First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 19-0041.01 Yelana Love x2295

SENATE BILL 19-012

SENATE SPONSORSHIP

Court, Ginal, Priola, Tate, Todd

HOUSE SPONSORSHIP

Melton,

Senate Committees

House Committees

Transportation & Energy Appropriations

A BILL FOR AN ACT

101	CONCERNING THE USE OF MOBILE ELECTRONIC DEVICES WHILE
102	DRIVING, AND, IN CONNECTION THEREWITH, MAKING AN
103	APPROPRIATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Current law prohibits the use of wireless telephones while driving for individuals who are younger than 18 years of age. The bill:

- ! Extends the prohibition to drivers of all ages;
- ! Extends the existing prohibition of the use of wireless telephones to include all mobile electronic devices;

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Iding 3rd Reading Unamended
March 15, 2019

SENATE Amended 2nd Reading March 14, 2019

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing statute.

Dashes through the words indicate deletions from existing statute.

- ! Establishes the penalties as \$300 and 4 points for a first violation, \$500 and 6 points for a second violation, and \$750 and 8 points for a third or subsequent violation;
 ! Creates an exception to the prohibition of the use of mobile electronic devices for drivers who use a mobile electronic device while a hands-free accessory is engaged; and
 ! Repeals a sentence enhancement for a violation that causes bodily injury or death.
- 1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, repeal and reenact, 3 with amendments, 42-4-239 as follows: 4 42-4-239. Use of a mobile electronic device - definitions -5 penalty - preemption - legislative declaration. (1) AS USED IN THIS 6 SECTION, UNLESS THE CONTEXT OTHERWISE REQUIRES: 7 (a) "EMERGENCY" MEANS A SITUATION IN WHICH A PERSON: 8 (I) HAS REASON TO FEAR FOR THE PERSON'S LIFE OR SAFETY OR 9 BELIEVES THAT A CRIMINAL ACT MAY BE PERPETRATED AGAINST THE 10 PERSON OR ANOTHER PERSON, REQUIRING THE USE OF A MOBILE 11 ELECTRONIC DEVICE WHILE THE CAR IS MOVING; OR 12 (II) REPORTS A FIRE, A TRAFFIC ACCIDENT IN WHICH ONE OR MORE 13 INJURIES ARE APPARENT, A SERIOUS ROAD HAZARD, A MEDICAL OR 14 HAZARDOUS MATERIALS EMERGENCY, OR A PERSON WHO IS DRIVING IN A 15 RECKLESS, CARELESS, OR OTHERWISE UNSAFE MANNER. 16 (b) "FIRST RESPONDER" MEANS: 17 (I) A PEACE OFFICER, AS DESCRIBED IN SECTION 16-2.5-101; 18 (II) A FIREFIGHTER, AS DEFINED IN SECTION 29-5-203; 19 (III) A VOLUNTEER FIREFIGHTER, AS DEFINED IN SECTION 20 31-30-1102; OR 21 (IV) ANY OTHER PERSON WHO RESPONDS IN A PROFESSIONAL

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1	<u>CAPACITY TO A PUBLIC SAFETY EMERGENCY.</u>
2	(c) "HANDS-FREE ACCESSORY" MEANS AN ACCESSORY THAT
3	ENABLES A PERSON TO USE A MOBILE ELECTRONIC DEVICE WITHOUT USING
4	EITHER HAND, ALTHOUGH THE USE OF EITHER HAND MAY BE NECESSARY
5	TO ACTIVATE, DEACTIVATE, OR INITIATE A FUNCTION OF THE MOBILE
6	ELECTRONIC DEVICE.
7	(d) (I) "Mobile electronic device" means a handheld of
8	PORTABLE ELECTRONIC DEVICE CAPABLE OF PROVIDING AMUSEMENT
9	WIRELESS DATA, OR VOICE COMMUNICATION BETWEEN TWO OR MORE
10	PERSONS, INCLUDING:
11	(A) A CELLULAR TELEPHONE;
12	(B) A BROADBAND PERSONAL COMMUNICATION DEVICE;
13	(C) A TWO-WAY MESSAGING DEVICE;
14	(D) A TEXT-MESSAGING DEVICE;
15	(E) A PAGER;
16	(F) AN ELECTRONIC DEVICE THAT CAN RECEIVE OR TRANSMIT TEXT
17	OR CHARACTER-BASED IMAGES, ACCESS OR STORE DATA, OR CONNECT TO
18	THE INTERNET;
19	(G) A PERSONAL DIGITAL ASSISTANT;
20	(H) A LAPTOP COMPUTER;
21	(I) A COMPUTER TABLET;
22	(J) A STAND-ALONE COMPUTER;
23	(K) A PORTABLE COMPUTING DEVICE;
24	(L) A MOBILE DEVICE WITH A TOUCHSCREEN DISPLAY THAT IS
25	DESIGNED TO BE WORN ON THE BODY;
26	(M) AN ELECTRONIC GAME;
27	(N) EQUIPMENT THAT IS CAPABLE OF PLAYING A VIDEO, TAKING

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1	PHOTOGRAPHS, CAPTURING IMAGES, OR RECORDING OR TRANSMITTING
2	<u>VIDEO; AND</u>
3	(O) ANY SIMILAR DEVICE THAT IS READILY REMOVABLE FROM A
4	MOTOR VEHICLE AND IS USED TO WRITE, SEND, OR READ TEXT OR DATA OR
5	CAPTURE IMAGES OR VIDEO THROUGH MANUAL INPUT.
6	(II) "MOBILE ELECTRONIC DEVICE" DOES NOT INCLUDE AN
7	APPROVED IGNITION INTERLOCK DEVICE, AS DEFINED IN SECTION
8	<u>42-2-132.5.</u>
9	(e) "OPERATING A MOTOR VEHICLE" MEANS DRIVING A MOTOR
10	VEHICLE ON A PUBLIC HIGHWAY, BUT "OPERATING A MOTOR VEHICLE"
11	DOES NOT MEAN MAINTAINING THE INSTRUMENTS OF CONTROL WHILE THE
12	MOTOR VEHICLE IS AT REST IN A SHOULDER LANE OR LAWFULLY PARKED.
13	(f) "Use" means talking on or listening to a mobile
14	ELECTRONIC DEVICE OR ENGAGING THE MOBILE ELECTRONIC DEVICE FOR
15	TEXT MESSAGING, GAME PLAY, TAKING PHOTOS OR VIDEOS, OR OTHER
16	FORMS OF MANUAL DATA ENTRY OR TRANSMISSION.
17	(2) EXCEPT AS SPECIFIED IN SUBSECTIONS (3) AND (7) OF THIS
18	<u>SECTION:</u>
19	(a) A PERSON UNDER THE AGE OF EIGHTEEN SHALL NOT OPERATE A
20	MOTOR VEHICLE WHILE USING A MOBILE ELECTRONIC DEVICE;
21	(b) A PERSON EIGHTEEN YEARS OF AGE OR OLDER SHALL NOT
22	OPERATE A MOTOR VEHICLE WHILE USING A MOBILE ELECTRONIC DEVICE
23	UNLESS THE USE IS THROUGH A HANDS-FREE ACCESSORY.
24	(3) It is not a violation of this section to use a mobile
25	ELECTRONIC DEVICE WHILE DRIVING IF THE USE IS:
26	(a) TO CONTACT A PUBLIC SAFETY ENTITY; OR
2.7	(b) DURING AN EMERGENCY

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1	(4) (a) EXCEPT AS PROVIDED IN SUBSECTION (4)(b) OF THIS
2	SECTION, A PERSON WHO VIOLATES SUBSECTION (2) OF THIS SECTION
3	COMMITS A CLASS A TRAFFIC INFRACTION. UPON CONVICTION:
4	(I) NOTWITHSTANDING SECTION 42-4-1701 (4)(a)(I)(P), THE
5	COURT MAY ASSESS A FINE UP TO FIFTY DOLLARS FOR A FIRST OFFENSE;
6	(II) THE COURT SHALL ASSESS A FINE OF ONE HUNDRED FIFTY
7	DOLLARS FOR A SECOND OFFENSE; AND
8	(III) THE COURT SHALL ASSESS A FINE OF THREE HUNDRED
9	DOLLARS FOR A THIRD OR SUBSEQUENT OFFENSE.
10	(b) A PERSON WHO VIOLATES SUBSECTION (2) OF THIS SECTION TO
11	ENGAGE IN TEXT MESSAGING COMMITS A CLASS 2 MISDEMEANOR TRAFFIC
12	OFFENSE AND, UPON CONVICTION, THE COURT SHALL ASSESS A FINE OF
13	THREE HUNDRED DOLLARS.
14	(5) A LAW ENFORCEMENT OFFICER SHALL NOT CITE AN OPERATOR
15	OF A MOTOR VEHICLE FOR A VIOLATION OF THIS SECTION UNLESS THE LAW
16	ENFORCEMENT OFFICER SAW THE OPERATOR HOLD A MOBILE ELECTRONIC
17	DEVICE. A LAW ENFORCEMENT OFFICER SHALL NOT CITE AN OPERATOR FOR
18	THE ENHANCED PENALTY FOR USING A MOBILE ELECTRONIC DEVICE TO
19	ENGAGE IN TEXT MESSAGING UNLESS THE LAW ENFORCEMENT OFFICER
20	SAW THE OPERATOR ENGAGING IN TEXT MESSAGING ON A MOBILE
21	ELECTRONIC DEVICE.
22	(6) This section does not authorize the seizure and
23	FORFEITURE OF A MOBILE ELECTRONIC DEVICE, UNLESS OTHERWISE
24	PROVIDED BY LAW.
25	(7) This section does not prohibit:
26	(a) OPERATION OF AN AMATEUR RADIO STATION BY A PERSON WHO
7	HOLDS A VALID AMATELIA DADIO ODEDATOR LICENSE ISSUED BY THE

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1	FEDERAL COMMUNICATIONS COMMISSION;
2	(b) The use of a mobile electronic device by a first
3	RESPONDER WHEN ACTING WITHIN THE SCOPE OF THE FIRST RESPONDER'S
4	<u>DUTIES;</u>
5	(c) THE USE OF A MOBILE ELECTRONIC DEVICE BY A PROFESSIONAL
6	ACTING WITHIN THE SCOPE OF THE PROFESSIONAL'S EMPLOYMENT IF THE
7	USE IF REQUIRED BY THE PROFESSIONAL'S EMPLOYER AND NECESSARY FOR
8	THE PERFORMANCE OF THE PROFESSIONAL'S DUTIES;
9	(d) THE USE OF A MOBILE ELECTRONIC DEVICE TO INTERACT WITH
10	A MEDICAL DEVICE; OR
11	(e) The use of a mobile electronic device in a motor
12	VEHICLE THAT IS AT REST IN A SHOULDER LANE OR LAWFULLY PARKED.
13	(8) A LAW ENFORCEMENT OFFICER SHALL NOT CITE A COMMERCIAL
14	DRIVER FOR A VIOLATION OF THIS SECTION IF THE COMMERCIAL DRIVER IS
15	CITED FOR A VIOLATION OF 49 CFR 392.82.
16	(9) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT USE OF
17	MOBILE ELECTRONIC DEVICES IN MOTOR VEHICLES IS A MATTER OF
18	STATEWIDE CONCERN.
19	SECTION 2. In Colorado Revised Statutes, 42-2-127, amend
20	(5)(jj) and (5)(jj.5); and add (5)(jj.7) and (5)(jj.9) as follows:
21	42-2-127. Authority to suspend license - to deny license - type
22	of conviction - points. (5) Point system schedule:
23	<u>Type of conviction</u> <u>Points</u>
24	(jj) A FIRST violation of section 42-4-239 (2)
25	(jj.5) A SECOND violation of section 42-4-239 (3) (2) 42
26	(jj.7) A THIRD OR SUBSEQUENT VIOLATION OF SECTION
27	42-4-239 (2)

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1	(jj.9) A VIOLATION	N OF SECTION 42-4	-239 (2) INVOLVING TEXT
2	MESSAGING	<u> </u>	
3	SECTION 3. In C	olorado Revised St	atutes, 42-4-1701, amend
4	(4)(a)(I)(P) as follows:		
5	<u>42-4-1701. Traf</u>	fic offenses and	infractions classified -
6	penalties - penalty and su	rcharge schedule	- repeal. (4) (a) (I) Except
7	as provided in subsection	(5)(c) of this sect	tion, every person who is
8	convicted of, who admits	liability for, or aga	ainst whom a judgment is
9	entered for a violation of the	nis title 42 to which	subsection (5)(a) or (5)(b)
10	of this section applies sha	ll be fined or penal	ized and have a surcharge
11	levied in accordance with	sections 24-4.1-1	19 (1)(f) and 24-4.2-104
12	(1)(b)(I), in accordance with	th the penalty and si	urcharge schedule set forth
13	in subsections (4)(a)(I)(A)	to (4)(a)(I)(P) of th	is section; or, if no penalty
14	or surcharge is specified in	the schedule, the pe	enalty for class A and class
15	B traffic infractions is fift	een dollars and the	surcharge is four dollars
16	These penalties and s	urcharges apply	whether the defendant
17	acknowledges the defenda	ant's guilt or liabili	ty in accordance with the
18	procedure set forth by subs	ection (5)(a) of this	section, is found guilty by
19	a court of competent juris	diction, or has jud	gment entered against the
20	defendant by a county co	ourt magistrate. Per	nalties and surcharges for
21	violating specific sections	are as follows:	
22	Section Violated	Penalty	<u>Surcharge</u>
23	(P) Offenses by pe	ersons controlling	vehicles:
24	42-4-239 (5)(a) (4)(a)(I)	\$ 50.00	<u>\$ 6.00</u>
25	42-4-239 (5)(b) (4)(a)(II)	<u>100.00</u>	<u>6.00</u>
26	42-4-239 (5.5) (4)(a)(III)	300.00 200.00	<u>6.00</u>
2.7	42-4-239 (4)(b)	300 00	6.00

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1	<u>42-4-1704</u>	<u>15.00</u>	<u>6.00</u>
2	SECTIO	DN 4. Appropriation. For th	e 2018-19 state fiscal year,
3	\$7,425 is appro	opriated to the department of	of revenue for use by the
4	division of moto	or vehicles. This appropriation	n is from the Colorado state
5	titling and regis	tration account in the highwa	ay users tax fund created in
6	section 42-1-21	1 (2)(a)(I), C.R.S. To implement	ent this act, the division may
7	use this appropr	riation for DRIVES maintena	nce and support.
8	SECTIO	ON 5. Effective date - applica	ability. This act takes effect
9	July 1, 2019, an	d applies to offenses commit	ted on or after said date.
10	<u>SECTIO</u>	N 6. Safety clause. The gen	eral assembly hereby finds,
11	determines, and	l declares that this act is ne	ecessary for the immediate
12	preservation of	the public peace, health, and	safety.

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