

General Assembly

February Session, 2024

## Substitute Bill No. 420

## AN ACT CONCERNING ILLEGALLY PASSING A SCHOOL BUS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 14-279 of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2024*):

3 (a) The operator of any vehicle or motor vehicle, including an 4 authorized emergency vehicle, as defined in section 14-1, shall 5 immediately bring such vehicle to a stop not less than ten feet from the 6 front when approaching and not less than ten feet from the rear when 7 overtaking or following any registered school bus on any highway or 8 private road or in any parking area or on any school property when such 9 bus is displaying flashing red signal lights, except at the specific 10 direction of a traffic officer. Vehicles so stopped for a school bus shall 11 not proceed until such school bus no longer displays flashing red signal 12 lights, except that a stopped authorized emergency vehicle may proceed 13 as long as such authorized emergency vehicle is operated pursuant to 14 section 14-283. At the intersection of two or more highways vehicular 15 turns toward a school bus receiving or discharging passengers are 16 prohibited. The operator of a vehicle upon a highway with [separate 17 roadways need not stop] two or more lanes for traffic separated by a safety island or physical barrier may proceed without stopping upon 18 19 meeting or passing a school bus which is on [a different roadway] the 20 <u>opposite side of such island or barrier</u>.

(b) Any person who violates any provision of subsection (a) of this
section shall be fined four hundred fifty dollars for the first offense and
for each subsequent offense, not less than five hundred dollars nor more
than one thousand dollars or imprisoned not more than thirty days or
both.

(c) Upon receipt of a written report from any school bus operator
specifying the [license plate] number <u>plate</u>, color and type of any vehicle
observed by such operator violating any provision of subsection (a) of
this section and the date, approximate time and location of such
violation, a police officer shall issue a written warning or a summons to
the owner of any such vehicle.

Sec. 2. Section 14-279a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2024*):

34 (a) As used in this section, [and] section 14-279b, as amended by this 35 <u>act</u>, ["live digital video school bus violation detection monitoring 36 system"] and section 4 of this act, "digital video school bus violation 37 detection monitoring system" or "monitoring system" means a system 38 with one or more camera sensors and computers that produce: [live 39 digital] (1) Digital and recorded video images of motor vehicles being 40 operated in violation of section 14-279, as amended by this act, [. A 41 monitoring system shall produce a live] (2) a visual image that is 42 viewable remotely and a recorded image of the [license plate] number 43 plate of a motor vehicle violating section 14-279, as amended by this act, 44 [. Such] and (3) a recorded image [shall indicate] that indicates the date, 45 time and location of the violation.

(b) A municipality or local or regional board of education may install,
operate and maintain [live] digital video school bus violation detection
monitoring systems, [or] <u>and</u> may enter into an agreement with a
private vendor for the installation, operation and maintenance of such
monitoring systems <u>on all registered school buses</u>, whether owned,

51 contracted or leased by such local or regional board of education. Such 52 agreement shall provide for the compensation to the vendor for the 53 expense of the monitoring services and cost of equipment provided by 54 the vendor and for the reimbursement of the vendor for the expenses of 55 installing, operating and maintaining the monitoring system. Such 56 agreement shall provide that the vendor shall, on an annual basis, 57 submit a report to such municipality [or] and local or regional board of 58 education that includes, but is not limited to: (1) The total number of 59 citations issued as a result of a violation detected and recorded by the 60 monitoring system, and (2) the total amount of funds collected. The 61 municipality [or local or regional board of education] shall, within thirty 62 days, submit such report to the joint standing [committee] committees 63 of the General Assembly having cognizance of matters relating to 64 transportation and public safety and security. A municipality or local or 65 regional board of education serving a municipality that has entered into 66 an agreement with a private vendor for the installation, operation and 67 maintenance of a [live] digital video school bus violation detection 68 monitoring system [shall] may use amounts remitted to such 69 municipality in accordance with subsection (e) of section 51-56a, in 70 respect to the violation of section 14-279, as amended by this act, [to 71 reimburse] or from fines imposed by such municipality in accordance 72 with an ordinance adopted pursuant to section 4 of this act, to 73 compensate the private vendor for the expenses for installing, operating 74 and maintaining the monitoring system.

(c) A warning sign shall be posted on all school buses in which a
monitoring system is installed and operational indicating the use of
such system.

(d) A monitoring system shall be installed to the extent practicable so
as to record images of the number plate of a motor vehicle only, and
shall not record images of the occupants of such motor vehicle or of any
other persons or vehicles in the vicinity at the time the images are
recorded. A summons issued under subsection (c) of section 14-279, as
amended by this act, or a citation issued under an ordinance adopted

pursuant to section 4 of this act may not be dismissed solely because a
 recorded video or digital still image reveals images of such occupants
 or other persons or vehicles, as long as reasonable effort has been made

87 to comply with the provisions of this subsection.

88 Sec. 3. Section 14-279b of the general statutes is repealed and the 89 following is substituted in lieu thereof (*Effective July 1, 2024*):

90 (a) Whenever a violation of section 14-279, as amended by this act, is 91 detected and recorded by a [live] digital video school bus violation 92 detection monitoring system, a state or municipal police officer shall 93 review the evidence file which shall include two or more digital 94 photographs, recorded video or other recorded images. If, after such 95 review, such officer determines that there are reasonable grounds to 96 believe that a violation of section 14-279, as amended by this act, has 97 occurred, such officer shall authorize the issuance of a summons for 98 such alleged violation. If such officer authorizes the issuance of a 99 summons for such alleged violation, the law enforcement agency shall, 100 not later than thirty days after the alleged violation, mail a summons to 101 the registered owner of the motor vehicle together with a copy of two or 102 more digital photographs, recorded video or other recorded images.

103 (b) As provided in subsection (b) of section 14-107, proof of the 104 registration number of the motor vehicle therein concerned shall be 105 prima facie evidence that the owner was the operator thereof, except 106 that, in the case of a leased or rented motor vehicle, such proof shall be 107 prima facie evidence that the lessee was the operator thereof. A 108 photographic or digital still or video image that clearly shows the 109 number plate of a vehicle violating section 14-279, as amended by this 110 act, shall be sufficient proof of the identity of such vehicle for purposes 111 of subsection (b) of section 14-107.

(c) Any person who is alleged to have committed a violation of
section 14-279, as amended by this act, and receives a summons
pursuant to subsection (a) of this section shall follow the procedures set
forth in section 51-164n.

(d) A <u>digital still or</u> recorded image produced by a monitoring system
shall be sufficient evidence of a violation of section 14-279, as amended
by this act, and shall be admitted without further authentication.

119 (e) All defenses shall be available to any person who is alleged to have 120 committed a violation of section 14-279, as amended by this act, that is 121 detected and recorded by a monitoring system, including, but not 122 limited to, that (1) the violation was necessary to allow the passage of 123 an emergency vehicle, (2) the violation was necessary to avoid injuring 124 the person or property of another, (3) the violation was incurred while 125 participating in a funeral procession, (4) the violation was incurred 126 during a period of time in which the motor vehicle had been reported 127 as being stolen to an organized local police department or the state police and had not been recovered prior to the time of the violation, (5) 128 129 the operator was convicted of a violation of section 14-279, as amended 130 by this act, for the same incident based upon a separate and distinct 131 summons issued by a sworn police officer, or (6) the violation was 132 necessary in order for the operator to comply with any other general 133 statute or regulation concerning the operation of a motor vehicle.

(f) No recorded image produced by a monitoring system pursuant to
this section may be introduced as evidence in any other civil or criminal
proceedings, except for a proceeding under an ordinance adopted
pursuant to section 4 of this act.

138 (g) A [recorded] digital still or video image produced by a monitoring 139 system shall be destroyed [(1) ninety] the later of: (1) Ninety days after 140 the date of the [alleged violation if a summons is not issued for such 141 alleged violation pursuant to subsection (a) of this section] creation of 142 such digital still or video image, or (2) upon final disposition of [the case 143 to which it pertains if a summons is issued for such alleged violation 144 pursuant to subsection (a) of this section] a case brought pursuant to a 145 summons issued for a violation of subsection (a) of section 14-279b, as 146 amended by this act, or a citation issued for a violation of an ordinance 147 adopted in accordance with section 4 of this act, to which such digital 148 still or video image pertains.

149 Sec. 4. (NEW) (Effective July 1, 2024) (a) Any municipality, as defined 150 in section 7-148 of the general statutes, may, by vote of its legislative 151 body, adopt an ordinance to authorize the use of a digital video school bus violation detection monitoring system to enforce the provisions of 152 153 subsection (a) of section 14-279 of the general statutes, as amended by 154 this act. Any ordinance adopted pursuant to this subsection shall, 155 subject to the procedures described in this section, establish hearing and 156 collection procedures, including the provision of in-person and virtual 157 hearings, and establish a fine to be imposed upon the owner or operator 158 of a motor vehicle committing a violation of such ordinance in the 159 amount of two hundred fifty dollars. Any such ordinance may require 160 proof of a violation by a preponderance of the evidence. The proceeds of any fines collected pursuant to such an ordinance may be collected 161 162 by the municipality or its designated agent and shall be credited to the 163 municipality.

164 (b) (1) Upon receipt of an evidence file from a digital video school bus 165 violation detection monitoring system that captures an alleged violation of an ordinance adopted pursuant to subsection (a) of this section, a 166 167 police officer or authorized municipal employee shall review such file. 168 If such officer or employee has reasonable grounds to believe that such 169 a violation occurred and such file captures the number plate, color and 170 type of vehicle allegedly violating such ordinance and the date, 171 approximate time and location of such violation, such officer or 172 employee shall issue a written warning or citation to the owner of such 173 vehicle.

174 (2) A police officer or authorized municipal employee may only issue 175 a citation pursuant to subdivision (1) of this section not later than thirty 176 days after the date of the alleged violation. Such officer or employee 177 shall electronically certify such citation, and the municipality, or its 178 designated agent, shall send, by first class mail, a copy of the citation to 179 the owner of the motor vehicle observed in the alleged violation within 180 such thirty-day period. The citation shall include: (A) The name and 181 address of the owner of the motor vehicle; (B) the number plate of the

182 motor vehicle; (C) the ordinance allegedly violated; (D) the date, 183 location and time of the alleged violation; (E) a copy of or information 184 on how to view, through electronic means, the recorded images described in this section; (F) a statement or electronically generated 185 affirmation by the police officer or authorized employee who reviewed 186 187 the recorded images and determined that the motor vehicle violated an ordinance adopted pursuant to subsection (a) of this section; (G) the fine 188 189 imposed pursuant to the ordinance; (H) notice of the right to contest the 190 citation and instructions for how to request an in-person or virtual 191 hearing pursuant to the ordinance; and (I) information advising the 192 owner of the motor vehicle of the procedure for disclaiming liability by 193 submitting an affidavit as described in subsection (h) of this section to 194 the municipality or its designated agent.

(c) A certificate or facsimile of a certificate of the review of the
evidence produced by the digital video school bus violation detection
monitoring system, sworn to by the police officer or authorized
municipal employee who conducted such review, shall be prima facie
evidence of the facts contained in such certificate.

(d) A manual or automated record of the mailing of a citation
pursuant to subdivision (2) of subsection (b) of this section, prepared by
the police officer, authorized employee or vendor in the ordinary course
of business, shall be prima facie evidence of such mailing and shall be
admissible in any hearing conducted pursuant to an ordinance adopted
in accordance with subsection (a) of this section as to the facts contained
in the citation.

207 (e) As provided in subsection (b) of section 14-107 of the general 208 statutes, proof of the registration number of the motor vehicle therein 209 concerned shall be prima facie evidence that the owner was the operator 210 thereof, except that, in the case of a leased or rented motor vehicle, such 211 proof shall be prima facie evidence that the lessee was the operator 212 thereof. A photographic or digital still or video image that clearly shows 213 the number plate of a vehicle violating an ordinance adopted pursuant 214 to subsection (a) of this section shall be sufficient proof of the identity of such vehicle for purposes of subsection (b) of section 14-107 of thegeneral statutes.

(f) A digital still or video image produced by a monitoring system
shall be sufficient evidence of a violation of an ordinance adopted
pursuant to subsection (a) of this section and shall be admitted at a
citation hearing proceeding without further authentication.

221 (g) All defenses shall be available to any person who is alleged to 222 have committed a violation of an ordinance adopted pursuant to 223 subsection (a) of this section, including, but not limited to, that (1) the 224 violation was necessary to allow the passage of an emergency vehicle, 225 (2) the violation was necessary to avoid injuring the person or property 226 of another, (3) the violation was incurred while participating in a funeral 227 procession, (4) the violation was incurred during a period of time in 228 which the motor vehicle had been reported as being stolen to an 229 organized local police department or the state police and had not been 230 recovered prior to the time of the violation, (5) the operator was 231 convicted of a violation of section 14-279 of the general statutes, as 232 amended by this act, for the same incident based upon a separate and 233 distinct summons issued by a sworn police officer, or (6) the violation 234 was necessary in order for the operator to comply with any other 235 general statute or regulation concerning the operation of a motor 236 vehicle.

237 (h) Not later than thirty days after the mailing of a citation pursuant 238 to subdivision (2) of subsection (b) of this section, the owner of a motor 239 vehicle may submit a notarized affidavit, executed by such owner and 240 the operator of such vehicle at the time of the alleged violation, stating 241 that such operator is the party who may be responsible for the alleged 242 violation and providing the name and address of such operator. If the 243 municipality or its designated agent receives such an affidavit, the 244 municipality shall mail a citation to such operator.

(i) No recorded image produced by a monitoring system pursuant tothis section may be introduced as evidence in any other civil or criminal

proceedings, except for a proceeding for a violation of section 14-279 ofthe general statutes, as amended by this act.

249 (j) A digital still or video image produced by a monitoring system 250 shall be destroyed the later of: (1) Ninety days after the date of the 251 creation of such digital still or video image, or (2) upon final disposition 252 of a case brought pursuant to a summons issued for a violation of 253 subsection (a) of section 14-279b of the general statutes, as amended by 254 this act, or a citation issued for a violation of an ordinance adopted in 255 accordance with this section, to which such digital still or video image 256 pertains.

(k) Violations of an ordinance adopted pursuant to this section shall
not be made part of the driving record of such owner and may not be
used for any purpose in the provision of a motor vehicle insurance
policy.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2024	14-279
Sec. 2	July 1, 2024	14-279a
Sec. 3	July 1, 2024	14-279b
Sec. 4	July 1, 2024	New section

## Statement of Legislative Commissioners:

In Section 2(d), "<u>such images</u>," was changed to "<u>images of such</u> <u>occupants or other persons or vehicles</u>," for clarity; in Section 3(a), "live digital video" was changed to "[live] digital video" for consistency; in Section 4(f), "recorded image" was changed to "video image" for consistency; and in Section 4(j), "section 4 of this act" was changed to "this section" for clarity.

**PS** Joint Favorable Subst.