

ASSEMBLY, No. 2672

STATE OF NEW JERSEY

INTRODUCED JANUARY 29, 1997

By Assemblyman BARNES and Assemblywoman BUONO

1 **AN ACT** concerning certain motor vehicle offenses and amending
2 P.L.1993, c.332.

3

4 **BE IT ENACTED** by the Senate and General Assembly of the State
5 of New Jersey:

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7 1. Section 1 of P.L.1993, c. 332 (C.39:4-203.5) is amended to
8 read as follows:

9 1. a. For the purposes of this act:

10 "Area of highway construction or repair" means that segment of any
11 highway which is identified by properly posted traffic control devices
12 or signs as undergoing construction, reconstruction, repair, or
13 maintenance operation. An area of highway construction or repair
14 shall consist of that area between the first traffic control device or sign
15 informing motor vehicle operators of their approaching highway
16 construction or repair and the last traffic control device or sign
17 indicating all restrictions are removed and normal motor vehicle
18 operations may resume.

19 "Highway" means any highway under the jurisdiction of the State
20 Department of Transportation, a county, a municipality or a toll road
21 authority.

22 "School zone" means a school zone as defined in R.S.39:1-1.

23 "Town road authority" means the New Jersey Turnpike Authority,
24 the New Jersey Highway Authority, or the South Jersey
25 Transportation Authority.

26 b. (1) The fine for a motor vehicle offense embodied in the
27 following sections of statutory law, when committed in an area of
28 highway construction or repair, shall be double the amount specified
29 by law:

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31 Subsection b. of R.S.39:3-20;

32 R.S.39:4-52;

33 R.S.39:4-57;

34 R.S.39:4-71;

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

Matter underlined thus is new matter.

1 R.S.39:4-80;
2 R.S.39:4-81;
3 R.S.39:4-82;
4 R.S.39:4-83;
5 R.S.39:4-84;
6 R.S.39:4-85;
7 R.S.39:4-86;
8 R.S.39:4-88;
9 R.S.39:4-89;
10 R.S.39:4-90;
11 R.S.39:4-96;
12 R.S.39:4-97;
13 R.S.39:4-98;
14 R.S.39:4-99;
15 R.S.39:4-105;
16 R.S.39:4-115;
17 R.S.39:4-119;
18 R.S.39:4-122;
19 R.S.39:4-123;
20 R.S.39:4-124;
21 R.S.39:4-125;
22 R.S.39:4-127;
23 R.S.39:4-129;
24 R.S.39:4-144;
25 P.L.1955, c.217 (C.39:5C-1);
26 Section 48 of P.L.1951, c.23 (C.39:4-66.1);
27 Section 41 of P.L.1951, c.23 (C.39:4-82.1);
28 Section 51 of P.L.1951, c.23 (C.39:4-90.1);
29 Section 5 of P.L.1951, c.264 (C.27:23-29);
30 Section 18 of P.L.1952, c.16 (C.27:12B-18); and
31 Section 21 of P.L.1991, c.252 (C.27:25A-21).

32 (2) A municipality may, by ordinance, provide that the fine for a
33 motor vehicle offense enumerated in paragraph (1) of this subsection
34 shall be double the amount specified by law when committed in a
35 school zone.

36 c. (1) Signs designed in compliance with the specifications of the
37 Department of Transportation or, if appropriate, the toll road authority
38 having jurisdiction over the appropriate highway, shall be
39 appropriately placed, by order of the Commissioner of Transportation,
40 the appropriate local official, or the affected toll road authority, as the
41 case may be, to notify drivers approaching areas of highway
42 construction and repair and applicable school zones that the fines are
43 doubled for motor vehicle offenses in those areas or zones.

44 (2) In addition, all traffic control signs and devices erected or
45 displayed by the State Department of Transportation, a county, a
46 municipality or a toll road authority within an area of highway

1 construction or repair or applicable school zone shall conform to the
2 uniform system specified in the most current "Manual on Uniform
3 Traffic Control Devices for Streets and Highways," prepared by the
4 Federal Highway Administration in the United States Department of
5 Transportation.

6 d. It shall not be a defense to the imposition of the fines authorized
7 under the provisions of this act that a sign notifying drivers who are
8 approaching highway construction or repair areas or applicable school
9 zones that fines are doubled for motor vehicle offenses in those areas
10 or zones was not posted, improperly posted, wrongfully removed or
11 stolen, or that signs or devices were not placed in compliance with the
12 most current "Manual on Uniform Traffic Control Devices for Streets
13 and Highways" as required pursuant to paragraph (2) of subsection c.
14 of this section, or that the school in question was not in session.

15 e. The director shall include information concerning the penalties
16 imposed pursuant to this act in any subsequent revision of the New
17 Jersey Driver Manual and the New Jersey Motorist Guide.

18 (cf: P.L.1993, c.332, s.1)

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20 2. This act shall take effect on the first day of the second month
21 following enactment.

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24 STATEMENT

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26 Under current law, the fines for certain motor vehicle moving
27 violations are doubled when the violation occurs in an area of highway
28 construction or repair. This bill would expand the law by allowing
29 municipalities, by ordinance, to also provide for the doubling of fines
30 when these violations occur in a school zone. The purpose of
31 increasing these fines is to heighten motorists' awareness of the need
32 to exercise extra caution when driving in the vicinity of a school.
33 There would be no increase in the number of motor vehicle penalty
34 points assessed for the violation, however.

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39 Allows municipalities to double fines for moving motor vehicle
40 violations in school zones.