SENATE BILL NO. 267–SENATORS WOODHOUSE, MANENDO, FORD, ATKINSON, SPEARMAN; DENIS, KIHUEN, PARKS AND SEGERBLOM

## MARCH 13, 2015

JOINT SPONSOR: ASSEMBLYWOMAN JOINER

## Referred to Committee on Transportation

SUMMARY—Revises provisions relating to the safe transportation of children. (BDR 43-686)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets {omitted material} is material to be omitted.

AN ACT relating to motor vehicles; revising provisions relating to the transportation of children in motor vehicles; providing immunity from liability to child passenger safety technicians relating to the provision of or failure to provide certain services regarding child restraint systems in certain circumstances; making certain conforming changes; and providing other matters properly relating thereto.

## Legislative Counsel's Digest:

Existing law generally requires a child who is less than 6 years of age and who 1 23456789 weighs 60 pounds or less to be secured in a child restraint system while riding in a motor vehicle. (NRS 484B.157) Existing law also generally requires any person other than such a child to wear a safety belt when riding in a motor vehicle. (NRS 484D.495) Section 2 of this bill revises the requirement for a child to be secured in a child restraint system while riding in a motor vehicle to apply to each child who is less than 8 years of age, is less than 57 inches tall and weighs 80 pounds or less. Section 2 requires each child who is less than 13 years of age and who rides in a motor vehicle to be secured by a safety belt in the back seat of the motor vehicle with certain exceptions. Section 2 also provides that, absent gross negligence, a 10 11 certified child passenger safety technician is immune from liability resulting from 12 providing or failing to provide inspection, adjustment or educational services 13 relating to child restraint systems.





14 Section 3 of this bill requires a child who is a passenger in a motor vehicle and 15 is not required to be secured in a child restraint system to wear a safety belt. 16 Section 3 also provides that the failure of a child who is a passenger in a motor 17 vehicle to wear a safety belt is a primary offense and that the driver of the vehicle 18 must be cited, and the parent or guardian of the child may be cited if the parent or 19 guardian was present, for such a violation.

20 21 22 23 24 25 Existing law states that a short-term lessor of vehicles who offers or provides a waiver of damages for additional consideration must clearly and conspicuously disclose certain information, to include the law of this State pertaining to the wearing of safety belts. (NRS 482.3156) Section 1 of this bill modifies the content of the required disclosure simply to reflect the changes made in sections 2 and 3 regarding the requirements for wearing safety belts.

## THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. NRS 482.3156 is hereby amended to read as 2 follows:

3 482.3156 A short-term lessor who offers or provides a waiver 4 of damages for any consideration in addition to the rate for lease of a passenger car shall clearly and conspicuously disclose the 5 6 following information in the lease or a holder in which the lease is 7 placed and on a sign posted at the place where the lessee signs the 8 lease. 9

1. The nature and extent of the short-term lessee's liability.

2. A statement that the short-term lessee's personal insurance 10 11 policy may provide coverage for all or a portion of the lessee's 12 potential liability.

13 3. A statement that the short-term lessee should consult with his or her insurer to determine the scope of insurance coverage. 14

A statement that the short-term lessee may purchase an 15 4. optional waiver of damages to cover all liability subject to any 16 17 exception that the short-term lessor includes and that is permitted by 18 NRS 482.31555.

19 5. The charge for the waiver of damages.

6. A statement that Nevada law requires **[any]**:

21 (a) Any driver of a passenger car and any passenger [5] 13 years 22 of age or older who rides in the front or back seat of a passenger car 23 to wear a safety belt if one is available for that seating position  $\mathbb{H}$ ;

(b) Any passenger 8 years of age or older but less than 13 24 25 years of age to be secured by a safety belt in the manner set forth 26 in subsection 2 of NRS 484B.157; and

(c) Any passenger who is less than 8 years of age, less than 57 27 inches tall and who weighs 80 pounds or less to be secured in a 28 child restraint system in the manner set forth in subsection 1 of 29 NRS 484B.157. 30



20



**Sec. 2.** NRS 484B.157 is hereby amended to read as follows:

484B.157 1. Except as otherwise provided in subsection [7,]
9, any person who is transporting a child who is less than [6] 8 years
of age , *less than 57 inches tall* and who weighs [60] 80 pounds or
less in a motor vehicle operated in this State which is equipped to
carry passengers shall secure the child in a child restraint system
which:

8 (a) Has been approved by the United States Department of
9 Transportation in accordance with the Federal Motor Vehicle Safety
10 Standards set forth in 49 C.F.R. Part 571;

11

1

(b) Is appropriate for the size and weight of the child; and

12 (c) Is installed within and attached safely and securely to the 13 motor vehicle:

14 (1) In accordance with the instructions for installation and 15 attachment provided by the manufacturer of the child restraint 16 system; or

17 (2) In another manner that is approved by the National 18 Highway Traffic Safety Administration.

19 2. Except as otherwise provided in subsection 1 or 9, any 20 person who is transporting a child who is less than 13 years of age 21 in a motor vehicle operated in this State which is equipped to carry 22 passengers shall secure the child in a safety belt in the back seat of 23 the motor vehicle unless the air bag on the passenger's side of the 24 front seat is deactivated and:

25 (a) Special health care needs of the child require the child to 26 ride in the front seat of the motor vehicle and a written statement 27 signed by a physician certifying the requirement is carried in the 28 motor vehicle;

(b) All back seats in the motor vehicle are in use by other
children who are less than 13 years of age; or

31

(c) The motor vehicle is not equipped with back seats.

32 **3.** If a defendant pleads or is found guilty of violating the 33 provisions of subsection  $1 \frac{1}{12}$  or 2, the court shall:

(a) For a first offense, order the defendant to pay a fine of not
less than \$100 or more than \$500 or order the defendant to perform
not less than 10 hours or more than 50 hours of community service;

(b) For a second offense, order the defendant to pay a fine of not
less than \$500 or more than \$1,000 or order the defendant to
perform not less than 50 hours or more than 100 hours of
community service; and

41 (c) For a third or subsequent offense, suspend the driver's
42 license of the defendant for not less than 30 days or more than 180
43 days.

44 [3.] 4. At the time of sentencing, the court shall provide the 45 defendant with a list of persons and agencies approved by the



1 Department of Public Safety to conduct programs of training and 2 perform inspections of child restraint systems. The list must include, 3 without limitation, an indication of the fee, if any, established by the 4 person or agency pursuant to subsection [4.] 5. If, within 60 days 5 after sentencing, a defendant provides the court with proof of 6 satisfactory completion of a program of training provided for in this 7 subsection, the court shall:

8 (a) If the defendant was sentenced pursuant to paragraph (a) of
9 subsection [2,] 3, waive the fine or community service previously
10 imposed; or

(b) If the defendant was sentenced pursuant to paragraph (b) of
subsection [2,] 3, reduce by one-half the fine or community service
previously imposed.

14  $\rightarrow$  A defendant is only eligible for a reduction of a fine or 15 community service pursuant to paragraph (b) if the defendant 16 has not had a fine or community service waived pursuant to 17 paragraph (a).

18 [4.] 5. A person or agency approved by the Department of 19 Public Safety to conduct programs of training and perform 20 inspections of child restraint systems may, in cooperation with the 21 Department, establish a fee to be paid by defendants who are 22 ordered to complete a program of training. The amount of the fee, if 23 any:

24 (a) Must be reasonable; and

25 (b) May, if a defendant desires to acquire a child restraint 26 system from such a person or agency, include the cost of a child 27 restraint system provided by the person or agency to the defendant.

28  $\rightarrow$  A program of training may not be operated for profit.

29 [5.] 6. A person who is currently certified as a child 30 passenger safety technician by the National Child Passenger 31 Safety Certification Training Program and who, in good faith, 32 provides inspection, adjustment or educational services relating to 33 a child restraint system is not liable for any civil damages as a result of any act or omission, not amounting to gross negligence, 34 by that person in providing such services or as a result of any 35 36 failure to act, not amounting to gross negligence, to provide such 37 services.

For the purposes of NRS 483.473, a violation of this sectionis not a moving traffic violation.

40 [6.] 8. A violation of this section may not be considered:

41 (a) Negligence in any civil action; or

42 (b) Negligence or reckless driving for the purposes of 43 NRS 484B.653.

44 [7.] 9. This section does not apply:





1 (a) To a person who is transporting a child in a means of public 2 transportation, including a taxi, school bus or emergency vehicle.

3 (b) When a physician determines that the use of such a child 4 restraint system for the particular child would be impractical or 5 dangerous because of such factors as the child's weight, physical 6 unfitness or medical condition. In this case, the person transporting 7 the child shall carry in the vehicle the signed statement of the 8 physician to that effect.

9 [8.] 10. As used in this section, "child restraint system" means 10 any device that is designed for use in a motor vehicle to restrain, 11 seat or position children. The term includes, without limitation:

(a) Booster seats and belt-positioning seats that are designed to
 elevate or otherwise position a child so as to allow the child to be
 secured with a safety belt;

15

(b) Integrated child seats; and

16 (c) Safety belts that are designed specifically to be adjusted to 17 accommodate children.

18 Sec. 3. NRS 484D.495 is hereby amended to read as follows:

19 484D.495 1. It is unlawful to drive a passenger car 20 manufactured after:

(a) January 1, 1968, on a highway unless it is equipped with at
least two lap-type safety belt assemblies for use in the front seating
positions.

(b) January 1, 1970, on a highway unless it is equipped with a lap-type safety belt assembly for each permanent seating position for passengers. This requirement does not apply to the rear seats of vehicles operated by a police department or sheriff's office.

(c) January 1, 1970, unless it is equipped with at least two
 shoulder-harness-type safety belt assemblies for use in the front
 seating positions.

2. Any person driving, and any passenger who:

(a) Is [6] 8 years of age or older; [or]

(b) Is 57 inches tall or more, regardless of age; or

(c) Weighs more than  $\frac{60}{80}$  pounds, regardless of age,

⇒ who rides in the front or back seat of any vehicle described in
 subsection 1, having an unladen weight of less than 10,000 pounds,
 on any highway, road or street in this State shall wear a safety belt if
 one is available for the seating position of the person or passenger.

39 3. A citation must be issued to any driver or to any adult 40 passenger who fails to wear a safety belt as required by subsection 41 2. A citation may be issued pursuant to this subsection only if the 42 violation is discovered when the vehicle is halted or its driver 43 arrested for another alleged violation or offense.

44 **4.** If the passenger who fails to wear a safety belt as required 45 by subsection 2 is a child who:





1 (a) Is **6** 8 years of age or older but less than 18 years of age, 2 regardless of *height or* weight; or

(b) Is less than [6] 8 years of age but who is 57 inches tall or 3 *more or* weighs more than [60] 80 pounds, 4

5  $\rightarrow$  a citation must be issued to the driver for failing to require that 6 child to wear the safety belt **[, but if both the driver and that child** are not wearing safety belts, only one citation may be issued to the 7 8 driver for both violations. A citation may be issued pursuant to this 9 subsection only if the violation is discovered when the vehicle is halted or its driver arrested for another alleged violation or offense.] 10 and, if the driver is not the parent or guardian of the child, to the 11

parent or guardian of the child if the parent or guardian was 12 13 present.

14 Any person who violates the provisions of subsection 2 shall 5. 15 be punished by a fine of not more than \$25 or by a sentence to 16 perform a certain number of hours of community service.

17

A violation of subsection 2: <del>[4.]</del> 6.

18

(a) Is not a moving traffic violation under NRS 483.473.

(b) May not be considered as negligence or as causation in any 19 20 civil action or as negligent or reckless driving under NRS 484B.653.

21 (c) May not be considered as misuse or abuse of a product or as 22 causation in any action brought to recover damages for injury to a 23 person or property resulting from the manufacture, distribution, sale 24 or use of a product.

25 The Department shall exempt those types of motor <del>[5.]</del> 7. 26 vehicles or seating positions from the requirements of subsection 1 27 when compliance would be impractical.

28 <del>[6.]</del> 8. The provisions of subsections 2 [and 3] to 5, inclusive, 29 do not apply:

30 (a) To a driver or passenger who possesses a written statement 31 by a physician certifying that the driver or passenger is unable to 32 wear a safety belt for medical or physical reasons;

33 (b) If the vehicle is not required by federal law to be equipped 34 with safety belts;

35 (c) To an employee of the United States Postal Service while 36 delivering mail in the rural areas of this State;

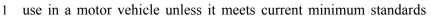
37 (d) If the vehicle is stopping frequently, the speed of that vehicle 38 does not exceed 15 miles per hour between stops and the driver or 39 passenger is frequently leaving the vehicle or delivering property 40 from the vehicle; or

41 (e) Except as otherwise provided in NRS 484D.500, to a passenger riding in a means of public transportation, including a 42 43 school bus or emergency vehicle.

44 **7. 9.** It is unlawful for any person to distribute, have for sale, 45 offer for sale or sell any safety belt or shoulder harness assembly for







- and specifications of the United States Department of Transportation. Sec. 4. This act becomes effective on January 1, 2016.



