

WISCONSIN LEGISLATIVE COUNCIL AMENDMENT MEMO

2013 Assembly	Bill	388
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Assembly Substitute Amendment 1

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2013 ASSEMBLY BILL 388

2013 Assembly Bill 388 defines "vulnerable highway user" to mean any of the following:

- A pedestrian.
- A bicyclist.
- An operator of a moped or motor bicycle.
- An operator of, or passenger on, an animal-drawn vehicle, farm tractor, farm truck tractor, farm trailer, or implement of husbandry.
- A person riding upon in-line skates, a horse, or a play vehicle.
- A law enforcement officer, traffic officer, fire fighter, or emergency medical technician, while performing his or her official duties.
- A person who is rendering medical or emergency assistance to another person.

Doubling of Penalties

The bill provides that the applicable forfeitures or fines for most traffic offenses are doubled if a violation of the offense results in bodily harm, great bodily harm, or death to a vulnerable highway user. Bodily harm means "physical pain or injury, illness, or any impairment of physical condition." Great bodily harm means "bodily injury which creates a substantial risk of death or which causes serious permanent disfigurement, or which causes a permanent or protracted loss or impairment of the function of any bodily member or organ or other serious bodily injury." The bill also doubles the applicable penalties for causing great bodily harm or death to another by intoxicated use of a motor vehicle if the great bodily harm or death was to a vulnerable highway user.

Criminalization of Certain Offenses

For specific traffic violations, the bill makes the offense a Class B misdemeanor if the violation results in great bodily harm to a vulnerable highway user, and a Class A misdemeanor if the violation results in death to a vulnerable highway user. The offenses that are elevated to criminal offenses if violation of the offense results in great bodily harm or death to a vulnerable user are:

- Failure to exercise due care when overtaking and passing bicycles, electric personal assistive mobility devices, and motor buses.
- Failure to yield the right-of-way.
- Failure to yield the right-of-way to livestock.
- Inattentive driving.

A Class B misdemeanor is punishable by a fine not to exceed \$1,000, or imprisonment not to exceed 90 days, or both. A Class A misdemeanor is punishable by a fine not to exceed \$10,000, or imprisonment not to exceed nine months, or both.

License Suspension

Under current law, the Department of Transportation (DOT) must suspend a person's operator's license upon receiving a record of conviction for a failure to yield violation that results in bodily harm, great bodily harm, or death to another for, respectively, two months, three months, or nine months. Before the person's operating privilege may be reinstated, the person must complete a vehicle right-of-way course approved by DOT.

Under the bill, DOT must suspend a person's license upon receiving a record of conviction for the following offenses if the violations result in great bodily harm or death to a vulnerable highway user:

- Failure to exercise due care when overtaking and passing bicycles, electric personal assistive mobility devices, and motor buses.
- Failure to yield the right-of-way.
- Failure to yield the right-of-way to livestock.
- Inattentive driving.

For violations resulting in great bodily harm to a vulnerable highway user, DOT must suspend the license for six months; for violations resulting in death to a vulnerable highway user, DOT must suspend the license for one year. Before a person's license may be reinstated, the person must complete a safe driver course approved by DOT.

License Revocation

Under current law, DOT must revoke the operator's license of a person who causes great bodily harm to another by intoxicated operation of a motor vehicle for two years and the license of a person who causes death to another person for five years. Under the bill, the revocation periods are increased to two years and six months and five years and six months, respectively. The bill also provides that DOT must revoke, for one year, the license of a person who causes great bodily harm or death to another by the negligent operation of a motor vehicle.

Driver Education Courses

Under current law, all approved driver education courses must, among other criteria, do all of the following:

- Acquaint each student with the hazards posed by farm machinery and animals on highways and providing instruction in safely dealing with such hazards.
- Provide at least 30 minutes of instruction on motorcycle awareness, as approved by a recognized motorcycle safety and awareness organization, and pedestrian and bicycle awareness, as approved by a recognized pedestrian and bicycle safety and awareness organization.
- Include instruction relating to passing stopped emergency vehicles, tow trucks, and highway machinery equipment.

Under the bill, all approved driver education courses must acquaint each student with the hazards posed by motor vehicles to vulnerable highway users and provide at least 30 minutes of instruction in safely dealing with these hazards.

ASSEMBLY SUBSTITUTE AMENDMENT 1

Assembly Substitute Amendment 1 creates a definition for "vulnerable highway user" that is the same as the definition in the bill, and requires all approved driver education courses to acquaint each student with the hazards posed by motor vehicles to vulnerable highway users and provide at least 30 minutes of instruction in safely dealing with these hazards.

BILL HISTORY

Representative Bies offered Assembly Substitute Amendment 1 to 2013 Assembly Bill 388 on March 18, 2014. On March 20, 2014, the Assembly adopted Assembly Substitute Amendment 1 on a voice vote and passed the bill, as amended, also on a voice vote.

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