

SENATE No. 2216

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court
(2019-2020)

SENATE, May 2, 2019

The committee on Ways and Means to whom was referred the Senate Bill relative to hands free cell phone devices (Senate, No. 2198),-- reports, recommending that the same ought to pass with an amendment substituting a new draft entitled "An Act preventing distracted driving" (Senate, No. 2216).

For the committee,
Michael J. Rodrigues

SENATE No. 2216

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court
(2019-2020)

An Act preventing distracted driving.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 1 of chapter 90 of the General Laws is hereby amended by inserting
2 after the definition of “Hands-free mobile telephone”, as appearing in the 2016 Official Edition,
3 the following definition:-

4 “Hands-free mode”, operation of a mobile electronic device by which a user engages in a
5 voice communication or receives audio without the use of the user’s hand; provided, however,
6 that a mobile electronic device may require a single tap or swipe to activate, deactivate or initiate
7 the hands-free mode feature.

8 SECTION 2. Said section 1 of said chapter 90 is hereby further amended by inserting
9 after the word “vehicle”, in line 239, as so appearing, the following words:- ; provided further,
10 that the registry of motor vehicles may promulgate regulations to further define “mobile
11 electronic device”.

12 SECTION 3. Section 7B of said chapter 90, as so appearing, is hereby amended by
13 striking out, in line 172, the word “telephone” and inserting in place thereof the following
14 words:- electronic device.

15 SECTION 4. Said section 7B of said chapter 90, as so appearing, is hereby further
16 amended by striking out, in lines 177 and 178, the words “intervention is necessary for the
17 personal safety of a passenger or to otherwise ensure the safety of the passengers; and (d)” and
18 inserting in place thereof the following words:- or fire department intervention or some other
19 emergency service is necessary for the safety of the operator, a passenger or a pedestrian in or
20 near the roadway; (d) that police intervention is necessary due to a motor vehicle being operated
21 in a manner that poses a threat to the safety of travelers on the roadway or to pedestrians; or (e).

22 SECTION 5. Section 8M of said chapter 90, as so appearing, is hereby amended by
23 inserting after the word “travel”, in line 6, the following words:- by a motor vehicle or bicycle.

24 SECTION 6. Said section 8M of said chapter 90, as so appearing, is hereby further
25 amended by inserting after the word “purposes”, in line 19, the following words:- and that no
26 other person in the vehicle was capable of using a mobile telephone, hands free-mobile telephone
27 or mobile electronic device.

28 SECTION 7. Said section 8M of said chapter 90, as so appearing, is hereby further
29 amended by striking out, in line 26, the words “or (iv)” and inserting in place thereof the
30 following words:- (iv) that police or fire department intervention or some other emergency
31 service was necessary for the safety of a pedestrian in or near the roadway; (v) that police
32 intervention was necessary due to a motor vehicle being operated in a manner that posed a threat
33 to the safety of travelers on the roadway or to pedestrians; or (vi).

34 SECTION 8. Said section 8M of said chapter 90, as so appearing, is hereby further
35 amended by striking out the fourth paragraph and inserting in place thereof the following
36 paragraph:-

37 A third or subsequent offense under this section shall be a surchargeable incident under
38 section 113B of chapter 175 or under a motor vehicle liability policy as defined in section 34A
39 that is issued pursuant to said chapter 175.

40 SECTION 9. Section 12A of said chapter 90, as so appearing, is hereby amended by
41 striking out, in lines 23 to 25 inclusive, the words “not be a moving violation for purposes of the
42 safe driver insurance plan under section 113B of chapter 175” and inserting in place thereof the
43 following words:- be a surchargeable incident for a violation occurring on a way intended for
44 motor vehicles under section 113B of chapter 175 or under a motor vehicle liability policy as
45 defined in section 34A that is issued pursuant to said chapter 175.

46 SECTION 10. Said section 12A of said chapter 90, as so appearing, is hereby further
47 amended by striking out, in line 35, the words “or (4)” and inserting in place thereof the
48 following words:- (4) that police department intervention is necessary due to a motor vehicle
49 being operated in a manner that poses a threat to the safety of travelers on the roadway or to
50 pedestrians; or (5).

51 SECTION 11. Section 13 of said chapter 90 is hereby amended by striking out, in line 3,
52 as so appearing, the word “may” and inserting in place thereof the following words:- is likely to.

53 SECTION 12. Said section 13 of said chapter 90 is hereby further amended by striking
54 out, in line 4, as so appearing, the word “operator” and inserting in place thereof the following
55 word:- operated.

56 SECTION 13. Said section 13 of said chapter 90 is hereby further amended by striking
57 out, in line 6, as so appearing, the word “telephone” and inserting in place thereof the following
58 words:- electronic device in hands-free mode.

59 SECTION 14. Said section 13 of said chapter 90 is hereby further amended by striking
60 out, in line 7, as so appearing, the words “as long as” and inserting in place thereof the following
61 words:- if the operator can do so without diverting attention from the roadway and.

62 SECTION 15. Said section 13 of said chapter 90 is hereby further amended by inserting
63 after the word “vehicle”, in line 31, the following sentence:- , nor shall a person view video
64 content on a mobile electronic device while operating a motor vehicle.

65 SECTION 16. Said chapter 90 is hereby further amended by striking out section 13B, as
66 so appearing, and inserting in place thereof the following section:-

67 Section 13B. (a) For the purposes of this section, “emergency purposes” shall mean that
68 the operator used the mobile electronic device for voice communication with another person to
69 report, with a reasonable belief, that: (i) the motor vehicle was disabled; (ii) medical attention or
70 assistance was required; (iii) police or fire department intervention or some other emergency
71 service was necessary for the safety of the operator, a passenger or a pedestrian in or near the
72 roadway; (iv) a disabled vehicle or an accident was present in the roadway; or (v) police
73 intervention was necessary due to a motor vehicle being operated in a manner that poses a threat
74 to the safety of travelers on the roadway or to pedestrians.

75 (b) An operator of a motor vehicle shall not touch or hold in the operator’s hand a mobile
76 electronic device while operating a vehicle except to perform a single tap or swipe to activate,

77 deactivate or initiate hands-free mode or a command to a global positioning system or navigation
78 device.

79 Nothing in this section shall prohibit the use of an installed system embedded in the
80 vehicle that enhances the operator's view to maneuver the vehicle. For the purposes of this
81 section, an operator shall not be considered to be operating a motor vehicle if the vehicle is
82 stationary and not located in part of a roadway intended for travel by a motor vehicle or bicycle.

83 (c) A violation of this section shall be punishable by a fine of \$100 for a first offense, a
84 fine of \$250 for a second offense and a fine of \$500 for a subsequent offense. A third or
85 subsequent violation of this section or of section 8M shall be a surchargeable incident under
86 section 113B of chapter 175 or under a motor vehicle liability policy as defined by section 34A
87 issued pursuant to said chapter 175. In addition to any fines pursuant to this subsection, an
88 operator who commits a second or subsequent offense under this section shall be required to
89 complete a program selected by the registrar of motor vehicles that encourages a change in driver
90 behavior and attitude about distracted driving. Nothing in this subsection shall authorize the
91 seizure or forfeiture of a hands-free mobile telephone or a mobile electronic device.

92 (d) Documentary or other evidence that the use of a mobile electronic device was for
93 emergency purposes and that no other person in the vehicle was capable of using a mobile
94 electronic device shall be an affirmative defense to an alleged violation of this section.

95 (e) This section shall not apply to public safety personnel or emergency first responders
96 using a mobile electronic device while operating an emergency services vehicle and engaged in
97 the performance of their duties as emergency services personnel.

98 (f) The registry of motor vehicles may promulgate regulations to implement this section.

99 SECTION 17. Said chapter 90 is hereby further amended by adding the following
100 section:-

101 Section 63. Every law enforcement agency shall, for each stop made by a law
102 enforcement officer of the agency pursuant to this chapter, collect and submit to the executive
103 office of public safety and security: (i) the reason for the stop; (ii) the date, time and street
104 address or approximate location of the stop; (iii) the perceived race and ethnicity of the driver
105 subject to the stop; (iv) the gender and age of the driver subject to the stop; (v) whether a search
106 was initiated, including a search of a vehicle or the vehicle operator or passengers and, if a
107 search was initiated, whether the search was conducted with the consent of the operator or
108 passengers; (vi) the results of any search; (vii) whether the stop or subsequent search resulted in
109 a warning, citation, arrest or other action; and (viii) the badge number of the officer initiating the
110 stop.

111 The secretary of public safety and security shall ensure a standardized process to
112 facilitate data collection for law enforcement agencies and procedures for law enforcement
113 officials to collect such data under this section. The failure of a law enforcement officer to
114 collect such data shall not affect the validity of the underlying stop.

115 Annually, not later than March 1, the secretary shall collect, analyze and submit a report
116 of the statewide data collected pursuant to this section, excluding officer badge numbers, to the
117 joint committee on the judiciary, the joint committee on public safety and homeland security and
118 the senate and house committees on ways and means. The secretary shall make the data available
119 to the public online in machine-readable format.

120 The secretary of public safety and security shall promulgate regulations to implement this
121 section.

122 SECTION 18. Chapter 155 of the acts of 2010 is hereby amended by striking out section
123 14 and inserting in place thereof the following section:-

124 Section 14. The registrar of motor vehicles, in cooperation with the highway safety
125 division, the department of elementary and secondary education, the department of higher
126 education and municipal law enforcement, shall develop and implement an annual public
127 awareness campaign for junior and adult operators. The campaign shall include, but not be
128 limited to, the dangers and consequences of distracted driving, information on the restrictions of
129 mobile telephone and mobile electronic device use while operating a motor vehicle under
130 sections 8M, 12A, 13 and 13B of chapter 90 of the General Laws, information on the fines and
131 punishments that may be imposed for violations of said chapter 90 and bicycle safety. The
132 registrar of motor vehicles shall include information on the hazards of distracted driving in each
133 revised publication of the driver's manual.