92\_HB3073 LRB9205392DHcs

- 1 AN ACT in relation to vehicles.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Vehicle Code is amended by
- 5 changing Sections 15-101 and 15-113 as follows:
- 6 (625 ILCS 5/15-101) (from Ch. 95 1/2, par. 15-101)
- 7 Sec. 15-101. Scope and effect of Chapter 15. (a) It is
- 8 unlawful for any person to drive or move on, upon or across
- 9 or for the owner to cause or knowingly permit to be driven or
- 10 moved on, upon or across any highway any vehicle or vehicles
- of a size and weight exceeding the limitations stated in this
- 12 Chapter or otherwise in violation of this Chapter, and the
- 13 maximum size and weight of vehicles herein specified shall be
- 14 lawful throughout this State, and local authorities shall
- 15 have no power or authority to alter such limitations except
- 16 as express authority may be granted in this Chapter.
- 17 (b) The provisions of this Chapter governing size,
- 18 weight and load do not apply to fire apparatus or equipment
- 19 for snow and ice removal operations owned or operated by any
- 20 governmental body, or to implements of husbandry temporarily

operated or towed in a combination upon a highway provided

such combination does not consist of more than 3 vehicles or,

- 23 in the case of hauling fresh, perishable fruits or vegetables
- 24 from farm to the point of first processing, not more than 3
- 25 wagons being towed by an implement of husbandry, or to a
- vehicle operated under the terms of a special permit issued
- hereunder.

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- 28 (c) The provisions of this Chapter limit the authority
- of home rule units to adopt truck regulations or assess fines
- 30 that are not identical in substance with the provisions of
- 31 this Chapter, except as express authority may be granted in

- 1 this Chapter. This Section is a limitation under subsection
- 2 (i) of Section 6 of Article VII of the Illinois Constitution
- 3 on the concurrent exercise by home rule units of powers and
- 4 functions exercised by the State.
- 5 (Source: P.A. 83-831.)
- (625 ILCS 5/15-113) (from Ch. 95 1/2, par. 15-113) 6
- Sec. 15-113. Violations; Penalties. 7
- 8 Whenever any vehicle is operated in violation of the
- provisions of Section 15-111 or subsection (d) of Section 9
- 3-401, the owner or driver of such vehicle shall be deemed 10
- guilty of such violation and either the owner or the driver 11
- of such vehicle may be prosecuted for such violation. Any 12
- 13 driver or owner of a vehicle with multiple violations of the
- provisions of Section 15-111 shall not be charged or issued 14
- multiple citations for Section 15-111. A single charge under 15
- the provisions of Section 15-111 does not prohibit an 16
- additional charge under the provisions of subsection (d) of 17
- 18 Section 3-401. Any person charged with a violation of any of
- these provisions who pleads not guilty shall be present in 19
- 20 court for the trial on the charge. Any person, firm or
- corporation convicted of any violation of Section 15-111 21
- specified on a regulatory sign posted in accordance with

including, but not limited to, a maximum axle or gross limit

- 24 paragraph (g) or (h) of Section 15-111, shall be fined
- according to the following schedule: 25

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- Up to and including 26 2000 pounds
- 27 overweight = \$50
- 28 from 2001 through 2500 pounds
- overweight = the fine is \$135 29
- from 2501 through 30 3000 pounds
- 31 overweight = the fine is \$165
- from 3001 through 32 3500 pounds
- 33 overweight = the fine is \$260

1	from 3501	through		4000 pounds	;			
2				overweight	=	the fine i	s \$300	
3	from 4001	through		4500 pounds	;			
4				overweight	=	the fine i	s \$425	
5	from 4501	through		5000 pounds	}			
6				overweight	=	the fine i	s \$475	
7	from 5001	or more	pounds	overweight	=	the fine s	hall be	
8						computed by	У	
9						assessing	\$750 fo	r
10						the first	5000	
11						pounds over	rweight	
12						and \$75 for	r each	
13						additional	increme	ent
14						of 500 pour	nds	
15						overweight	or	
16						fraction t	hereof.	
17	In ad	dition ar	ny person,	firm or co	rpc	oration con	victed	of
								_

In addition any person, firm or corporation convicted of 4 or more violations of Section 15-111 within any 12 month period shall be fined an additional amount of \$2500 for the fourth and each subsequent conviction within the 12 month period. Provided, however, that with regard to a firm or corporation, a fourth or subsequent conviction shall mean a fourth or subsequent conviction attributable to any one employee-driver.

(b) Whenever any vehicle is operated in violation of the provisions of Sections 15-102, 15-103 or 15-107, the owner or driver of such vehicle shall be deemed guilty of such violation and either may be prosecuted for such violation. Any person, firm or corporation convicted of any violation of Sections 15-102, 15-103 or 15-107 shall be fined for the first or second conviction an amount equal to not less than \$50 nor more than \$500, and for the third and subsequent convictions by the same person, firm or corporation within a period of one year after the date of the first offense, not

- less than \$500 nor more than \$1,000.
- 2 (Source: P.A. 88-476; 89-117, eff. 7-7-95; 89-245, eff.
- 3 1-1-96.)
- 4 Section 99. Effective date. This Act takes effect upon
- 5 becoming law.