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LRB9211104DHgc

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:

Section 5. The State Finance Act is amended by adding
Section 5.570 as follows:

6 (30 ILCS 105/5.570 new)

7 <u>Sec. 5.570. The Public Broadcasting Fund.</u>

8 Section 10. The Illinois Vehicle Code is amended by 9 adding Section 3-654 and changing Section 11-208.3 as 10 follows:

11 (625 ILCS 5/3-654 new)

12 <u>Sec. 3-654. Illinois Public Broadcasting System</u>
 13 <u>Stations special license plates.</u>

14 (a) The Secretary, upon receipt of all applicable fees and applications made in the form prescribed by the 15 16 Secretary, may issue special registration plates designated as Illinois Public Broadcasting System Stations special 17 license plates. The special plates issued under this 18 Section shall be affixed only to passenger vehicles of the 19 first division or motor vehicles of the second division 20 weighing not more than 8,000 pounds. Plates issued under 21 this Section shall expire according to the multi-year 22 procedure established by Section 3-414.1 of this Code. 23

(b) The design and color of the special plates shall be
wholly within the discretion of the Secretary. The
Secretary may, in his or her discretion, allow the plates to
be issued as vanity or personalized plates in accordance with
Section 3-405.1 of this Code. The plates are not required to
designate "Land of Lincoln", as prescribed in subsection (b)

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of Section 3-412 of this Code. The Secretary, in his or her
 discretion, shall approve and prescribe stickers or decals as
 provided under Section 3-412.

4 (c) An applicant for the special plate shall be charged 5 a \$40 fee for original issuance in addition to the 6 appropriate registration fee. Of this fee, \$25 shall be 7 deposited into the Public Broadcasting Fund and \$15 shall be 8 deposited into the Secretary of State Special License Plate 9 Fund, to be used by the Secretary to help defray the 10 administrative processing costs.

11 For each registration renewal period, a \$27 fee, in 12 addition to the appropriate registration fee, shall be 13 charged. Of this fee, \$25 shall be deposited into the Public 14 Broadcasting Fund and \$2 shall be deposited into the 15 Secretary of State Special License Plate Fund.

16 (d) The Public Broadcasting Fund is created as a special 17 fund in the State treasury. Subject to appropriation by the 18 General Assembly and approval by the Secretary, the Secretary 19 shall pay all moneys in the Public Broadcasting Fund to the 20 various Public Broadcasting System stations in Illinois for 21 operating costs.

(625 ILCS 5/11-208.3) (from Ch. 95 1/2, par. 11-208.3)
 Sec. 11-208.3. Administrative adjudication of violations
 of traffic regulations concerning the standing, parking, or

25 condition of vehicles.

(a) Any municipality may provide by ordinance for a 26 system of administrative adjudication of vehicular standing 27 and parking violations and vehicle compliance violations as 28 29 defined in this subsection. The administrative system shall have as its purpose the fair and efficient enforcement of 30 municipal regulations through the administrative adjudication 31 of violations of municipal ordinances regulating the standing 32 and parking of vehicles, the condition and use of vehicle 33

1 equipment, and the display of municipal wheel tax licenses 2 within the municipality's borders. The administrative system shall only have authority to adjudicate civil offenses 3 4 carrying fines not in excess of \$250 that occur after the effective date of the ordinance adopting such a system under 5 б this Section. For purposes of this Section, "compliance 7 violation" means a violation of a municipal regulation governing the condition or use of equipment on a vehicle or 8 9 governing the display of a municipal wheel tax license.

10 (b) Any ordinance establishing a system of 11 administrative adjudication under this Section shall provide 12 for:

(1) A traffic compliance administrator authorized 13 to adopt, distribute and process parking and compliance 14 violation notices and other notices required by this 15 16 Section, collect money paid as fines and penalties for violation of parking and compliance ordinances, 17 and operate an administrative adjudication system. 18 The 19 traffic compliance administrator also may make a certified report to the Secretary of State under Section 20 6-306.5. 21

22 (2) A parking, standing, or compliance violation 23 notice that shall specify the date, time, and place of standing, or compliance 24 violation of a parking, 25 regulation; the particular regulation violated; the fine and any penalty that may be assessed for late payment, 26 when so provided by ordinance; the vehicle make and state 27 registration number; and the identification number of the 28 29 person issuing the notice. With regard to municipalities 30 with a population of 1 million or more, it shall be grounds for dismissal of a parking violation if the State 31 registration number or vehicle make specified 32 is incorrect. The violation notice shall state that the 33 34 payment of the indicated fine, and of any applicable

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penalty for late payment, shall operate as a final disposition of the violation. The notice also shall contain information as to the availability of a hearing in which the violation may be contested on its merits. The violation notice shall specify the time and manner in which a hearing may be had.

(3) Service of the parking, standing, or compliance 7 8 violation notice by affixing the original or a facsimile 9 of the notice to an unlawfully parked vehicle or by handing the notice to the operator of a vehicle if he or 10 11 she is present. A person authorized by ordinance to and serve parking, standing, and compliance 12 issue violation notices shall certify as to the correctness of 13 the facts entered on the violation notice by signing his 14 15 or her name to the notice at the time of service or in 16 the case of a notice produced by a computerized device, by signing a single certificate to be kept by the traffic 17 compliance administrator attesting to the correctness of 18 all notices produced by the device while it was under his 19 20 or her control. The original or a facsimile of the 21 violation notice or, in the case of a notice produced by 22 a computerized device, a printed record generated by the device showing the facts entered on the notice, shall be 23 retained by the traffic compliance administrator, and 24 shall be a record kept in the ordinary course of 25 business. A parking, standing, or compliance violation 26 notice issued, signed and served in accordance with this 27 Section, or a copy of the notice, or the computer 28 29 generated record shall be prima facie correct and shall be prima facie evidence of the correctness of the facts 30 31 shown on the notice. The notice, or computer generated record shall be admissible in any subsequent 32 administrative or legal proceedings. 33

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(4) An opportunity for a hearing for the registered

1 owner of the vehicle cited in the parking, standing, or compliance violation notice in which the owner may 2 contest the merits of the alleged violation, and during 3 4 which formal or technical rules of evidence shall not apply; provided, however, that under Section 11-1306 of 5 this Code the lessee of a vehicle cited in the violation 6 7 notice likewise shall be provided an opportunity for a hearing of the same kind afforded the registered owner. 8 9 The hearings shall be recorded, and the person conducting the hearing on behalf of the 10 traffic compliance 11 administrator shall be empowered to administer oaths and to secure by subpoena both the attendance and testimony 12 of witnesses and the production of relevant books and 13 Persons appearing at a hearing under this 14 papers. 15 Section may be represented by counsel at their expense. 16 The ordinance may also provide for internal administrative review following the decision of the 17 hearing officer. 18

(5) Service of additional notices, sent by first 19 20 class United States mail, postage prepaid, to the address 21 of the registered owner of the cited vehicle as recorded with the Secretary of State or, under Section 11-1306 of 22 23 this Code, to the lessee of the cited vehicle at the last address known to the lessor of the cited vehicle at the 24 25 time of lease. The service shall be deemed complete as of the date of deposit in the United States mail. The 26 27 notices shall be in the following sequence and shall include but not be limited to the information specified 28 29 herein:

30 (i) A second notice of violation. This notice
31 shall specify the date and location of the violation
32 cited in the parking, standing, or compliance
33 violation notice, the particular regulation
34 violated, the vehicle make and state registration

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1 number, the fine and any penalty that may be 2 assessed for late payment when so provided by ordinance, the availability of a hearing in which 3 4 the violation may be contested on its merits, and the time and manner in which the hearing may be had. 5 The notice of violation shall also state that 6 7 failure either to pay the indicated fine and any 8 applicable penalty, or to appear at a hearing on the 9 merits in the time and manner specified, will result in a final determination of violation liability for 10 11 the cited violation in the amount of the fine or penalty indicated, and that, upon the occurrence of 12 a final determination of violation liability for the 13 failure, and the exhaustion of, or failure to 14 15 exhaust, available administrative or judicial procedures for review, any unpaid fine or penalty 16 17 will constitute a debt due and owing the municipality. 18

(ii) A notice of final determination of 19 parking, standing, or compliance violation 20 liability. This notice shall be sent following a 21 22 final determination of parking, standing, or compliance violation liability and the conclusion of 23 judicial review procedures taken under this Section. 24 25 The notice shall state that the unpaid fine or penalty is a debt due and owing the municipality. 26 The notice shall contain warnings that failure to 27 pay any fine or penalty due and owing the 28 29 municipality within the time specified may result in 30 the municipality's filing of a petition in the Circuit Court to have the unpaid fine or penalty 31 rendered a judgment as provided by this Section, or 32 may result in suspension of the person's drivers 33 34 license for failure to pay fines or penalties for 10 1

or more parking violations under Section 6-306.5.

2 (6) A Notice of impending drivers license suspension. This notice shall be sent to the person 3 4 liable for any fine or penalty that remains due and owing on 10 or more parking violations. The notice shall state 5 that failure to pay the fine or penalty owing within 45 6 7 days of the notice's date will result in the municipality notifying the Secretary of State that the person is 8 9 eligible for initiation of suspension proceedings under Section 6-306.5 of this Code. The notice shall also state 10 11 that the person may obtain a photostatic copy of an original ticket imposing a fine or penalty by sending a 12 13 self addressed, stamped envelope to the municipality along with a request for the photostatic copy. The 14 15 notice of impending drivers license suspension shall be 16 sent by first class United States mail, postage prepaid, to the address recorded with the Secretary of State. 17

(7) Final determinations of violation liability. A 18 19 final determination of violation liability shall occur 20 following failure to pay the fine or penalty after a 21 hearing officer's determination of violation liability 22 and the exhaustion of or failure to exhaust any 23 administrative review procedures provided by ordinance. Where a person fails to appear at a hearing to contest 24 25 the alleged violation in the time and manner specified in prior mailed notice, officer's the hearing 26 а determination of violation liability shall become final: 27 (A) upon denial of a timely petition to set aside that 28 29 determination, or (B) upon expiration of the period for 30 filing the petition without a filing having been made.

31 (8) A petition to set aside a determination of
32 parking, standing, or compliance violation liability that
33 may be filed by a person owing an unpaid fine or penalty.
34 The petition shall be filed with and ruled upon by the

1 traffic compliance administrator in the manner and within 2 the time specified by ordinance. The grounds for the petition may be limited to: (A) the person not having 3 4 been the owner or lessee of the cited vehicle on the date the violation notice was issued, (B) the person having 5 already paid the fine or penalty for the violation in 6 7 question, and (C) excusable failure to appear at or 8 request a new date for a hearing. With regard to 9 municipalities with a population of 1 million or more, it shall be grounds for dismissal of a parking violation if 10 11 the State registration number or vehicle make specified incorrect. After the determination of parking, 12 is standing, or compliance violation liability has been set 13 aside upon a showing of just cause, the registered owner 14 15 shall be provided with a hearing on the merits for that 16 violation.

17 (9) Procedures for non-residents. Procedures by 18 which persons who are not residents of the municipality 19 may contest the merits of the alleged violation without 20 attending a hearing.

(10) A schedule of civil fines for violations of vehicular standing, parking, and compliance regulations enacted by ordinance pursuant to this Section, and a schedule of penalties for late payment of the fines, provided, however, that the total amount of the fine and penalty for any one violation shall not exceed \$250.

27 (11) Other provisions as are necessary and proper
28 to carry into effect the powers granted and purposes
29 stated in this Section.

30 (c) Any municipality establishing vehicular standing, 31 parking, and compliance regulations under this Section may 32 also provide by ordinance for a program of vehicle 33 immobilization for the purpose of facilitating enforcement of 34 those regulations. The program of vehicle immobilization

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1 shall provide for immobilizing any eligible vehicle upon the 2 public way by presence of a restraint in a manner to prevent 3 operation of the vehicle. Any ordinance establishing a 4 program of vehicle immobilization under this Section shall 5 provide:

6 (1) Criteria for the designation of vehicles 7 eligible for immobilization. A vehicle shall be eligible 8 for immobilization when the registered owner of the 9 vehicle has accumulated the number of unpaid final 10 determinations of parking, standing, or compliance 11 violation liability as determined by ordinance.

12 (2) A notice of impending vehicle immobilization 13 and a right to a hearing to challenge the validity of the 14 notice by disproving liability for the unpaid final 15 determinations of parking, standing, or compliance 16 violation liability listed on the notice.

(3) The right to a prompt hearing after a vehicle 17 has been immobilized or subsequently towed without 18 19 payment of the outstanding fines and penalties on parking, standing, or compliance violations for which 20 21 final determinations have been issued. An order issued 22 after the hearing is a final administrative decision 23 within the meaning of Section 3-101 of the Code of Civil Procedure. 24

(4) A post immobilization and post-towing notice
advising the registered owner of the vehicle of the right
to a hearing to challenge the validity of the
impoundment.

(d) Judicial review of final determinations of parking, standing, and compliance violations and final administrative decisions issued after hearings regarding vehicle immobilization and impoundment made under this Section shall be subject to the provisions of the Administrative Review Law.

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1 (e) Any fine, penalty, or part of any fine or any 2 penalty remaining unpaid after the exhaustion of, or the failure to exhaust, administrative remedies created under 3 4 Section and the conclusion of any judicial review this procedures shall be a debt due and owing the municipality 5 6 as such, may be collected in accordance with applicable and, 7 law. Payment in full of any fine or penalty resulting from a standing, parking, or compliance violation shall constitute a 8 9 final disposition of that violation.

(f) After the expiration of the period within which 10 11 judicial review may be sought for a final determination of parking, standing, or compliance violation, the municipality 12 may commence a proceeding in the Circuit Court for purposes 13 of obtaining a judgment on the final determination of 14 15 violation. Nothing in this Section shall prevent а 16 municipality from consolidating multiple final determinations of parking, standing, or compliance violation against a 17 person in a proceeding. Upon commencement of the action, the 18 municipality shall file a certified copy of the final 19 20 determination of parking, standing, or compliance violation, 21 which shall be accompanied by a certification that recites 22 facts sufficient to show that the final determination of 23 violation was issued in accordance with this Section and the applicable municipal ordinance. Service of the summons and a 24 25 copy of the petition may be by any method provided by Section 2-203 of the Code of Civil Procedure or by certified mail, 26 return receipt requested, provided that the total amount of 27 fines and penalties for final determinations of parking, 28 29 standing, or compliance violations does not exceed \$2500. Ιf the court is satisfied that the final determination of 30 parking, standing, or compliance violation was entered in 31 32 accordance with the requirements of this Section and the applicable municipal ordinance, and that the registered owner 33 34 or the lessee, as the case may be, had an opportunity for an

administrative hearing and for judicial review as provided in 1 this Section, the court shall render judgment in favor of the 2 3 municipality and against the registered owner or the lessee 4 for the amount indicated in the final determination of parking, standing, or compliance violation, plus costs. The 5 judgment shall have the same effect and may be enforced in б 7 the same manner as other judgments for the recovery of money. (Source: P.A. 88-415; 88-437; 88-670, eff. 12-2-94; 89-190, 8 eff. 1-1-96.) 9