# SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR

# SENATE BILL NOS. 1144, 919 & 874

# 92ND GENERAL ASSEMBLY

Reported from the Committee on Transportation and Motor Vehicles, April 15, 2004, with recommendation that the House Committee Substitute for Senate Committee Substitute for Senate Bill Nos. 1144, 919 & 874 Do Pass.

STEPHEN S. DAVIS, Chief Clerk

#### 4205L.05C

# AN ACT

To repeal sections 301.141, 301.142, 301.143, 302.181, and 302.230, RSMo, and to enact in lieu thereof seven new sections relating to the operation of motor vehicles, with penalty provisions, an effective date for certain sections, and an emergency clause for certain sections.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 301.141, 301.142, 301.143, 302.181, and 302.230, RSMo, are repealed and seven new sections enacted in lieu thereof, to be known as sections 301.141, 3 301.142, 301.143, 302.181, 302.230, 304.601, and 1, to read as follows:

301.141. **1.** Fraudulent procurement or use of disabled-person license plates or 2 windshield placards shall be a class [C] **B** misdemeanor. [It is a class C misdemeanor for a 3 physician, chiropractor, podiatrist or optometrist to certify that an individual or family member 4 is qualified for a license plate or windshield placard based on a disability, the diagnosis of which 5 is outside their scope of practice.]

6 2. Any physician or other health care practitioner authorized to issue a physician's 7 statement or certificate to enable persons to obtain disabled license plates or windshield 8 hanging placards pursuant to section 301.142, who issues, signs, or furnishes such 9 statement or certificate to any person who does not meet one or more of the conditions set 10 forth in subsection 1 of section 301.142, if there is no basis for the diagnosis given, or who 11 issues, signs, or furnishes such statement for a condition, the diagnosis of which is outside

EXPLANATION — Matter enclosed in bold faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law. Matter in boldface type in the above law is proposed language.

12 the scope of such health care provider's license, is guilty of a class B misdemeanor.

301.142. 1. As used in [this section the term] sections 301.141 to 301.143, the following terms mean:

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(1) "Department", the department of revenue;

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(2) "Director", the director of the department of revenue;

5 (3) "Other authorized health care practitioner", includes only chiropractors
6 licensed pursuant to chapter 331, RSMo, podiatrists licensed pursuant to chapter 330,
7 RSMo, and optometrists licensed pursuant to chapter 336, RSMo;

8 (4) "Physically disabled" [means], a natural person who is [a] blind [person], as defined 9 in section 8.700, RSMo, or a natural person with **medical** disabilities which [limit or impair the] 10 **prohibits, limits, or severely impairs one's** ability to **ambulate or** walk, as determined by a 11 licensed physician **or other authorized health care practitioner** as follows:

[(1)] (a) The person cannot ambulate or walk fifty or less feet without stopping to rest
 due to a severe and disabling, arthritic, neurological, [or] orthopedic condition, or other severe
 and disabling condition; or

14 and disabiling condition; or

15 [(2)] (b) The person cannot **ambulate or** walk without the use of, or assistance from, a 16 brace, cane, crutch, another person, prosthetic device, wheelchair, or other assistive device; or

17 [(3)] (c) Is restricted by [lung] a respiratory or other disease to such an extent that the 18 person's forced respiratory expiratory volume for one second, when measured by spirometry, is 19 less than one liter, or the arterial oxygen tension is less than sixty mm/hg on room air at rest; or

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[(4)] (d) Uses portable oxygen; or

[(5)] (e) Has a cardiac condition to the extent that the person's functional limitations are classified in severity as class III or class IV according to standards set by the American Heart Association; or

[(6) Is severely limited in the applicant's ability to walk due to an arthritic, neurological,or orthopedic condition.]

(f) A person's age, in and of itself, shall not be a factor in determining whether such
person is "physically disabled" or is otherwise entitled to disabled license plates and/or
disabled windshield hanging placards within the meaning of sections 301.141 to 301.143;

(5) "Physician", a person licensed to practice medicine pursuant to chapter 334,
RSMo;

(6) "Physician's statement", a statement personally signed by a duly authorized
 person which certifies that a person is disabled as defined in this section;

[2.] (7) "Temporarily disabled person" [means], a [physically] disabled person as
 defined in this section whose disability or incapacity [can be] is expected to last [for not] no
 more than one hundred eighty days.

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36 [3.] 2. Other authorized health care practitioners may furnish to a disabled or 37 temporarily disabled person a physician's statement for only those physical health care 38 conditions for which such health care practitioner is legally authorized to diagnose and 39 treat.

40 41 3. A physician's statement shall:

(1) Be on a form prescribed by the director of revenue;

42 (2) Set forth the specific diagnosis and medical condition which renders the person
43 physically disabled or temporarily disabled as defined in this section;

44 (3) Include the physician's or other authorized health care practitioner's license
 45 number; and

46 (4) Be personally signed by the issuing physician or other authorized health care47 practitioner.

48 4. If it is the professional opinion of the physician or other authorized health care 49 practitioner issuing the statement, that the physical disability of the applicant, user, or 50 member of the applicant's household is permanent, it shall be noted on the statement. 51 Otherwise, the physician or other authorized health care practitioner shall note on the statement the anticipated length of the disability which period may not exceed one hundred 52 53 eighty days. If the physician or health care practitioner fails to record an expiration date 54 on the physician's statement, the director shall issue a temporary windshield placard for 55 a period of thirty days.

56 5. A physician or other authorized health care practitioner who issues or signs a 57 physician's statement so that disabled plates or a disabled windshield placard may be 58 obtained shall maintain in such disabled person's medical chart documentation that such 59 a certificate has been issued, the date the statement was signed, the diagnosis or condition 60 which existed that qualified the person as disabled pursuant to this section and shall 61 contain sufficient documentation so as to objectively confirm that such condition exists.

62 6. The medical or other records of the physician or other authorized health care 63 practitioner who issued a physician's statement shall be open to inspection and review by 64 such practitioner's licensing board, in order to verify compliance with this section. 65 Information contained within such records shall be confidential unless required for 66 prosecution, disciplinary purposes, or otherwise required to be disclosed by law.

67 7. Owners of motor vehicles who are residents of the state of Missouri, and who are 68 physically disabled, owners of motor vehicles operated at least fifty percent of the time by a 69 physically disabled person, or owners of motor vehicles used to **primarily** transport physically 70 disabled members of the owner's household may obtain disabled person license plates. Such 71 owners, upon application, accompanied by the documents and fees provided for in this section,

# 72 a current physician's statement which has been issued within ninety days proceeding the

73 date the application is made and [by] proof of compliance with the state motor vehicle laws 74 relating to registration and licensing of motor vehicles shall be issued motor vehicle license 75 plates for vehicles, other than commercial vehicles with a gross weight in excess of twenty-four 76 thousand pounds, upon which shall be inscribed the international wheelchair accessibility symbol 77 and the word "disabled" in addition to a combination of letters and numbers. Such license plates 78 shall be made with fully reflective material with a common color scheme and design, shall be 79 clearly visible at night, and shall be aesthetically attractive, as prescribed by section 301.130. 80 [Handicapped parking places may only be used when a physically disabled occupant is in the 81 motor vehicle at the time of parking or when a physically disabled person is being delivered or 82 collected by a properly marked vehicle which is parked for the sole use of the physically disabled 83 person. No vehicle shall park in the access aisle. Such parking violation shall be an infraction. 84 The use of a vehicle displaying a disabled license plate or windshield placard to park in a parking 85 space designated for the disabled by a person not transporting the individual for whom the license or placard was issued shall be an infraction. Upon conviction thereof, violators shall be 86 87 punished by a fine of not less than fifty dollars nor more than three hundred dollars.

4.] 8. The director shall further issue, upon request, to such applicant one, and for good cause shown, as the director may define by rule and regulations, not more than two, removable disabled windshield hanging placards for use when the disabled person is occupying a vehicle or when a vehicle not bearing the permanent handicap plate is being used to pick up, deliver, or collect the physically disabled person issued the disabled motor vehicle license plate or disabled windshield hanging placard.

94 9. No additional fee shall be paid to the director [of revenue] for the issuance of the 95 special license plates provided in this section, except for special personalized license plates and 96 other license plates described in this subsection. Priority for any specific set of special license 97 plates shall be given to the applicant who received the number in the immediately preceding 98 license period subject to the applicant's compliance with the provisions of this section and any 99 applicable rules or regulations issued by the director. If determined feasible by the advisory committee established in section 301.129, any special license plate issued pursuant to this section 100 101 may be adapted to also include the international wheelchair accessibility symbol and the word 102 "disabled" as prescribed in [subsection 3 of] this section and such plate may be issued to any 103 applicant who meets the requirements of this section and the other appropriate provision of this 104 chapter, subject to the requirements and fees of the appropriate provision of this chapter.

[5.] 10. Any physically disabled person, or the parent or guardian of any such person, or
 any not-for-profit group, organization, or other entity which transports more than one physically
 disabled person, may apply to the director of revenue for a removable windshield placard. [to]

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The placard may be used in motor vehicles which do not bear the permanent handicap symbol on the license plate. Such placards must be hung from the front, middle rearview mirror of a parked motor vehicle and may not be hung from the mirror during operation. These placards may only be used during the period of time when the vehicle is being used by a disabled person, or when the vehicle is being used to pick up, deliver, or collect a disabled person. When there is no rearview mirror, the placard shall be displayed on the dashboard on the driver's side.

115 11. The removable windshield placard shall conform to the specifications, in respect to 116 size, color, and content, as set forth in federal regulations published by the Department of 117 Transportation. The fee for each removable windshield placard shall be four dollars and the 118 removable windshield placard shall be renewed every two years. The director may stagger the 119 expiration dates to equalize workload. Only one removable placard may be issued to an 120 applicant who has been issued disabled person license plates. Upon request, one additional 121 windshield placard [shall] may be issued to an applicant who has not been issued disabled person 122 license plates, at the appropriate fee.

123 **12.** A temporary windshield placard shall be issued to any physically disabled person, 124 or the parent or guardian of any such person who otherwise qualifies except that the physical 125 disability, in the opinion of the physician, is not expected to exceed a period of one hundred 126 eighty days. The temporary windshield placard shall conform to the specifications, in respect 127 to size, color, and content, as set forth in federal regulations published by the Department of 128 Transportation. The fee for the temporary windshield placard shall be two dollars. Upon request, 129 and for good cause shown, one additional temporary windshield placard [shall] may be issued 130 to an applicant. Temporary windshield placards shall be issued upon presentation of the physician's statement provided by this section and shall be displayed in the same manner as 131 132 removable windshield placards. A person or entity shall be qualified to possess and display a 133 temporary removable windshield placard for six months and the placard may be renewed once 134 for an additional six months if a physician's statement pursuant to [subsection 6 of] this section 135 is supplied to the director of revenue at the time of renewal. [The placard shall be renewable 136 only by the person or entity to which the placard was originally issued. Any placard issued 137 pursuant to this section shall only be used when a physically disabled occupant is in the motor 138 vehicle at the time of parking or when a physically disabled person is being delivered or collected 139 by a properly marked vehicle which is parked for the sole use of the physically disabled person. 140 6.] 13. Application for license plates or windshield placards issued pursuant to this 141 section shall be made to the director of revenue and shall be accompanied by a statement signed 142 by a licensed physician or other authorized health care practitioner which certifies that the

143 applicant, user, or member of the applicant's household is a physically disabled person as defined

144 by this section. [The physician's statement shall be on a form prescribed by the director of 145 revenue which shall include the physician's license number. If it is the professional opinion of 146 the physician who issues the statement that the physical disability of the applicant, user, or 147 member of the applicant's household is permanent, this shall be noted on the statement. In such instances, the applicant shall present the physician's statement which states that the applicant's 148 149 disability is permanent to the director of revenue the first time the applicant applies for license 150 plates or a removable windshield placard. The applicant shall not be required to obtain a new 151 physician's statement each time that the applicant applies for or renews license plates or a 152 removable windshield placard; but, the applicant shall present a physician's statement each time 153 the applicant applies for a temporary windshield placard or renews a temporary windshield 154 placard.]

155 14. The placard shall be renewable only by the person or entity to which the 156 placard was originally issued. Any placard issued pursuant to this section shall only be 157 used when the physically disabled occupant for whom the disabled plate or placard was 158 issued is in the motor vehicle at the time of parking or when a physically disabled person 159 is being delivered or collected. A disabled license plate and/or a removable windshield 160 hanging placard are not transferable and may not be used by any other person whether 161 disabled or not.

162 **15.** At the time the disabled plates or windshield hanging placards are issued, the 163 director shall issue a registration certificate which shall include the applicant's name, 164 address, and other identifying information as prescribed by the director, or if issued to an 165 agency, such agency's name and address. This certificate shall further contain the disabled 166 license plate number or, for windshield hanging placards, the registration or identifying 167 number stamped on the placard. The validated registration receipt given to the applicant 168 shall serve as the registration certificate.

169 16. The director shall, upon issuing any disabled registration certificate for license 170 plates and/or windshield hanging placards, provide information which explains that such 171 plates or windshield hanging placards are nontransferable, and the restrictions explaining 172 who and when a person or vehicle which bears or has the disabled plates or windshield 173 hanging placards may be used or be parked in a disabled reserved parking space, and the 174 penalties prescribed for violations of the provisions of this act.

175 **17.** Every new applicant for a disabled license plate or placard shall be required 176 to present a new physician's statement dated no more than ninety days prior to such 177 application. Renewal applicants will be required to submit a physician's statement dated 178 no more than ninety days prior to such application upon their first renewal occurring on 179 or after August 1, 2005. Upon completing subsequent renewal applications, a physician's

# 180 statement dated no more than ninety days prior to such application shall be required every

181 fourth year. Such physician's statement shall state the expiration date for the temporary 182 windshield placard. If the physician fails to record an expiration date on the physician's 183 statement, the director shall issue the temporary windshield placard for a period of thirty days.

184 **18.** The director of revenue upon receiving a physician's statement pursuant to this 185 subsection shall check with the state board of registration for the healing arts created in section 186 334.120, RSMo, or the Missouri state board of chiropractic examiners established in section 187 331.090, RSMo, with respect to physician's statements signed by licensed chiropractors, or with 188 the board of optometry established in section 336.130, RSMo, with respect to physician's 189 statements signed by licensed optometrists, or the state board of podiatric medicine created in 190 section 330.100, RSMo, with respect to physician's statements signed by physicians of the foot 191 or podiatrists to determine whether the physician is duly licensed and registered pursuant to law.

192 **19.** The boards shall cooperate with the director and shall supply information requested 193 pursuant to this subsection. The director [may] **shall**, in cooperation with the boards which shall 194 assist the director, establish a list of all [physicians' names] **Missouri physicians and other** 195 **authorized health care practitioners** and of any other information necessary to administer this 196 [subsection within the department of revenue if the director determines that such listing is 197 necessary to carry out the provisions of this subsection] **section**.

198 [7.] 20. Where the owner's application is based on the fact that the vehicle is used at least 199 fifty percent of the time by a physically disabled person, the applicant shall submit [an affidavit] 200 a statement stating this fact, in addition to the physician's statement. The [affidavit] statement 201 shall be signed by both the owner of the vehicle and the physically disabled person. The 202 applicant shall be required to submit this [affidavit] statement with each application for license 203 plates. No person shall willingly or knowingly submit a false statement and any such false 204 statement shall be considered perjury and may be punishable pursuant to section 301.420, 205 RSMo.

206 21. The director of revenue shall retain all physician's statements and all other 207 documents received in connection with a person's application for disabled license plates 208 and/or disabled windshield placards.

[8.] **22.** The director of revenue shall enter into reciprocity agreements with other states or the federal government for the purpose of recognizing disabled person license plates or windshield placards issued to physically disabled persons.

[9.] 23. When a person to whom disabled person license plates or a removable or temporary windshield placard or both have been issued dies, the personal representative of [such person] the decedent or such other person who may come into or otherwise take possession, of the disabled license plates or disabled windshield placard shall return [the plates or 216 placards or both] the same to the director of revenue under penalty of law. Failure to return

# 217 such plates or placards shall constitute a class B misdemeanor.

218 24. The director of revenue may order any person issued disabled person license plates 219 or windshield placards to submit to an examination by a chiropractor, osteopath, or physician, 220 or to such other investigation as will determine whether such person qualifies for the special 221 plates or placards.

222 **25.** If such person refuses to submit or is found to no longer qualify for special plates or 223 placards provided for in this section, the director of revenue shall collect the special plates or 224 placards, and shall furnish license plates to replace the ones collected as provided by this chapter.

[10.] **26.** In the event a removable or temporary windshield placard is lost, stolen, or mutilated, the lawful holder thereof shall, within five days, file with the director of revenue an application and an affidavit stating such fact, in order to purchase a new placard. The fee for the replacement windshield placard shall be [two] **four** dollars.

229 [11. Beginning after September 1, 1998, and prior to August 31, 1999, the director of 230 revenue shall authorize a one-time recertification and review of all permanent disabled person 231 license plates and windshield placards, including physician's license numbers and related 232 information that the director has on file pursuant to subsection 6 of this section to determine if 233 such numbers and information are current and correct. The director shall require the presentation 234 of a new physician's statement and other information deemed necessary by the director to 235 administer the provisions of this section. The recertification and review shall be conducted in 236 a manner as determined by the director.

12.] 27. Fraudulent application, renewal, issuance, procurement or use of disabled person license plates or windshield placards shall be a class A misdemeanor. It is a class B misdemeanor for a physician, chiropractor, podiatrist or optometrist to certify that an individual or family member is qualified for a license plate or windshield placard based on a disability, the diagnosis of which is outside their scope of practice or if there is no basis for the diagnosis.

301.143. 1. As used in this section, the term "vehicle" shall have the same meaning
given it in section 301.010, and the term "physically disabled" shall have the same meaning
given it in section 301.142.

2. Political subdivisions of the state may by ordinance or resolution designate parking spaces for the exclusive use of vehicles which display a distinguishing license plate or card issued pursuant to section 301.071 or 301.142. Owners of private property used for public parking shall also designate parking spaces for the exclusive use of vehicles which display a distinguishing license plate or card issued pursuant to section 301.071 or 301.142. Whenever a political subdivision or owner of private property so designates a parking space, the space shall be indicated by a sign upon which shall be inscribed the international symbol of accessibility and

11 shall also include any appropriate wording to indicate that the space is reserved for the exclusive

12 use of vehicles which display a distinguishing license plate or card. The sign described in this 13 subsection shall also state, or an additional sign shall be posted below or adjacent to the sign 14 stating, the following: "\$50 to \$300 fine.".

15 3. Any political subdivision, by ordinance or resolution, and any person or corporation in lawful possession of a public off-street parking facility or any other owner of private property 16 may designate reserved parking spaces for the exclusive use of vehicles which display a 17 18 distinguishing license plate or card issued pursuant to section 301.071 or 301.142 as close as 19 possible to the nearest accessible entrance. Such designation shall be made by posting 20 immediately adjacent to, and visible from, each space, a sign upon which is inscribed the 21 international symbol of accessibility, and may also include any appropriate wording to indicate 22 that the space is reserved for the exclusive use of vehicles which display a distinguishing license plate or card. 23

24 4. The local police or sheriff's department may cause the removal of any vehicle not 25 displaying a distinguishing license plate or card on which is inscribed the international symbol 26 of accessibility and the word "disabled" issued pursuant to section 301.142 or a "disabled 27 veteran" license plate issued pursuant to section 301.071 or a distinguishing license plate or card 28 issued by any other state from a space designated for physically disabled persons if there is 29 posted immediately adjacent to, and readily visible from, such space a sign on which is inscribed 30 the international symbol of accessibility and may include any appropriate wording to indicate that 31 the space is reserved for the exclusive use of vehicles which display a distinguishing license plate 32 or card. Any person who parks in a space reserved for physically disabled persons and is not 33 displaying distinguishing license plates or a card is guilty of an infraction and upon conviction thereof shall be punished by a fine of not less than fifty dollars nor more than three hundred 34 35 dollars. Any vehicle which has been removed and which is not properly claimed within thirty 36 days thereafter shall be considered to be an abandoned vehicle.

37 5. Spaces designated for use by vehicles displaying the distinguishing "disabled" license 38 plate issued pursuant to section 301.142 or 301.071 shall meet the requirements of the federal 39 Americans with Disabilities Act, as amended, and any rules or regulations established pursuant 40 thereto. Notwithstanding the other provisions of this section, on-street parking spaces designated 41 by political subdivisions in residential areas for the exclusive use of vehicles displaying a 42 distinguishing license plate or card issued pursuant to section 301.071 or 301.142 shall meet the 43 requirements of the federal Americans with Disabilities Act pursuant to this subsection and any 44 such space shall have clearly and visibly painted upon it the international symbol of accessibility 45 and any curb adjacent to the space shall be clearly and visibly painted blue.

46 6. Any person who, without authorization, uses a distinguishing license plate or card

47 issued pursuant to section 301.071 or 301.142 to park in a parking space reserved under authority
48 of this section shall be guilty of [an infraction and shall be subject to a fine of not less than fifty
49 dollars nor more than three hundred dollars] a class B misdemeanor.

50 7. Law enforcement officials may enter upon private property open to public use to 51 enforce the provisions of this section and section 301.142, including private property designated 52 by the owner of such property for the exclusive use of vehicles which display a distinguishing 53 license plate or card issued pursuant to section 301.071 or 301.142.

8. Nonconforming signs or spaces otherwise required pursuant to this section which are in use prior to August 28, 1997, shall not be in violation of this section during the useful life of such signs or spaces. Under no circumstances shall the useful life of the nonconforming signs or spaces be extended by means other than those means used to maintain any sign or space on the owner's property which is not used for vehicles displaying a disabled license plate.

302.181. 1. The license issued pursuant to the provisions of sections 302.010 to 302.340 shall be in such form as the director shall prescribe, but the license shall be a card made of plastic 2 3 or other comparable material. All licenses shall be manufactured of materials and processes that will prohibit, as nearly as possible, the ability to reproduce, alter, counterfeit, forge, or duplicate 4 any license without ready detection. All licenses shall bear the licensee's Social Security number, 5 if the licensee has one, and if not, a notarized affidavit must be signed by the licensee stating that 6 7 the licensee does not possess a Social Security number, or, if applicable, a certified statement must be submitted as provided in subsection 4 of this section. The license shall also bear the 8 9 expiration date of the license, the classification of the license, the name, date of birth, residence address including the county of residence or a code number corresponding to such county 10 11 established by the department, and brief description and colored photograph or digitized image 12 of the licensee, and a facsimile of the signature of the licensee. The director shall provide by 13 administrative rule the procedure and format for a licensee to indicate on the back of the license 14 together with the designation for an anatomical gift as provided in section 194.240, RSMo, the name and address of the person designated pursuant to sections 404.800 to 404.865, RSMo, as 15 16 the licensee's attorney in fact for the purposes of a durable power of attorney for health care decisions. No license shall be valid until it has been so signed by the licensee. If any portion of 17 18 the license is prepared by a private firm, any contract with such firm shall be made in accordance 19 with the competitive purchasing procedures as established by the state director of the division 20 of purchasing. For all licenses issued or renewed after March 1, 1992, the applicant's Social 21 Security number shall serve as the applicant's license number. Where the licensee has no Social 22 Security number, or where the licensee is issued a license without a Social Security number in 23 accordance with subsection 4 of this section, the director shall issue a license number for the licensee and such number shall also include an indicator showing that the number is not a Social 24

25 Security number.

26 2. All film involved in the production of photographs for licenses shall become the 27 property of the department of revenue.

3. The license issued shall be carried at all times by the holder thereof while driving a motor vehicle, and shall be displayed upon demand of any officer of the highway patrol, or any police officer or peace officer, or any other duly authorized person, for inspection when demand is made therefor. Failure of any operator of a motor vehicle to exhibit his or her license to any duly authorized officer shall be presumptive evidence that such person is not a duly licensed operator.

4. The director of revenue shall issue a commercial or noncommercial driver's license without a Social Security number to an applicant therefor, who is otherwise qualified to be licensed, upon presentation to the director of a certified statement that the applicant objects to the display of the Social Security number on the license. The director shall assign an identification number, that is not based on a Social Security number, to the applicant which shall be displayed on the license in lieu of the Social Security number.

40 5. The director of revenue shall **not** issue a license without [the] **a facial** photograph [to 41 an applicant therefor, who is otherwise qualified to be licensed, upon presentation to the director 42 of a statement on forms prescribed and made available by the department of revenue which states 43 that the applicant is a member of a specified religious denomination which prohibits photographs 44 of members as being contrary to its religious tenets. The license shall state thereon that no photograph is required because of the religious affiliation of the licensee. The director of 45 revenue shall establish guidelines and furnish to each circuit court such forms as the director 46 47 deems necessary to comply with this subsection. The circuit court shall not charge or receive any 48 fee or court cost for the performance of any duty or act pursuant to this subsection] or digital 49 image of the license applicant, except as provided pursuant to subsection 8 of this section. 50 A photograph or digital image of the applicant's full facial features shall be taken in a 51 manner prescribed by the director. No photograph or digital image will be taken wearing 52 anything which cloaks the facial features of the individual.

6. The department of revenue may issue a temporary license **or a full license** without the photograph **or with the last photograph or digital image in the department's records** to [out-of-state applicants and] members of the armed forces, except that where such temporary license is issued it shall be valid only until the applicant shall have had time to appear and have his or her picture taken and a license with his or her photograph issued.

7. The department of revenue shall issue upon request a nondriver's license card
containing essentially the same information and photograph or digital image, except as
provided pursuant to subsection 8 of this section, as the driver's license upon payment of six

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dollars [if the applicant is under the age of sixty-five. An applicant who is sixty-five years of age or older may purchase a nondriver's license card without a photograph for one dollar or a nondriver's license card with a photograph for six dollars]. All nondriver's licenses shall expire on the applicant's birthday in the sixth year after issuance. A person who has passed his or her seventieth birthday shall upon application be issued a nonexpiring nondriver's license card. The nondriver's license card shall be used for identification purposes only and shall not be valid as a license.

8. If otherwise eligible, an applicant may receive a driver's license or nondriver's license without a photograph or digital image of the applicant's full facial features except that such applicant's photograph or digital image shall be taken and maintained by the director and not printed on such license. In order to qualify for a license without a photograph or digital image pursuant to this section the applicant must:

(1) Present a form provided by the department of revenue requesting the applicant's photograph be omitted from the license or nondriver's license due to religious affiliations. The form shall be signed by the applicant and another member of the religious tenant verifying the photograph or digital image exemption on the license or nondriver's license is required as part of their religious affiliation. The required signatures on the prescribed form shall be properly notarized.

(2) Provide satisfactory proof to the director that the applicant has been a U.S.
citizen for at least five years and a resident of this state for at least one year, except that an
applicant moving to this state possessing a valid drivers license from another state without
a photograph, shall be exempt from the one year state residency requirement. The director
may establish rules necessary to determine satisfactory proof of citizenship and residency
pursuant to this section.

(3) Applications for a driver's license or nondriver's license without a photograph
 or digital image must be made in person at a license office determined by the director. The
 director is authorized to limit the number of offices that may issue a driver's or nondriver's
 license without a photograph or digital image pursuant to this section.

9. The department of revenue shall make available, at one or more locations within the state, an opportunity for individuals to have their full facial photograph taken by an employee of the department of revenue, or their designee, who is of the same sex as the individual being photographed, in a segregated location.

[8.] 10. No rule or portion of a rule promulgated pursuant to the authority of this chapter
shall become effective unless it is promulgated pursuant to the provisions of chapter 536, RSMo.

302.230. Any person who makes a false unsworn statement or affidavit or knowingly2 swears or affirms falsely as to any matter or thing required by sections 302.010 to 302.540 shall

3 be deemed guilty of a class A misdemeanor [and punishable only by a fine]. No person who

4 pleads guilty or nolo contendere, or is found guilty of making a false statement or affidavit
5 shall be licensed to operate a motor vehicle for a period of one year after such plea, finding or
6 conviction.

304.601. 1. Designated disabled parking spaces may only be used when a disabled 2 person, who has been issued disabled license plates or windshield hanging placards 3 pursuant to the provisions of section 301.142, RSMo, or by those states with which the 4 director has entered into reciprocity agreements as provided in section 301.142, RSMo, is then, or immediately preceding being parked, was an occupant of the motor vehicle 5 6 bearing the disabled license plate or windshield hanging placard or in cases where the motor vehicle bearing the disabled license plate or windshield hanging placard is then 7 being used to deliver or collect one or more of the disabled persons for whom the disabled 8 license plate or windshield hanging placard was issued. 9

10 2. The driver, or any occupant, of a motor vehicle bearing disabled license plates 11 or a windshield hanging placard which is parked or has been observed to have been 12 parking in a duly designated disabled parking space shall, upon request from any law 13 enforcement officer or other duly constituted peace officer upon identification as such, 14 produce the disabled registration certificate issued to the disabled person or entity as 15 provided for in section 301.142, RSMo, or such other authorization to show that the driver, or any occupant of the vehicle is lawfully entitled to use a designated disabled parking 16 space. The driver or any occupant of the motor vehicle shall, in addition to the certificate, 17 produce other identification with a photograph of the disabled person for whom the 18 19 disabled plates or windshield hanging placard was issued.

20 3. If the driver, or an occupant, of a motor vehicle which is parked or has been 21 observed to have parked in a designated disabled parking space is unable to, or cannot, 22 produce the certificate as provided for in section 301.142, RSMo, or other proper 23 authorization showing that the vehicle is being used, or has been lawfully parking in a 24 disabled parking space, the operator is guilty of a class A misdemeanor. However, no 25 person shall be found guilty of violating this section if the operator produces such a 26 certificate to the court that was valid at the time of the citation for a person who was using 27 the vehicle.

4. The windshield hanging placard shall only be used when the vehicle is parked in a disabled parking space. It shall be unlawful for any person to operate or drive a motor vehicle with a windshield hanging placard hanging from the inside rearview mirror.

Section 1. 1. Notwithstanding any other provision of law, any person who commits 2 or assists another individual in committing fraud or deception during any examination

3 process required by sections 302.010 to 302.782, RSMo, or who knowingly conceals a 4 material fact or provides information which contains or is substantiated with false or 5 fraudulent information or documentation, or otherwise commits a fraud in an application 6 for an instruction permit, driver's license, nondriver's license, or commercial driver's 7 license or permit is guilty of a class A misdemeanor.

8 2. An applicant who pleads guilty or nolo contendere to, or is found guilty of a 9 violation of this section shall not be licensed to operate a motor vehicle or commercial 10 motor vehicle for a period of one year after such plea, finding, or conviction.

3. Any person assisting an applicant who pleads guilty or nolo contendere to, or is found guilty of a violation of this section shall have his or her existing motor vehicle or commercial motor vehicle license revoked and lose all driving privileges for a period of one year after such plea, finding, or conviction.

Section B. The repeal and reenactment of sections 301.141, 301.142, and 301.143, and the enactment of section 304.601 of section A of this act shall become effective January 1, 2005.

Section C. Because immediate action is necessary to deter the commission of fraud in the obtaining of driver's licenses in this state the repeal and reenactment of section 302.230 and the enactment of section 1 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 302.230 and the enactment of section 1 of section A of this act shall be in full force and effect

7 upon its passage and approval.