SECOND REGULAR SESSION HOUSE BILL NO. 1563

94TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES LeVOTA (Sponsor), BURNETT, ROORDA AND SCHIEFFER (Co-sponsors).

Pre-filed January 8, 2008 and copies ordered printed.

D. ADAM CRUMBLISS, Chief Clerk

3547L.01I

AN ACT

To repeal section 304.010, RSMo, and to enact in lieu thereof one new section relating to motor vehicles, with a penalty provision.

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

Section A. Section 304.010, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 304.010, to read as follows: 304.010. 1. As used in this section, the following terms mean: 2 (1) "Expressway", a divided highway of at least ten miles in length with four or more lanes which is not part of the federal interstate system of highways which has crossovers or 3 4 accesses from streets, roads or other highways at the same grade level as such divided highway; 5 (2) "Freeway", a limited access divided highway of at least ten miles in length with four or more lanes which is not part of the federal interstate system of highways which does not have 6 any crossovers or accesses from streets, roads or other highways at the same grade level as such 7 divided highway within such ten miles of divided highway; 8 9 (3) "Rural interstate", that part of the federal interstate highway system that is not located in an urban area: 10 11 (4) "Urbanized area", an area of fifty thousand population at a density at or greater than 12 one thousand persons per square mile. 13 2. Except as otherwise provided in this section, the uniform maximum speed limits are and no vehicle shall be operated in excess of the speed limits established pursuant to this section: 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.

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15 (1) Upon the rural interstates and freeways of this state, seventy miles per hour;

16 (2) Upon the rural expressways of this state, sixty-five miles per hour;

17 (3) Upon the interstate highways, freeways or expressways within the urbanized areas18 of this state, sixty miles per hour;

(4) All other roads and highways in this state not located in an urbanized area and notprovided for in subdivisions (1) to (3) of this subsection, sixty miles per hour;

(5) All other roads provided for in subdivision (4) of this subsection shall not include any state two-lane road which is identified by letter. Such lettered roads shall not exceed fifty-five miles per hour unless set at a higher speed as established by the department of transportation, except that no speed limit shall be set higher than sixty miles per hour;

(6) For the purposes of enforcing the speed limit laws of this state, it is a rebuttablepresumption that the posted speed limit is the legal speed limit.

3. On any state road or highway where the speed limit is not set pursuant to a local ordinance, the highways and transportation commission may set a speed limit higher or lower than the uniform maximum speed limit provided in subsection 2 of this section, if a higher or lower speed limit is recommended by the department of transportation. The department of public safety, where it believes for safety reasons, or to expedite the flow of traffic a higher or lower speed limit is warranted, may request the department of transportation to raise or lower such speed limit, except that no speed limit shall be set higher than seventy miles per hour.

4. Unless otherwise provided by law, the speed limit for any motor vehicle in excess
of eighteen thousand pounds gross weight or any vehicle as defined in subdivision (58),
(59), (61), or (62) of section 301.010, RSMo, shall be ten miles per hour less than the posted
maximum speed limit for any road or highway within the state.

38 5. No driver of a motor vehicle shall be permitted to drive more than nine
39 consecutive hours within the state.

6. Notwithstanding the provisions of section 304.120 or any other provision of law to the contrary, cities, towns and villages may regulate the speed of vehicles on state roads and highways within such cities', towns' or villages' corporate limits by ordinance with the approval of the state highways and transportation commission. Any reduction of speed in cities, towns or villages shall be designed to expedite the flow of traffic on such state roads and highways to the extent consistent with public safety. The commission may declare any ordinance void if it finds that such ordinance is:

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(1) Not primarily designed to expedite traffic flow; and

48 (2) Primarily designed to produce revenue for the city, town or village which enacted49 such ordinance.

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51 If an ordinance is declared void, the city, town or village shall have any future proposed 52 ordinance approved by the highways and transportation commission before such ordinance may 53 take effect.

54 [5.]7. The county commission of any county of the second, third or fourth classification 55 may set the speed limit or the weight limit or both the speed limit and the weight limit on roads 56 or bridges on any county, township or road district road in the county and, with the approval of 57 the state highways and transportation commission, on any state road or highway not within the 58 limits of any incorporated city, town or village, lower than the uniform maximum speed limit as 59 provided in subsection 2 of this section where the condition of the road or the nature of the area 60 requires a lower speed. The maximum speed limit set by the county commission of any county of the second, third, or fourth classification for any road under the commission's jurisdiction shall 61 62 not exceed fifty-five miles per hour if such road is properly marked by signs indicating such 63 speed limit. If the county commission does not mark the roads with signs indicating the speed 64 limit, the speed limit shall be fifty miles per hour. The commission shall send copies of any 65 order establishing a speed limit or weight limit on roads and bridges on a county, township or road district road in the county to the chief engineer of the state department of transportation, the 66 superintendent of the state highway patrol and to any township or road district maintaining roads 67 in the county. After the roads have been properly marked by signs indicating the speed limits 68 69 and weight limits set by the county commission, the speed limits and weight limits shall be of 70 the same effect as the speed limits provided for in subsection 1 of this section and shall be 71 enforced by the state highway patrol and the county sheriff as if such speed limits and weight 72 limits were established by state law.

73 [6.] 8. The county commission of any county of the second, third, or fourth classification 74 may by ordinance set a countywide speed limit on roads within unincorporated areas of any 75 county, township, or road district in the county and may establish reasonable speed regulations 76 for motor vehicles within the limit of such county. No person who is not a resident of such 77 county and who has not been within the limits thereof for a continuous period of more than 78 forty-eight hours shall be convicted of a violation of such ordinances, unless it is shown by 79 competent evidence that there was posted at the place where the boundary of such county road 80 enters the county a sign displaying in black letters not less than four inches high and one inch 81 wide on a white background the speed fixed by such county so that such signs may be clearly 82 seen by operators and drivers from their vehicles upon entering such county. The commission 83 shall send copies of any order establishing a countywide speed limit on a county, township, or 84 road district road in the county to the chief engineer of the Missouri department of transportation, 85 the superintendent of the state highway patrol, and to any township or road district maintaining roads in the county. After the boundaries of the county roads entering the county have been 86

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87 properly marked by signs indicating the speed limits set by the county commission, the speed

88 limits shall be of the same effect as the speed limits provided for in subsection 1 of this section

89 and shall be enforced by the state highway patrol and the county sheriff as if such speed limits

90 were established by state law.

[7.] 9. All road signs indicating speed limits or weight limits shall be uniform in size,
shape, lettering and coloring and shall conform to standards established by the department of
transportation.

[8.] 10. The provisions of this section shall not be construed to alter any speed limit set
below fifty-five miles per hour by any ordinance of any county, city, town or village of the state
adopted before March 13, 1996.

97 [9.] **11.** The speed limits established pursuant to this section shall not apply to the 98 operation of any emergency vehicle as defined in section 304.022.

99 [10.] 12. A violation of the provisions of this section shall not be construed to relieve the 100 parties in any civil action on any claim or counterclaim from the burden of proving negligence 101 or contributory negligence as the proximate cause of any accident or as the defense to a 102 negligence action.

103 [11.] **13.** Any person violating the provisions of this section is guilty of a class C 104 misdemeanor, unless such person was exceeding the posted speed limit by twenty miles per hour 105 or more then it is a class B misdemeanor.

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