	Offered By	
AMEND House Committee Substi	itute for Senate Committee Substitute for Senate Bill No. 829, Page 1,	
Section A, Line 8, by inserting afte	r all of said line the following:	
"32.056. The department of	of revenue shall not release the home address or any other information	
contained in the department's motor vehicle or driver registration records regarding any person, and the		
immediate family members of any	such person, who is a county, state or federal parole officer or who is a	
federal pretrial officer or who is a p	peace officer pursuant to section [590.100, RSMo, or a member of the	
parole officer's, pretrial officer's or peace officer's immediate family] 590.010, or those persons vested by		
article V, section 1 of the Constitut	tion of Missouri with the judicial power of the state and those persons	
vested by Article III of the Constitu	ation of the United States with the judicial power of the United States,	
the members of the federal judiciar	y, based on a specific request for such information from any person.	
Any person [who is a county, state	or federal parole officer or who is a federal pretrial officer or who is a	
peace officer pursuant to section 59	90.100, RSMo,] with a current status covered by this section may notify	
the department of such status and the	he department shall protect the confidentiality of the records on such a	
person and his or her immediate fai	mily as required by this section. This section shall not prohibit the	
department from releasing information	tion on a motor registration list pursuant to section 32.055 or from	
releasing information on any office	er who holds a class A, B or C commercial driver's license pursuant to	
the Motor Carrier Safety Improvem	nent Act of 1999, as amended, 49 U.S.C. 31309."; and	
Further amend said bill, Page 11, S	ection 302.020, Line 33, by inserting after all of said section and line	
the following:		
"302.302. 1. The director of	of revenue shall put into effect a point system for the suspension and	
revocation of licenses. Points shall	be assessed only after a conviction or forfeiture of collateral. The	
initial point value is as follows:		
(1) Any moving violation	of a state law or county or municipal or federal traffic ordinance or	
regulation not listed in this section,	, other than a violation of vehicle equipment provisions or a	
court-ordered supervision as provide	led in section 302.303 2 points	
(except any violation of m	unicipal stop sign ordinance where no accident is involved 1 point)	
(2) Speeding		
In violation of a state law	3 points	
T ' 1 4' C	municipal ordinance 2 points	

1	(3) Leaving the scene of an accident in violation of section 577.060, RSMo 12 points
2	In violation of any county or municipal ordinance 6 points
3	(4) Careless and imprudent driving in violation [of subsection 4] of section [304.016,
4	RSMoJ304.012, RSMo 4 points
5	In violation of a county or municipal ordinance 2 points
6	(5) Operating without a valid license in violation of subdivision (1) or (2) of subsection 1 of
7	section 302.020:
8	(a) For the first conviction 2 points
9	(b) For the second conviction 4 points
10	(c) For the third conviction 6 points
11	(6) Operating with a suspended or revoked license prior to restoration of operating privileges 12
12	points
13	(7) Obtaining a license by misrepresentation 12 points
14	(8) For the first conviction of driving while in an intoxicated condition or under the influence of
15	controlled substances or drugs 8 points
16	(9) For the second or subsequent conviction of any of the following offenses however combined:
17	driving while in an intoxicated condition, driving under the influence of controlled substances or drugs or
18	driving with a blood alcohol content of eight-hundredths of one percent or more by weight 12 points
19	(10) For the first conviction for driving with blood alcohol content eight-hundredths of one
20	percent or more by weight
21	In violation of state law 8 points
22	In violation of a county or municipal ordinance or federal law or regulation 8 points
23	(11) Any felony involving the use of a motor vehicle 12 points
24	(12) Knowingly permitting unlicensed operator to operate a motor vehicle 4 points
25	(13) For a conviction for failure to maintain financial responsibility pursuant to county or
26	municipal ordinance or pursuant to section 303.025, RSMo 4 points
27	(14) Endangerment of a highway worker in violation of section 304.585, RSMo 4 points
28	(15) Aggravated endangerment of a highway worker in violation of section 304.585, RSMo 12
29	points
30	(16) For a conviction of violating a municipal ordinance that prohibits tow truck operators from
31	stopping at or proceeding to the scene of an accident unless they have been requested to stop or proceed to
32	such scene by a party involved in such accident or by an officer of a public safety agency 4 points
33	2. The director shall, as provided in subdivision (5) of subsection 1 of this section, assess an
34	operator points for a conviction pursuant to subdivision (1) or (2) of subsection 1 of section 302.020,
35	when the director issues such operator a license or permit pursuant to the provisions of sections 302.010 to
36	302.340.
37	3. An additional two points shall be assessed when personal injury or property damage results
38	from any violation listed in subdivisions (1) to (13) of subsection 1 of this section and if found to be
39	warranted and certified by the reporting court.
40	4. When any of the acts listed in subdivision (2), (3), (4) or (8) of subsection 1 of this section
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constitutes both a violation of a state law and a violation of a county or municipal ordinance, points may be assessed for either violation but not for both. Notwithstanding that an offense arising out of the same occurrence could be construed to be a violation of subdivisions (8), (9) and (10) of subsection 1 of this section, no person shall be tried or convicted for more than one offense pursuant to subdivisions (8), (9) and (10) of subsection 1 of this section for offenses arising out of the same occurrence.

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5. The director of revenue shall put into effect a system for staying the assessment of points against an operator. The system shall provide that the satisfactory completion of a driver-improvement program or, in the case of violations committed while operating a motorcycle, a motorcycle-rider training course approved by the state highways and transportation commission, by an operator, when so ordered and verified by any court having jurisdiction over any law of this state or county or municipal ordinance, regulating motor vehicles, other than a violation committed in a commercial motor vehicle as defined in section 302.700 or a violation committed by an individual who has been issued a commercial driver's license or is required to obtain a commercial driver's license in this state or any other state, shall be accepted by the director in lieu of the assessment of points for a violation pursuant to subdivision (1), (2) or (4) of subsection 1 of this section or pursuant to subsection 3 of this section. A court using a centralized violation bureau established under section 476.385, RSMo, may elect to have the bureau order and verify completion of a driver-improvement program or motorcycle-rider training course as prescribed by order of the court. For the purposes of this subsection, the driver-improvement program shall meet or exceed the standards of the National Safety Council's eight-hour "Defensive Driving Course" or, in the case of a violation which occurred during the operation of a motorcycle, the program shall meet the standards established by the state highways and transportation commission pursuant to sections 302.133 to 302.137. The completion of a driver-improvement program or a motorcycle-rider training course shall not be accepted in lieu of points more than one time in any thirty-six-month period and shall be completed within sixty days of the date of conviction in order to be accepted in lieu of the assessment of points. Every court having jurisdiction pursuant to the provisions of this subsection shall, within fifteen days after completion of the driver-improvement program or motorcycle-rider training course by an operator, forward a record of the completion to the director, all other provisions of the law to the contrary notwithstanding. The director shall establish procedures for record keeping and the administration of this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

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