## Bill

Received: 10/07/1999		Received By: nilsepe		
Wanted: As time permits		Identical to LRB:		
For: Marc Duff (608) 266-1190		By/Representing: Marsha		
This file may be shown to any legislator: NO		Drafter: nilsepe		
May Contact:		Alt. Drafters:		
Subject:	Transportation - traffic laws	Extra Copies: TNF, ISR		

## Pre Topic:

No specific pre topic given

## **Topic:**

Nonmoving violations

## Instructions:

Amend 345.28 (5m) (b) to add ", only if conditions under par. (a) 1.,2 and 3 have been met. Repeal s. 345.28 (5m) (c).

## **Drafting History:**

Vers.	Drafted	<u>Reviewed</u>	Typed	Proofed	Submitted	Jacketed	<u>Required</u>
/?	nilsepe 10/21/1999	jgeller 10/28/1999					S&L
/1	nilsepe 1 1/04/1999	j geller 1 1/09/1999	mclark 10/28/199	9	lrb-docadmin 10/28/1999		S&L
/2	nilsepe 1 l/15/1999	jgeller 1 l/16/1999	kfollet 1 1/09/199	9	lrb-docadmin 1 1/09/1999		S&L
/3			martykr 1 l/16/199	9	lrb-docadmin 1 l/16/1999	lrb-docadmi 12/01/1999	n

12/01/1999 02:35:20 PM Page 2

FE Sent For:

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## Bill

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/1	nilsepe 1 1/04/1999	jgeller 11/09/1999	mclark 10/28/1999	)	lrb-docadmin 10/28/1999		S&L
/2	nilsepe 1 1/15/1999	jgeller 1 1/16/1999	kfollet 1 1/09/1999	)	lrb-docadmin 1 1/09/1999		S&L
/3			martykr 1 <b>1/16/199</b> 9	)	lrb-docadmin 1 l/16/1999		

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Nonmoving violations

#### **Instructions:**

Amend 345.28 (5m) (b) to add ", only if conditions under par. (a) 1.,2. and 3. have been met. Repeal s. **345.28** (5m) (c).

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Vers.	<b>Drafted</b>	Reviewed	Typed	Proofed	Submitted	Jacketed	<u>Reauired</u>
I?	nilsepe 10/21/1999	jgeller 10/28/1999					S&L
/1	nilsepe 1 1/04/1999	j geller 1 1/09/1999	mclark 10/28/199	9	lrb_docadmin 10/28/1999		S&L
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## Bill

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Received: 10/07/1999		Received By: nilsepe		
Wanted: As time permits		Identical to LRB:		
For: Marc Duff (608) 266-1190		By/Representing: Marsha		
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May Contact:		Alt. Drafters:		
Subject:	Transportation - traffic laws	Extra Copies:	TNF, ISR	

## Pre Topic:

No specific pre topic given

## **Topic:**

Nonmoving violations

### **Instructions:**

Amend 345.28 (5m) (b) to add ", only if conditions under par. (a) 1.2 and 3 have been met. Repeal s. 345.28 (5m) (c).

## **Drafting History:**

Vers.	<b>Drafted</b>	Reviewed	<u>Typed</u>	Proofed	Submitted	Jacketed	Reauired
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## Bill

Received: 10/07/1999	Received By: nilsepe		
Wanted: As time permits	Identical to LRB:		
For: <b>Marc Duff (608) 266-1190</b>	By/Representing: Marsha		
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May Contact:	Alt. Drafters:		
Subject: Transportation - traffic laws	Extra Copies: <b>TNF, ISR</b>		

## **Pre Topic:**

No specific pre topic given

### **Topic:**

Nonmoving violations

#### **Instructions:**

Amend 345.28 (5m) (b) to add ", only if conditions under par. (a) **1.,2.** and 3. have been met. Repeal s. **345.28** (5m) (c).

## Drafting History:



FE Sent For:

<END>



STATE OF WISCONSIN -LEGISLATIVE REFERENCE BUREAU - LEGAL SECTION (608-266-3561)

2:

Marsha 2:30 49 10 Ry • 6-1190 ch. 345.28 5 Bill draft request 1. Z. J. (Not 4) Gri 5m AM. <u>(</u>b Guditions under G OLA Not been met. RP. С





#### Analysis by the Legislative Reference Bureau

Under current law, an authority that issues citations for nonmoving traffic violations (parking tickets) may notify the department of **transportation** (DOT) if a person fails to pay a parking ticket or appear in court in response to a parking ticket, and may require DOT to suspend the registration of the offending vehicle, or to refuse registration of any vehicle owned by the violator, or to do both. The suspension or refusal ofvehicle registration continues until the person appears in court in response to the parking ticket or pays the amount of the parking ticket and costs, if any, of suspending or refusing vehicle registration.

When a parking ticket is issued to a motor vehicle that is rented or leased to another, the process of resolving the parking ticket is more complex. A person engaged in the business of renting or leasing vehicles (lessor) generally is responsible for the parking tickets issued to its vehicles. However, an authority may not provide notice to DOT to suspend registration or refuse registration if the vehicle involved in the parking ticket is owned by a lessor; the vehicle was rented or leased to another when the parking ticket was issued; the lessor timely identifies the renter or lessee to the authority; and if the renter or lessee, after receiving notice from the authority, timely pays the forfeiture or appears in court in response to the parking ticket. If the renter or lessee fails to pay or appear as required, the authority may require **DOT** to **refuse** to register any vehicle owned by the renter or lessee, and the lessor must pay 50% of the forfeiture and costs applicable to the parking ticket. If the lessor fails

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to pay 50% of the forfeiture and costs, the authority may require DOT to suspend the registration of the vehicle involved in the parking ticket. If the lessor pays 50% of the forfeiture and costs of a parking ticket, and that ticket is later paid in full by the renter or lessee, the lessor is refunded the 50% payment.

This bill relieves a lessor from liability for a parking ticket if the lessor identifies the renter or lessee to the authroity. The bill eliminates the requirement that the lessor pay any part of a parking ticket issued to the rented or leasedvehicle. As under current law, the lessor generally is liable for the parking ticket unless the lessor identifies the renter or lessee. The bill retains the required reimbursement of a lessor who pays any part of a forfeiture or costs of a parking ticket that is later paid by a renter or lessee.

This bill does not affect the Alternative Traffic Violation and Registration Pilot Program, under which DOT may authorize the city of Milwaukee to suspend the registration of any vehicle for unpaid parking tickets, including vehicles owned by a lessor.

For further information see the *state* and *local* fiscal estimate, which will be printed as an appendix to this bill.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 345.28 (4) (e) of the statutes is amended to read:

2 345.28 (4) (e) If the person subsequently pays the amount of the forfeiture and 3 the costs, if any, under par. (d) or appears in court in response to the citation or a notice by the authority who issued the citation or the department, the authority shall 4 immediately notify the department shall be immediately notified in the form and 5 6 manner prescribed by the department. If the vehicle involved in the nonmoving traffic violation is owned by a person engaged in the business of renting or leasing 7 motor vehicles and the owner pays the costs, if any, under par. (d) and 50% some part 8 9 of the forfeiture, the authority shall immediately notify the department in the form and manner prescribed by the department. 10

History: 1981 c. 165; 1983 a. 103, 169; 1983 a 189 s. 329 (32); 1985 a 330, 1983 a 538 ss. 219, 269 (1), (2); 1989 a. 31, 105; 1991 a. 67; 1993 a. 399, 437; 1997 a. 237. 11 SECTION 2. 345.28 (4) (h) of the statutes is amended to read:

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1	345.28 (4) (h) If an authority receives payment of 50% some part of a forfeiture
2	from the owner of a leased or rented vehicle involved in a nonmoving traffic violation
3	and receives payment of the forfeiture from the lessee or renter of the vehicle charged
4	with the violation, the authority shall refund to the owner the <b>50% amount</b> of the
5	payment received from the owner.
6	History: 1981 c. SECURE (2N103, 369; Initial applicabili 1983. 538 ss. 219,269 (1), (2); 1989 a. 31,105; 1991 a. 67; 1993 a. 399.437; 1997 a. 237.
7	(1) This act first applies to nonmoving violations committed on the effective
8	date of this subsection.
9	SECTION 4. Effective date.
10	(1) This act takes effect on the first day of the 4th month beginning after
11	publication.
12	(END)

## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRB-3 7 15/3dn **PEN...:** 

October 21, 1899 Z new date

Representative Duff

You requested language that I think only restates current law. I did not include that part of your request in this bill. If you believe the following language is needed, please let me know what you are attempting to accomplish with it, so that I may include it in a later version of this draft:

**SECTION 1.** 345.28 (5m) (b) of the statutes is amended to read:

345.28 (**5m**) (b) If the renter or lessee does not pay the forfeiture or appear in court in response to the citation for a nonmoving **traffic** violation, the authority may notify the department under sub. (4) (a) 1. that a citation has been issued to the person and the citation remains unpaid. The action which the authority shall specify that the department take under sub. (4) (a) 2. is limited to refusal of the registration of any vehicle owned by the renter or lessee, <u>except that the authority</u> <u>may not specify any action unless all of the conditions under nar. (a) 1. 2. and 3.</u> have been met.

> Paul E. Nilsen Legislative Attorney Phone: (608) 261-6926

## DRAFTER'S NOTE FROMTHE LEGISLATIVE REFERENCE BUREAU

October 28, 1999

**Representative Duff:** 

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You requested language that I think only restates current law. I did not include that part of your request in this bill. If you believe the following language is needed, please let me know what you are attempting to accomplish with it, so that I may include it in a later version of this draft:

**SECTION 1. 345.28** (5m) (b) of the statutes is amended to read:

345.28 (5m) (b) If the renter or lessee does not pay the forfeiture or appear

in court in response to the citation for a nonmoving traffic violation, the authority may notify the department under sub. (4) (a) 1. that a citation has been issued to the person and the citation remains unpaid. The action which the authority shall specify that the department take under sub. (4) (a) 2. is limited to refusal of the registration of any vehicle owned by the renter or lessee, except that the authority may not specify any action unless all of the conditions under par. (a) 1., 2. and 3, have been met.

Paul E. Nilsen Legislative Attorney Phone: (608) 261-6926

## "SŮBMITTAL FORM

## **LEGISLATIVE REFERENCE BUREAU** Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

Date: 10/28/1 999

To: Representative Duff

Relating to LRB drafting number: LRB-3715

<u>**Topic</u>** Nonmoving violations</u>

### <u>Subject(s)</u>

Transportation - traffic laws

1. **JACKET** the draft for introduction

in the **Senate** or the **Assembly** (check only one). Only the requester under whose name the drafting request is entered in the **LRB's** drafting records may authorize the draft to be submitted. Please

allow one day for the preparation of the required copies.

2. **REDRAFT.** See the changes indicated or **attached** A revised draft will be submitted for your approval with changes incorporated.

increases or decreases existing appropriations or state or general local government fiscal liability or

revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to

introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon

introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to

introduction retains your flexibility for possible redrafting of the proposal.

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

Paul E. Nilsen, Legislative Attorney Telephone: (608) 26 1-6926

STATE OF WISCONSIN -	LEGISLATIVE	REFERENCE	BUREAU -	LEGAL	SECTION
	(608-266-3	561)			

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LRB-3715/& PEN;jlg:mrc



## **1999 BILL**



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## **AN ACT** to amend 345.28 (4) (e) and 345.28 (4) (h) of the statutes; relating to:

nonmoving traffic violations involving rented or leased motor vehicles.

#### Analysis by the Legislative Reference Bureau

Under current law, an authority that issues citations for nonmoving traffic violations (parking tickets) may notify the department of transportation (DOT) if a person fails to pay a parking ticket or appear in court in response to a parking ticket, and may require DOT to suspend the registration of the offending vehicle, or to refuse registration of any vehicle owned by the violator, or to do both. The suspension or refusal of vehicle registration continues until the person appears in court in response to the parking ticket or pays the amount of the parking ticket and costs, if any, of suspending or refusing vehicle registration.

When a parking ticket is issued to a motor vehicle that is rented or leased to another, the process of resolving the parking ticket is more complex. A person engaged in the business of renting or leasing vehicles (lessor) generally is responsible for the parking tickets issued to its vehicles. However, an authority may not provide notice to DOT to suspend registration or refuse registration if the vehicle involved in the parking ticket is owned by a lessor; the vehicle was rented or leased to another when the parking ticket was issued; the lessor timely identifies the renter or lessee to the authority; and if the renter or lessee, after receiving notice from the authority, timely pays the forfeiture or appears in court in response to the parking ticket. If the renter or lessee fails to pay or appear as required, the authority may require DOT to refuse to register any vehicle owned by the renter or lessee, and the lessor must pay 50% of the forfeiture and costs applicable to the parking ticket. If the lessor fails

1999 – 2000 Legislature	2_	LRB-3715/1 V
BILL also prohibit	5. the gity of Milus Lee from	suspending a rentra on leased.
vehicles registration , or taking o	the action, under	er porting a foright

to pay 50% of the forfeiture and costs, the authority may require DOT to suspend the registration of the vehicle involved in the parking ticket. If the lessor pays 50% of the forfeiture and costs of a parking ticket, and that ticket is later paid in full by the renter or lessee, the lessor is refunded the 50% payment.

This bill relieves a lessor from liability for a parking ticket if the lessor identifies the renter or lessee to the authority. The bill eliminates the requirement that the lessor pay any part of a parking ticket issued to the rented or leased vehicle. As under current law, the lessor generally is liable for the parking ticket unless the lessor identifies the renter or lessee. The bill retains the required reimbursement of a lessor who pays any part of a forfeiture or costs of a parking ticket that is later paid Under certain circumstances. Under the program by a renter or lessee.

This bill dies man Affact the Alternative Traffic Violation and Registration Pilot Program/mader/which DOT may authorize the city of Milwaukee to suspend the registration of any vehicle for unpaid parking tickets, including vehicles owned by a lessor. In veil exempts rented or leased vehicles from such action under the

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

#### The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

renter or

lessee at

Lity.

**SECTION** 1. 345.28 (4) (e) of the statutes is amended to read:

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she time 2 345.28 (4) (e) If the person subsequently pays the amount of the forfeiture and the pa the costs, if any, under par. (d) or appears in court in response to the citation or  $a^{\sqrt{10}/6h^2}$ 3 and the notice by the authority who issued the citation or the department, the authority shall owner 4 time immediately notify the department shall be immediately notified in the form and 5 manner prescribed by the department. If the vehicle involved in the nonmoving that 6 or lessee traffic violation is owned by a person engaged in the business of renting or leasing 7 8 motor vehicles and the owner pays the costs, if any, under par. (d) and  $\frac{50\%}{50\%}$  some nart of the forfeiture, the authority shall immediately notify the department in the form 9 and manner prescribed by the department.  $\checkmark$ 10

11 **SECTION** 2. 345.28 (4) (h) of the statutes is amended to read:

12 345.28 (4) (h) If an authority receives payment of 50% some nart of a forfeiture 13 from the owner of a leased or rented vehicle involved in a nonmoving traffic violation **1999** - 2000 Legislature - 3 -• **BILL** 

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	1	and receives payment of the forfeiture from the lessee or renter of the vehicle charged
	2	with the violation, the authority shall refund to the owner the <del>50%</del> amount of the
insert	3	payment received <u>from the owner.</u>
insent 3-3	4	SECTION 3. Initial applicability.
	5	(1) This act firstapplies to nonmoving violations committed on the effective
	6	date of this subsection.
	7	SECTION 4. Effective date.
	8	(1) This act takes effect on the first day of the 4th month beginning after
	9	publication.
	10	(END)

## DRAFTER'S NOTE FROMTHE LEGISLATIVE REFERENCE BUREAU

LRB-3715/1dn PEN:jlg:mrc



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Representative-Duff:\_\_\_

You requested language that I think only restates current law. I did not include that part of your request in this bill. If you believe the following language is needed, please let me know what you are attempting to accomplish with it, so that I may include it in a later version of this draft:

**SECTION 1.** 345.28 (5m) (b) of the statutes is amended to read:

345.28 (5m) (b) If the renter or lessee does not pay the forfeiture or appear in court in response to the citation for a nonmoving traffic violation, the authority may notify the department under sub. (4) (a) 1. that a citation has been issued to the person and the citation remains unpaid. The action which the authority shall specify that the department take under sub. (4) (a) 2. is limited to refusal of the registration of any vehicle owned by the renter or lessee, except that the authority may not specify any action unless all of the conditions under par. (a) 1.. 2. and 3. have been met.

Paul E. Nilsen Legislative Attorney Phone: (608) 261-6926

Section #. 345.285 (2) (a) (intro.) of the statutes is amended to read:

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345.285 (2) (a) (intro.) The city may suspend the registration of a vehicle if all of the following mly: apply:

History: 1997 a. 237.

SEC.H. CN , 345. 285 (2) (bm)

Section # 345.28 (5m) of the statutes is amended to sead: 345.285 (2)(m) No city may take any action under a contract entered into under this section with respect to any reliable to which all of the following apply: 345.28 (5m) (a) No notice under sub. (4) (a) may be sent to the department, or if the notice has already been sent the notice shall be canceled, and no further action may be taken against the owner under sub. (4) or (5) or s. 341.10 (7m) or 341.63 (1) (c) If other following apply:

1. The vehicle involved in a nonmoving traffic violation is owned by a person engaged in the business of renting or leasing motor vehicles;

2. At the time of the violation the vehicle was in the possession of a renter or lessee;  $cn\ell$ 

3. The owner of the vehicle provides the information required under s. 343.46 (3) for such renter or lessee to the approximation of the citation within 10 days after the 2nd notice was sent to the owner under the participation of  $a^{(1)}$  (a) 2.

4. After being notified by the pythaning, the renter or lessee identified under subd. 3. pays the forfeiture or appears in court in response to the citation for the nonmoving traffic violation within 30 days after the main notice from the hand for the mailed.

(b) If the renter or lessee does not pay the forfeiture or appear in court in response to the citation for a nonmoving traffic violation, the **paytorize** may notify the department under sub. (1) that a citation has been issued to the person and the citation remains unpaid. The action which the authority shall specify that the department take under sub. (4) (a) 2. is limited to refusal of the registration of any vehicle owned by the renter or lessee.

(c) 1. If the renter or lessee does not pay the forfeiture or appear in court in response to the citation for a nonmoving traffic violation within 30 days after the 2nd notice from the authority is mailed to the renter or lessee, the owner shall pay the authority 50% of the forfeiture applicable to the non-moving traffic violation. The authority shall notify the owner in writing of its responsibility for this payment.

2. If the owner does not pay 50% of the forfeiture applicable to the citation within 30 days after notice under subd. 1. has been mailed to the owner, the authority may send a notice to the department

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STATE OF WISCONSIN - LEGISLATIVE REFERENCE BUREAU - LEGAL SECTION (608-266-3561)

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W British Mitchell & Bill Los - (?)
W TICH WHALVEL & DITI COS
RP; 345.28 (Sm) (c),
Note: I don't know why this was not included in bill
Since instructions are clear & analysis
Supports that this provision is induced (12)
- PCN
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State of Misconsin 1999 - 2000 LEGISLATURE



## **1999 BILL**

AN ACT to amend 345.28 (4) (e), 345.28 (4) (h), 345.28 (5m) (b) and 345.285 (2) 1 2 (a) (intro.); and to create 345.285 (2) (bm) of the statutes; relating to: 3 nonmoving traffic violations involving rented or leased motor vehicles.

#### Analysis by the Legislative Reference Bureau

Under current law, an authority that issues citations for nonmoving traffic violations (parking tickets) may notify the department of transportation (DOT) if a person fails to pay a parking ticket or appear in court in response to a parking ticket, and may require DOT to suspend the registration of the offending vehicle, or to refuse registration of any vehicle owned by the violator, or to do both. The suspension or refusal of vehicle registration continues until the person appears in court in response to the parking ticket or pays the amount of the parking ticket and costs, if any, of suspending or refusing vehicle registration.

When a parking ticket is issued to a motor vehicle that is rented or leased to another, the process of resolving the parking ticket is more complex. A person engaged in the business of renting or leasing vehicles (lessor) generally is responsible for the parking tickets issued to its vehicles. However, an authority may not provide notice to DOT to suspend registration or refuse registration if the vehicle involved in the parking ticket is owned by a lessor; the vehicle was rented or leased to another when the parking ticket was issued; the lessor timely identifies the renter or lessee to the authority; and if the renter or lessee, after receiving notice from the authority, timely pays the forfeiture or appears in court in response to the parking ticket. If the renter or lessee fails to pay or appear as required, the authority may require DOT

## BILL

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to refuse to register any vehicle owned by the renter or lessee, and the lessor must pay 50% of the forfeiture and costs applicable to the parking ticket. If the lessor fails to pay 50% of the forfeiture and costs, the authority may require DOT to suspend the registration of the vehicle involved in the parking ticket. If the lessor pays 50% of the forfeiture and costs of a parking ticket, and that ticket is later paid in full by the renter or lessee, the lessor is refunded the 50% payment.

This bill relieves a lessor from liability for a parking ticket if the lessor identifies the renter or lessee to the authority. The bill eliminates the requirement that the lessor pay any part of a parking ticket issued to the rented or leased vehicle. As under current law, the lessor generally is liable for the parking ticket unless the lessor identifies the renter or lessee. The bill retains the required reimbursement of a lessor who pays any part of a forfeiture or costs of a parking ticket that is later paid by a renter or lessee.

This bill also prohibits the city of Milwaukee from suspending a rented or leased vehicle's registration, or taking other action, under the Alternative Traffic Violation and Registration Pilot Program under certain circumstances. Under the program, DOT may authorize the city of Milwaukee to suspend the registration of any vehicle for unpaid parking tickets, including vehicles owned by a lessor. The bill exempts rented or leased vehicles from such action under the program if the vehicle was in the possession of the renter or lessee at the time of the parking violation, and the owner timely identifies that renter or lessee to the city.

For further information see the state **and local** fiscal estimate, which will be printed as an appendix to this bill.

# The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

- **SECTION** 1. 345.28 (4) (e) of the statutes is amended to read:
- 2 345.28 (4) (e) If the person subsequently pays the amount of the forfeiture and 3 the costs, if any, under par. (d) or appears in court in response to the citation or a 4 notice by the authority who issued the citation or the department, the <u>authority shall</u> immediately notify the department shall be immediately notified in the form and 5 6 manner prescribed by the department. If the vehicle involved in the nonmoving 7 traffic violation is owned by a person engaged in the business of renting or leasing motor vehicles and the owner pays the costs, if any, under par. (d) and 50% some part 8 of the forfeiture, the authority shall immediately notify the department in the form 9 10 and manner prescribed by the department.

1999 - 2000 Legislature **BILL** 

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1	SECTION 2. 345.28 (4) (h) of the statutes is amended to read:
2	345.28 (4) (h) If an authority receives payment of <del>50% some part of</del> a forfeiture
3	from the owner of a leased or rented vehicle involved in a nonmoving traffic violation
4	and receives payment of the forfeiture from the lessee or renter of the vehicle charged
5	with the violation, the authority shall refund to the owner the $50\%$ amount of the
6	payment received <u>from the owner.</u>
7	SECTION 3. 345.28 (5m) (b) of the statutes is amended to read:
8	345.28 (5m) (b) If the renter or lessee does not pay the forfeiture or appear in
9	court in response to the citation for a nonmoving traffic violation, the authority may
10	notify the department under sub. (4) (a) 1. that a citation has been issued to the
11	person and the citation remains unpaid. The action which the authority shall specify
12	that the department take under sub. (4) (a) 2. is limited to refusal of the registration
13	of any vehicle owned by the renter or lessee, <u>except that the authority may not snecify</u>
14 Section #. 15	anv action unlessall of the conditions under nar. (a) 1., 2. and 3. have been met. $\mathcal{R} \stackrel{\mathcal{O}}{\rho} 345.28(5m)$ (c) $\mathcal{O}^{\mathcal{O}}$ SECTION 4. 334.285E(2) (a) (intro.) of the statutes is amended to read:
16	345.285 (2) (a) (intro.) <del>The</del> Except as provided in par. (bm), the city may
17	suspend the registration of a vehicle if all of the following apply:
18	<b>SECTION</b> 5. 345.285 (2) (bm) of the statutes is created to read:
19	345.285 (2) (bm) No city may take any action under a contract entered into
20	under this section with respect to any vehicle to which all of the following apply:
21	1. The vehicle involved in a nonmoving traffic violation is owned by a person
22	engaged in the business of renting or leasing motor vehicles;
23	2. At the time of the violation the vehicle was in the possession of a renter or
24	lessee; and

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 SECTION 5

3. The owner of the vehicle provides the information required under s. 343.46
 (3) for such renter or lessee to the city within 10 days after the 2nd notice was sent
 to the owner under par. (a) 2.

4

## SECTION 6. Initial applicability.

5 (1) This act first applies to nonmoving violations committed on the effective6 date of this subsection.

7

## SECTION 7. Effective date.

8 (1) This act takes effect on the first day of the 4th month beginning after9 publication.

10

## (END)

## SUBMITTAL FORM

## LEGISLATIVE REFERENCE BUREAU Legal Section Telephone: 266-3561 5th Floor, 100 N. Hamilton Street

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

Date: 1 1/16/1999

To: Representative Duff

#### Relating to LRB drafting number: LRB-37 15

#### <u>Topic</u>

Nonmoving violations

#### Subject(s)

Transportation - traffic laws

- - in the **Senate** or the **Assembly** (check only one). **Only the** requester under whose name the

drafting request is entered in the **LRB's** drafting records may authorize the draft to be submitted. Please allow one day for the preparation of the required copies.

2. REDRAFT. See the changes indicated or attached

A revised draft will be submitted for your approval with changes incorporated.

3. Obtain FISCAL ESTIMATE NOW, prior to introduction \_\_\_\_\_

If the analysis indicates that a fiscal estimate is required because the proposal makes an appropriation or increases or decreases existing appropriations or state or general local government fiscal liability or revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to

`introduction retains your flexibility for possible redrafting of the proposal.

If you have any questions regarding the above procedures, please call 266-356 1. If you have any questions relating to the attached draft, please feel free to call me.

Paul E. Nilsen, Legislative Attorney Telephone: (608) 26 1-6926