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SENATE BILL 91

57TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2026

INTRODUCED BY

Heather Berghmans and Antoinette Sedillo Lopez

AN ACT

RELATING TO MUNICIPAL PENALTIES; PROVIDING THAT MUNICIPALITIES SHALL RETAIN THE TOTAL AMOUNT OF ASSESSED PENALTIES AND FINES FOR NUISANCE VIOLATIONS FOR FAILING TO OBEY A TRAFFIC SIGN OR SIGNAL OR SPEEDING OFFENSES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. Section 3-18-17 NMSA 1978 (being Laws 1965, Chapter 300, Section 14-17-14, as amended) is amended to read:

"3-18-17. NUISANCES AND OFFENSES--REGULATION OR PROHIBITION.--A municipality, including a home rule municipality that has adopted a charter pursuant to Article 10, Section 6 of the constitution of New Mexico, may by ordinance:

A. define a nuisance, abate a nuisance and impose penalties upon a person who creates or allows a nuisance to exist; provided that:

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1 (1) the total amount of assessed penalties and
2 fines imposed by an ordinance for failure to obey a traffic
3 sign or signal, including a red light offense or violation, or
4 for a speeding offense or violation shall not exceed one
5 hundred dollars (\$100), provided that the total for unlawful
6 parking in a space or for blocking an access intended for
7 persons with significant mobility limitation shall not be less
8 than or exceed the fines provided in Section 66-7-352.5 NMSA
9 1978;

10 (2) no fees or costs shall be imposed pursuant
11 to this subsection;

12 (3) in a municipality with a population of two
13 hundred thousand or greater as of the last federal decennial
14 census, the penalties, fines and procedures imposed for failure
15 to obey a traffic sign or signal, including a red light offense
16 or violation, or for a speeding offense or violation shall be
17 subject to the following:

18 ~~[(a) each month, or other period set by~~
19 ~~contract, the municipality shall retain from the gross total~~
20 ~~amount of penalties and fines assessed and collected that month~~
21 ~~or period an amount subject to audit that is equal to the sum~~
22 ~~of the setup, maintenance, support and processing services fees~~
23 ~~charged to the municipality for that month or period pursuant~~
24 ~~to contractual terms by a vendor providing systems and services~~
25 ~~that assist the municipality in imposing penalties or fines as~~

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1 ~~provided in Paragraph (1) of this subsection;~~

2 ~~(b) less the retention authorized in~~
3 ~~Subparagraph (a) of this paragraph: 1) one-half of the net~~
4 ~~total amount assessed and collected by the municipality~~
5 ~~pursuant to this section shall be remitted to the state~~
6 ~~treasurer and distributed to the general fund; and 2) one-half]~~

7 (a) the total amount of penalties and
8 fin assessed by the municipality shall be retained by the
9 municipality for municipal traffic safety programs and to
10 offset the municipality's reasonable costs directly related to
11 administering a program as provided in Paragraph (1) of this
12 subsection;

13 ~~[(c) the municipality shall cause an~~
14 ~~audit of the program and contract described in Subparagraph (a)~~
15 ~~of this paragraph to be conducted by the state auditor or an~~
16 ~~independent auditor selected by the state auditor;~~

17 ~~(d) if in the audit conducted pursuant~~
18 ~~to Subparagraph (c) of this paragraph it is determined that any~~
19 ~~amount retained by the municipality pursuant to this paragraph~~
20 ~~is in excess of the amount the municipality is authorized to~~
21 ~~retain, the municipality shall remit, when the audit is~~
22 ~~finalized, the amount in excess to the state treasurer to be~~
23 ~~distributed and transferred as provided in Item 1) of~~
24 ~~Subparagraph (b) of this paragraph]; and~~

25 ~~[(e)]~~ (b) a respondent may select a

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1 hearing to contest a nuisance ordinance offense or violation
2 that shall either be conducted by a hearing officer appointed
3 by the presiding judge of the civil division of the district
4 court with jurisdiction over the municipality and in accordance
5 with the rules of evidence and rules of civil procedure for the
6 district courts or that shall be conducted by a mail-in form
7 alternative. The notice of violation shall clearly explain the
8 process for requesting a hearing, the hearing options, the
9 deadline to request a hearing and where the request shall be
10 submitted. The burden of proof for violations is on the
11 municipality and is a preponderance of the evidence. A
12 determination by the hearing officer shall not impose a total
13 amount of penalties or fines in excess of that provided in the
14 nuisance ordinance; and

15 (4) in a municipality other than a
16 municipality with a population of two hundred thousand or
17 greater as of the last federal decennial census, the penalties,
18 fines and procedure imposed for failure to obey a traffic sign
19 or signal, including a red light offense or violation, or for a
20 speeding offense or violation shall be subject to the
21 following:

22 (a) ~~[each month, or other period set by~~
23 ~~contract, the municipality shall retain from the gross total~~
24 ~~amount of penalties and fines assessed and collected that month~~
25 ~~or period an amount subject to audit that is equal to the sum~~

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1 ~~of the setup, maintenance, support and processing services fees~~
2 ~~charged to the municipality for that month or period pursuant~~
3 ~~to contractual terms by a vendor providing systems and services~~
4 ~~that assist the municipality in imposing penalties or fines as~~
5 ~~provided in Paragraph (1) of this subsection;~~

6 ~~(b) less the retention authorized in~~
7 ~~Subparagraph (a) of this paragraph: 1) one-half of the net~~
8 ~~total amount assessed and collected by the municipality~~
9 ~~pursuant to this section shall be remitted to the state~~
10 ~~treasurer and distributed to the general fund; and 2) one-half]~~
11 the total amount of penalties and fines assessed by the
12 municipality shall be retained by the municipality for
13 municipal traffic safety programs and to offset the
14 municipality's reasonable costs directly related to
15 administering a program as provided in Paragraph (1) of this
16 subsection

17 ~~[(c) the municipality shall cause an~~
18 ~~audit of the program and contract described in Subparagraph (a)~~
19 ~~of this paragraph to be conducted by the state auditor or an~~
20 ~~independent auditor selected by the state auditor;~~

21 ~~(d) if in the audit conducted pursuant~~
22 ~~to Subparagraph (c) of this paragraph it is determined that any~~
23 ~~amount retained by the municipality pursuant to this paragraph~~
24 ~~is in excess of the amount the municipality is authorized to~~
25 ~~retain, the municipality shall remit, when the audit is~~

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1 ~~finalized, the amount in excess to the state treasurer to be~~
2 ~~distributed and transferred as provided in Item 1) of~~
3 ~~Subparagraph (b) of this paragraph]; and~~

4 ~~(e)~~ (b) a hearing provided for a
5 contested nuisance ordinance offense or violation shall be
6 conducted by a hearing officer appointed by the presiding judge
7 of the civil division of the district court with jurisdiction
8 over the municipality and in accordance with the rules of
9 evidence and rules of civil procedure for the district courts.
10 If offered by the municipality, a respondent may select a
11 hearing conducted by a mail-in form alternative. The notice of
12 violation shall clearly explain the process for requesting a
13 hearing, the hearing options, the deadline to request a hearing
14 and where the request shall be submitted. The burden of proof
15 for violations is on the municipality and is a preponderance of
16 the evidence. A determination by the hearing officer shall not
17 impose a total amount of penalties or fines in excess of that
18 provided in the nuisance ordinance;

19 B. regulate or prohibit any amusement or practice
20 that tends to annoy persons on a street or public ground; and

21 C. prohibit and suppress:

22 (1) gambling and the use of fraudulent devices
23 or practices for the purpose of obtaining money or property;

24 (2) the sale, possession or exhibition of
25 obscene or immoral publications, prints, pictures or

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illustrations;
(3) public intoxication;
(4) disorderly conduct; and
(5) riots, noises, disturbances or disorderly
assemblies in any public or private place."

SECTION 2. EFFECTIVE DATE.--The effective date of the
provisions of this act is July 1, 2026.