1	HOUSE BUSINESS AND INDUSTRY COMMITTEE SUBSTITUTE FOR HOUSE BILL 593
2	48TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2008
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10	AN ACT
11	RELATING TO MOTOR VEHICLES; ESTABLISHING PENALTY ASSESSMENTS
12	AND FEES FOR VIOLATION OF PROVISIONS OF THE MANDATORY FINANCIAL
13	RESPONSIBILITY ACT; CLARIFYING PROCEDURES FOLLOWING THE
14	ISSUANCE OF A CITATION FOR VIOLATION OF THE MANDATORY FINANCIAL
15	RESPONSIBILITY ACT; ALLOWING LAW ENFORCEMENT OFFICERS TO VERIFY
16	FINANCIAL RESPONSIBILITY BY CHECKING COMPUTER DATABASES; MAKING
17	AN APPROPRIATION.
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19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
20	Section 1. Section 66-5-33.1 NMSA 1978 (being Laws 1985,
21	Chapter 47, Section 1, as amended) is amended to read:
22	"66-5-33.1. REINSTATEMENT OF DRIVER'S LICENSE OR
23	REGISTRATIONFEE
24	A. Whenever a driver's license or registration is
25	suspended or revoked and an application has been made for its
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reinstatement, compliance with all appropriate provisions of the Motor Vehicle Code and the payment of a fee of twenty-five dollars (\$25.00) is a prerequisite to the reinstatement of any license or registration.

B. If a driver's license was suspended or revoked for driving while under the influence of intoxicating liquor or drugs, for aggravated driving while under the influence of intoxicating liquor or drugs or for a violation of the Implied Consent Act, an additional fee of seventy-five dollars (\$75.00) is required to be paid to reinstate the driver's license. Fees collected pursuant to this subsection are appropriated to the local governments road fund. The department shall maintain an accounting of the fees collected pursuant to this subsection and shall report that amount upon request to the legislature.

C. If the registration for a vehicle was suspended for failure to comply with the requirements of the Mandatory Financial Responsibility Act, an additional fee of seventy-five dollars (\$75.00) is required to be paid to reinstate the vehicle registration. Fees collected pursuant to this subsection are appropriated to the motor vehicle division of the department for the purpose of enforcing the Mandatory Financial Responsibility Act. The department shall maintain an accounting of the fees collected pursuant to this subsection and shall report that amount upon request to the legislature." Section 2. Section 66-5-205 NMSA 1978 (being Laws 1983,

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Chapter 318, Section 6, as amended) is amended to read:

VEHICLE MUST BE INSURED OR OWNER MUST HAVE "66-5-205. EVIDENCE OF FINANCIAL RESPONSIBILITY--PENALTIES.--

Α. No owner shall permit the operation of an uninsured motor vehicle, or a motor vehicle for which evidence of financial responsibility as was affirmed to the department is not currently valid, upon the streets or highways of New Mexico unless the vehicle is specifically exempted from the provisions of the Mandatory Financial Responsibility Act.

Β. No person shall drive an uninsured motor vehicle, or a motor vehicle for which evidence of financial responsibility as was affirmed to the department is not currently valid, upon the streets or highways of New Mexico unless [he] the person is specifically exempted from the provisions of the Mandatory Financial Responsibility Act.

C. For the purposes of the Mandatory Financial Responsibility Act, "uninsured motor vehicle" means a motor vehicle for which there is not in effect either:

(1) a motor vehicle insurance policy meeting the requirements of the laws of New Mexico and of the secretary [is not in effect]; or

(2) a surety bond or evidence of a sufficient cash deposit with the state treasurer.

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D. The provisions of the Mandatory Financial Responsibility Act requiring the deposit of evidence of

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financial responsibility as provided in Section 66-5-218 NMSA 1978, subject to certain exemptions, may apply with respect to persons who have been convicted of or forfeited bail for certain offenses under motor vehicle laws or who have failed to pay judgments or written settlement agreements upon causes of action arising out of ownership, maintenance or use of vehicles of a type subject to registration under the laws of New Mexico.

E. Any person who violates the provisions of this section [is guilty of a misdemeanor and upon conviction shall be sentenced to a fine not to exceed three hundred dollars (\$300)] commits a penalty assessment misdemeanor for which the penalty assessment is provided in Section 66-8-116 NMSA 1978."

Section 3. Section 66-5-205.1 NMSA 1978 (being Laws 1989, Chapter 214, Section 1, as amended) is amended to read:

"66-5-205.1. UNINSURED MOTORIST CITATION--REQUIREMENTS TO BE FOLLOWED AT TIME OF [ACCIDENT] <u>CITATION</u>--SUBSEQUENT PROCEDURES--INSURER NOTIFICATION REQUIREMENTS--SUSPENSION PROCEDURES.--

A. When a law enforcement officer issues <u>to</u> a driver [who is involved in an accident] a citation for failure to comply with the provisions of the Mandatory Financial Responsibility Act, the law enforcement officer [shall] <u>may</u> at the same time:

(1) issue to the driver cited a temporary
operation sticker that indicates the motor vehicle is in
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(2) remove the license plate from the vehicle and send it with the duplicate of the sticker to the department or, if it cannot be removed, permanently deface the plate.

B. The issuance of a temporary operation sticker to a driver by a law enforcement officer pursuant to Paragraph (1) of Subsection A of this section shall not create any liability on the part of the officer or the department for damages arising from the future operation of the vehicle.

[B.] C. The department shall return or replace, in its discretion, a license plate removed under the provisions of Paragraph (2) of Subsection A of this section or replace a license plate defaced under that paragraph when the person cited for failure to comply with the provisions of the Mandatory Financial Responsibility Act furnishes proof of compliance to the department and pays to the division a reinstatement fee of [twenty-five dollars (\$25.00)] one hundred dollars (\$100). If a person to whom the temporary operation sticker is issued furnishes to the department, within fifteen days after the issuance of the sticker, evidence of financial responsibility in compliance with the Mandatory Financial

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Responsibility Act and in effect on the date and at the time of the issuance of the sticker, the department shall replace or return the license plate and waive the [twenty-five-dollar (\$25.00)] reinstatement fee.

[C.] <u>D.</u> The secretary shall adopt and promulgate rules prescribing the form and use of the sticker required to be issued under Subsection A of this section.

 $[\underline{D},\underline{P}]$ <u>E</u>. The secretary shall adopt and promulgate rules requiring insurance carriers to report canceled, terminated and newly issued motor vehicle insurance policies each month to the department. Information pertaining to each motor vehicle shall be made a part of that vehicle file for one year.

[E.] F. Within ten days of notification by the insurance carrier of a termination or cancellation of a motor vehicle insurance policy, the department shall demand satisfactory evidence from the owner of the motor vehicle that [he] the owner meets the requirements of the Mandatory Financial Responsibility Act. Failure to provide evidence of financial responsibility within twenty days after the department has mailed its demand for proof:

(1) constitutes reasonable grounds to believe that a person is operating a motor vehicle in violation of the provisions of Section 66-5-205 NMSA 1978; and

(2) requires the department to suspend the
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person's registration as provided in Section 66-5-236 NMSA 1978.

[F.] G. The department shall notify the superintendent of insurance if an insurance carrier fails to provide monthly reports to the department regarding motor vehicle insurance policy information as required by Subsection D of this section."

Section 4. Section 66-5-229 NMSA 1978 (being Laws 1978, Chapter 35, Section 318, as amended) is amended to read:

"66-5-229. DURATION OF EVIDENCE--WHEN FILING OF EVIDENCE MAY BE WAIVED--<u>PENALTY</u>.--

A. The department shall, upon request, consent to the immediate cancellation of any bond or the department shall direct and the state treasurer shall return to the person entitled thereto any money deposited pursuant to the Mandatory Financial Responsibility Act as evidence of financial responsibility or the department shall waive the requirement of filing evidence of financial responsibility in any of the following events:

(1) after one year of providing satisfactoryevidence as specified in Section 66-5-218 NMSA 1978;

(2) the death of the person on whose behalf evidence was filed or the permanent incapacity of the person to operate a motor vehicle; or

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(3) the person who has filed evidence surrenders

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[his] the person's license and registration to the department.

[Provided, however, that] The department shall not Β. consent to the cancellation of any bond or the return of any money or waive the requirement of filing evidence of financial responsibility in the event any action for damages upon a liability covered by the evidence is then pending or any judgment upon any such liability is then unsatisfied or in the event the person who has filed the bond or deposited the money has, within one year immediately preceding the request, been involved as a driver or owner in any motor vehicle accident resulting in injury or damage to the person or property of others. An affidavit of the applicant as to the nonexistence of such facts or that [he] the applicant has been released from all of [his] the applicant's liability or has been finally adjudicated not to be liable for such injury or damage shall be sufficient evidence thereof in the absence of evidence to the contrary in the records of the department.

C. Every owner or operator of a vehicle subject to the requirements of the Mandatory Financial Responsibility Act shall carry evidence of financial responsibility as defined by that act in the vehicle at all times while the vehicle is in operation on the highways of this state. The failure to comply with this subsection shall be a <u>penalty assessment</u> misdemeanor and shall be punishable [by the penalty set forth in Section 66-8-7] as provided in Section 66-8-116 NMSA 1978; provided .173059.1 - 8 -

	1	that a law enforcement office	er shall not charge	<u>a person with a</u>		
		violation of this section if	the officer can ve	<u>rify the</u>		
	2	person's compliance with the	Mandatory Financia	<u>l Responsibility</u>		
	3	Act by checking a computer da	atabase of motor ve	<u>hicle</u>		
	4	information immediately avail	lable to the office	r; and provided		
	5	<u>further</u> that no person charge	ed with violating t	his section		
	6	shall be convicted if [he] <u>th</u>	<u>ne person</u> produces	in court		
	7	evidence of financial responsibility valid at the time of				
	8	issuance of the citation."	on."			
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	10	<pre>10 10 11 11 12 12 13 14 14 14 16 16 16 10 10 10 10 10 10 10 10 10 10 10 10 10</pre>				
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e L E	17	in Subsections D and E of this section, the listed penalty				
ner	18	assessment is established:				
ı —	19	COMMON NAME OF OFFENSE	SECTION VIOLATED	PENALTY		
TBT	20			ASSESSMENT		
מרכו	21	Permitting unlicensed				
	22	minor to drive	66-5-40	\$ 10.00		
אבר	23	Failure to obey sign	66-7-104	10.00		
Drackeren marer tar	23	Failure to obey signal	66-7-105	10.00		
¥ 	24 25	Speeding	66-7-301			
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1	(1)	up to and including	
2		ten miles an hour	
3		over the speed limit	15.00
4	(2)	from eleven up to	
5		and including fifteen	
6		miles an hour	
7		over the speed limit	30.00
8	(3)	from sixteen up to	
9		and including twenty	
10		miles an hour over the	
11		speed limit	65.00
12	(4)	from twenty-one up to	
13		and including twenty-five	
14		miles an hour	
15		over the speed limit	100.00
16	(5)	from twenty-six up to	
17		and including thirty	
18		miles an hour over the	
19		speed limit	125.00
20	(6)	from thirty-one up to	
21		and including thirty-five	
22		miles an hour over the	
23		speed limit	150.00
24	(7)	more than thirty-five	
25		miles an hour over the	
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	speed limit		200.00	
1	Unfastened safety belt	66-7-372	25.00	
2	Child not in restraint device			
3	or seat belt	66-7-369	25.00	
4 5	Minimum speed	66-7-305	10.00	
6	Speeding	66-7-306	15.00	
0 7	Improper starting	66-7-324	10.00	
, 8	Improper backing	66-7-354	10.00	
9	Improper lane	66-7-308	10.00	
9 10	Improper lane	66-7-313	10.00	
10	Improper lane	66-7-316	10.00	
11	Improper lane	66-7-317	10.00	
12	Improper lane	66-7-319	10.00	
13	Improper passing	66-7-309 through 66-7-312	10.00	
15	Improper passing	66-7-315	10.00	
16	Controlled access			
17	violation	66-7-320	10.00	
18	Controlled access			
19	violation	66-7-321	10.00	
20	Improper turning	66-7-322	10.00	
21	Improper turning	66-7-323	10.00	
22	Improper turning	66-7-325	10.00	
23	Following too closely	66-7-318	10.00	
24	Failure to yield	66-7-328 through 66-7-331	10.00	
25	Failure to yield	66-7-332	50.00	

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1	Failure to yield	66-7-332.1	25.00
2	Pedestrian violation	66-7-333	10.00
3	Pedestrian violation	66-7-340	10.00
4	Failure to stop	66-7-342 and 66-7-344	
5		through 66-7-346	10.00
6	Railroad-highway grade		
7	crossing violation	66-7-341 and 66-7-343	10.00
8	Passing school bus	66-7-347	100.00
9	Failure to signal	66-7-325 through 66-7-327	10.00
10	Failure to secure load	66-7-407	100.00
11	Operation without over	size-	
12	overweight permit	66-7-413	50.00
13	Improper equipment	66-3-801	10.00
14	Improper equipment	66-3-901	20.00
15	Improper emergency		
16	signal	66-3-853 through 66-3-857	10.00
17	Operation interference	66-7-357	5.00
18	Littering	66-7-364	300.00
19	Improper parking	66-7-349 through 66-7-352	
20		and 66-7-353	5.00
21	Improper parking	66-3-852	5.00
22	Failure to dim lights	66-3-831	10.00
23	Riding in or towing		
24	occupied house trail	er 66-7-366	5.00
25	Improper opening of do	ors 66-7-367	5.00
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No slow-moving vehicle		
emblem or flashing		
amber light	66-3-887	5.00
Open container – first		
violation	66-8-138	25.00
<u>Uninsured motor vehicle</u>	<u>66-5-205</u>	75.00
<u>Evidence of financial</u>		
<u>responsibility</u>	66-5-229	<u>75.00</u> .

B. The term "penalty assessment misdemeanor" does not include a violation that has caused or contributed to the cause of an accident resulting in injury or death to a person.

C. When an alleged violator of a penalty assessment misdemeanor elects to accept a notice to appear in lieu of a notice of penalty assessment, a fine imposed upon later conviction shall not exceed the penalty assessment established for the particular penalty assessment misdemeanor and probation imposed upon a suspended or deferred sentence shall not exceed ninety days; provided that a fine imposed upon later conviction for a violation of Section 66-5-205 or 66-5-229 NMSA 1978 shall not be less than the penalty assessment established in Subsection A of this section for that violation, nor shall the fine be suspended, deferred or taken under advisement.

D. The penalty assessment for speeding in violation of Paragraph (4) of Subsection A of Section 66-7-301 NMSA 1978 is twice the penalty assessment established in Subsection A of

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1 this section for the equivalent miles per hour over the speed 2 limit.

E. Upon a second conviction for operation without a permit for excessive size or weight pursuant to Section 66-7-413 NMSA 1978, the penalty assessment shall be two hundred fifty dollars (\$250). Upon a third or subsequent conviction, the penalty assessment shall be five hundred dollars (\$500)." Section 6. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2008. - 14 -.173059.1