COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 4-97

"Motor Vehicle Services Fees and Driver Education Support Act of 1982".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 4-337 on first and second readings, January 12, 1982 and January 26, 1982, respectively. Following the signature of the Mayor on February 9, 1982, this legislation was assigned Act No. 4-155, published in the February 19, 1982 edition of the D.C. Register, (Vol. 29 page 765) and transmitted to Congress on February 16, 1982 for a 30-day review, in accordance with Section 602 (c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 4-97, effective April 3, 1982.

ARRINGTON DIXON

Chairman of the Council

Dates Counted During the 30-day Congressional Review Period:

February 22,23,24,25,26

March 1,2,3,4,5,8,9,10,11,12,15,16,17,18,19,22,23,24,25, 26,29,30,31

April 1,2

D,C. LAW 4= 97

EFFECTIVE APR 0 3 1982

AN ACT

D.C. ACT 4 - 155

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

FEB 9 - 1982

To provide for the increase of certain fees for services associated with the registration and operation of motor vehicles in the District of Columbia; to earmark five dollars (\$5) of the fee for a driver's license for a driver education program; and for other purposes.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,
That this act may be cited as the "Motor Vehicle
Services Fees and Driver Education Support Act of
1982".

Sec. 2. Section 2 of title IV of the District of Columbia Revenue Act of 1937, approved August 17, 1937 (50 Stat. 680; D.C. Code, sec. 40-102) is amended as follows:

CODIFICATION
D.C.Code,
sec. 40-102
(1981 ed.)

- (a) Subsection (b)(4) (D.C. Code, sec. 40-102(b)(4)) is amended to read as follows:
- "(4) Of duplicate Registration Certificates or duplicate identification tags, upon proof satisfactory to the Director of loss, mutilation, or destruction thereon, upon payment of a fee of \$5 for each set of duplicate tags or \$3 for each duplicate registration certificate; and to any dealer, upon

application and such proof of ownership as the Director may reasonably require, and upon payment of a fee of \$10, of a dealer's proof of ownership; and";

- (b) Subsection (b)(5) (D.C. Code, sec. 40-102(b)(5)) is amended by striking the figures "\$3" and "\$2" and inserting the figures "\$10" and "\$5" respectively in lieu thereof; and
- (c) Subsection (d) (D.C. Code, sec. 40-102(d)) is amended by striking the figure "\$2" wherever it appears and inserting the figure "\$5" in lieu thereof.
- Sec. 3. Section 3(a) of the Motor Vehicle Safety Responsibility Act of the District of Columbia, approved May 25, 1956 (68 Stat. 120; D.C. Code, sec. (1981 ed.) 40-403(a)) is amended by deleting the figure "\$10" and inserting the figure "\$30" in lieu thereof.

Sec. 4. Section 5(a) of the Motor Vehicle Safety Responsibility Act of the District of Columbia, approved May 25, 1956 (68 Stat. 122; D.C. Code, sec. 40-405(a)) is amended by striking the figure "\$2" and inserting the figure "\$3" in lieu thereof.

Sec. 5. Section 6 of the District of Columbia Traffic Act, 1925, approved March 3, 1925 (43 Stat. D.C.Code, 1121; D.C. Code, sec. 40-703) is amended as follows:

sec. 40-703 (1981 ed.)

- Subsection (a) (D.C. Code, sec. 40-703(a)) is amended by striking the figure "\$10" and inserting the figure "\$30" in lieu thereof; and
 - (b) Subsection (d) (D.C. Code, sec. 40-703(d)) is

D.C.Code, sec. 40-403

D.C.Code, sec. 40-405 (1981 ed.)

amended by striking the figure "\$5" and inserting the figure "\$10" in lieu thereof.

Sec. 6. Section 7 of the District of Columbia Traffic Act, 1925, approved March 3, 1925 (43 Stat. 1121; D.C. Code, sec. 40-301) is amended as follows:

D.C.Code, sec. 40-301 (1981 ed.)

- (a) Subsection (a)(1) (D.C. Code, sec.
 40-301(a)(1)) is amended by striking the figure "\$12"
 and inserting the figure "\$15" in lieu thereof;
- (b) Subsection (a)(2) (D.C. Code, sec.
 40-301(a)(2)) is amended by striking the figure "\$5"
 and inserting the figure "\$7" in lieu thereof; and
- (c) Subsection (a)(4) (D.C. Code, sec. 40-301(a)(4)) is amended to read as follows:
- "(4) In the event an operator's permit or a learner's permit issued under the authority of this section is lost or destroyed, or requires replacement for any reason, other than through error or other act of the Mayor, not caused by the person to whom such permit was issued, such person may obtain a duplicate or replacement operator's permit upon payment of a fee of \$5, or such person may obtain a duplicate or replacement learner's permit upon payment of a fee of \$3.".
- Sec. 7. Paragraph 45 of section 7 of An Act
 Making appropriations to provide for the expenses of
 the government of the District of Columbia for the
 fiscal year ending June thirtieth, nineteen hundred and

D.C.Code, sec. 47-2842 (1981 ed.) three, and for other purposes, approved July 1, 1902 (32 Stat. 628; D.C. Code, sec. 47-2842) is amended as follows:

- By designating the existing paragraph as paragraph "(a)"; and
- By adding at the end thereof a new paragraph to read as follows:
- "(b) the fee for an original or renewal license for motor vehicle driving instructors is established at \$16.".
- Sec. 8. Section 1 of An Act to provide for the annual inspection of all motor vehicles in the District of Columbia, approved February 18, 1938 (52 Stat. 78; (1981 ed.) D.C. Code, sec. 40-201) is amended to read as follows:

"That except as otherwise currently provided in section 601 of title 18 of the District of Columbia Municipal Regulations or as otherwise hereinafter provided by the Council of the District of Columbia, all motor vehicles and trailers registered in the District of Columbia shall be inspected annually and at the time of the registration of each motor vehicle or trailer there shall be levied and collected a fee, known as the 'inspection fee', of \$5 if an inspection is required for the ensuing registration year for such vehicle. At the discretion of the Mayor of the District of Columbia, the Mayor may issue inspection stickers valid for a two (2)-year period on new

passenger vehicles being registered for the first time in the District of Columbia. Thereafter, all such vehicles shall be inspected annually. The Council of the District of Columbia may prescribe regulations to permit a person who owns a motor vehicle or trailer not required to be registered in the District of Columbia to have such motor vehicle or trailer inspected in the District of Columbia. Such regulations shall fix the fee for such inspection in such amount as, in the Council's judgment, will be commensurate with the cost to the District of Columbia of such inspection.".

- Sec. 9. (a) The Mayor of the District of Columbia shall establish a Trust Fund pursuant to section 4(b)(8) of the District of Columbia Fund Accounting Act of 1980, effective June 14, 1980 (D.C. Law 3-70; D.C. Code, sec. 47-373) to be known as the "Driver Education Program Fund".
- (b) Five dollars (\$5) of the fee received for each motor vehicle operator's permit issued by the District of Columbia pursuant to section 7(a)(1) of the District of Columbia Traffic Act, 1925, approved March 3, 1925 (43 Stat. 1119; D.C. Code, sec. 40-301(a)(1)) shall be deposited in the Driver Education Program Fund.
- (c) Amounts allocated to or deposited in the Driver Education Program Fund shall be used by a District of Columbia agency, exclusively, for the

New D.C.Code, sec. 40-301.1 (1981 ed.)

S.

Note, D.C.Code, sec. 47-373 (1981 ed.) purpose of providing a driver education program for students who are residents of the District of Columbia and who are enrolled in a high school.

- (d) This act shall not preclude or prevent the District of Columbia government or any other individual or organization from allocating, authorizing, or appropriating any other moneys for a driver education program.
- (e) Within the limits of the amount available in the Driver Education Program Fund, the Mayor shall reimburse the direct costs incurred by any District of Columbia agency which, pursuant to this section, provides driver education to high school students.
- education to high school students during any given school semester, the Board shall be entitled to reimbursement in accordance with subsection (e):

 PROVIDED, That the Board has, at least thirty (30) calendar days before the beginning of the semester, informed the Mayor of its intention to provide such instruction at specified schools, together with expected enrollment in the program, and the estimated cost.
- (g) If the Board of Education does not inform the Mayor of its intention to provide a driver education program pursuant to subsection (f) or inform the Mayor that it will not offer a driver education program

during a particular semester, the Mayor shall designate a District of Columbia agency to provide a driver education program for the particular semester, and such agency shall be reimbursed pursuant to subsection (e).

Sec. 10. This act shall take effect after a thirty (30)-day period of Congressional review following approval by the Mayor (or in the event of veto by the Mayor, action by the Council of the District of Columbia to override the veto) as provided in section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code, sec. 1-233(c)(1)).

Chairman Council of the District of Columbia

Mayor

District of Columbia

APPROVED: February 9, 1982



COUNCIL OF THE DISTRICT OF COLUMBIA Council Period Four First Session

DOCKET	NO:	В	3-	. 3	37	
				_		

	The on Commont Colorday					
<u>X</u>	Item on Consent Calendar	1 10 00				
	ACTION: Adopted First Rea	ding, 1-12-82	_			
	**					
X	VOICE VOTE: Unanimous					
	Sent: all present					
	ROLL CALL VOTE:					
COLUMN TE MEMORIE	TAVE WAY IN V. IA B. COUNCIL MEMBERIAYE	NAY N.V. A.B. COUNCIL MEMBER AYE NAY N.V	. A.B.			
CHMN. DIXON	KANE	SHALALETON				
WINTER	MASON	SPAULDING	+			
CLARKE	MOORE, JR.	WILSON	- 			
RAWFORD JARVIS	RAY					
IARV13	X - Indicates Vote A.B Abs	ent N.V Not Voting				
	CERTIFICA	TION OF RECORD				
	1 line as to	to the council Days				
		to the Council Dage	_			
X	Item on Consent Calendar					
	ACTION: Adopted Final Re	eading. 1-26-82				
	ACTION: Adopted Finds In					
X	WOICE WOTE: Unanimous	•				
	Absent: Wilson					
1	ROLL CALL VOTE:					
·	,	INTERNAL IN THE CONTROL OF THE INTERNAL IN	7 4 3			
COUNCIL MEMBER	AYE NAY N.V. A.B. COUNCIL MEMBER AYE	NAY N.V. A.B. COUNCIL MEMBER AYE NAY N.				
CHMN. DIXON WINTER	MASON	SPAULDING				
CLARKE	MOORE, JR.	WILSON				
CRAWFORD	RAY					
JARVIS	X - Indicates Vote A.B Abs	sent N.V Not Voting				
	GERTIFIC	ATTION OF RECORD				
	11	1 10 m 29 1987	•			
	Secretar	The Council	_			
	Secretar	, w are warm				
1	Item on Consent Calendar	· ·				
	ACTION:					
1	VOICE VOTE:					
'						
	Absent:					
,	ROLL CALL WOTE:					
COUNCIL MEMBE	RIAYE NAY N.V. A.B. COUNCIL MEMBER AY	E NAY N.V. A.B. COUNCIL MEMBER AYE NAY N.	V. A.3.			
CHMN. DIXON	KANE	SHACKLETON	- 			
WINTER	MASON					
		WILLOW!				
	ROLARK		1			
		N. II - Not Voting				
	X - Indicates Vote A.B Ab	ATION OF RECORD				
CHM. DIXON	MANE MASON MOORE, JR. RAY ROLARK	E NAY IN. V. IA.B. CCUNCIL MEMBER AYE NAY IN. SHACKLETON SPAULDING WILSON	V. A.3			

Secretary to the Council

Cate