House	Amendment NO
Offered By	
AMEND House Committee Substitute for Seby inserting immediately after said section and	nate Bill No. 283, Page 2, Section 233.180, Line 25, ad line the following:
motor vehicles within the limits of such muni- municipality and who has not been within the forty-eight hours shall be convicted of a viola competent evidence that there was posted at t or crosses any highway a sign displaying in b	
	or traffic regulations to meet their needs and traffic
(3) Require vehicles to stop before cr (4) Limit the use of certain designated that each municipality shall allow at least one both directions, to be available for use by conhighway system. Under no circumstances shauthorize a municipality to limit the use of all motor vehicles of a municipality-designated rordinances of the designating municipality shauisance. Nothing contained in this subdivision claim that is independent of a nuisance claim:	vide for the regulation of vehicles thereon; rossing certain designated streets and boulevards; d streets and boulevards to passenger vehicles, except e route, with lawful traffic movement and access from mercial motor vehicles to access any roads in the state all the provisions of this subdivision be construed to a routes in the municipality. The use by commercial route for such vehicles in compliance with any hall not be deemed a nuisance or evidence of a sion is intended to modify or limit recovery for any in the streets to vehicles with metal tires, or solid rubber
(6) Regulate the parking of vehicles of limiting the time of parking and exacting a fe method that is reasonable and practical, and proceeding (7) Require the use of signaling device (8) Prohibit sound-producing warning 3. No ordinance shall be valid which	
	on the owner-lessor of a motor vehicle when the and is illegally parked or operated if the registered

Action Taken____

Date _____

owner-lessor of such vehicle furnishes the name, address and operator's license number of the person renting or leasing the vehicle at the time the violation occurred to the proper municipal authority within three working days from the time of receipt of written request for such information. Any registered owner-lessor who fails or refuses to provide such information within the period required by this subsection shall be liable for the imposition of any fine established by municipal ordinance for the violation. Provided, however, if a leased motor vehicle is illegally parked due to a defect in such vehicle, which renders it inoperable, not caused by the fault or neglect of the lessee, then the lessor shall be liable on any violation for illegal parking of such vehicle.

- 5. No ordinance shall deny the use of commercial motor vehicles on all routes within the municipality. For purposes of this section, the term "route" shall mean any state road, county road, or public street, avenue, boulevard, or parkway.
- 6. No ordinance shall prohibit the operator of a motor vehicle from being in an intersection while a red signal is being displayed if the operator of the motor vehicle entered the intersection during a yellow signal interval. The provisions of this subsection shall supercede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision that are to the contrary."; and

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