SECOND REGULAR SESSION HOUSE BILL NO. 1895

94TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES MUNZLINGER (Sponsor), ONDER, WHORTON, RUESTMAN, McGHEE AND SANDER (Co-sponsors).

Read 1st time January 29, 2008 and copies ordered printed.

D. ADAM CRUMBLISS, Chief Clerk

4374L.01I

AN ACT

To repeal sections 307.125 and 307.127, RSMo, and to enact in lieu thereof two new sections relating to animal-drawn vehicles, with penalty provisions.

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

Section A. Sections 307.125 and 307.127, RSMo, are repealed and two new sections 2 enacted in lieu thereof, to be known as sections 307.125 and 307.127, to read as follows:

307.125. 1. Any person who shall place or drive or cause to be placed or driven upon 2 or along any state or supplementary state highway of this state any animal-driven vehicle whatsoever, whether in motion or at rest, shall after sunset to one-half hour before sunrise have 3 attached to every such vehicle at the rear thereof a red taillight or a red reflecting device of not 4 less than three inches in diameter of effective area or its equivalent in area. When such device 5 shall consist of reflecting buttons there shall be no less than seven of such buttons covering an 6 area equal to a circle with a three-inch diameter. The total subtended effective angle of reflection 7 of every such device shall be no less than sixty degrees and the spread and efficiency of the 8 reflected light shall be sufficient for the reflected light to be visible to the driver of any motor 9 vehicle approaching such animal-drawn vehicle from the rear of a distance of not less than five 10 hundred feet. 11

In addition, any person who operates any such animal-driven vehicle during the hours
 between sunset and one-half hour before sunrise shall have at least one light flashing at all times
 the vehicle is on any highway of this state. Such light or lights shall be amber in the front and

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.

15 red in the back and shall be placed on the left side of the vehicle at a height of no more than six

16 feet from the ground and shall be visible from the front and the back of the vehicle at a distance17 of at least five hundred feet.

18 3. In addition, any person who shall place or drive or cause to be placed or driven 19 upon or along any state or supplementary state highway of this state any animal-driven 20 vehicle whatsoever, whether in motion or at rest, shall after sunset to one-half hour before 21 sunrise have attached to every such vehicle at the rear and at the front two corners thereof 22 reflective tape that meets United States Department of Transportation standards. Such 23 reflective tape shall be placed across the entire length of the rear of the vehicle and shall 24 be visible from the back of the vehicle at a distance of at least five hundred feet when 25 illuminated by the lower beams of vehicle headlights and such reflective tape shall be 26 placed horizontally on the two front corners of the vehicle with the tape on each front 27 corner measuring at least ten inches in length. The department of public safety shall by 28 rule establish the specifications for such reflective tape, including but not limited to the width and color of the tape, and the height of placement on the vehicle. 29

4. Any person violating the provisions of this section shall be guilty of a class Cmisdemeanor.

[3.] 5. Any person operating an animal-driven vehicle during the hours between sunset
and one-half hour before sunrise may, in lieu of the requirements of subsection 2 of this section,
use lamps or lanterns complying with the rules promulgated by the director of the department
of public safety.

36 [4.] 6. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, 37 that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if applicable, 38 39 section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and if any of 40 the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, to delay 41 the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall 42 43 be invalid and void.

307.127. 1. No person shall operate on any public highway of this state any slow-moving vehicle or equipment after sunset to one-half hour before sunrise, any animal-drawn vehicle, or any other machinery, designed for use or normally operated at speeds less than twenty-five miles per hour, including all road construction or maintenance machinery except when engaged in actual construction or maintenance work either guarded by a flagman or clearly visible warning signs, which normally travels or is normally used at a speed of less than twenty-five miles per hour unless there is displayed on the rear thereof an emblem as

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8 described in, and displayed as provided in subsection 2 in this section. The requirement of such
9 emblem shall be in addition to any lighting devices required by section 307.115.

10 The emblem required by subsection 1 of this section shall be of substantial 2. construction, and shall be a basedown equilateral triangle of fluorescent yellow-orange film or 11 12 equivalent quality paint with a base of not less than fourteen inches and an altitude of not less than twelve inches. Such triangle shall be bordered with reflective red strips having a minimum 13 width of one and three-fourths inches, with the vertices of the overall triangle truncated such that 14 15 the remaining altitude shall be a minimum of fourteen inches. Such emblem shall be mounted 16 on the rear of such vehicle near the horizontal geometric center of the rearmost vehicle at a height of not less than four feet above the roadway, and shall be maintained in a clean, reflective 17 18 condition. The provisions of this section shall not apply to any vehicle or equipment being 19 operated on a gravel or dirt-surfaced public highway.

20 3. Any person who shall violate the provisions of this section shall be guilty of an 21 infraction.

4. No emblem shall be required on machinery or equipment pulled or attached to a farm tractor providing the machinery or equipment does not extend more than twelve feet to the rear of the tractor and permits a clear view of the emblem on the tractor by vehicles approaching from the rear.

26 5. Any person operating an animal-drawn vehicle on any public highway of this state 27 [may, in lieu of displaying the emblem required by subsections 1 and 2 of this section, equip the 28 animal-drawn vehicle with reflective material complying with rules and regulations promulgated 29 by the director of the department of public safety. The reflective material shall be visible from 30 a distance of not less than five hundred feet to the rear when illuminated by the lower beams of 31 vehicle headlights. Any rule or portion of a rule, as that term is defined in section 536.010, RSMo, that is created under the authority delegated in this section shall become effective only 32 33 if it complies with and is subject to all of the provisions of chapter 536, RSMo, and, if 34 applicable, section 536.028, RSMo. This section and chapter 536, RSMo, are nonseverable and 35 if any of the powers vested with the general assembly pursuant to chapter 536, RSMo, to review, 36 to delay the effective date, or to disapprove and annul a rule are subsequently held 37 unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after 38 August 28, 2004, shall be invalid and void] shall be deemed in compliance with this section 39 if the animal-driven vehicle displays reflective tape meeting department of transportation standards as required under section 307.125. 40

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