICE (III) 30 OFFICERS, OTHER MOTORISTS, PEDESTRIANS AND OTHER PERSONS.

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1 (2) RESPONSIBILITIES OF THE PURSUING OFFICERS.

2 (3) RESPONSIBILITIES FOR THE COMMUNICATIONS CENTER.

3 (4) RESPONSIBILITIES OF THE FIELD SUPERVISOR.

4 (5) TRAFFIC REGULATIONS DURING PURSUIT, INCLUDING, BUT
5 NOT LIMITED TO, THE USE OF EMERGENCY EQUIPMENT, AUDIO SIGNALS
6 AND VISUAL SIGNALS.

7 (6) PURSUIT TACTICS.

8 (7) ROADBLOCK USAGE.

9 (8) COMMUNICATION AND COORDINATION OF PURSUIT PROTOCOL10 FOR INTERJURISDICTIONAL PURSUIT.

(9) DECISION MAKING CRITERIA OR PRINCIPLES FOR
 TERMINATION OF PURSUIT. THESE CRITERIA OR PRINCIPLES MAY
 INCLUDE, BUT NOT BE LIMITED TO, SAFETY FACTORS THAT POSE A
 RISK TO POLICE OFFICERS, OTHER MOTORISTS, PEDESTRIANS AND
 OTHER PERSONS.

(D) BIENNIAL CERTIFICATION. -- THE COMMISSION SHALL CERTIFY
EVERY OTHER YEAR WHETHER EACH DEPARTMENT HAS A PURSUIT POLICY IN
FORCE. THE COMMISSION SHALL PROVIDE TO THE PENNSYLVANIA STATE
POLICE A LIST OF THOSE MUNICIPAL POLICE DEPARTMENTS THAT HAVE
AND HAVE NOT NOTIFIED OR CERTIFIED TO THE COMMISSION THAT THAT
DEPARTMENT HAS A PURSUIT POLICY. THE BIENNIAL CERTIFICATION MAY
BE IMPLEMENTED SIMULTANEOUSLY WITH OTHER CERTIFICATIONS
CONDUCTED BY THE COMMISSION.

(E) POLICY CONFIDENTIAL.--A POLICY ADOPTED UNDER THIS
SECTION SHALL BE CONFIDENTIAL AND SHALL NOT BE MADE AVAILABLE TO
THE GENERAL PUBLIC.

(F) LIMITATIONS.--NO POLICE DEPARTMENTAL POLICY MAY VIOLATE
OR SUPERSEDE THE REQUIREMENTS OF 75 PA.C.S. § 3105 (RELATING TO
DRIVERS OF EMERGENCY VEHICLES).

30 § 6343. PURSUIT RECORDS.

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(A) GENERAL RULE.--ALL POLICE DEPARTMENTS SHALL MAINTAIN
 2 RECORDS OF ALL MOTOR VEHICLE PURSUITS.

3 (B) PROCEDURE. -- THE COMMISSIONER, IN CONSULTATION WITH THE 4 PENNSYLVANIA CHIEFS OF POLICE ASSOCIATION AND THE FRATERNAL 5 ORDER OF POLICE, SHALL DEVELOP A REPORTING MECHANISM FOR WHICH ALL POLICE DEPARTMENTS MUST COMPLY AND SUBMIT RECORDS OF ALL 6 7 VEHICULAR PURSUITS. THE COMMISSIONER, WITH THE APPROVAL OF THE 8 COMMISSION, SHALL DETERMINE THE MOST EFFICIENT AND LEAST 9 BURDENSOME PROCEDURE FOR WHICH THIS REPORTING REQUIREMENT SHALL 10 BE CARRIED OUT. THIS PROCEDURE MAY BE INCORPORATED, AT THE 11 DISCRETION OF THE COMMISSIONER, WITHIN EXISTING OR FORTHCOMING UNIFORM CRIME REPORTING FUNCTIONS, INCLUDING A NATIONAL 12

13 INCIDENT-BASED REPORTING SYSTEM.

14 (C) CONTENT.--THE REPORT SHALL INCLUDE, BUT NOT BE LIMITED 15 TO, THE FOLLOWING INFORMATION:

16 (1) REASON FOR PURSUIT.

17 (2) INJURIES, IF ANY, AND TO WHAT PERSONS.

18 (3) PROPERTY DAMAGE, IF ANY.

19 (4) DEATHS, IF ANY.

20 (5) SUSPECT INFORMATION, INCLUDING STATUTE VIOLATIONS21 AND APPREHENSION STATUS OF THE SUSPECT.

22 (6) ANY OTHER INFORMATION DEEMED NECESSARY BY THE23 COMMISSIONER TO EVALUATE AND IMPROVE PURSUIT POLICIES.

(D) IMPLEMENTATION.--THE COMMISSIONER MAY IMPLEMENT THE
REPORTING REQUIREMENTS TO COINCIDE WITH THE TIMING OF THE
IMPLEMENTATION OF A NATIONAL INCIDENT-BASED REPORTING SYSTEM
WITHIN THIS COMMONWEALTH.

28 § 6344. Pennsylvania State Police report.

29 (a) Annual report.--The Pennsylvania State Police shall 30 compile pursuit data sent to it by individual police departments 19930S0313B2419 - 16 -

on an annual basis. The Pennsylvania State Police shall make an 1 annual report based on Statewide data to the APPROPRIATIONS 2 3 COMMITTEE, THE Transportation Committee and the Judiciary 4 Committee of the Senate, the APPROPRIATIONS COMMITTEE, THE 5 Transportation Committee and the Judiciary Committee of the House of Representatives, the Department of Transportation, the 6 Office of Attorney General, the Law and Justice Committee of the 7 Senate and to all police departments which contribute to the 8 9 report.

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10 (b) Contents.--The Statewide report shall include, but not11 be limited to, the following information:

12 (1) Statewide totals or averages of information13 collected under section 6343(b) (relating to pursuit record).

14 (2) The total number and percentage of pursuits15 involving accidents.

16 (3) The total number and percentage of pursuits17 involving injuries.

18 (4) The total number and percentage of pursuits19 involving deaths.

(5) The percentage of fleeing individuals who are
charged with nonpursuit-related offenses and a numerically
totaled breakdown of those nonpursuit-related charges.

23 (6) A list of police departments which do not comply <-</li>
 24 with the requirements of section 6342 (relating to written
 25 policies required).

26 (7) A list of police departments which do not comply
27 with the requirements of section 6343.

(6) A LIST OF POLICE DEPARTMENTS WHICH HAVE NOT NOTIFIED <-</li>
 OR CERTIFIED TO THE COMMISSION THAT THEY HAVE A PURSUIT
 POLICY AS REQUIRED BY SECTION 6342 (RELATING TO WRITTEN
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1 POLICIES REQUIRED).

2 (C) SUBMISSION OF ANNUAL REPORT. -- THE PENNSYLVANIA STATE
3 POLICE SHALL SUBMIT THE FIRST ANNUAL REPORT AFTER THE FIRST FULL
4 CALENDAR YEAR OF DATA COLLECTION.

5 § 6345. Liability.

6 This subchapter does not increase the liability nor decrease 7 the protection afforded municipalities and their employees under 8 42 Pa.C.S. Ch. 85 Subch. C (relating to matters affecting 9 government units).

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Section 5. This act shall take effect in 180 days.
SECTION 5. THE FIRST \$200,000 OF THE FINES COLLECTED UNDER
75 PA.C.S. § 3733 WHICH ARE NOT THE SUBJECT OF DISTRIBUTION TO
MUNICIPALITIES UNDER 42 PA.C.S. § 3571(B)(2) OR (3) ARE HEREBY
APPROPRIATED FROM THE MOTOR LICENSE FUND TO THE PENNSYLVANIA
STATE POLICE FOR THE IMPLEMENTATION OF 75 PA.C.S. § 6343.

16 SECTION 6. THIS ACT SHALL TAKE EFFECT AS FOLLOWS:

(1) THE AMENDMENT OF 75 PA.C.S. § 1508(D) SHALL TAKE 17 18 EFFECT UPON THE DATE OF NOTICE PUBLISHED IN THE PENNSYLVANIA BULLETIN BY THE DEPARTMENT OF TRANSPORTATION THAT THE 19 20 PENNSYLVANIA DRIVER'S MANUAL HAS BEEN REPRINTED FOR DISTRIBUTION TO THE GENERAL PUBLIC. IF THIS NOTICE IS NOT 21 22 PUBLISHED ON OR BEFORE THE DATE OCCURRING ONE YEAR FROM THE 23 DATE OF FINAL ENACTMENT OF THIS ACT, SECTION 1508(D) SHALL 24 TAKE EFFECT ONE YEAR FROM THE DATE OF FINAL ENACTMENT OF THIS 25 ACT.

26 (2) THE ADDITION OF 75 PA.C.S. § 6343 SHALL TAKE EFFECT
27 JANUARY 1, 1996.

28 (3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 18029 DAYS.