NINETIETH GENERAL ASSEMBLY 2024 REGULAR SESSION DAILY HOUSE CLIP SHEET

April 3, 2024

Clip Sheet Summary

Displays all amendments, fiscal notes, and conference committee reports for previous day.

Bill	Amendment	Action	Sponsor
<u>HF 2264</u>	<u>H-8262</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2278</u>	<u>H-8266</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2326</u>	<u>H-8263</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2423</u>	<u>H-8269</u>	Filed	MEGGERS of Grundy
<u>HF 2487</u>	<u>H-8267</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2615</u>	<u>H-8261</u>	Filed	RECEIVED FROM THE SENATE
<u>HF 2665</u>	<u>H-8268</u>	Filed	FISHER of Tama
<u>HF 2673</u>	<u>H-8264</u>	Adopted	FRY of Clarke
<u>HF 2677</u>	<u>H-8265</u>	Filed	SIEGRIST of Pottawattamie
<u>HF 2681</u>	<u>H-8270</u>	Filed	WILLS of Dickinson

SENATE AMENDMENT TO HOUSE FILE 2264

H-8262

Amend House File 2264, as passed by the House, as follows:

 Page 1, line 9, by striking <<u>secular</u>> and inserting

3 <<u>sectarian</u>>

H-8262 FILED APRIL 2, 2024

SENATE AMENDMENT TO HOUSE FILE 2278

H-8266

1 <u>Amend House File 2278</u>, as amended, passed, and reprinted by 2 the House, as follows:

3 1. Page 1, by striking lines 1 and 2 and inserting: 4 <Section 1. Section 282.18, subsection 8, paragraphs b and 5 c, Code 2024, are amended to read as follows:>

6 2. Page 2, after line 2 by inserting:

(1) If the pupil meets the economic eligibility 7 <c. 8 requirements established by the department and state board 9 of education, the sending district is responsible for 10 providing transportation or paying the pro rata cost of the 11 transportation to a parent or guardian for transporting the 12 pupil to and from a point on a regular school bus route of 13 a contiguous receiving district unless the cost of providing 14 transportation or the pro rata cost of the transportation to 15 a parent or guardian exceeds the average transportation cost 16 per pupil transported for the previous school year in the 17 district. The economic eligibility requirements established 18 by the department of education and state board of education 19 shall minimally include those pupils with household incomes of 20 two hundred percent or less of the federal poverty level as 21 defined by the most recently revised poverty income guidelines 22 published by the United States department of health and human 23 services. If the cost exceeds the average transportation cost 24 per pupil transported for the previous school year, the sending 25 district shall only be responsible for that average per pupil 26 amount. A sending district which provides transportation 27 for a pupil to a contiguous receiving district under this 28 subsection may withhold, from the district cost per pupil 29 amount that is to be paid to the receiving district, an amount 30 which represents the average or pro rata cost per pupil for 31 transportation, whichever is less.

32 (2) A sending district shall not be responsible for paying a 33 parent or guardian pursuant to subparagraph (1) if the pupil is 34 transported by the receiving district to and from school in the 35 receiving district pursuant to paragraph "b".>

H-8266 FILED APRIL 2, 2024

SENATE AMENDMENT TO

HOUSE FILE 2326

H-8263

Amend House File 2326, as passed by the House, as follows: 1 2 Page 1, before line 1 by inserting: 1. <DIVISION I 3 REAL ESTATE BROKERS AND THE RENTAL OR LEASING OF REAL ESTATE> 4 Page 1, line 33, after <This> by inserting <division of 5 2. 6 this> 7 Page 1, line 35, after <This> by inserting <division of 3. 8 this> 9 4. Page 2, after line 7 by inserting: 10 <DIVISION REAL ESTATE BROKERS AND BROKERAGE AGREEMENTS 11 Sec. ____. Section 543B.56A, subsection 2, paragraph e, if 12 13 enacted by 2024 Iowa Acts, Senate File 2291, section 7, is 14 amended to read as follows: Review the broker's compensation under the brokerage 15 е, 16 agreement and conspicuously display a statement that the 17 broker's compensation, fees, and commission are negotiable and 18 not established by law. 19 Sec. . Section 543B.56A, subsection 3, if enacted by 2024 20 Iowa Acts, Senate File 2291, section 8, is amended to read as 21 follows: 22 3. A brokerage agreement must be signed by both the broker 23 and the client prior to the broker listing any property for 24 sale on behalf of a seller, or before showing a property to a 25 buyer, or if no property is shown to a buyer, before making 26 an offer on a property on behalf of a buyer. This subsection 27 shall not apply to customers attending an open house. Sec. . Section 543B.57, subsection 5, Code 2024, is 28 29 amended to read as follows: The seller, in the listing agreement, may authorize 30 5. 31 the seller's licensee to disburse part of the licensee's 32 compensation to other licensees, including a buyer's licensee 33 solely representing the buyer. A seller may authorize a 34 portion of the proceeds from the sale of real property, or 35 from another source, to pay a buyer's licensee compensation.

1 A licensee representing a buyer shall inform the listing 2 licensee, if there is a listing licensee, either verbally or in 3 writing, of the agency relationship before any negotiations are 4 initiated. The obligation of either the seller or the buyer 5 to pay compensation to a licensee is not determinative of the 6 agency relationship.>

7 5. Title page, by striking lines 1 and 2 and inserting <An 8 Act relating to real estate brokers, the rental or leasing of 9 real estate, and brokerage agreements, and including effective 10 date and>

11 6. By renumbering as necessary.

H-8263 FILED APRIL 2, 2024

H-8269

1 Amend House File 2423 as follows:

2 l. By striking everything after the enacting clause and 3 inserting:

4 <Section 1. Section 321J.4, subsections 2 and 4, Code 2024, 5 are amended to read as follows:

If a defendant is convicted of a violation of section 2. 6 7 321J.2, and the defendant's driver's license or nonresident 8 operating privilege has not already been revoked under section 9 321J.9 or 321J.12 for the occurrence from which the arrest 10 arose, the department shall revoke the defendant's driver's 11 license or nonresident operating privilege for one year if the 12 defendant submitted to chemical testing and has had a previous 13 conviction or revocation under this chapter and shall revoke 14 the defendant's driver's license or nonresident operating 15 privilege for two years if the defendant refused to submit 16 to chemical testing and has had a previous revocation under 17 this chapter. The department shall require the defendant to 18 install an ignition interlock device of a type approved by the 19 commissioner of public safety on all vehicles owned or operated 20 by the defendant if the defendant seeks a temporary restricted 21 license. A temporary restricted license shall not be granted 22 by the department until the defendant installs the ignition 23 interlock device.

4. Upon a plea or verdict of guilty of a third or subsequent violation of section 321J.2, the department shall revoke the defendant's driver's license or nonresident operating privilege for a period of six years. The department shall require the defendant to install an ignition interlock device of a type approved by the commissioner of public safety on all vehicles owned or operated by the defendant if the defendant seeks a temporary restricted license. A temporary restricted license shall not be granted by the department until the defendant installs the ignition interlock device.

34 Sec. 2. Section 321J.4, subsection 8, paragraphs a, b, c, 35 and d, Code 2024, are amended to read as follows:

a. On a conviction for or as a condition of a deferred
judgment for a violation of section 321J.2, the court may
order the defendant to install ignition interlock devices
4 of a type approved by the commissioner of public safety on
5 all motor vehicles owned or operated by the defendant which,
6 without tampering or the intervention of another person, would
7 prevent the defendant from operating the motor vehicle with an
8 alcohol concentration greater than a level set by rule of the
9 commissioner of public safety. However, if the defendant has
10 had no previous conviction or revocation under this chapter,
11 the court's order shall require the defendant to install
12 approved ignition interlock devices only on all motor vehicles
13 operated by the defendant.

14 b. The commissioner of public safety shall adopt rules to 15 approve certain ignition interlock devices and the means of 16 installation of the devices, and shall establish the level of 17 alcohol concentration beyond which an ignition interlock device 18 will not allow operation of the motor vehicle in which it is 19 installed, in accordance with section 321J.17A.

20 c. The order to install ignition interlock devices shall 21 remain in effect for a period of time as determined by the 22 court which shall not exceed the maximum term of imprisonment 23 which the court could have imposed according to the nature of 24 the violation, unless otherwise extended under this chapter. 25 While the order is in effect, the defendant shall not operate 26 a motor vehicle which does not have an approved ignition 27 interlock device installed.

d. If the defendant's driver's license or nonresident operating privilege has been revoked, the department shall not issue a temporary permit or a driver's license to the person without certification that approved ignition interlock devices have been installed on all motor vehicles owned or operated by the defendant while the order is in effect. However, if the defendant has had no previous conviction or revocation under this chapter, the department shall require certification that

-2-

1 approved ignition interlock devices have been installed only on 2 all motor vehicles operated by the defendant.

3 Sec. 3. Section 321J.4, subsection 8, Code 2024, is amended4 by adding the following new paragraph:

5 <u>NEW PARAGRAPH</u>. *g*. An ignition interlock device provider 6 shall not impose an early termination fee if the defendant is 7 no longer required to have a device installed and presents an 8 unrestricted driver's license to the provider prior to the 9 end of the term for which the provider agreed to provide the 10 defendant with a device.

11 Sec. 4. Section 321J.9, subsection 2, Code 2024, is amended
12 to read as follows:

13 2. The department shall require the defendant to install 14 an ignition interlock device of a type approved by the 15 commissioner of public safety on all vehicles owned or 16 operated by the defendant if the defendant seeks a temporary 17 restricted license. However, if the defendant has had no 18 previous conviction or revocation under this chapter, the 19 department shall only require the defendant to install an 20 approved ignition interlock device on all vehicles operated by 21 the defendant if the defendant seeks a temporary restricted 22 license. A temporary restricted license shall not be granted 23 by the department until the defendant installs the ignition 24 interlock device.

25 Sec. 5. Section 321J.12, subsection 2, Code 2024, is amended 26 to read as follows:

27 2. The department shall require the defendant to install 28 an ignition interlock device of a type approved by the 29 commissioner of public safety on all vehicles owned or 30 operated by the defendant if the defendant seeks a temporary 31 restricted license. However, if the defendant has had no 32 previous conviction or revocation under this chapter, the 33 department shall only require the defendant to install an 34 approved ignition interlock device on all vehicles operated by 35 the defendant if the defendant seeks a temporary restricted

-3-

1 license. A temporary restricted license shall not be granted
2 by the department until the defendant installs the ignition
3 interlock device.

4 Sec. 6. Section 321J.17, subsection 3, Code 2024, is amended 5 to read as follows:

6 3. <u>a.</u> The department shall also require certification of 7 installation of an ignition interlock device of a type approved 8 by the commissioner of public safety on all motor vehicles 9 owned or operated by any <u>a</u> person seeking reinstatement 10 following a second or subsequent revocation under section 11 321J.4, 321J.9, or 321J.12 <u>this chapter, or following a</u> 12 conviction for violating section 321J.21. The

13 <u>b.</u> Unless otherwise extended under this chapter, the 14 requirement for the installation of an approved ignition 15 interlock device shall be for one year from the date of 16 reinstatement unless a longer time period is required by 17 statute.

18 <u>c.</u> The one-year period of time a person is required to 19 maintain an ignition interlock device under this subsection 20 shall be reduced by any period of time the person held a 21 valid temporary restricted license during the period of the 22 revocation for the occurrence from which the arrest arose. 23 <u>d.</u> The period of time a person is required to maintain 24 an ignition interlock device under this subsection shall be 25 increased if required in accordance with the compliance-based 26 removal procedures provided in section 321J.17A.

e. A person shall not operate any motor vehicle which
is not equipped with an approved ignition interlock device
during the period in which an ignition interlock device must be
maintained, and the department shall not grant reinstatement
unless the person certifies installation of an ignition
interlock device as required in this subsection. <u>In addition</u>
to other penalties provided by law, the department shall revoke
the driver's license of a person who is required to maintain
an ignition interlock device if the person operates a motor

-4-

1 vehicle which does not have an approved ignition interlock

2 device or removes the ignition interlock device without

3 authorization.

4 <u>f. The department shall adopt rules pursuant to chapter 17A</u>
5 to implement this subsection.

6 Sec. 7. <u>NEW SECTION</u>. 321J.17A Compliance-based removal. 7 1. The period of time a person is required to maintain an 8 ignition interlock device under section 321J.17 or 321J.20 9 shall be extended by an additional sixty days per occurrence 10 for any of the following occurrences detected by an ignition 11 interlock device:

12 a. Ten or more violations within a thirty-day period.

b. Five or more violations within a twenty-four-hour period.
c. Tampering with or attempting to circumvent the ignition

15 interlock device.

16 d. Removing the ignition interlock device without 17 authorization.

18 2. Nothing in this section limits the number of subsequent
19 extensions a person may receive following an occurrence
20 detected by an ignition interlock device.

3. The department shall develop an electronic process in which an approved ignition interlock device provider is able to identify the start date of a driver's license revocation and to provide notice of any violations and a final compliance report to the department.

26 4. a. For purposes of this section, a violation includes27 any of the following:

28 (1) Failing to provide a detectable breath sample to the29 ignition interlock device when prompted by the device.

30 (2) Providing a breath sample to an ignition interlock31 device with an alcohol concentration of .04 or more.

32 b. Notwithstanding paragraph "a", it is not a violation 33 under this section if a person provides a detectable breath 34 sample and successfully passes a test immediately following the 35 first failed test or in response to a bypass or circumvention

-5-

1 attempt as described in paragraph "a", and a violation shall not 2 be reported.

5. The department shall adopt rules pursuant to chapter 17A 4 prescribing the form and manner of communication pursuant to 5 this section, and may otherwise adopt rules as necessary to 6 administer this section.

7 Sec. 8. Section 321J.20, subsections 1, 2, 3, and 7, Code 8 2024, are amended to read as follows:

9 1. The department may, on application, issue a temporary 10 restricted license to a person whose noncommercial driver's 11 license is revoked under this chapter, or revoked or suspended 12 under chapter 321 solely for violations of this chapter, or who 13 has been determined to be a habitual offender under chapter 321 14 based solely on violations of this chapter or on violations 15 listed in section 321.560, subsection 1, paragraph "b", 16 allowing the person to operate a motor vehicle in any manner 17 allowed for a person issued a valid class C driver's license, 18 unless otherwise prohibited by this chapter. This subsection 19 does not apply to a person under the age of eighteen whose 20 license was revoked under section 321J.2A, to a person whose 21 license was revoked under section 321J.4, subsection 6, for the 22 period during which the person is ineligible for a temporary 23 restricted license, or to a person whose license is suspended 24 or revoked for another reason.

2. A temporary restricted license issued under this section
 26 shall not be issued until the applicant installs an approved
 27 ignition interlock device on all motor vehicles owned or
 28 operated by the applicant. However, if the applicant has
 29 had no previous conviction or revocation under this chapter,
 30 a temporary restricted license issued under this section
 31 shall not be issued until the applicant installs an approved
 32 ignition interlock device on all motor vehicles operated by
 33 the applicant. Installation of an ignition interlock device
 34 under this section shall be required for the period of time
 35 for which the temporary restricted license is issued, and for

-6-

1 such additional period of time following reinstatement as 2 is required under section 321J.17, subsection 3. However, 3 a person whose driver's license or nonresident operating 4 privilege has been revoked under section 321J.21 may apply to 5 the department for a temporary restricted license without the 6 requirement of an ignition interlock device if at least twelve 7 years have elapsed since the end of the underlying revocation 8 period for a violation of section 321J.2.

9 3. In addition to other penalties provided by law, a 10 person's temporary restricted license shall be revoked if the 11 person is required to install an ignition interlock device and 12 the person does any of the following:

13 a. Operates operates a motor vehicle which does not have 14 an approved ignition interlock device or removes the ignition 15 interlock device without authorization.

16 *b.* Tampers with or circumvents an ignition interlock device.

17 7. A person who tampers with, removes without 18 <u>authorization</u>, or circumvents an ignition interlock device 19 installed as required in this chapter and while the requirement 20 for the ignition interlock device is in effect commits a 21 serious misdemeanor.

22 Sec. 9. <u>NEW SECTION</u>. 321J.20A Ignition interlock device — 23 medical waiver.

1. The department shall adopt rules pursuant to chapter 17A sestablishing criteria to waive the requirement to install an ignition interlock device under this chapter if a person has verifiable medical condition, as determined in accordance with the rules, that makes the person incapable of properly operating an ignition interlock device. The rules must align with the special exception provisions under 23 U.S.C. $31 \leq 164(a)(6)$.

32 2. Notwithstanding any other provision of this chapter 33 to the contrary, if the department waives the requirement 34 to install an ignition interlock device, the person is not 35 required to install an ignition interlock device to receive a

-7-

1 temporary restricted license.

2 3. A temporary restricted license issued to a person who 3 received a medical waiver pursuant to this section shall only 4 authorize the person to operate a motor vehicle as described in 5 section 321.215, subsection 1, paragraph "a".

6 Sec. 10. EFFECTIVE DATE. This Act takes effect January 1,7 2025.

8 Sec. 11. APPLICABILITY. This Act applies to driver's 9 license revocations under chapter 321J, as amended in this 10 Act, for which the underlying offense occurred on or after the 11 effective date of this Act.>

By MEGGERS of Grundy

H-8269 FILED APRIL 2, 2024

SENATE AMENDMENT TO HOUSE FILE 2487

H-8267

1 Amend House File 2487, as amended, passed, and reprinted by 2 the House, as follows: 3 1. Page 1, line 9, by striking <romantic> and inserting 4 <sexual> 5 2. Page 1, line 32, by striking <romantic> and inserting 6 <romantic sexual> 7 Page 2, line 2, after <employee;> by inserting <being</pre> 3. 8 on school premises or at a school-sponsored activity involving 9 students while under the influence of, possessing, using, or 10 consuming illegal drugs, unauthorized drugs, or alcohol;> Page 2, by striking lines 17 through 23 and inserting: 11 4. <a. "Grooming behavior" means any behavior, which in light 12 13 of all relevant circumstances, constitutes actions to entice 14 or entrap a student or students with the intent to make such 15 student or students engage in a sex act. 16 b. "Inappropriate relationship" means any of the following: (1) An unprofessional relationship for an educator to have 17 18 with a student. (2) A sexual relationship. 19 20 (3) A relationship in which sexual harassment or any form of

21 physical or sexual abuse occurs.

22 (4) A relationship that is not in compliance with generally 23 accepted educational practices.>

H-8267 FILED APRIL 2, 2024

SENATE AMENDMENT TO HOUSE FILE 2615

H-8261

Amend House File 2615, as passed by the House, as follows:

 Page 1, line 31, by striking <The most> and inserting <A
 link to the most>

H-8261 FILED APRIL 2, 2024

H-8268

1 Amend House File 2665 as follows:

2 1. By striking page 1, line 1, through page 3, line 8.

2. Page 3, by striking lines 17 and 18 and inserting

4 <residence of a licensed fur harvester, or at the place of>

5 3. Title page, by striking lines 1 through 4 and inserting

6 <An Act relating to fur dealer licenses and license fees.>

By FISHER of Tama

H-8268 FILED APRIL 2, 2024

H-8264 1 Amend House File 2673 as follows: 2 1. Page 9, line 10, by striking <nonprofit> 2. Page 9, line 12, by striking <nonprofit> 3 4 3. Page 15, by striking lines 15 through 18 and inserting 5 <under this subsection.> 4. Page 91, line 16, after <care.> by inserting <The 6 7 department of inspections, appeals, and licensing shall adopt 8 rules pursuant to chapter 17A to implement this subsection.> 9 5. By striking page 93, line 9, through page 95, line 20, 10 and inserting: 11 <DIVISION STATE-FUNDED PSYCHIATRY RESIDENCY AND FELLOWSHIP POSITIONS 12 13 Sec. . Section 135.180, Code 2024, is amended to read as 14 follows: 135.180 State-funded psychiatry residency and fellowship 15 16 program positions — fund — appropriations. The university of Iowa hospitals and clinics shall 17 1. *a.* 18 administer a state-funded psychiatry residency and fellowship 19 program positions for up to nine seven residents and up to two 20 fellows, annually. In addition, a county medical center, and 21 a medical center operating for more than one hundred forty 22 years, that are members of separate health systems, administer 23 psychiatry residency programs, and are located in a county with 24 a population over five hundred thousand shall each administer 25 state-funded psychiatry residency positions for one resident, 26 annually. The university of Iowa hospitals and clinics and the 27 specified medical centers shall expand the their psychiatry 28 residency program programs to provide additional residency 29 positions by providing financial support for residency 30 positions which are in excess of the federal residency cap 31 established by the federal Balanced Budget Act of 1997, Pub. 32 L. No. 105-33. 33 *b*. The university of Iowa hospitals and clinics and the 34 specified medical centers shall cooperate with the state

1 state resource center at Woodward, the state training school 2 at Eldora, and the Iowa medical and classification center 3 at Oakdale in administering the program the positions. 4 Participating residents and fellows shall complete a portion 5 of their psychiatry training at one of the state mental health 6 institutes, the state resource center, the state training 7 school, or the Iowa medical and classification center at 8 Oakdale. For accreditation-required clinical experiences 9 not available at the state mental health institutes, the 10 state resource center, the state training school, or the Iowa 11 medical and classification center at Oakdale, the residents of 12 the psychiatry residency and fellowship program awarded the 13 residency positions administered by the university of Iowa 14 hospitals and clinics may utilize clinical rotations at the 15 university of Iowa hospitals and clinics and its affiliates 16 across the state and the residents awarded the residency 17 positions administered by the specified medical centers may 18 utilize clinical rotations at affiliates of such medical 19 centers across the state.

20 The university of Iowa hospitals and clinics shall apply 2. 21 to the accreditation council for graduate medical education 22 for approval of nine seven additional residency positions 23 for each class of residents and the psychiatry residency and 24 fellowship program shall award the total number of residency 25 positions approved for each class of residents. The university 26 of Iowa hospitals and clinics shall approve and award up to 27 two fellowship positions annually. The specified medical 28 centers shall apply to the accreditation council for graduate 29 medical education for approval of one additional residency 30 position each for each class of residents and shall award the 31 total number of residency positions approved for each class 32 of residents. Preference in the awarding of residency and 33 fellowship positions shall be given to candidates who are 34 residents of Iowa, attended and earned an undergraduate degree 35 from an Iowa college or university, or attended and earned a

-2-

1 medical degree from a medical school in Iowa.

2 3. A psychiatry residency and fellowship program positions 3 fund is created in the state treasury consisting of the moneys 4 appropriated or credited to the fund by law. Notwithstanding 5 section 8.33, moneys in the fund at the end of each fiscal 6 year shall not revert to any other fund but shall remain in 7 the psychiatry residency and fellowship program positions fund 8 for use in subsequent fiscal years. Moneys in the fund are 9 appropriated to the university of Iowa hospitals and clinics 10 to be used for the purposes of the program this section. For 11 the fiscal years beginning on or after July 1, 2023, there 12 is appropriated from the general fund of the state to the 13 psychiatry residency and fellowship program positions fund one 14 hundred thousand dollars for each residency position approved 15 and awarded under the program and one hundred fifty thousand 16 dollars for each fellowship position approved and awarded under 17 the program this section. Of the amount appropriated annually 18 from the fund to the university of Iowa hospitals and clinics, 19 the university of Iowa hospitals and clinics shall distribute 20 one hundred thousand dollars to each of the specified medical 21 centers for each residency position approved and awarded.> 22 6. By renumbering as necessary.

By FRY of Clarke

H-8264 FILED APRIL 2, 2024 ADOPTED

-3-

H-8265

1 Amend House File 2677 as follows:

2 1. Page 4, after line 5 by inserting:

3 <d. The director shall notify each retailer, distributor, 4 and wholesaler of any change to the directory on at least a 5 monthly basis via electronic communication.>

6 2. Page 4, after line 29 by inserting:

7 <7. If a vapor product is removed from the directory, 8 the director shall notify each retailer, distributor, 9 and wholesaler of the removal of the vapor product and 10 the effective date of such removal from the directory via 11 electronic communication.>

12 3. Page 4, line 30, by striking <7.> and inserting <8.>

By SIEGRIST of Pottawattamie

H-8265 FILED APRIL 2, 2024

H-8270

1 Amend House File 2681 as follows:

2 1. Page 2, after line 13 by inserting:

3 <4. A local jurisdiction shall not use an automated traffic 4 enforcement system unless every citation for a violation 5 detected by the system is hand-delivered, as required in 6 section 321P.8, subsection 3.>

7 2. Page 5, after line 34 by inserting:

8 <3. A citation for a violation detected by an automated 9 traffic enforcement system must be hand-delivered to a person 10 suspected of violating the posted speed limit by a peace 11 officer of the local authority using the system, after the 12 officer has reviewed and approved the recorded photograph 13 or video to affirm a violation occurred. A citation for a 14 violation detected by an automated traffic enforcement system 15 is void and unenforceable if the citation is delivered to a 16 person in any other manner.>

By WILLS of Dickinson

H-8270 FILED APRIL 2, 2024