HOUSE BILL No. 2470

By Committee on Education

1-19

AN ACT regulating traffic; concerning overtaking and passing school buses, cameras, penalties; amending K.S.A. 2015 Supp. 8-1556, 8-2106 and 8-2118 and repealing the existing sections.

1 2

Be it enacted by the Legislature of the State of Kansas:

Section 1. K.S.A. 2015 Supp. 8-1556 is hereby amended to read as follows: 8-1556. (a) The driver of a vehicle meeting or overtaking from either direction any school bus stopped on the highway shall stop before reaching such school bus when there is in operation on the school bus the flashing red lights specified in subsection (a) of K.S.A. 8-1730(a), and amendments thereto, and the driver shall not proceed until such school bus resumes motion or the flashing red lights and the stop signal arm are no longer actuated.

- (b) Every school bus shall be equipped with red visual signals meeting the requirements of subsection (a) of K.S.A. 8-1730(a), and amendments thereto, which may be actuated by the driver of the school bus whenever but only whenever such vehicle is stopped on the highway for the purpose of receiving or discharging school children. A school bus driver shall not actuate the special visual signals:
- (1) At intersections or other places where traffic is controlled by traffic-control signals or police officers; or
- (2) in designated school bus loading areas where the bus is entirely off the roadway.
- (c) Every school bus shall bear upon the front and rear thereof plainly visible signs containing the words "school bus" in letters not less than eight inches in height.

When a school bus is being operated upon a highway for purposes other than the actual transportation of children either to or from school or to or from interschool or intraschool functions or activities, or for maintenance, repair or storage purposes, all markings thereon indicating "school bus" shall be covered or concealed.

(d) The driver of a vehicle upon a highway with separate roadways need not stop upon meeting or passing a school bus which is on a different roadway or when upon a controlled-access highway and the school bus is stopped in a loading zone which is a part of or adjacent to such highway and where pedestrians are not permitted to cross the roadway.

(e) (1) As used in this subsection, the term:

- (A) "Owner" means the registrant of a motor vehicle, except that such term shall not include a motor vehicle rental company when a motor vehicle registered by such company is being operated by another person under a rental agreement with such company.
- (B) "Recorded images" means images recorded by a video recording device mounted on a school bus with a clear view of vehicles passing the bus on either side and showing the date and time the recording was made and an electronic symbol showing the activation of amber lights, flashing red lights, stop arms and brakes.
- (C) "Video recording device" means a camera capable of recording digital images showing the date and time of the images so recorded.
- (2) A school board may equip school buses with a video recording device to enforce subsection (a).
- (3) A copy of the recorded images showing that a person operated a motor vehicle in violation of subsection (a) shall be included with the citation delivered to an owner pursuant to K.S.A. 8-2106, and amendments thereto.
- (4) Recorded images made for purposes of this subsection shall not be subject to the open records act.
- (5) No additional citation shall be imposed under this subsection on the owner of a motor vehicle if the operator of the vehicle was arrested or issued a citation and notice to appear by a peace officer for the same violation.
- (6) A school district may enter into an intergovernmental agreement to offset expenses regarding the implementation and ongoing operation of video recording devices serving the purpose of capturing recorded images of motor vehicles unlawfully passing a school bus.
- (f) The provisions of this section shall be subject to the provisions contained in K.S.A. 8-2009a, and amendments thereto.
- Sec. 2. K.S.A. 2015 Supp. 8-2106 is hereby amended to read as follows: 8-2106. (a) A law enforcement officer may prepare and deliver to a person a written traffic citation on a form approved by the division of motor vehicles, if the law enforcement officer stops the person for a violation of:
- (1) The uniform act regulating traffic on highways, which violation is a misdemeanor or a traffic infraction;
- 38 (2) K.S.A. 8-262, 8-287, 8-2,144, 8-1599, 40-3104, 40-3106, 41-715, 41-724, 41-727, 47-607, 66-1,111, 66-1,129, 66-1,139, 66-1,140, 66-273, 66-1314, 66-1324, 66-1330, 66-1331, 66-1332, 68-2104, 68-2106 or subsection (b) of K.S.A. 79-34,122(b), or K.S.A. 2015 Supp. subsection (a) of 21-5607(a), 21-5810, 21-5815, 21-5816, subsection (a) of 21-

43 5817(*a*) or 21-6203, and amendments thereto;

1 2

 (3) K.S.A. 31-155, and amendments thereto, involving transportation of bottle rockets;

- (4) K.S.A. 66-1314 or 66-1328, and amendments thereto, and any rules and regulations adopted pursuant thereto;
- (5) any rules and regulations adopted pursuant to K.S.A. 2-1212, 68-2001 or 31-146, and amendments thereto;
- (6) any rules and regulations adopted pursuant to K.S.A. 31-133, and amendments, thereto relating to transportation of materials or fuel; or
- (7) K.S.A. 8-1343 through 8-1347, and amendments thereto, relating to the child passenger safety act; or
- (8) K.S.A. 8-2501 through 8-2507, and amendments thereto, relating to the safety belt use act.
- (b) The citation shall contain a notice to appear in court, the name and address of the person, the type of vehicle the person was driving, whether hazardous materials were being transported, whether an accident occurred, the state registration number of the person's vehicle, if any, a statement whether the vehicle is a commercial vehicle, whether the person is licensed to drive a commercial motor vehicle, the offense or offenses charged, the time and place when and where the person shall appear in court, the signature of the law enforcement officer, and any other pertinent information.
- (c) The time specified in the notice to appear shall be at least five days after the alleged violation unless the person charged with the violation demands an earlier hearing.
- (d) The place specified in the notice to appear shall be before a judge of the district court within the county in which the offense is alleged to have been committed.
- (e) Except in the circumstances to which subsection (a) of K.S.A. 8-2104(a), and amendments thereto, apply, in the discretion of the law enforcement officer, a person charged with a misdemeanor may give written promise to appear in court by signing at least one copy of the written citation prepared by the law enforcement officer, in which event the law enforcement officer shall deliver a copy of the citation to the person and shall not take the person into physical custody.
- (f) When a person is charged with a traffic infraction, the notice to appear shall provide a place where the person may make a written entry of appearance, waive the right to a trial and plead guilty or no contest. Such notice to appear shall contain a provision that the person's failure to either pay such fine and court costs or appear at the specified time may result in suspension of the person's drivers' license as provided in K.S.A. 8-2110, and amendments thereto. The notice to appear shall provide a space where the law enforcement officer shall enter the appropriate fine specified in the uniform fine schedule contained in K.S.A. 8-2118, and amendments

HB 2470 4

1

2 3

4

5

6

7

8

9

10

11 12

13

14 15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

thereto, for the violation charged and court costs in the amount provided by law. If the notice to appear does not do so, the law enforcement officer shall provide a person charged with a traffic infraction a form explaining the person's right to appear and right to a trial and the person's right to pay the appropriate fine and court costs prior to the appearance date. The law enforcement officer shall provide the person with the address of the court to which the written entry of appearance, waiver of trial, plea of guilty or no contest and payment of fine and court costs shall be mailed.

- (g) Any officer violating any of the provisions of subsection (f) is guilty of misconduct in office and shall be subject to removal from office.
- (h) A law enforcement officer shall deliver the written traffic citation to a person charged with a violation of K.S.A. 8-1556, and amendments thereto, evidenced by a recorded image and sent by certified mail to the last known address of the person.
- Sec. 3. K.S.A. 2015 Supp. 8-2118 is hereby amended to read as follows: 8-2118. (a) A person charged with a traffic infraction shall, except as provided in subsection (b), appear at the place and time specified in the notice to appear. If the person enters an appearance, waives right to trial, pleads guilty or no contest, the fine shall be no greater than that specified in the uniform fine schedule in subsection (c) and court costs shall be taxed as provided by law.
- (b) Prior to the time specified in the notice to appear, a person charged with a traffic infraction may enter a written appearance, waive right to trial, plead guilty or no contest and pay the fine for the violation as specified in the uniform fine schedule in subsection (c) and court costs provided by law. Payment may be made in any manner accepted by the court. The traffic citation shall not have been complied with if the payment is not honored for any reason, or if the fine and court costs are not paid in full. When a person charged with a traffic infraction makes payment without executing a written waiver of right to trial and plea of guilty or no contest, the payment shall be deemed such an appearance, waiver of right to trial and plea of no contest.
- (c) The following uniform fine schedule shall apply uniformly throughout the state but shall not limit the fine which may be imposed following a court appearance, except an appearance made for the purpose of pleading and payment as permitted by subsection (a). The description of offense contained in the following uniform fine schedule is for reference only and is not a legal definition.

39	Description of Offense	Statute	Fine
40	Refusal to submit to a prelim-	8-1012	\$105
41	inary breath test		
42	Unsafe speed for prevailing	8-1557	\$75
43	conditions		

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Exceeding maximum speed limit; or speeding in zone posted by the state department of transportation; or speeding in locally posted zone	8-1558 to 8-1560 8-1560a or 8-1560b	1-10 mph over the limit, \$45 11-20 mph over the limit, \$45 plus \$6 per mph over 10 mph over the limit; 21-30 mph over the limit, \$105 plus \$9 per mph over 20 mph over the limit; 31 and more mph over the limit, \$195 plus \$15 per mph over 30 mph over the limit;
16	Disobeying traffic control de-	8-1507	\$75
17	vice	0-1307	\$15
18	Violating traffic control signal	8-1508	\$75
19	Violating pedestrian control	8-1509	\$45
20	signal	0 -2 0 7	4
21	Violating flashing traffic sig-	8-1510	\$75
22	nals		
23	Violating lane-control signal	8-1511	\$75
24	Unauthorized sign, signal,	8-1512	\$45
25	marking or device		
26	Driving on left side of road-	8-1514	\$75
27	way		
28	Failure to keep right to pass	8-1515	\$75
29	oncoming vehicle	0.4.54.6	^-
30	Improper passing; increasing	8-1516	\$75
31	speed when passed	0 1517	Ф 7. 5
32	Improper passing on right	8-1517	\$75
33 34	Passing on left with insufficient clearance	8-1518	\$75
34 35	Driving on left side where	8-1519	\$75
36	curve, grade, intersec-	0-1319	\$13
37	tion railroad crossing,or		
38	obstructed view		
39	Driving on left in no-passing	8-1520	\$75
40	zone	0 1320	Ψ
41	Unlawful passing of stopped	8-1520a	\$75
42	emergency vehicle		
43	Driving wrong direction on	8-1521	\$75

1	one-way road		
2	Improper driving on laned	8-1522	\$75
3	roadway		
4	Following too close	8-1523	\$75
5	Improper crossover on di-	8-1524	\$45
6	vided highway		
7	Failure to yield right-of-way	8-1526	\$75
8	at uncontrolled intersection		
9	Failure to yield to approach-	8-1527	\$75
10	ing vehicle when turning		
11	left		
12	Failure to yield at stop or	8-1528	\$75
13	yield sign		
14	Failure to yield from private	8-1529	\$75
15	road or driveway		
16	Failure to yield to emergency	8-1530	\$195
17	vehicle		
18	Failure to yield to pedestrian	8-1531	\$105
19	or vehicle working on		
20	roadway		
21	Failure to comply with re-	8-1531a	\$45
22	strictions in road con-		
23	struction zone		
24	Disobeying pedestrian traffic	8-1532	\$45
25	control device		
26	Failure to yield to pedestrian	8-1533	\$75
27	in crosswalk; pedestrian		
28	suddenly entering road-		
29	way; passing vehicle		
30	stopped for pedestrian at		
31	crosswalk		
32	Improper pedestrian crossing	8-1534	\$45
33	Failure to exercise due care in	8-1535	\$45
34	regard to pedestrian		
35	Improper pedestrian move-	8-1536	\$45
36	ment in crosswalk		
37	Improper use of roadway by	8-1537	\$45
38	pedestrian		
39	Soliciting ride or business	8-1538	\$45
40	on roadway		
41	Driving through safety zone	8-1539	\$45
42	Failure to yield to pedestrian	8-1540	\$45
43	on sidewalk		

1	Failure of pedestrian to yield	8-1541	\$45
2	to emergency vehicle		
3	Failure to yield to blind pe-	8-1542	\$45
4	destrian		
5	Pedestrian disobeying bridge	8-1544	\$45
6	or railroad signal		
7	Improper turn or approach	8-1545	\$75
8	Improper "U" turn	8-1546	\$75
9	Unsafe starting of stopped	8-1547	\$45
10	vehicle		
11	Unsafe turning or stopping,	8-1548	\$75
12	failure to give proper sig-		
13	nal; using turn signal un-		
14	lawfully		
15	Improper method of giving	8-1549	\$45
16	notice of intention to turn		
17	Improper hand signal	8-1550	\$45
18	Failure to stop or obey	8-1551	\$195
19	road crossing signal		
20	Failure to stop at railroad	8-1552	\$135
21	crossing stop sign		
22	Certain hazardous vehicles	8-1553	\$195
23	failure to stop at railroad		
24	crossing		
25	Improper moving of heavy	8-1554	\$75
26	equipment at railroad		
27	crossing		
28	Vehicle emerging from alley,	8-1555	\$75
29	private roadway, building		
30	or driveway		
31	Improper passing of school	8-1556	\$315
32	bus; improper use of		
33	school bus signals		
34	Improper passing of church	8-1556a	\$195
35	or day-care bus; improper		
36	use of signals		
37	Impeding normal traffic	8-1561	\$45
38	by slow speed		
39	Speeding on motor-driven	8-1562	\$75
40	cycle		
41	Speeding in certain vehicles	8-1563	\$45
42	or on posted bridge		
43	Improper stopping, standing	8-1569	\$45

1	or parking on roadway		
2	Parking, standing or stopping	8-1571	\$45
3	in prohibited area		
4	Improper parking	8-1572	\$45
5	Unattended vehicle	8-1573	\$45
6	Improper backing	8-1574	\$45
7	Driving on sidewalk	8-1575	\$45
8 9	Driving with view or driving mechanism obstructed	8-1576	\$45
10	Unsafe opening of vehicle	8-1577	\$45
11	door		
12	Riding in house trailer	8-1578	\$45
13	Unlawful riding on vehicle	8-1578a	\$75
14	Improper driving in defiles,	8-1579	\$45
15	canyons, or on grades		
16	Coasting	8-1580	\$45
17	Following fire apparatus too	8-1581	\$75
18	closely		
19	Driving over fire hose	8-1582	\$45
20	Putting glass, etc., on high-	8-1583	\$105
21	way		
22	Driving into intersection,	8-1584	\$45
23	crosswalk, or crossing		
24	without sufficient space		
25	on other side		
26	Improper operation of snow-	8-1585	\$45
27	mobile on highway		
28	Parental responsibility of	8-1586	\$45
29	child riding bicycle		
30	Not riding on bicycle seat;	8-1588	\$45
31	too many persons on		
32	bicycle	0.4.500	.
33	Clinging to other vehicle	8-1589	\$45
34	Improper riding of bicycle on	8-1590	\$45
35	roadway	0.1501	Φ.4.5
36	Carrying articles on bicycle;	8-1591	\$45
37	one hand on handlebars	0.1503	0.45
38	Improper bicycle lamps,	8-1592	\$45
39	brakes or reflectors	0.1504	Ф 4.5
40	Improper operation of mo-	8-1594	\$45
41	torcycle; seats; passen-		
42	gers, bundles	0.1505	Ф 7.5
43	Improper operation of mo-	8-1595	\$75

1	torcycle on laned road		
2	way		
3	Motorcycle clinging to other	8-1596	\$45
4	vehicle		
5	Improper motorcycle handle-	8-1597	\$75
6	bars or passenger		
7	equipment		
8	Motorcycle helmet and eye-	8-1598	\$45
9	protection requirements	0.4.5.4.00	^- -
10	Unlawful operation of all-ter-	8-15,100	\$75
11	rain vehicle	0.15.101	Φ. 7. 7
12	Unlawful operation of	8-15,101	\$75
13	low-speed vehicle	0.15.100	0115
14	Littering	8-15,102	\$115
15	Disobeying school crossing	8-15,103	\$75
16	guard	0.15.106	07 5
17	Unlawful operation of micro	8-15,106	\$75
18	utility truck	0.15.107	07 5
19	Failure to remove vehicles in	8-15,107	\$75
20 21	accidents	0 15 100	\$75
22	Unlawful operation of golf cart	8-15,108	\$13
23	Unlawful operation of work-	8-15,109	\$75
24	site utility vehicle	6-13,109	\$13
25	Unlawful display of license	8-15,110	\$60
26	plate	6-13,110	\$00
27	Unlawful text messaging	8-15,111	\$60
28	Equipment offenses that are	8-1701	\$75
29	not misdemeanors	0-1/01	\$75
30	Driving without lights when	8-1703	\$45
31	needed	0 1703	ΨΤΟ
32	Defective headlamps	8-1705	\$45
33	Defective tail lamps	8-1706	\$45
34	Defective tall tallips	8-1707	\$45
35	Improper stop lamp or turn	8-1708	\$45
36	signal	0 1700	Ψ.0
37	Improper lighting equipment	8-1710	\$45
38	on certain vehicles		4.5
39	Improper lamp color on cer-	8-1711	\$45
40	tain vehicles		•
41	Improper mounting of re-	8-1712	\$45
42	flectors and lamps on cer-		
43	tain vehicles		

1	Improper visibility of reflec-	8-1713	\$45
2	tors and lamps on certain		
3	vehicles		
4	No lamp or flag on projecting	8-1715	\$75
5	load		
6	Improper lamps on parked	8-1716	\$45
7	vehicle		
8	Improper lights, lamps, re-	8-1717	\$45
9	flectors and emblems on		
10	farm tractors or slow-		
11	moving vehicles	0.1710	
12	Improper lamps and equip-	8-1718	\$45
13	ment on implements of		
14	husbandry, road machin-		
15	ery or animal-drawn ve-		
16	hicles	0 1710	¢ 4.5
17	Unlawful use of spot, fog, or	8-1719	\$45
18	auxiliary lamp	0.1730	¢15
19 20	Improper lamps or lights on	8-1720	\$45
21	emergency vehicle	8-1721	\$45
22	Improper stop or turn signal	8-1721 8-1722	\$45 \$45
23	Improper vehicular hazard	8-1/22	\$43
23 24	warning lamp Unauthorized additional	8-1723	\$45
25		0-1/23	\$43
26	lighting equipment Improper multiple-beam lights	8-1724	\$45
27	Failure to dim headlights	8-1725	\$ 4 5
28	Improper single-beam head-	8-1726	\$45
29	lights	0-1720	\$43
30	Improper speed with alter-	8-1727	\$45
31	nate lighting	0-1/2/	943
32	Improper number of driving	8-1728	\$45
33	lamps	0 1720	Ψισ
34	Unauthorized lights and sig-	8-1729	\$45
35	nals	0 1/2)	Ψισ
36	Improper school bus lighting	8-1730	\$45
37	equipment and warning	0 - 7 - 0	4.0
38	devices		
39	Unauthorized lights and de-	8-1730a	\$45
40	vices on church or day-		4 10
41	care bus		
42	Improper lights on highway	8-1731	\$45
43	construction or maintenance		

1	venicies		
2	Defective brakes	8-1734	\$45
3	Defective or improper use of	8-1738	\$45
4	horn or warning device		
5	Defective muffler	8-1739	\$45
6	Defective mirror	8-1740	\$45
7	Defective wipers; obstructed	8-1741	\$45
8	windshield or windows		
9	Improper tires	8-1742	\$45
10	Improper flares or warning	8-1744	\$45
11	devices		
12	Improper use of vehicular	8-1745	\$45
13	hazard warning lamps		
14	and devices		
15	Improper air-conditioning	8-1747	\$45
16	equipment		
17	Improper safety belt or	8-1749	\$45
18	shoulder harness		
19	Improper wide-based single	8-1742b	\$75
20	tires		
21	Improper compression re-	8-1761	\$75
22	lease engine braking sys-		
23	tem		
24	Defective motorcycle head-	8-1801	\$45
25	lamp		
26	Defective motorcycle tail	8-1802	\$45
27	lamp		
28	Defective motorcycle reflec-	8-1803	\$45
29	tor		
30	Defective motorcycle stop	8-1804	\$45
31	lamps and turn signals		
32	Defective multiple-beam	8-1805	\$45
33	lighting		
34	Improper road-lighting equip-	8-1806	\$45
35	ment on motor-driven cy-		
36	cles		
37	Defective motorcycle or mo-	8-1807	\$45
38	tor-driven cycle brakes		
39	Improper performance abil-	8-1808	\$45
40	ity of brakes		
41	Operating motorcycle with	8-1809	\$45
42	disapproved braking sys-		
43	tem		

1	Defective horn, muffler, mir-	8-1810	\$45	
2	rors or tires	75 4510	Ф20	
3 4	Unlawful statehouse parking	75-4510a 8-1909	\$30 Pounds Overweight	
5	Exceeding gross weight of vehicle or combination	0-1909	Pounds Overweight up to 1000\$40	
6	venicle of combination		1001 to 20003¢	
7			per pound	
8			2001 to 50005¢	
9			per pound	
10			5001 to 75007¢	
11			per pound	
12			7501 and over10¢	
13			per pound	
14	Exceeding gross weight on	8-1908	Pounds Overweight	
15	any axle or tandem,		up to 1000\$40	
16	triple or quad axles		1001 to 20003¢	
17			per pound	
18			2001 to 50005¢	
19			per pound	
20			5001 to 75007¢	
21			per pound	
22			7501 and over10¢	
23	E.1. (1.1)	((1204	per pound	
24	Failure to obtain proper re-	66-1324	\$287	
25 26	gistration, clearance or to have current cer-			
20 27	to have current cer-			
28	Insufficient liability insur-	66-1,128	\$137	
29	ance for motor carriers	or 66-1314	Ψ137	
30	Failure to obtain interstate	79-34,122	\$137	
31	motor fuel tax author-	77 5 1,122	ΨΙΟΙ	
32	ization			
33	No authority as private or	66-1,111	\$137	
34	common carrier	,		
35	Violation of motor carrier	66-1,129	\$115	
36	safety rules and regula-			
37	tions, except for viola-			
38	tions specified in sub-			
39	section (b)(2) of K.S.A.			
40	66-1,130(b)(2), and amend-			
41	ments thereto			
42	(") " " " " " " " " " " " " " " " " " "			
43	shall be classified as ordinance tr	affic intractions by	y those cities adopting	

HB 2470 13

1

2

3

4

5

6

7

8

9

10

11

12

13

14 15

16

17

18

19

20

21

22

23

24

25

26 27

28

29

30

31

32

33

34

35 36

37

38

39

40

ordinances prohibiting the same offenses. A schedule of fines for all ordinance traffic infractions shall be established by the municipal judge in the manner prescribed by K.S.A. 12-4305, and amendments thereto. Such fines may vary from those contained in the uniform fine schedule contained in subsection (c).

- (e) Fines listed in the uniform fine schedule contained in subsection (c) shall be doubled if a person is convicted of a traffic infraction, which is defined as a moving violation in accordance with rules and regulations adopted pursuant to K.S.A. 8-249, and amendments thereto, committed within any road construction zone as defined in K.S.A. 8-1458a, and amendments thereto
- (f) For a second violation of K.S.A. 8-1908 or 8-1909, and amendments thereto, within two years after a prior conviction of K.S.A. 8-1908 or 8-1909, and amendments thereto, such person, upon conviction shall be fined $1^{1}/_{2}$ times the applicable amount from one, but not both, of the schedules listed in the uniform fine schedule contained in subsection (c). For a third violation of K.S.A. 8-1908 or 8-1909, and amendments thereto, within two years, after two prior convictions of K.S.A. 8-1908 or 8-1909, and amendments thereto, such person, upon conviction shall be fined two times the applicable amount from one, but not both, of the schedules listed in the uniform fine schedule contained in subsection (c). For a fourth and each succeeding violation of K.S.A. 8-1908 or 8-1909. and amendments thereto, within two years after three prior convictions of K.S.A. 8-1908 or 8-1909, and amendments thereto, such person, upon conviction shall be fined $2^{1/2}$ times the applicable amount from one, but not both, of the schedules listed in the uniform fine schedule contained in subsection (c).
- (g) Fines listed in the uniform fine schedule contained in subsection (c) relating to exceeding the maximum speed limit, shall be doubled if a person is convicted of exceeding the maximum speed limit in a school zone authorized under-subsection (a)(4) of K.S.A. 8-1560(a)(4), and amendments thereto.
- (h) For a second violation of K.S.A. 8-1556, and amendments thereto, within five years after a prior conviction of K.S.A. 8-1556, and amendments thereto, such person, upon conviction, shall be fined \$750 for the second violation. For a third and each succeeding violation of K.S.A. 8-1556, and amendments thereto, within five years after two prior convictions of K.S.A. 8-1556, and amendments thereto, such person, upon conviction, shall be fined \$1,000 for the third and each succeeding violation.
- 41 Sec. 4. K.S.A. 2015 Supp. 8-1556, 8-2106 and 8-2118 are hereby 42 repealed. 43
 - This act shall take effect and be in force from and after its Sec. 5.

1 publication in the statute book.