04/13/21 03:11 pm	HOUSE RESEARCH	RK	JD058

A bill for an act

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1.2 1.3 1.4	relating to public safety; limiting the authority for peace officers to stop or detain drivers for certain motor vehicle equipment violations; proposing coding for new law in Minnesota Statutes, chapter 169.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [169.984] VEHICLE EQUIPMENT SECONDARY OFFENSES.
1.7	Subdivision 1. Definitions. (a) As used in this section, the following terms have the
1.8	meanings provided.
1.9	(b) "Dangerous condition" means a situation where an improper or malfunctioning piece
1.10	of motor vehicle equipment creates a substantial, identifiable risk to human life.
1.11	(c) "Mandatory secondary offense" means a violation of section 168.09, subdivision 1
1.12	(vehicle registration); 169.50, subdivision 2 (license plate illumination); 169.69 (muffler
1.13	required); 169.693 (exceed motor vehicle noise limits); 169.71, subdivision 1, paragraph
1.14	(a), clause (2) or (3) and subdivision 2 (windshield prohibitions/windshield wipers required);
1.15	169.71, subdivision 4, clauses (1) to (4) (restrictions on mirrored/glazed windows); or
1.16	169.79, subdivision 8 (license plate validation stickers).
1.17	(d) "Presumptive secondary offense" means a violation of section 169.47, subdivision
1.18	1, paragraph (a) (unsafe equipment); 169.49 (headlamps); 169.55, subdivision 1 (lamps
1.19	required); 169.50, subdivision 1, paragraph (b), (rear lamps); 169.57, subdivision 1, paragraph
1.20	(a) and subdivision 3 (turn signals required/lamp/signal maintenance); 169.63, paragraph
1.21	(a) (use of headlamps); or 169.71, subdivision 1, paragraph (a), clause (1) (certain windshield
1.22	prohibitions).

Section 1. 1

04/13/21 03:11 pm HOUS	E RESEARCH F	RK JD058
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Subo	d. 2. Secondary offenses. (a) A peace officer may not stop or detain the operator of
a motor	vehicle for a mandatory secondary offense, and may not issue a citation for a
mandato	ory secondary offense, unless:
(1) tl	ne officer lawfully stopped or detained the operator of the motor vehicle for a moving
violatio	n that was not related to operation or maintenance of the vehicle's equipment; or
(2) t	he motor vehicle was unoccupied.
<u>(b) 1</u>	This subdivision does not apply to a commercial motor vehicle.
Subo	d. 3. Presumptive secondary offenses. (a) A peace officer may not stop or detain
the oper	rator of a motor vehicle for a presumptive secondary offense, and may not issue a
citation	for a presumptive secondary offense, unless:
(1) th	ne officer lawfully stopped or detained the operator of the motor vehicle for a moving
violatio	n that was not related to operation or maintenance of the vehicle's equipment;
(2) tl	he motor vehicle was unoccupied; or
(3) a	s otherwise provided for in this subdivision.
<u>(b)</u> A	A peace officer may stop or detain an operator of a motor vehicle for a presumptive
seconda	ry offense when the officer has reasonable and articulable suspicion that the operator
has com	mitted a presumptive secondary offense and any of the following circumstances
exist:	
(1) tl	he operator is in violation of section 169.47, subdivision 1, paragraph (a) (unsafe
equipme	ent), in a manner that creates a dangerous condition;
(2) th	ne operator is in violation of section 169.50, subdivision 1, paragraph (b) (tail lamps),
section	169.55, subdivision 1 (lamps required) or section 169.63, paragraph (a) (use of
headlam	nps), and none of the headlamps are functioning or none of the tail lamps are
function	ning;
(3) tl	he operator is in violation of section 169.57, subdivision 1, paragraph (a) or
subdivis	sion 3 (turn signals required/lamp/signal maintenance), and none of the vehicle's
stop lan	nps are functioning; or
(4) tl	he operator is in violation of section 169.71, subdivision 1, paragraph (a), clause
(1), (cer	tain windshield prohibitions) and the violation creates an imminent threat to human
<u>life.</u>	
(c) T	This subdivision does not apply to a commercial motor vehicle.

Section 1. 2

04/13/21 03:11	pm H	HOUSE RESEARCH	RK .	JD058

Subd. 4. Warning letter. If an officer does not have grounds to stop a vehicle or detain
the operator of a motor vehicle for a mandatory secondary offense or presumptive secondary
offense and the officer can identify the owner of the vehicle, the officer's agency is
encouraged to send a letter to the owner of the vehicle identifying the violation and instructing
the owner to correct the defect or otherwise remedy the violation.

Section 1. 3