

FOR NOT MORE THAN 10 YEARS, OR A FINE OF NOT MORE THAN \$10,000, OR BOTH.

(2) IN ALL OTHER CASES, THE PERSON IS SUBJECT TO--THE FOLLOWING PENALTIES:

(1)--IF--DEATH--RESULTS,--THE--PERSON--IS--GUILTY--OF--A FELONY--AND--UPON--CONVICTION--IS--SUBJECT--TO--IMPRISONMENT--FOR--ANY TERM--OF--YEARS--OR--FOR--LIFE,--OR--A--FINE--OF--NOT--MORE--THAN--\$150,000, OR--BOTH.

(2)--IF--SERIOUS--BODILY--INJURY--RESULTS,--THE--PERSON--IS GUILTY--OF--A--FELONY--AND--UPON--CONVICTION--IS--SUBJECT--TO--IMPRISONMENT FOR--NOT--MORE--THAN--10--YEARS,--OR--A--FINE--OF--NOT--MORE--THAN--\$50,000, OR--BOTH.

(3)--IN--ALL--OTHER--CASES,--THE--PERSON--IS GUILTY--OF--A MISDEMEANOR--AND--UPON--CONVICTION--IS--SUBJECT--TO--IMPRISONMENT--FOR--NOT--MORE--THAN--3--YEARS,--OR--A--FINE--OF--NOT--MORE--THAN--\$2,000 \$5,000, OR--BOTH.

(D) PROSECUTION OF A PERSON UNDER THIS SECTION DOES NOT PRECLUDE PROSECUTION AND IMPOSITION OF PENALTIES FOR ANY OTHER CRIME IN ADDITION TO ANY PENALTIES IMPOSED UNDER THIS SECTION.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1988.

Approved May 27, 1988.

CHAPTER 787

(House Bill 1098)

AN ACT concerning

Motor Vehicles - Required Security - Burden of Proof

FOR the purpose of establishing that the introduction of certain evidence shall be prima facie evidence of a violation of certain--required--security--provisions certain matters; prohibiting a person who knows or has reason to know that a motor vehicle is not covered by the required security from driving the vehicle or permitting another person to drive it; providing that certain evidence shall not limit the introduction of other evidence, and generally relating to the burden of proof in prosecutions under certain provisions relating to required security.