SECOND REGULAR SESSION HOUSE BILL NO. 1772

93RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES MUNZLINGER (Sponsor), MYERS, HOBBS, WILDBERGER, MEADOWS, ROORDA AND MAY (Co-sponsors).

Read 1st time February 15, 2006 and copies ordered printed.

STEPHEN S. DAVIS, Chief Clerk

4868L.01I

AN ACT

To repeal section 304.230, RSMo, and to enact in lieu thereof one new section relating to commercial vehicle inspectors and enforcement officers.

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

Section A. Section 304.230, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 304.230, to read as follows:

304.230. 1. It shall be the duty of the sheriff of each county or city to see that the provisions of sections 304.170 to 304.230 are enforced, and any peace officer or police officer of any county or city or any highway patrol officer shall have the power to arrest on sight or upon a warrant any person found violating or having violated the provisions of such sections.

5 2. The sheriff or any peace officer or any highway patrol officer is hereby given the power to stop any such conveyance or vehicle as above described upon the public highway for 6 7 the purpose of determining whether such vehicle is loaded in excess of the provisions of sections 304.170 to 304.230, and if he or she finds such vehicle loaded in violation of the provisions 8 thereof he or she shall have a right at that time and place to cause the excess load to be removed 9 from such vehicle; and provided further, that any regularly employed maintenance man of the 10 11 department of transportation shall have the right and authority in any part of this state to stop any 12 such conveyance or vehicle upon the public highway for the purpose of determining whether 13 such vehicle is loaded in excess of the provisions of sections 304.170 to 304.230, and if he or she finds such vehicle loaded in violation of the provisions thereof, he or she shall have the right 14

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

H.B. 1772

at that time and place to cause the excess load to be removed from such vehicle. When only an 15 16 axle or a tandem axle group of a vehicle is overloaded, the operator shall be permitted to shift the load, if this will not overload some other axle or axles, without being charged with a 17 18 violation; provided, however, the privilege of shifting the weight without being charged with a 19 violation shall not extend to or include vehicles while traveling on the federal interstate system 20 of highways. When only an axle or tandem axle group of the vehicle traveling on the federal 21 interstate system of highways is overloaded and a court authorized to enforce the provisions of 22 sections 304.170 to 304.230 finds that the overloading was due to the inadvertent shifting of the 23 load changing axle weights in transit through no fault of the operator of the vehicle and that the 24 load thereafter had been shifted so that no axle had been overloaded, then the court may find that 25 no violation has been committed. The operator of any vehicle shall be permitted to back up and 26 reweigh, or to turn around and weigh from the opposite direction. Any operator whose vehicle is weighed and found to be within five percent of any legal limit may request and receive a 27 28 weight ticket, memorandum or statement showing the weight or weights on each axle or any 29 combinations of axles. Once a vehicle is found to be within the limits of section 304.180 after 30 having been weighed on any state scale and there is no evidence that any cargo or fuel has been 31 added, no violation shall occur, but a presumption shall exist that cargo or fuel has been added 32 if upon reweighing on another state scale the total gross weight exceeds the applicable limits of 33 section 304.180 or 304.190. The highways and transportation commission of this state may 34 deputize and appoint any number of their regularly employed maintenance men to enforce the 35 provisions of such sections, and the maintenance men delegated and appointed in this section shall report to the proper officers any violations of sections 304.170 to 304.230 for prosecution 36 37 by such proper officers.

38 3. The superintendent of the Missouri state highway patrol may assign qualified persons 39 who are not highway patrol officers to supervise or operate permanent or portable weigh stations 40 used in the enforcement of commercial vehicle laws. These persons shall be designated as 41 commercial vehicle inspectors and have limited police powers:

(1) To issue uniform traffic tickets at a permanent or portable weigh station for violations of rules and regulations of the division of motor carrier [and railroad safety of the department of economic development] services of the highways and transportation commission and department of public safety, and laws, rules, and regulations pertaining to commercial motor vehicles and trailers and related to size, weight, fuel tax, registration, equipment, driver requirements, transportation of hazardous materials and operators' or chauffeurs' licenses, and the provisions of sections 303.024 and 303.025, RSMo;

49 (2) To require the operator of any commercial vehicle to stop and submit to a vehicle and
 50 driver inspection to determine compliance with commercial vehicle laws, rules, and regulations,

H.B. 1772

51 the provisions of sections 303.024 and 303.025, RSMo, and to submit to a cargo inspection when

52 reasonable grounds exist to cause belief that a vehicle is transporting hazardous materials as 53 defined by Title 49 of the Code of Federal Regulations;

54 (3) To make arrests for violation of subdivisions (1) and (2) of this subsection. 55 Commercial vehicle inspectors shall not have the authority to exercise the powers granted in 56 subdivisions (1), (2) and (3) of this subsection until they have successfully completed training 57 approved by the superintendent of the Missouri state highway patrol; nor shall they have the right 58 as peace officers to bear arms.

59 4. The superintendent of the Missouri state highway patrol may appoint qualified 60 persons, who are not members of the highway patrol, designated as commercial vehicle 61 enforcement officers, with the powers:

(1) To issue uniform traffic tickets for violations of laws, rules and regulations pertaining
to commercial vehicles, trailers, special mobile equipment and drivers of such vehicles, and the
provisions of sections 303.024 and 303.025, RSMo;

(2) To require the operator of any commercial vehicle to stop and submit to a vehicle and
driver inspection to determine compliance with commercial vehicle laws, rules, and regulations,
compliance with the provisions of sections 303.024 and 303.025, RSMo, and to submit to a
cargo inspection when reasonable grounds exist to cause belief that a vehicle is transporting
hazardous materials as defined by Title 49 of the Code of Federal Regulations;

70 (3) To make arrests upon warrants and for violations of subdivisions (1) and (2) of this 71 subsection. Commercial vehicle officers selected and designated as peace officers by the 72 superintendent of the Missouri state highway patrol are hereby declared to be peace 73 officers of the state of Missouri, with full power and authority to make arrests solely for 74 violations under the powers granted in subdivisions (1) to (3) of this subsection. 75 Commercial vehicle enforcement officers shall not have the authority to exercise the powers 76 granted in subdivisions (1), (2) and (3) of this subsection until they have successfully completed 77 training approved by the superintendent of the Missouri state highway patrol and have 78 completed the mandatory standards for the basic training and licensure of peace officers 79 established by the peace officers standards and training commission under subsection 1 of 80 section 590.030, RSMo. Commercial vehicle officers who are employed and performing their duties on August 28, 2006, shall have until July 1, 2010, to comply with the mandatory 81 82 standards regarding police officer basic training and licensure. Commercial vehicle 83 enforcement officers shall have the right as peace officers to bear arms. 84

5. Any additional employees needed for the implementation of this section shall be hired in conformity with the provisions of the federal fair employment and antidiscrimination acts.

H.B. 1772

6. Any part of this section which shall be construed to be in conflict with the axle or tandem axle load limits permitted by the Federal-Aid Highway Act, Section 127 of Title 23 of the United States Code (Public Law 85-767, 85th Congress) shall be null, void and of no effect.