

Rep. Robert Rita

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09700HB3403ham001

LRB097 00263 HEP 53506 a

2 AMENDMENT NO. _____. Amend House Bill 3403 by replacing

AMENDMENT TO HOUSE BILL 3403

3 everything after the enacting clause with the following:

4 "Section 5. The Illinois Vehicle Code is amended by

5 changing Section 12-604.1 as follows:

6 (625 ILCS 5/12-604.1)

7 Sec. 12-604.1. Video devices.

(a) A person may not operate a motor vehicle if a television receiver, a video monitor, a television or video screen, or any other similar means of visually displaying a television broadcast or video signal that produces entertainment or business applications is <u>displaying</u> television broadcast or video signals operating and is located in the motor vehicle where the images are at any point forward

of the back of the driver's seat, or is operating and visible

to the driver while driving the motor vehicle is in motion.

2.1

1	(b)	This	Section	does	not a	apply	to t	he fo	ollowing	equipment,
2	whether	or no	ot permar	nently	/ wher	· inst	alle	ed in	a vehicl	Le:

- (1) a vehicle information display;
- (2) a global positioning display;
- (3) a mapping or navigation display;
 - (4) a visual display used to enhance or supplement the driver's view forward, behind, or to the sides of a motor vehicle for the purpose of maneuvering the vehicle;
 - (5) television-type receiving equipment used exclusively for safety or traffic engineering studies; or
 - (6) a television receiver, video monitor, television or video screen, or any other similar means of visually displaying a television broadcast or video signal, if that equipment has an interlock device that, when the motor vehicle is driven, disables the equipment for all uses except as a visual display as described in paragraphs (1) through (5) of this subsection (b).
- (c) This Section does not apply to a mobile, digital terminal installed in an authorized emergency vehicle, a motor vehicle providing emergency road service or roadside assistance, or to motor vehicles utilized for public transportation.
- (d) A person convicted of violating this Section is guilty of a petty offense and shall be fined not more than \$100 for a first offense, not more than \$200 for a second offense within one year of a previous conviction, and not more than \$250 for a

- third or subsequent offense within one year of 2 previous 1
- 2 convictions.
- (Source: P.A. 94-185, eff. 1-1-06.)".