HOUSE BILL 1585

State of Washington 66th Legislature 2019 Regular Session

By Representatives Doglio, DeBolt, Harris, Dye, Irwin, Stonier, Riccelli, Volz, Lovick, Frame, Fey, Schmick, Appleton, Kretz, Orcutt, Senn, Cody, and Macri

1 AN ACT Relating to increasing the traumatic brain injury fee; 2 amending RCW 46.63.110 and 74.31.060; and prescribing penalties.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 46.63.110 and 2012 c 82 s 1 are each amended to read 5 as follows:

6 (1) A person found to have committed a traffic infraction shall 7 be assessed a monetary penalty. No penalty may exceed two hundred and 8 fifty dollars for each offense unless authorized by this chapter or 9 title.

10 (2) The monetary penalty for a violation of (a) RCW 46.55.105(2) 11 is two hundred fifty dollars for each offense; (b) RCW 46.61.210(1) 12 is five hundred dollars for each offense. No penalty assessed under 13 this subsection (2) may be reduced.

14 (3) The supreme court shall prescribe by rule a schedule of 15 monetary penalties for designated traffic infractions. This rule 16 shall also specify the conditions under which local courts may 17 exercise discretion in assessing fines and penalties for traffic 18 infractions. The legislature respectfully requests the supreme court 19 to adjust this schedule every two years for inflation.

20 (4) There shall be a penalty of twenty-five dollars for failure 21 to respond to a notice of traffic infraction except where the

1 infraction relates to parking as defined by local law, ordinance, regulation, or resolution or failure to pay a monetary penalty 2 imposed pursuant to this chapter. A local legislative body may set a 3 monetary penalty not to exceed twenty-five dollars for failure to 4 respond to a notice of traffic infraction relating to parking as 5 6 defined by local law, ordinance, regulation, or resolution. The local court, whether a municipal, police, or district court, shall impose 7 the monetary penalty set by the local legislative body. 8

9 (5) Monetary penalties provided for in chapter 46.70 RCW which 10 are civil in nature and penalties which may be assessed for 11 violations of chapter 46.44 RCW relating to size, weight, and load of 12 motor vehicles are not subject to the limitation on the amount of 13 monetary penalties which may be imposed pursuant to this chapter.

(6) Whenever a monetary penalty, fee, cost, assessment, or other 14 15 monetary obligation is imposed by a court under this chapter, it is 16 immediately payable and is enforceable as a civil judgment under 17 Title 6 RCW. If the court determines, in its discretion, that a 18 person is not able to pay a monetary obligation in full, and not more 19 than one year has passed since the later of July 1, 2005, or the date the monetary obligation initially became due and payable, the court 20 shall enter into a payment plan with the person, unless the person 21 22 has previously been granted a payment plan with respect to the same 23 monetary obligation, or unless the person is in noncompliance of any existing or prior payment plan, in which case the court may, at its 24 discretion, implement a payment plan. If the court has notified the 25 26 department that the person has failed to pay or comply and the person has subsequently entered into a payment plan and made an initial 27 28 payment, the court shall notify the department that the infraction 29 has been adjudicated, and the department shall rescind any suspension of the person's driver's license or driver's privilege based on 30 31 failure to respond to that infraction. "Payment plan," as used in 32 this section, means a plan that requires reasonable payments based on 33 financial ability of the person to pay. The the person may voluntarily pay an amount at any time in addition to the payments 34 35 required under the payment plan.

(a) If a payment required to be made under the payment plan is
delinquent or the person fails to complete a community restitution
program on or before the time established under the payment plan,
unless the court determines good cause therefor and adjusts the
payment plan or the community restitution plan accordingly, the court

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may refer the unpaid monetary penalty, fee, cost, assessment, or 1 other monetary obligation for civil enforcement until all monetary 2 obligations, including those imposed under subsections (3) and (4) of 3 section, have been paid, and court authorized community 4 this restitution has been completed, or until the court has entered into a 5 6 new time payment or community restitution agreement with the person. 7 For those infractions subject to suspension under RCW 46.20.289, the court shall notify the department of the person's failure to meet the 8 conditions of the plan, and the department shall suspend the person's 9 driver's license or driving privileges. 10

(b) If a person has not entered into a payment plan with the 11 court and has not paid the monetary obligation in full on or before 12 the time established for payment, the court may refer the unpaid 13 14 monetary penalty, fee, cost, assessment, or other monetary obligation to a collections agency until all monetary obligations have been 15 16 paid, including those imposed under subsections (3) and (4) of this 17 section, or until the person has entered into a payment plan under this section. For those infractions subject to suspension under RCW 18 46.20.289, the court shall notify the department of the person's 19 delinquency, and the department shall suspend the person's driver's 20 21 license or driving privileges.

(c) If the payment plan is to be administered by the court, the court may assess the person a reasonable administrative fee to be wholly retained by the city or county with jurisdiction. The administrative fee shall not exceed ten dollars per infraction or twenty-five dollars per payment plan, whichever is less.

(d) Nothing in this section precludes a court from contracting with outside entities to administer its payment plan system. When outside entities are used for the administration of a payment plan, the court may assess the person a reasonable fee for such administrative services, which fee may be calculated on a periodic, percentage, or other basis.

33 (e) If a court authorized community restitution program for 34 offenders is available in the jurisdiction, the court may allow 35 conversion of all or part of the monetary obligations due under this 36 section to court authorized community restitution in lieu of time 37 payments if the person is unable to make reasonable time payments.

38 (7) In addition to any other penalties imposed under this section 39 and not subject to the limitation of subsection (1) of this section,

1 a person found to have committed a traffic infraction shall be 2 assessed:

3 (a) A fee of five dollars per infraction. Under no circumstances 4 shall this fee be reduced or waived. Revenue from this fee shall be 5 forwarded to the state treasurer for deposit in the emergency medical 6 services and trauma care system trust account under RCW 70.168.040;

7 (b) A fee of ten dollars per infraction. Under no circumstances 8 shall this fee be reduced or waived. Revenue from this fee shall be 9 forwarded to the state treasurer for deposit in the Washington auto 10 theft prevention authority account; and

(c) A fee of ((two)) <u>five</u> dollars per infraction. <u>Under no</u> <u>circumstances shall this fee be reduced or waived.</u> Revenue from this fee shall be forwarded to the state treasurer for deposit in the traumatic brain injury account established in RCW 74.31.060.

(8) (a) In addition to any other penalties imposed under this 15 16 section and not subject to the limitation of subsection (1) of this 17 section, a person found to have committed a traffic infraction other than of RCW 46.61.527 or 46.61.212 shall be assessed an additional 18 penalty of twenty dollars. The court may not reduce, waive, or 19 suspend the additional penalty unless the court finds the offender to 20 be indigent. If a court authorized community restitution program for 21 22 offenders is available in the jurisdiction, the court shall allow 23 offenders to offset all or a part of the penalty due under this subsection (8) by participation in the court authorized community 24 25 restitution program.

26 (b) Eight dollars and fifty cents of the additional penalty under (a) of this subsection shall be remitted to the state treasurer. The 27 remaining revenue from the additional penalty must be remitted under 28 chapters 2.08, 3.46, 3.50, 3.62, 10.82, and 35.20 RCW. Money remitted 29 under this subsection to the state treasurer must be deposited in the 30 31 state general fund. The balance of the revenue received by the county 32 or city treasurer under this subsection must be deposited into the county or city current expense fund. Moneys retained by the city or 33 county under this subsection shall constitute reimbursement for any 34 liabilities under RCW 43.135.060. 35

36 (9) If a legal proceeding, such as garnishment, has commenced to 37 collect any delinquent amount owed by the person for any penalty 38 imposed by the court under this section, the court may, at its 39 discretion, enter into a payment plan.

1 (10) The monetary penalty for violating RCW 46.37.395 is: (a) Two 2 hundred fifty dollars for the first violation; (b) five hundred 3 dollars for the second violation; and (c) seven hundred fifty dollars 4 for each violation thereafter.

5 **Sec. 2.** RCW 74.31.060 and 2011 c 143 s 6 are each amended to 6 read as follows:

7 The traumatic brain injury account is created in the state treasury. ((Two dollars of)) <u>T</u>he fee imposed under RCW 8 46.63.110(7)(c) must be deposited into the account. Moneys in the 9 10 account may be spent only after appropriation, and may be used only to support the activities in the statewide traumatic brain injury 11 comprehensive plan, to provide a public awareness campaign and 12 13 services relating to traumatic brain injury under RCW 74.31.040 and 74.31.050, for information and referral services, and for costs of 14 15 required department staff who are providing support for the council 16 under RCW 74.31.020 and 74.31.030. The secretary of the department of 17 social and health services has the authority to administer the funds.

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