

LEGISLATIVE BILL 379

Approved by the Governor March 20, 1975

Introduced by Public Works Committee, Kremer, 34, Chmn.;
R. Lewis, 38; Mills, 44; Warner, 25; Moylan,
6; Wiltse, 1; Kelly, 35

AN ACT to amend section 39-669.22, Reissue Revised Statutes of Nebraska, 1943, relating to the Nebraska Rules of the Road; to provide procedures for the Director of Motor Vehicles when abstracts of judgment are not received within thirty days; to provide a duty for courts; and to repeal the original section.

Be it enacted by the people of the State of Nebraska,

Section 1. That section 39-669.22, Reissue Revised Statutes of Nebraska, 1943, be amended to read as follows:

39-669.22. Every court in this state shall make complete records, including the judgment of conviction and orders of probation, of every case in which a person is charged with violation of any provision of Chapter 39, articles 6 and 7, Chapter 60, articles 4 and 5 or any amendments thereto, or any traffic regulations in city or village ordinances. In the event that such person is convicted, or placed on probation, or that his bail is forfeited, a certified abstract of such judgment as provided in section 39-669.24 shall be sent forthwith within thirty days by the court to the Director of Motor Vehicles. Any abstract not received by the Director of Motor Vehicles within thirty days of the date of conviction shall be reported by the director to the State Court Administrator. ~~;-Provided;-that-the~~ The Director of Motor Vehicles shall not assess such person with any points under section 39-669.26 for such violation when the person is placed on probation therefor, ~~unless--and~~ until the director is advised by the court that such person previously placed on probation has violated the terms of his probation and such probation has been revoked. Upon receiving notice of such revocation of probation, the director shall assess to such person the points which such person would have been assessed had the person not been placed on probation. ~~In-the-event-that-a person--successfully--completes--his--probation--and--is discharged-by-the-court;--no--points--shall--be--assessed against-such-person-for-the-violation-which--resulted--in such-person-being-placed-on-probation;--When--a--person successfully-completes-probation-and-is-discharged--the court-shall-notify-the--director--of--such--fact~~ When a

LB379

person fails to successfully complete probation, it shall be the duty of the court to notify the director immediately.

Sec. 2. That original section 39-669.22, Reissue Revised Statutes of Nebraska, 1943, is repealed.